

THE

GAZET NEW ZEAL

Published by Authority.

WELLINGTON, THURSDAY, MAY 6, 1926.

Allocating Land reserved and taken for a Railway to the Purposes of a Street in the City of Auckland, at Newmarket.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT. A PROCLAMATION.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Kaipara-Waikato Railway, and it is considered desirable to allocate such land to the purposes of a street:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a street, and that the said street shall be under the control of the Auckland City Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE areas of the pieces of land :--

R. P. 1 1.2 Part railway reserve (Allotment 35 of Section 14).

0 2 30.56 Part railway Section 14). reserve (Allotment 27 of

Situated in Suburbs of Auckland, Block VIII, Rangitoto Survey District (City of Auckland). (S.O. 23483, blue.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 37121, deposited in the office of the Minister of Railways at Wellington, and thereon coloured blue and red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 1st day of May, 1926.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Land proclaimed as a Street and Street closed in the Borough of South Invercargill.

[L.S.] CHARLES FERGUSSON, Governor General.

By his Deputy, CHARLES PERRIN SKERRETT. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Iand Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in the Borough of South Invercargill described in the First Schedule hereto; and also do hereby proclaim as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A STREET.

APPROXIMATE areas of the pieces of land proclaimed as a street :-

1 9·5 1 8·4 Being portion of Section 41; coloured yellow. 42

SECOND SCHEDULE.

STREET CLOSED.

APPROXIMATE area of the piece of street closed: 1 acre 0 roods 32.4 perches.
Adjoining or passing through part Section 42; coloured green.

Situated in Block XIX, Invercargill Hundred (Borough of South Invercargill), (Southland R.D.).

In the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 62634, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned. coloured as above mentioned.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of May, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/867.)

Land taken for the Waipu Branch Railway and for Road-diversions in connection therewith.

[L.S.]

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the Waipu Branch Railway and for road-diversions in connection therewith.

SCHEDULE.

Approximate Areas of the Pieces of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Coloured on Plan	Sheet No. of Plan.
A. R. P.	For Railway.				
0 0 33.7	Lot 136, Maungakaramea Parish	IV	Tangihua	Yellow	1,
$\begin{array}{cccc} 0 & 0 & 30 \\ 0 & 0 & 2 \cdot 2 \end{array}$	Road	,,	,,	Green	1
0 0 2.2	Land below mean high-water mark, Mangapai River	,,	,,	Pink	i
1 0 14	Te Koare Island	IV, ÏX	Tangihua)	Yellow	1
0 1 30	Land below mean high-water mark, Mangapai River.	I, V V	Ruakaka 9	D: L	1
0 1 30	Te Koare Island	V	Ruakaka	Yellow	i
1 1 33	Land below mean high-water mark, Mangapai River	, ,,	,,	Pink	ī
2 1 15	Allotment 57, Mangapai Parish	,,	,,	Blue	1
$\begin{array}{cccc}2&1&33\\1&1&21\end{array}$	Land below mean high-water mark, Mangapai River North portion, Allotment 56, Mangapai Parish	,,	,,	Pink Yellow	1
0 1 21	Road	,,	,,	Green	ì
2 0 38	North portion, Allotment 56, Mangapai Parish	,,	,, · · · · ·	Blue	1, 2
0 0 15.2	Road	,,	" .:	Green	2
0 2 25 5 1 0	Land below mean high-water mark, Mangapai River	,,	,,	Pink	2 2
0 0 6	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	,,	,,	,,	2
2 3 36	Te Totara Block	,,	,,	Yellow	2
$egin{array}{cccc} 0 & 0 & 7 \cdot 2 \\ 0 & 1 & 38 \end{array}$	Kopuawaiwaha No. 4A No. 4 West C Block	,,	,,	Neutral	$egin{array}{c} 2 \ 2 \end{array}$
0 1 38 4 0 25	Kopuawaiwaha No. 4 A No. 4 West C Block Kopuawaiwaha No. 4 A No. 4 West B Block	,, ,,	,,	Yellow	2, 3
4 1 6.2	Kopuawaiwaha No. 4 Mo. 4 West A Block	,,	,,	Blue	2, 3 3
10 0 8	Section 1	,,	,,	Pink	3, 4
0 0 13·6 4 0 0	Kopuawaiwaha No. 4a No. 2	"	,, .,	Neutral	4
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Kopuawaiwana No. 44 No. 2	,,	,,	Blue	4
3 0 17 6	Kopuawaiwaha No. 4 A No. 1	,,	,,	Pink	4
0 2 3.4	Road	,,	,,	Green	4
$\begin{array}{cccc} 0 & 2 & 19 \\ 0 & 3 & 5 \end{array}$,, ,, ,, ,, ,, ,,	,,	,,	,,	4
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Kopuawaiwaha No. 4B	,,	,,	Blue	4
0 0 24	Kopuawaiwaha No. 2A	,,	,,	Neutral	4
0 1 24	Road	,,	,,	Green	4
0 0 4.6	Kopuawaiwaha No. 2B	,,	,,	Blue Pink	4 4
4 2 27 1	Road	,,	,,	Green	4, 5
0 3 39.5	Kopuawaiwaha No. 1	, ,,	,,	Pink	4, 5
0 3 37.6	,,	,,	,,	,,	4, 5 5
$\begin{smallmatrix}1&0&36\\1&1&5\end{smallmatrix}$,,	,,	,,	,,	5
0 0 39	Road	,,	,,	Green	5
6 3 2.2	Lot 7, D.P. 919, being part Allotment 103, Mangapai Parish	V, VI	,,	Yellow	. 5
0 1 29	Road	VI	,,	Green	5
6 2 21	Lot 7, D.P. 919, being part Allotment 63, Ruakaka	,,,	,,	Pink	5, 6
1 2 25.5	Parish Road			Green	-6
0 1 9		,,	,,	,, ··	6
0 1 25.7	Lot 23, D.P. 919, being part Allotment 63, Ruakaka	,,	,,	Blue	6
0.036	Parish Lot 24, D.P. 919, being part Allotment 63, Ruakaka	,,	,,	Pink	6
6 0 22.5	Parish Lot 8, D.P. 919, being part Allotment 63, Ruakaka	,,	,,	Yellow	6, 7
4 3 16.9	Parish Lot 9, D.P. 919, being part Allotment 63, Ruakaka			Pink ∴	7
	Parish	,,,		Di	7
5 0 27.1	Part Lot 10, D.P. 919, being part Allotment 63, Rua- kaka Parish	,,	,,		
6 1 12	Lot 11, D.P. 919, being part Allotment 65, Ruakaka Parish	"	,,	Yellow	7, 8
5 1 9	Lot 12, D.P. 919, being part Allotments 63 and 64, Ruakaka Parish	,,	,,	Pink	8, 9
9 2 26-1	Lot 13a, D.P. 919, being part Allotment 64, Ruakaka Parish	VI, XI	,,	Yellow	9
3 3 17	Lot 1 of Section 13, D.P. 9463, being part Allotment 64,	XI	,,	Blue	9
2 0 35.7	Ruakaka Parish Lot 2 of Section 13, D.P. 9463, being part Allotment 64,	,,	,,	Pink	9, 10
0 0 11.9	Ruakaka Parish Lot 4 of Section 13, D.P. 9463, being part Allotment 64,	,,	,,	Blue	10
1 0 15.7	Ruakaka Parish Lot 1 of Section 13, D.P. 11877, being part Allotment	,,	,,	Yellow	10
•	64, Ruakaka Parish	I	l	l .	l

the	roximate reas of Pieces of id taken.	Being Portion of	Situated in Block.	Situated in Sur District of	vey	Coloured on Plan.	Sheet No of Plan
		FOR RAILWAY—con	tinued.	1			-
	R. P. 2 39·1	Lot 2 of Section 13, D.P. 11877, being part Allotme		Ruakaka		Pink .	10
0	2 34.6	64, Ruakaka Parish Lot 3 of Section 13, D.P. 11877, being part Allotme 64, Ruakaka Parish	nt ",	,,	••	Blue .	. 10
0	2 30	Lot 4 of Section 13, D.P. 11877, being part Allotme 64, Ruakaka Parish	nt "	,,	••	Yellow .	. 10
0	1 20.8	Lot 5 of D.P. 11877, being part Allotment 64, Ruakal Parish	Ka ,,	,,	••	Pink .	. 10
0	2 23.9	Road	,,	,,		Green .	. 10
-	1 34.5	Part Lot 2, D.P. 6671a, being part Allotment 6 Ruakaka Parish	4, ,,	"	••	Blue .	
2	0 7.3	I = :	. , ,,	,,	٠.	,, .	. 10
2	3 2.3	Part Allotment 64, Ruakaka Parish	. ,,	,,		Yellow .	. 10, 11
6	0 23.5	,,	,,	,,	• •	Blue .	
0	1 12.7		. , ,,	,,,	••	Green .	
0	2 1.9	Part Allotment 64, Ruakaka Parish	,,	,,	• •	Pink .	
1	2 38.2	,, ,, ,,	',,	,,	٠٠,	,,,	. 11
		FOR ROAD-DIVERSION	vs.				
0.	1 21	Lot 136, Maungakaramea Parish	IV	Tangihua		Red	. , 1
	0 7.5	Land below mean high-water mark, Mangapai River	,,	,,		Sepia	. 1
0	2 10		. , ,,	,,		,, .	. 1
0	3 26	Te Koare Island	{ IV, IX V	Tangihua Ruakaka	}	Red .	. 1
0	0 36	,	V	Ruakaka		,, .	. 1
	2 15	Land below mean high-water mark, Mangapai River	., ,,	,,		Sepia	. 1
1	0 10	,,	.,	,,		,,	. 1
1	3 20	Kopuawaiwaha No. 4 No. 2	,,	,,		Yellow	
1	3 20 4		,,	,,		Sepia	
0	1 30	00001011	,,	**		Yellow	
	3 16.6	1 220 0 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	٠٠ ,,	,,	• • •	_ ,, ··	
	1 22	Kopuawaiwaha No. 1	,,	>>	• •	Sepia .	
	2 14		, ,,	,,	••	37 11	
-	1 8.3	Part Kopuawaiwaha No. 1, on D.P. 8968	.,,	,,	• •	Yellow	
1	0 18	Lot 24, D.P. 919, being part Allotment 63, Ruakal Parish		,,	••	,,	
0	3 5.3	Lot 23, D.P. 919, being part Allotment 63, Ruakal Parish		,,	••		. 6
0	3 18.2	Lot 2, D.P. 6671a, being part Allotment 64, Ruakal Parish	xa XI	,,	••	Sepia	
0	3 8.3	TO AND A GAIN A LI Download	,,	,,		,,	11
-	3 11	1 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Ÿ	,,		Yellow	12
	1 31.8	ATT TO T	",	,,		Sepia	
	3 3.9	,	., ,,	,,		,,	12

(Auckland R.D.) (S.O. 22333.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 55994, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of April, 1926.

RICHD. F. BOLLARD, for Minister of Public Works.

(P.W. 19/511.)

GOD SAVE THE KING!

Altering the Boundaries of the Taranaki Electric-power District.

[L.S.] CHARLES FERGUSSON, Governor-General. By his Deputy, CHARLES PERRIN SKERRETT. A PROCLAMATION.

IN pursuance and exercise of the powers conferred upon me by section three of the Electric-power Boards Act, 1925, and of every other power in anywise enabling me in that behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby alter the boundaries of the Taranaki Electric-power District so as to include the area described in the Schedule hereto.

SCHEDULE.

ALL that area in the Taranaki Land District, comprising that portion of the Clifton County, bounded by a line commencing on the coast-line at Pukearuhe Township Reserve at the mouth of the Waikaramarama Stream, thence generally in a southerly direction along the Waikaramarama Stream;

thence along the eastern boundary of the Pukearuhe District to the south-eastern corner of Section 33, Block X, Mimi Survey District; thence along the southern boundary of the said Section 33 and the northern boundary of Section 34, Block X, Mimi Survey District; thence along the boundary between firstly the Mimi and Upper Waitara Survey Districts and then the Upper Waitara and Waitara Survey Districts to the north-eastern corner of Section 33, Block IV, Waitara Survey District; thence along the northern and western boundary of the said Section 33 to Tupari Road; thence along Tupari Road generally in a westerly direction to the north-west boundary of Section 29, Block IV, Waitara Survey District; thence along this boundary; and thence along the south-western boundary of Sections 29, 30, 31, and 32, Block IV, Waitara Survey District; thence along the south-eastern boundary of Section 32, Block IV, Waitara Survey District; thence along the south-western and south-eastern boundaries of Section 44, Block IV, Waitara Survey District; thence along the southern boundary of Section 33, Block I, Upper Waitara Survey District; thence along the north-eastern boundary of Sections 34 and 35, Block I, Upper Waitara Survey District; thence along the north-eastern boundary of Sections 34 and 35, Block I, Upper Waitara Survey District; thence along the north-eastern boundary of Sections 1, 2, 14, and 6, Block V, Upper Waitara Survey District; thence along the eastern

boundary of Section 6, Block V, Upper Waitara Survey District; thence generally in a south-easterly direction along Kaka Road to the eastern boundary of Section 9, Block V, Upper Waitara Survey District; thence along this boundary to Okoke Road; thence generally in a westerly and then southerly direction along the said Okoke Road and the Urenui Stream to the southern boundary of Section 18, Block V, Upper Waitara Survey District; thence along the 2outhern boundary of Sections 18, 17, and 16, Block V, Upper Waitara Survey District; thence along portion of the western boundary of Section 16, Block V, Upper Waitara Survey District; thence along the southern boundary of Sections 10, 9, and 7, Block VIII, Waitara Survey District; thence along the south-western boundary of Sections 10, 9, and 7, Block VIII, Waitara Survey District; thence along the south-western boundary of Sections 9, 10, 11, 12, and 14, Block VIII, Waitara Survey District; thence along the south-eastern boundary of Sections 9, 10, 11, 12, and 14, Block VIII, Waitara Survey District; thence along the south-eastern boundary of Sections 20, 34, 41, 42, 43, and 44, Subdivision 1 of Section 1, Block VII, Waitara Survey District; thence along the Mangahewa Stream in a southwesterly direction to the boundary between Blocks XI and VII, Waitara Survey District; thence along the southwesterly direction to the boundary between Blocks XI and VII, Waitara Survey District; thence along the nonthary to Section 6, Block VII, Waitara Survey District, to and along the southern boundary of Sections 51, 50, and 61, Block VI, Waitara Survey District; thence along the nontherly direction along the Stockman Road; thence in a southerly direction along the Stockman Road; thence in a southerly direction along the Stockman Road; thence in a southerly direction along the Stockman Road; thence in a southerly direction along the Stockman Road; thence in a southerly direction along the Mangahewa Stream boundary of Section 48, Block X, Waitara Survey District; thence along the bo

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

RICHD. F. BOLLARD, For Minister of Public Works.

GOD SAVE THE KING!

[P.W. 26/1072.]

Land taken for the Purpose of a Road in Block VII, Waitohu Survey District, Horowhenua County.

CHARLES FERGUSSON, Governor-General. [L.S.] By his Deputy, CHARLES PERRIN SKERRETT. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schodule proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also hereby declare that this Proclamation shall take effect on and after the twenty-second day of May, one thousand nine hundred and twenty-six.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:-

Α.	в.	Ρ.		I	Being Po	ortion of	
0	0	$4 \cdot 3$	Sub.	4E 3,	2A lc;	coloured	yellow.
0	1	33.9	,,	4E 3,	2A 1D	,,	violet.
0	1	11.5	,,	4D 1,	la	,,	red.
Ò	1	11.6	,,	4D 1,	2A	,,	blue.

Situated in Manawatu-Kukutauaki Block, Block VII,

Waitohu Survey District. (S.O. 2027.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 65508, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of May, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 41/616.)

Land taken for the Purposes of an Electric-substation Site in the City of Wellington.

CHARLES FERGUSSON, Governor-General. [L.S.]

> By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I. General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of an electric-substation site, and shall vest in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation of the City of the council of the two two traces of the city of the council of the two two traces of the city of the council of the two two traces of the city of the council of the two two traces of the city of tion shall take effect on and after the twenty-second day of May, one thousand nine hundred and twenty-six.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 21·1 perches. Being portion of Section 52, Town of Wellington.

Situated in the City of Wellington. (S.O. 1991.)
In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 63795, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of April, 1926.

RICHD. F. BOLLARD, For Minister of Public Works.

GOD SAVE THE KING!

(P.W. 26/1346.)

Land proclaimed as a Road, and Road closed, in Jacobs River Hundred, Wallace County.

CHARLES FERGUSSON, Governor-General. [L.S.]

> By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Jacobs River Hundred described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road:-

A. R. P. 0 3 5

Being Portion of Section 28; coloured purple. 5.6blue. $\begin{array}{cc}1&8\\0&27\end{array}$ 2 ,, 491 pink. 28 purple.

0 37·4 Part 1; coloured pink. 1 26

1 32 ,,

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:

A. R. P.

Adjoining or passing through Section 28; coloured green.

Part Section 1; coloured green.

,, 1 ,,

All situated in Block XVII, Jacobs River Hundred (South-

All situated in Block Avii, Jacobs liver Humanet (South land R.D.). (S.O. R.533.)

All in the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 65627, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING! (P.W. 47/955.)

Land proclaimed as a Road in Block VI, Waihi South Survey District, Tauranga County.

CHARLES FERGUSSON, Governor-General.

By his Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Waihi South Survey District described in the Schedule hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road:

0

R. P. Being Portion of 0 16.6 Lot 1, D.P. 15272; coloured blue. 1 9 ,, 8, D.P. 8636 ,, red. 1 1 ,, 9; D.P. 8636 ,, blue.

blue.

Section 6; coloured red.

 $\begin{bmatrix} 0 & 2\overline{0} \\ 2 & 0 \end{bmatrix}$

Situated in Block VI, Waihi South Survey District (Auckland R.D.). (S.O. 23778.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 65748, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

RICHD. F. BOLLARD, For Minister of Public Works.

GOD SAVE THE KING!

(P.W. 35/139/1.)

Portion of Road closed in Town of Ophir, Vincent County.

CHARLES FERGUSSON, Governor-General. [L.S.]

By his Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of

New Zealand, do hereby proclaim as closed the portion of road in Town of Ophir described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of road closed: 35.2 perches. Adjoining Section 1, situated in Block II, Town of Ophir. (Otago R.D.).

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 65384, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/940.)

Proclaiming Native Land to have become Crown Land.

CHARLES FERGUSSON, Governor-General. By His Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

W HEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor Concert way issue a Preclamation that such land has become General may issue a Proclamation that such land has become

Crown land:

And whereas the purchase of the Native Land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act,

1909, and its amendments:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim that the Native land set out in the Schedule hereto has become Crown land.

SCHEDULE.

ORIMUPIKO No. 17 Block, being Section 5, Block X, Opunake Survey District: Area, 96 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

CHARLES FERGUSSON, Governor-General. L.S.

By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

HEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-General may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909,

and its amendments:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim that the Native land set out in the Schedule hereto has become Crown land.

SCHEDULE.

MOTUKAURI No. 2 Block, Tauranga Survey District: Approximate area, 1 acre 3 roods 14 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Special Tenures, in the Auckland Land District.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor - General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the second day of November, one thousand nine hundred and sixteen, and published in the Gazette of the ninth day of November then instant, setting apart Crown land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 3, Block IV, Kawhia North Survey District: Area,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of April, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Revoking the Setting-apart of Lands for Selection by Discharged Soldiers, under Special Tenures, in the Auckland Land

[L.S.] CHARLES FERGUSSON, Governor-General.

By his Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the nineteenth day of December, one thousand nine hundred and sixteen, and published in the Gazette of the twenty-first day of December then instant, setting apart Crown land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 1, Block II: Awakino Survey District; Area, 457 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of April,

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Revoking the Setting-apart of Land for Selection by Discharged Soldiers under Special Tenures, in the Auckland Land

CHARLES FERGUSSON, Governor-General. [L.S.]

By his Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the twentieth day of September, one thousand nine hundred and twenty-one, and published in the Gazette of the twenty-ninth day of September then instant, setting apart settlement lands for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto. hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT .- SETTLEMENT LAND. SECTION 14, Hikuai Settlement: Area, 256 acres

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of April, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

CHARLES FERGUSSON, Governor-General. By his Deputy,

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

WHEREAS by section forty-seven of the Land for Settlements Act, 1925, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section forty-seven in connection with any block of land, unless that block is set apart for selection under that section pursuant to Proclamation in that healif behalf.

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

Education Reserve.

Lots 1 to 13 (inclusive) of Suburban Section 2, Borough of Napier: Area, 6 acres 3 roods 25 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 1st day of May, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Amending a Proclamation setting apart National-endowment Land as a Provisional State Forest.

CHARLES FERGUSSON, Governor-General. [L.S.]

By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

WHEREAS by a Proclamation dated the ninth day of WHEREAS by a Proclamation dated the ninth day of October, one thousand nine hundred and twenty-five, and published in the Gazette of the fifteenth day of October, one thousand nine hundred and twenty-five, at page 2888 (hereinafter referred to as "the said Proclamation"), certain national-endowment land in Taranaki Land District was set apart as a provisional State forest in terms of section eighteen of the Forests Act, 1921-22:

And whereas an error was made in the said Proclamation by including therein Section 13, Block XIV, Waro Survey District, and it is desirable that the error be rectified:

Now, therefore, I. General Sir Charles Fergusson, Baronet.

District, and it is desirable that the error be rectified:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by section three of the Forests Amendment Act, 1925, do hereby amend the said Proclamation by substituting for the area set out in the Schedule to the said Proclamation the following area—namely, "3,170 acres 0 roods 28 perches"; and by adding to the said Schedule the following additional words—namely, "Excluding, however, that area, containing by admeasurement 21 acres 1 rood, more or less (which last named area is not included in the area first hereinbefore stated), being Section 13, Block XIV, Waro Survey District. Bounded towards the north by Section 2, Block XIV, Waro Survey District, a distance of 1212-5 links; towards the east by the same Section 2 aforesaid, a distance of 1404-8 links; towards the south by a road reserve a distance of 1359-1 links; and towards the west by the Rerekapa Stream: be all the aforesaid linkages more or less. As the same is more particularly delineated on plan No. 61/1, deposited in

the Head Office, State Forest Service, at Wellington, and thereon bordered red."

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

O. HAWKEN, Commissioner of State Forests.

GOD SAVE THE KING!

Settlement Lands set apart as Permanent State Forests.

CHARLES FERGUSSON, Governor-General. [L.S.] By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, and section two of the Forests Amendment Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby set apart the settlement lands described in the Schedule hereto as permanent State forests.

SCHEDULE.

CANTERBURY LAND DISTRICT.—CANTERBURY-OTAGO FOREST-CONSERVATION REGION.

State Forest No. 88.

ALL that area in the Canterbury Land District, containing by admeasurement 5 acres 1 rood 6 perches, more or less, being Section 3506, in red (Parcora No. 2 Settlement), Block YII Otsio Survey District Rounded towards the porth and being Section 3006, in red (Pareora No. 2 Settlement), Block XII, Otaio Survey District. Bounded towards the north and towards the east by Section 31 (Pareora No. 2 Settlement), Block XII, Otaio Survey District; towards the south by Section 38 of the said settlement and block; and towards the west by the Homestead Road.

State Forest No. 89.

State Forest No. 89.

All that area in the Canterbury Land District, containing by admeasurement 4 acres 2 roods 39 perches, more or less, being Section 3507, in red (Pareora No. 2 Settlement), Block XII, Otaio Survey District. Bounded towards the west and towards the north by Section 30 (Pareora No. 2 Settlement), Block XII, Otaio Survey District; towards the east by the Homestead Road; and towards the south by Section 37 of the said settlement and block.

State Forest No. 90.

All that area in the Canterbury Land District, containing by admeasurement 22 acres 2 roods 14 perches, more or less, being Section 3508, in red (Pareora No. 2 Settlement), Block XII, Otaio Survey District. Bounded by a road-line commencing at a point on the west side of Talbot's Road (the said point being distant 1904·2 links in a south-westerly direction from the junction of the said side of the said road with the southern side of the Pleasant Valley Road), and proceeding thence south-westerly along the said Talbot's Road and a line bounding Section 25 (Pareora No. 2 Settlement), Block XII, Otaio Survey District, a distance of 4983·3 links; thence north-westerly, north-easterly, and south-easterly by lines bounding the said Section 25, with distances respectively of 420, 5009·5, and 484·5 links, to the point of commencement. All that area in the Canterbury Land District, containing

As the same are more particularly delineated on the plan marked 169/1, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April,

O. HAWKEN, Commissioner of State Forests.

GOD SAVE THE KING!

Crown Land set apart as a Permanent State Forest.

CHARLES FERGUSSON, Governor-General, [L.S.] By his Deputy,

CHARLES PERRIN SKERRETT.

Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

Wellington Land District,—Wellington Forest-conservation Region.

State Forest No. 92.

ALL that area, containing by admeasurement 480 acres, more or less, being Waimarino F and 8 Blocks, situated in Block IX, Tongariro Survey District, and bounded generally as follows: Towards the north-east and east by Whakapapa River; towards the south by State Forest No. 42, as described in the New Zealand Gazette, 1900, page 104; and towards the south-west by provisional State Forest No. 67, as described in the New Zealand Gazette, 1922, page 229. As the same is more particularly delineated on plan 62/5 deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

O HAWKEN, Commissioner of State Forests.

GOD SAVE THE KING!

National-endowment Land set apart as a Permanent State Forest.

CHARLES FERGUSSON, Governor-General. [L.S.]

> By his Deputy, CHARLES PERRIN SKERRETT.

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby set apart the national-endowment land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—AUCKLAND FOREST-CONSERVATION REGION.

State Forest No. 131.

ALL that area, containing by admeasurement 8,648 acres 0 roods 20 perches, more or less, being Sections 18μ-66μ (inclusive) and 68μ-72μ (inclusive), Riverhead Homestead Settlement, situated in Blocks XIII and XIV, Waiwera Survey District, IV and VII, Kumeu Survey District, and I, II, V, and VI, Waitemata Survey District. As the same is more particularly delineated on plan marked 17/3, deposited at the Head Office of the State Forest Service at Wellington, and thereon washed red. thereon washed red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of April, 1926.

O. HAWKEN, Commissioner of State Forests.

GOD SAVE THE KING!

Authorizing the Laying-off of a Street in the City of Auckland of a Width less than 66 ft., but not less than 40 ft.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

CHARLES PERRIN SKERRETT.

A PROCLAMATION.

The Municipal Corporations Act, 1920, and of all other powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, General Sir Charles Fergusson, Baronet, by and with the advice and consent of the Executive Council

of the said Dominion, doth hereby authorize the Auckland City Council to permit the laying-off of a street of a width less than sixty-six feet, but not less than forty feet, within the area described in the Schedule hereto, it being inexpedient to lay off a street of a width of sixty-six feet within such area.

SCHEDULE.

ALL that area of land situated in the North Auckland Land District, City of Auckland, containing by admeasurement 1 acre 1 rood 26.4 perches, more or less, being Lots 6 and 20 and part Lot 31 of Lot 54 of Allotment 46, Section 8, Suburbs of Auckland. As the said area is more particularly delineated on the plan maybed P.W. 65579, deposited in the office of on the plan marked P.W.D. 65579, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged red.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 51/948.)

Licensing the Golden Bay Cement Company (Limited) to use and occupy a Part of the Foreshore at Terakohe, in Golden Bay, as a Site for a Powerhouse, Store, and Rubble Facing.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council dated the thirteenth day of June, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 59, of the sixteenth day of the same month, the Golden Bay Cement Works (Limited) was licensed to use and occupy a part of the foreshore and land below low-water mark at Terakohe, in Golden Bay, as shown on plans marked M.D. 3525, and deposited in the office of the Marine Department at Wellington, in order to erect and maintain thereon a powerhouse and store to be used in connection with the company's gement, works, and used in connection with the company's cement works, and also a rubble facing on the seaward side of the said part of the foreshore for the purpose of constructing certain necessary reclamation in order to obtain the full benefit of such license, to be erected in accordance with the said plan, and deposited as to be erected in accordance with the said plan, and deposited as aforesaid, for the term of fourteen years, computed from the thirteenth day of June, one thousand nine hundred and ten, on the terms and conditions therein expressed:

And whereas the said license was with the consent of the Minister of Marine transferred to the Golden Bay Cement Company (Limited), (who with its successors and assigns is hereinafter referred to as the "company"):

hereinafter referred to as the "company"):

And whereas the company has applied for a fresh license under the Harbours Act, 1923 (hereunder called "the said Act"), for a further term of fourteen years, and it is advisable to great the company.

to grant the same:

to grant the same:

Now, therefore, His Excellency the Governor - General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority vested in him by the said Act, and
of all other powers and authorities enabling him in that behalf,
and by and with the advice and consent of the Executive Council
of the said Dominion deth hereby approve of the purposes and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore and of the land below low-water mark immediately contiguous thereto which is particularly shown and delineated on the plans so deposited as aforesaid, for the purpose of using the powerhouse and store to be used in connection with the company's cement works, and also a rubble facing on the seaward side of the said part of the foreshore for the purpose of constructing certain necessary reclamation in order to obtain the full benefit of such license, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term-

"Foreshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring tides:
"Low-water mark" means low-water mark at ordinary

www.ater mark "means low-water mark at ordinary spring tides: inister" means the Minister of Marine as defined by the Shipping and Seaman Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low water-mark necessary for the erection of the said powerhouse, store, and rubble facing, which is shown on the plan M.D. 3525 edged in green and enclosed within lines drawn in red 500 links and 250 links respectively in length, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted.

Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £2 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the 13th day of June, 1924, until the 31st March following to be paid on the company being supplied with a copy of this Order in Council.

4. All persons shall, at all reasonable times, upon payment of proper dues, have free and full liberty of access to and from the company's wharf through the said foreshore.

5. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty,

the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said powerhouse, store, and rubble

through, and out of the said powerhouse, store, and rubble facing without payment.

6. The company shall maintain the above-mentioned powerhouse, store, and rubble facing in good order and repair.

7. Any person authorized by the Minister may at all reasonable times enter upon the said powerhouse, store, and rubble facing, and view the state of repair thereof; and upon such Minister leaving at or posting to the last known registered office of the company in New Zealand a notice in writing of any defect or want of renair in such powerhouse store or rubble defect or want of repair in such powerhouse, store, or rubble facing, requiring the company, within a reasonable time to be therein prescribed, to repair the same, the company shall with all convenient speed cause such defect to be removed or such

repairs to be made.
8. Nothing herein contained shall authorize the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regula-tions made thereunder, and that are now or may hereafter

tions made thereunder, and that are now or may hereafter be in force.

9. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen years from the 13th day of June, 1924, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege, without the written consent of the Minister first obtained. Minister first obtained.

10. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the company three calender months previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known registered office of the company

Ñew Zealand. 11. The company shall be liable for any injury which the said powerhouse, store, and rubble facing may cause any vessel or boat to sustain through any default or neglect on the com-

pany's part.

12. In case the company shall—
(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said powerhouse, store, and

rubble facing for a period of thirty days:
(3.) Be in any manner wound up or dissolved; or

(4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in any of the said cases this Order in Council, and every license, right, power, or privilege, may be revoked and determined by the Governor-General in Council without any notice to the company or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and

13. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the company shall, if required by the Minister so to do, remove the said powerhouse, store, and rubble facing entirely from the site and restore the site to its original condition within three months from the date of expectation or expire as the case may be and if the company revocation or expiry, as the case may be; and, if the company fails so to do, the Minister may cause the said powerhouse, store, and rubble facing to be removed and the site so restored and may recover the costs incurred by the said removal and recovery the costs incurred by the said removal and restoration from the company.

F. D. THOMSON, Clerk of the Executive Council. Regulations under the Death Duties Act, 1921.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House, at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eighty-two of the Death Duties Act, 1921, it is enacted that the Governor-General may from time to time, by Order in Council, make regulations consistent with the said Act prescribing the duties of the Commissioner and all other officers acting under the said Act, and prescribing forms of statements and other documents required or authorized by the said Act; and prescribing the procedure to be adopted in the assessment and collection of any duty under the said Act, and making any other provisions which the Governor-General may deem necessary in order to give full effect to the said Act: And whereas regulations under the Death Duties Act, 1909, have, by Order in Council of the twenty-fourth day of August, one thousand nine hundred and ten, been made and published in the Gazette of the first day of September, one thousand nine hundred and ten: And whereas it is expedient to revoke the above-recited regulations, and in lieu thereof to make the regulations hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred upon him as aforesaid, and of all other powers and authorities him thereunto enabling, doth hereby revoke the aforesaid regulations of the twenty-fourth day of August, one thousand nine hundred and ten, and in lieu thereof doth hereby make the regulations following, for the purposes of the said Act, and doth hereby order and declare that such regulations shall come into force on and from the date of the publication thereof in the New Zealand Gazette.

REGULATIONS.

1. An administrator, donor, beneficiary, or trustee delivering to the Crown the statement required by section 33, 35, or 55 of the said Act shall at the same time name in such statement a place (to be called the "address for service") where the administrator, donor, beneficiary, or trustee, or the solicitor of such administrator, donor, beneficiary, or trustee, may be served by the Commissioner with any notice which the Commissioner is by the said Act required or authorized to deliver to an administrator, donor, beneficiary, or trustee.

2. Such address for service shall be stated with due particularity respecting the number of the premises and name of the street, town, or locality.

3. Any notice may be given by the Commissioner to an administrator, donor, beneficiary, or trustee by sending the same through the post addressed to such administrator, donor, beneficiary, or trustee, or, if a solicitor is acting for the said administrator, donor, beneficiary, or trustee, to such solicitor, at the address for service named as aforesaid.

4. Any notice sent through the post by the Commissioner as aforesaid shall be deemed to have been delivered to the administrator, donor, beneficiary, or trustee, as the case may be, on the day following the date of posting on which the letter containing the same would in due course of post have reached the addressee, and in proving such delivery it shall be sufficient to prove that the letter containing the notice was properly addressed and put into the post-office.

5. The statement of dutiable estate and interest of successors of a deceased person required to be delivered by an administrator to the Commissioner of Stamp Duties under section 33 of the said Act shall be in the form marked "L," and the amended statement of dutiable estate and interest of successors of a deceased person which may be required to be delivered by an administrator to the Commissioner of Stamp Duties under subsection (2) of section 33 of the said Act shall be in the form marked "L (A)."

6. The statement of dutiable gifts required to be delivered by a donor, beneficiary, or trustee to the Commissioner of Stamp Duties under sections 53 and 55 of the said Act shall be in the form marked "N."

7. The statutory declaration verifying the foregoing statement to be made by an administrator, donor, beneficiary, or trustee shall be in the form or to the effect set forth in the said forms "L," "L(A)," and "N."

8. Every administrator at the time of delivering such statement as aforesaid shall also deliver to the Commissioner particulars of the dutiable estate of a deceased person in schedules in the form or to the effect set out in forms numbered 1 to 27, as may be applicable to the nature of the estate of which he is such administrator.

9. Every such schedule shall, unless the Commissioner for good and sufficient reason otherwise allows, be verified by certificate or statutory declaration in the form or to the effect set out in forms numbered 28 to 32, as may be applicable to the nature of the estate.

- 10. The notice of assessment of death duties to be delivered by the Commissioner to the administrator under section 34 shall be in the form or to the effect set out in form marked "M."
- 11. In any case where the Commissioner certifies to the administrator under section 34 that no
- death duty is payable, the certificate shall be in the form or to the effect set out in form marked "P."

 12. Where an administrator gives security by bond under section 36 (2) in order to obtain the
- administration before payment of duty, such bond shall be in the form marked "Q."
- 13. Notice of assessment of gift duty shall be given by the Commissioner to the person who has delivered the statement of a dutiable gift, and notice so given shall be deemed to have been duly given to any and every person interested in or liable for the payment of the duty upon the gift. Such notice shall be in the form or to the effect set out in form marked "O."
- 14. Where the Commissioner desires to file a memorandum of charge for death duty or gift duty against the title to any land liable to any such charge, such memorandum shall be in the form or to the effect set out in form marked "R" or "S," and a memorandum of satisfaction of any such charge shall be in the form or to the effect set out in form marked "T."
- 15. Where in pursuance of any Act payment is made out of the estate of a deceased person without probate or letters of administration having been obtained, notice of such payment shall be given under section 61 of the Death Duties Act, 1921, to the Commissioner by the person making the payment in form numbered 33.

years. Age of deceased: Accounts filed: Assessment issued 19

Form L.

Death Duties Act, 1921, and Amendments.

STATEMENT BY ADMINISTRATOR, TO BE DELIVERED TO THE COMMISSIONER OF STAMP DUTIES WITHIN SIX MONTHS FROM THE GRANT OF ADMINISTRATION, PURSUANT TO SECTION 33 OF THE ABOVE ACT.

(Note.—"Administrator" means and includes executor, administrator, and also any person succeeding to any property where no probate or letters of administration are required to be issued.)

Register

Name of deceased [Insert full name, last address, and occupation]:
Name(s) of administrator(s) [Insert names, addresses, and occupation]:
Name of solicitor (if any) filing statement [Insert full name and address]:
Address for service [Insert full name and address]:

Declaration.

[Insert full name s, addresses, and occupations of administrators], New Zealand, do severally, solemnly, and sincerely

am [are] administrator of the estate of (deceased), under probate [or letters of , under No. , 19 day of

1. That am [are] administrator of the estate of administration] granted at on the day of 19, under No.

2. That the said deceased died on or about the day of 19, at [Insert name of particular place of death], in the [Insert the word country, State, or Dominion] of 3. That to the best of my [our] knowledge and belief the said deceased was at the time of his [her] death domiciled* in New Zealand [or out of New Zealand].

4. That to the best of my [our] knowledge and belief Statement A† hereunder written is a true and complete statement of the nature and value of all real and personal estate of or to which the said deceased was possessed or entitled, or of or to which the said deceased; is deemed to have been possessed or entitled at the time of his [her] death, which was then situated in New Zealand.

then situated in New Zealand.

5. That to the best of my [our] knowledge and belief the said deceased did not at any time before his [her] death make any gifts the value of which forms part of his [her] dutiable estate (other than the gifts, particulars of the nature and value of which are set out in the Thirteenth and Fourteenth Schedules of Statement A hereunder written).

and value of which are set out in the Thirteenth and Fourteenth Schedules of Statement A hereunder written).

6. That to the best of my [our] knowledge and belief the debts|| of the deceased (including his funeral expenses) in respect of which an allowance may be made under section 9 of the Death Duties Act, 1921, as set out in Statement B hereunder written were due and owing at the death of the deceased, and were incurred by the deceased for full consideration in money or money's worth, wholly for his [her] own use and benefit, and the deceased had no right of reimbursement from any other estate or person.

7. That to the best of my [our] knowledge and belief the said deceased had no foreign! assets within the meaning of section 10 of the Death Duties Act, 1921 (other than the assets referred to in Statement C hereunder written).

8. That to the best of my [our] knowledge and belief the final balance of the estate of the said deceased amounts to** pounds sterling (£), computed as set out in Statement D hereunder written, and that the valuations of the property comprised in the dutiable estate of the said deceased are the just and true values at the several dates mentioned in the particulars in the schedules hereto annexed.

9. That to the best of my [our] knowledge and belief the successors†† of the deceased, the age, and the degree of relationship of the said successors to the deceased, are truly set out in Statement E hereunder written.

And I [we] make this solemn declaration conscientiously believing the same to be true, and by virtue of the

And I [we] make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

, this day , one thousand nine hundred Declared at of and , before me-

A Justice of the Peace for the Dominion of New Zealand [or A Solicitor of the Supreme Court of New Zealand].

^{*} Particular care must be taken to ascertain the proper domicile of the deceased.
† If the deceased was domiciled in New Zealand all personal property wherever situated must be included in this statement. As to the situation of such property, see sections 7 and 8 of the Death Duties Act, 1921.

\$ See section 5 of the Death Duties Act, 1921.

| See section 9 of the Death Duties Act, 1921.

\$ See section 10 of the Death Duties Act, 1921.

* The amount must be written in words.

† \$ section 16 of the Death Duties Act, 1921,

$Statement\ A\ herein before\ referred\ to.$

Real and Personal Estate.					Schedule.	A	mount.	
						£	s.	d.
Cash at bank (bank pass-book must be produced)			• •		1	, ~		۳.
Cash in house					2			-
Furniture, goods, chattels, effects, plate, jewels and ornam	ents, w	ines, spi	rits and li	iquors	3		1.	
Horses, vehicles, farming stock and implements				٠	4			l
Stock-in-trade, book debts, goodwill of trade or business					4 5			
Leaseholds					6			
Life-assurance policies					. 7	1		
Rents due at death of deceased					8			
Mortgages, bonds, bills, &c					9			1
Scrip, stock, shares of or in banks, companies, ships, societ			• • •		10		ĺ	1
All other personal property not comprised in the above					11			-
Real property					12			
Property comprised in gifts of real estate					13			
Property comprised in gifts of personal estate					14			
Donationes mortis causa			• •	• •	15			
Property within paragraph (e) of section 5 of Death Duties	Act. 19	921			16			1 -
Property within paragraph (f) of section 5 of Death Duties	Act. 1	921			17			
Property within paragraph (g) of section 5 of Death Duties					18	1		
Property within paragraph (h) of section 5 of Death Duties					19		i	
Property within paragraph (i) of section 5 of Death Duties				• •	20			
Property within paragraph (j) of section 5 of Death Duties	Act. 1	921			21			
Personal property situated out of New Zealand, to be in-	luded	here whe			26		1	1:
died domiciled in New Zealand (see section 7, Death Du								9.
Total	• •					£		1

Statement B hereinbefore referred to.

Deb	ts and Cha	rges.	-		Schedule.	Amo	ount.	
Debts (ordinary unsecured) Mortgages and charges on estate in New Mortgages and charges on foreign assets Total	Zealand			 ••	 22 23 24	£	s.	d.

Statement C hereinbefore referred to.

Foreign	Assets (see S	ection 10	, Death Du	ıties Act, 1	921).			Schedule.	Va	lue.	
Real estate	•	 ly when	the dec	eased die	ed domi		at of New	26	£	s.	d.
1000	••	••	••	••	• •	•		"			

$Statement\ D\ herein before\ referred\ to.$

Dutiable	Estate.					_i ∆ m	ount.	
Total of real and personal property as shown in S Proportion of debts allowed to be deducted	tatemer	ıt A	••	••	••	 £	s.	d.
Final balance of estate	η	••	••	• • •	••	 		

CERTIFICATE.

I certify that the final balance of the real and personal estate of the deceased comprised in the foregoing statement is $\mathfrak L$

Deputy Commissioner of Stamp Duties.

Assessment of Estate Duty.

										1		1		Ī	Τ.
Final balance of e Less exemption		section	l2 or 13, De	ath Duti	es Act	. 1921	£		£	s.	d.		£`	s.	d.
Less exemption							925 £		-						
,	Amount	dutiable				•			£						
	Estate d	luty at	per c	ent					£						
				··································					_			•			
			sessment of ment E her			-									_
Name of Success	sor.	Age.	Degree of Re	lationship.		Value of occession	1	Rate per Cent	Dut	y payal	ole.	-			
					£	s.	d.		£	s.	d.				
			Totals	• •	£				£	-					
					<u> </u>	1 1			<u> </u>	1		<u> </u>	-	<u> </u>	1
'otal duty payabl nterest payable a		ent. on £	:	: :	fr	o m	te	0	:		• •				
nterest payable a nterest payable a				: :		om om	to to		•	•	• •			ļ	
nterest payable a				; ;	_	om	te			•	• • •				
Tota	l duty a	nd intere	st payable	• •								£			
			·									<u></u>		!	<u> </u>
			Instalı	nents of	Duty o	ind Int	erest 1	paid.							
Date of Official Receipt.	Duty	y. Intere	st. Tota	l. Ini		Date of Payment	Off	o. of ficial ceipt.	Duty.	Interes	st.	To	tal.		[nitia]
			£	s. d.		2						£	8.	d.	
	,										İ				
														1	
								ļ							
		J					1	<u> </u>		<u> </u>			<u> </u>		
						<u> </u>									
Age of deceased : Amended account	. 61.J .	years.	ı		_										
mended account		d:	<u></u>	F	orm L	(A).									
			Death D	uties Act	. 1921	and 2	4mend	ments.							
		*		AMEND	ED ST	ATEMEN	T.	•							
			Register	N		19		Folion	o.			-			
	[Insert										,				
Name of deceased				raceae am			:	. •	•	٠					
Name(s) of admin	istrator(adares										
Name(s) of admin Name of solicitor	istrator(filing sta	tement [Insert full n	ame and	adares	۰].									
Name(s) of admin Name of solicitor	istrator(filing sta	tement [Insert full n	name and ss]:	adares Declare										
Name(s) of admin Name of solicitor Address for servic Insert full names,	istrator(filing sta e [<i>Insert</i>	tement [full nam	Insert full ne and addre	name and	Declare	ation.	Zealan	nd, do	severe	ılly, s	olem	ınly,	and	sir	cerel
Name(s) of admin Name of solicitor Address for service Insert full names, lectare:— 1. That	istrator(filing sta to [Insert addresse am [tement [full nam es, and oc are] adm	Insert full n e and addre	came and ss]: administr f the esta	Declarerators],	ation. New	_		severe under		_	_			
Name(s) of admin Name of solicitor Address for servic Insert full names, loclare:—	istrator(filing sta e [Insert addresse am [stement [full nam es, and oc are] adm on the	Insert full ne and addre	came and ss]: administr f the esta	Declare ators],	ntion. New	(dece	eased),	under	probat	æ [<i>o</i> :	_	ers o	fad	
Name(s) of admin Name of solicitor Address for service Insert full names, leclare:— 1. That ration] granted a 2. That on t was declared [cert	istrator(filing sta e [Insert addresse am [at the tified] to	es, and oc are adm on the day of	Insert full ne and addre	ame and ss]: administr f the esta y of 19 (£	Declare ators], ate of the fin	ntion. New 19 al bala	nce of	eased),	under state o	probat	æ [o: said	r lett	ers o	fad (dec	minis eased
Name(s) of admin Name of solicitor Address for service Insert full names, leclare:— 1. That ration] granted a 2. That on twas declared [cert 3. That to the content of t	istrator(filing state [Insert] addresse am [at the the best coded to the make this	es, and oc are] adm on the day o be of the of my [of the sum is solemn	Insert full ne and addresses cupation of cinistrator of different cupation of the value of curl knowled of (administr f the esta y of 19 (£ ge and k	Declared ators, ate of the findelief the second at the sec	ation. New 19 al bala : : he fina), as	dece	eased), f the e nce of n on S	under state o the est	probat f the ate of at A h	e [onesaid the ereat	r lett dece fter v	ers o	fad (dec sho	minis eased
Name(s) of admin Name of solicitor Address for service Insert full names, leclare:— 1. That tration] granted a 2. That on two 3. That to the noreased [or redu	istrator(filing state [Insert addresse am [at the bified] to ne best cuced] to make thi sace Act,	es, and oc are] adm on the day o be of the of my [or the sum is solemn 1908.	Insert full ne and addresses cupation of cinistrator of different cupation of the value of curl knowled of (administr f the esta y of 19 (£ ge and k	Declared ators, ate of the findelief the second at the sec	ation. New 19 al bala : : he fina), as	dece	eased), f the e nce of n on S	under state o the est	probat f the ate of at A h	e [onesaid the ereat	r lett dece fter v	ers o	fad (dec sho	minis eased

A Justice of the Peace for the Dominion of New Zealand [or A Solicitor of the Supreme Court of New Zealand.]

	Statement	A	hereinbefore	referred	to
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											No Sche	o. of edule.		Am	ount.	٠
D:1 1-3		D T												£	8.	
rinai bai	lance as in i	rorm L	••	47.7.77	rions.		••	• •	••		•					
				ADDI'.	HONS.										ļ. 1	
• ;												. 1				-
				DEDU	ctions.										-	İ
	Final l	balance o	f estate		•	•	••				•		£			
I cer ment is £	rtify that t	he final l	balance	of the re	eal and	CERTIF		of t								
									Deput	y Com	missior	er of	Star	mp I	utie	8.
													-,			
				Ame	ended A	ssessme	ent of E	state	Duty.			" - 2		7 7		
						- *				£	s.	d.		£	s.	
Less	lance of est exemption	under se	etion 12	 2 or 13, I	Death D	 Outies A	 ct, 1921	••	£							
Less	exemption A	under se mount di	ction 2, ıtiable	Death D	uties Ar	mendm	ent Act,	1925	£	£						
	E	state dut	yat	per	cent.					£						
										-						
			i	ed Asses					Pata na							
Name	of Successor.	Ag	i	ed Asses			Value o	f	Rate per Cent.	Dut	ty payal	ble.				
Name	of Successor.	Ag	i			ip.	Value o	f	Rate per Cent.	Dut	s.	ble.	-			
Name	of Successor.	Ag	i			ip.	Value o Successio	f on.	Rate per Cent.		ì	<u> </u>				
Name	of Successor.	Ag	i			ip.	Value o Successio	f on.	Rate per Cent.		ì	<u> </u>				
Name	of Successor.	Ag	i			ip.	Value o Successio	f on.	Rate per Cent.		ì	<u> </u>				
Name	of Successor.	Ag	i			ip.	Value o Successio	f on.	Rate per Cent.		ì	<u> </u>				
Name	of Successor.	Ag	i		elationshi	ip.	Value o Successio	f on.	Rate per Cent.		ì	<u> </u>				
		Ag	i	egree of Ra	elationshi	ip.	Value o Successio	d.		£	ì	d.				
Total du Interest	ty payable payable at	6 per cen	t, on £	egree of Ra	elationshi s	£ from	Value o Successio	d.	Rate per Cent.	£	s.	d.		. 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10		
Total du Interest Interest Interest	ty payable payable at payable at payable at	6 per cen 6 per cen 6 per cen	t. on £ t. on £	Total	elationshi s	£ from from from	Value o Succession	f nn. d. d. to to to		£	s.	d.				
Total du Interest Interest Interest	ty payable payable at payable at payable at payable at	6 per cen 6 per cen 6 per cen 6 per cen	t. on £ t. on £ t. on £	Total	s	£ from from	Value o Succession	d.		£	s	d.				
Total du Interest Interest Interest	ty payable payable at payable at payable at payable at	6 per cen 6 per cen 6 per cen	t. on £ t. on £ t. on £	Total	s	£ from from from	Value o Succession	f nn. d. d. to to to		£	s	d.	£			
Total du Interest j Interest j	ty payable payable at payable at payable at payable at	6 per cen 6 per cen 6 per cen 6 per cen	t. on £ t. on £ t. on £	Total	s	£ from from from	Value o Succession	d.	••	£	s	d.	£			
Total du Interest ; Interest ; Interest ;	ty payable payable at payable at payable at Total o	6 per cen 6 per cen 6 per cen 6 per cen duty and	t. on £ t. on £ t. on £ t. on £	Total	s in the second	from from from from from from	£ s.	fn. d. to to to to to to to to to to to to to t	paid.	£	s	d.				
Total durinterest Interest Int	ty payable payable at payable at payable at Total of Official Receipt.	6 per cen 6 per cen 6 per cen 6 per cen	t. on £ t. on £ t. on £	Total	s in the second	£ from from from	Value of Succession £ s.	d. d. to to to to to to	paid.	£	s	d.		tal.	I	aiti
Total du Interest Interest Interest Interest	ty payable payable at payable at payable at Total o	6 per cen 6 per cen 6 per cen 6 per cen duty and	t. on £ t. on £ t. on £ t. on £	Total	s in the second	from from from from from from	£ s.	d. d. to to to to to to	paid.	£	s	d.		s.	d.	niti
Total du Interest Interest Interest Interest j	ty payable payable at payable at payable at Total of Official Receipt.	6 per cen 6 per cen 6 per cen 6 per cen duty and	t. on £ t. on £ t. on £ t. on £	Total	s : : : : : : : : : : : : : : : : : : :	from from from from from from	£ s.	d. d. to to to to to to	paid.	£	s	d.	То	s.		niti

Го М		Form	2.1.4						
		Death Duties	Act, 1921						
	1	in the Estate of	(dec	eased).					
		DEATH DUTIES PU							
I HEREBY give you notice that above-named deceased for deat interest: Under subsection belo on all unpaid duty from the Penalty: In default of patche amount of duty assessed vection. As provided by subsemputed from the date on which	th duties at on (2) of sec three month syment of d will become section (2),	£, as per tion 26 of the said as after the date of uty within three m payable without f interest at 6 per	particular Act inter death. conths fro urther no cent. per	rs set out est at the m the da tice, as	t below. e rate of (te hereof, provided	6 per cent a penalt by subsec	. per a y of 10 etion (nnum Oper coll) of the	is parent.
Dated this day of	19	•		Assista	nt Comm	issioner o	 f Stam	n Dutie	es.
•								F	
		Assessment of I	state Dut	y.			4		
Final balance of estate	•••		• •			••		£	
Less exemption under secti	ion 12 or 13	, Death Duties Act	, 1921		••	£			<u></u>
Less exemption under secti	ion 2, Death	Duties Amendmer	nt Act, 19	25		€			
Amount dutie	able		••	••	••	••	••	£	
Duty on £	at	per cent.	••	•••	••	<i>:</i> .	••	£	
		Assessment of Su	ccession D	uty.					
Name of Successor	:.	Degree of Rela	stionship.		ue of ession.	Rate per Cent.	D	uty paya	able.
			İ	£	s. d.		£	s	.
						1			}
		Totals		£		-	£		
		10008					L		
		Summary of D	eath Dutie	ze.					
Estate duty as above	••		• •	••	••		•	. £_	
uccession duty as above	••	• • • • •	••	••	••	••	•	. £_	
Total duties paya	ble				••	••	•	. £	
dd interest at 6 per cent. per	annum on u	mpaid duty from	to		••	••	•	. £	
								£	
		MEMORA	NDA.				* 2 *		
The second secon									
		Form	N .			•			
		. E-OLIII							
		· .	*						

No.

Register

19

Folio

Date of gift:
Name of donor:
Name of beneficiary:
Name of solicitor (if any) filing statement:
Address for service:

Declaration.

I [donor, beneficiary, or trustee of beneficiary], do solemnly and sincerely declare:—

1. That the statement hereunder written and marked "A" contains true and full particulars of all property, both

1. That the statement hereunder written and marked "A" contains true and full particulars of all property, both real and personal, comprised in the gift of the above-mentioned date made by the above-named donor to the above-named beneficiary.

2. That the value of the property set forth in such particulars is to the best of my knowledge and belief the true and full value of the said property as at the time of the making of the gift of such property.

3. That to the best of my knowledge and belief the said beneficiary is not entitled as against the donor or any other person, or as against any other property, to any available right of indemnity or contribution in respect of the encumbrances affecting the said property as set out in such statement.

4. That, with the exception of gifts made in good faith as part of the normal expenditure of the above-named donor, and not exceeding £20 in the aggregate in favour of any one beneficiary in the course of one calendar year, no other gift, whether to the same or any other beneficiary, has been made by the above-named donor at the same time or within the space of twelve months before or after the date of the gift above referred to, other than the gifts of which particulars are set out in the statement hereunder written and marked "B," and that the particulars set out in that statement are true. statement are true.

5. That the document attached hereto and marked "C" is [a true copy of] the instrument creating or evidencing the said gift made on the date first above mentioned.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

, by the said day of , o Declared at , one thousand , before me nine hundred and

> A Solicitor of the Supreme Court of New Zealand. [or A Justice of the Peace for the Dominion of New Zealand.]

Particulars and Value of Property comprised in the Gift hereinbefore referred to.

Schedule Nos. 1 to 26, as may be applicable, may be annexed hereto for the purpose of supplying full (Note.-

Date of Gift.	Particulars of Property.	Particulars of Property. Consideration (if any).					
	Total amount of consideration	£	Total value	£			

Particulars of Encumbrances existing upon the Property comprised in the Gift hereinbefore referred to as to which there is no Right of Indemnity against the Donor or any other Person or Estate.

Date of Encumbrance.	Name of Person holding Encumbrance.	Nature of Encumbrance and Property charged therewith.	Amount secured.			
			£	s.	d.	
			£			

Particulars of other Gifts made at the same Time or within Twelve Months before or after the Date of the above mentioned

				As	ssessment of	Gift I	Outy.						
Tot	al value of git	fts	••	• •	• •	• •	• •	• •			• •	£	
	Less amount	of encumbrances								£			
	Less amount	of any considerati	on paid	by be	neficiary	••	••	• •		£			
		• •								-		£	
		Amount dutiable										6	
		Amount dubable		• •	• •	• •	••		• •		• • 3 5 5	£	
	* .	Duty on £	, at £		per cent.							£	
	4:												

Death Duties Act, 1921, Part IV.

Receipt No.

issued

for £

Assistant Commissioner of Stamp Duties.

Form O.

Death Duties Act, 1921, Part IV.

NOTICE OF ASSESSMENT OF GIFT DUTY.

I HEREBY give you notice that I have assessed the above-mentioned gift [or gifts] for gift duty at £ Dated this day of , 19

Assistant Commissioner of Stamp Duties.

Form P.

Death Duties Act, 1921.

In the Estate of

(deceased).

CERTIFICATE THAT NO DUTY PAYABLE.

I HEREBY certify that no duty is payable on the final balance of the estate of the above-named deceased.

Dated this

day of

, 19

Assistant Commissioner of Stamp Duties.

Form Q.

Death Duties Act. 1921.

Form of Bond to be entered into by the Administrator and Sureties where the Administration is issued without Payment of Duty under Section 36 (2) of the Act, and without Payment of Administration

Know all men by these presents that we [Name, occupation, and address of administrator], principal, and [Name occupation, and address of first surety], surety, and [Name, occupation, and address of second surety], surety, are jointly and severally held and firmly bound unto His Majesty the King in the sum of [Double the amount of estimated duty and fees] pounds sterling, to be paid to His said Majesty, for which payment well and truly to be made we bind ourselves and each and every one of us for the whole of our and each and every of our heirs, executors, and administrators firmly by these presents. by these presents.

Sealed with our seals, and dated this

day of

, 19

Whereas the above-bounden [Name of administrator] is the administrator in the estate of [Name of deceased] (deceased), late of : And whereas the said [Name of administrator], as such administrator, has applied to the Commissioner of Stamp Duties to issue administration before payment of duty, as is authorized by section 36 of the Death Duties Act, 1921, and before payment of the administration fees as provided by section 5 of the Death Duties Amendment Act, 1923, which the Commissioner has agreed to do upon having payment of duty and administration fees aforesaid secured by these presents: Now, the condition of the above-written obligation is such that if the said [Name of administrator] do and shall within six months from the date of the grant of administration well and truly pay to the said Commissioner the full estate and succession duties payable in respect of the estate of the said deceased, and will pay to the Registrar of the Supreme Court all fees due in respect of the grant of administration, then this obligation shall be void and of none effect, but otherwise shall remain in full force and effect.

Signed, sealed, and delivered by the said [Name] of administrator] in the presence of

SEAL.

Signed, sealed, and delivered by the said [Name] of first surety] in the presence of-

[SEAL.]

Signed, sealed, and delivered by the said [Name of second surety] in the presence of-

.

[SEAL.]

Form R.

Death Duties Act, 1921.

Land and Deeds Registration District of

MEMORANDUM OF CHARGE WHICH MAY BE FILED BY THE COMMISSIONER OF STAMP DUTIES WITH THE DISTRICT LAND REGISTRAR OF REGISTRAR OF DEEDS TO SECURE PAYMENT OF DEATH DUTY PURSUANT TO SECTION 77 OF THE ABOVE ACT.

In the Estate of

ALL the land described in the schedule hereunder written, being part of the dutiable estate of (deceased), stands charged with the payment of $\mathfrak L$:; being the amount for said deceased is or is likely to become liable for death duties. late of , being the amount for which the estate of the

Given under my hand, this

day of

, 19

Commissioner of Stamp Duties.

To District Land Registrar or Registrar of Deeds at

SCHEDULE	OF	LAND	CHARGED.

No. of			Register.		
No. of Allotment or Section.	Area.	Vol. Folio.			
		А. Р.	1 ·		
			-		

Form S.

Death Duties Act, 1921.

Land and Deeds Registration District of

MEMORANDUM OF CHARGE WHICH MAY BE FILED BY THE COMMISSIONER OF STAMP DUTIES WITH THE DISTRICT LAND REGISTRAR OF REGISTRAR OF DEEDS, TO SECURE PAYMENT OF GIFT DUTY PURSUANT TO SECTION 77 OF THE

In the matter of a gift by [Name, occupation, and address of donor].

ALL the land described in the schedule hereunder written, being the land comprised in a certain gift made by the above-named donor, stands charged with the payment of the sum of £ , being the amount of gift duty payable in respect of the said gift.

Given under my hand, this

day of

Commissioner of Stamp Duties.

To the District Land Registrar or Registrar of Deeds at

SCHEDULE OF LAND CHARGED.

No. of Allotment or	Survey District.			Area.			Register.		
Allotment or Section.	Survey District.		Vol.				Folio.		
				 	Α.	R.	P.		

Form T.

Death Duties Act, 1921.

Land and Deeds Registration District of

Memorandum of Satisfaction of Charge to be deposited with the District Land Registrar or Registrar of Deeds pursuant to Section 77 of the above Act.

In the Estate of

[or In the matter of a gift by

The charge existing upon the land described in a certain memorandum of charge, dated the day of, purporting to secure the payment of death [or gift] duty due in respect of the estate of the above-named deceased [or a gift by the above-named donor] is hereby released, the said death duty [or gift duty] having been duly paid. , 19́ day of

Commissioner of Stamp Duties.

To the District Land Registrar or Registrar of Deeds at

Dated the

Form No. 1. Post No. 1. Death Duties Act, 1921.				SCHI	EDULE O	F LAND	RELEASE	D.						
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	(3.) Wines, Spirits, and Liquors.	-	v	alue.	
			£	s.	d
			-		
					<u>.</u>
	Form No. 4.				
	Death Duties Act, 1921.				
This is the Fourth Schedule referred , 19 , before me,	ed to in the annexed declaration of , a Justice of the Peace for the D	, of , made to ,	his d [<i>or</i> a	d solicit	lay tor
he Supreme Court of New Zealand]. Fourth Schedule.		_		
	In the estate of (deceased).				
Horses,	Vehicles, Farming-stock, and Implements.	·	v	alue.	
					ŕ
			£	s.	(
					1
The state of the s)			
and the second s	-				
	Form No. 5.				
	Form No. 5. Death Duties Act, 1921.				
	Death Duties Act, 1921. I to in the annexed declaration of	, of , made a	this		
, 19 , before me	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi	, of , made on the name of New Zealand [or	this r a solic		
, 19 , before me	Death Duties Act, 1921. I to in the annexed declaration of	nion of New Zealand [or	this r a solic		
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	eitor o	
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE.	nion of New Zealand [or	r a solic		
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	eitor o	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	of t
, 19 , before me upreme Court of New Zealand].	Death Duties Act, 1921. I to in the annexed declaration of , a Justice of the Peace for the Domi FIFTH SCHEDULE. In the estate of (deceased)	nion of New Zealand [or	r a solic	alue.	ay f t

SIXTH SCHEDULE. In the estate of . (deceased).

_				
T.E	AR	MH	OT.	ng

Particulars of Property leased, giving Nos. of Sections and Nature of Buildings, Particulars of Machinery, &c.	Date when Term commenced, and Term for which Premises were let.	Amount of Annual Rent, and Dates of Payment.	Consideration paid for Lease, Terms of Renewal, and Amount for which Premises are insured.	Value of the Interest Pres		
				£	s.	d.

Form No. 7. Death Duties Act, 1921. SEVENTH SCHEDULE.

In the estate of

(deceased.)

LIFE ASSURANCE POLICIES.

Name of Society or Company.	Name of Assured.	No. of Policy and Sum secured.			Bonus due at Death.			Total of Policy and Bonus.		
		£	s.	d.	£	s.	d.	£	8.	d.
		İ								
		:			I :	!				

I, , the of the above-named society or company, do hereby certify that the above extracts contain full and true particulars of the polic effected on the life of the deceased, whether for his own benefit or for the benefit of his nominees or assignees, in this society or company, and that the same have been compared with the books of this office in my custody.

Secretary (or Manager).

Form No. 8.

Death Duties Act, 1921.

This is the Eighth–Schedule referred to in the annexed declaration of $\,$, of $\,$, made this day of $\,$, 19 $\,$, before me $\,$, a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand.]

EIGHTH SCHEDULE.

In the estate of

(deceased.)

RENTS DUE AT THE DEATH OF DECEASED.

Particulars of Properties leased, Nos. of Sections, Acreage, &c.	Name of Lessee, and Term of Lease.		of Annual ent.	Date up to which Payment has been made.	Amount due and accruing due to Date of Death.			
		£	8. d.		£	s.	d.	
						-		

Form No. 9.

Death Duties Act, 1921.

This is the Ninth Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

(deceased.)

In the estate of

Nature and Date of Security, and Rate of Interest.	Names of Mortgagors or Payors.	Amount	of Moured.	ney	Date up late Inte been	rest has	due or ac	of Interest cruing due of Death.	7	Cotal.	
		£	s.	d.					£	!	d.
										.	!
	•	!						Ì			i
urs is the Tenth Sch	edule referred to i	n the ar	th Du	decla	ct, 1921.	f	, of	, mad	e this		
HIS is the Tenth Sch , 19 , bef preme Court of New 2	ore me , a	n the an Justice o	th Du	ties A decla Peace	ct, 1921. aration of for the	f Dominio	, of n of New	, mad Zealand [c	e this or a soli	citor	
, 19 , bef	ore me , a Zealand].	n the an Justice o	th Duanexed of the	deck deck Peace Some	ct, 1921. aration of for the	Dominio	, of n of New	, mad Zealand [c	e this	citor	da of th
, 19 , bef	ore me , a Zealand].	n the an Justice o	th Dua nexed of the ENTH sate of	deck deck Peace Some	ct, 1921. aration of for the DULE. (december of the december	Dominio ased).	n of New	, mad Zealand [c	e this or a soli	eitor	
, 19 , bef	ore me , a Zealand].	n the ax Justice (T In the est	th Duamexed of the ENTH cate of the ber of	deck deck Peace Some	ct, 1921. aration of for the DULE. (december of the december	Dominio ased). Societies,	n of New	Zealand [c	e this or a soli Total Va		of th

Note.—A certificate of the number of shares held by the deceased, under the hand of the manager, secretary, or other responsible officer of each bank, company, or society, must be attached.

Form No. 11.

Death Duties Act, 1921.

This is the Eleventh Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand]. ELEVENTH SCHEDULE.

	In the estate of (deceased).				
_	All other Personal Property not otherwise included.		Val	lues.	
Each Article must be set out separately, and be so valued.		•	£	S.	d.

I, , of , the administrator under the said Act of the estate of the deceased, solemul	y declare that
the above schedule contains full and true particulars of the whole of the personal effects of the decease	d (other than
that comprised in the Form L hereto annexed, under other headings); and that the above sum of £	is the
full, true, and just value of the above property.	

by the said , 19 Declared at , before > this me-

A Justice of the Peace for the Dominion of New Zealand [or A Solicitor of the Supreme Court of New Zealand].

Form No. 12.

	Death	Duties	Act.	1921.
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This is the Twelfth Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

TWELFTH SCHEDULE.

In the estate of (deceased).

	REAL PROPERTY.	•		
Particulars of Property, giving Acreage, Nos. of Sections, and General Information. State if leased, &c.	Nature of Buildings or Improvements.	Acreage in Grass or ander Cultivation.	v	alue.
			£	s. d.
		:		

SIXTH AND TWELFTH SCHEDULES.

To avoid delay it is requested that these schedules, with particulars filled in, shall be forwarded as early as possible to the Valuer-General, or to the officer in charge of the Local Valuation Office, in order that the certificate of value as at the date of death may be appended.

Date of death must be indersed for the information of the Valuation Office.

Form No. 13.

Death Duties Act, 1921.

This is the Thirteenth Schedule referred to in the annexed declaration of day of , 19 , before me, , a Justice of the Peace for the of the Supreme Court of New Zealandj. , of , made this , a Justice of the Peace for the Dominion of New Zealand [or a solicitor

THIRTEENTH SCHEDULE.

In the estate of

(deceased).

Date of Gift.	Name of Donce.	Particulars of Property in Gifts, giving Acreages, Section Nos., Buildings, Improvements. &c.	Value	at Tin Gift.	ié of
			£	s.	d
			·	İ	

Form No. 14.

Death Duties Act, 1921.

This is the Fourteenth Schedule referred to in the annexed declaration of day of , 19 , before me, , a Justice of the Peace for the of the Supreme Court of New Zealand]. , of . made this , a Justice of the Peace for the Dominion of New Zealand [or a solicitor

FOURTEENTH SCHEDULE.

In the estate of (deceased).

GIFTS OF PERSONAL ESTATE.

Date of Gift.	Local Situation of Property at Time of Gift.	Name of Donee.	Particulars of Property in Gift.	Value at Time of Gift.		
				;	£ s	. d.
					1	

Form No. 15.

Death Duties Act, 1921.

This is the Fifteenth Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

FIFTEENTH SCHEDULE.

In the estate of (deceased).

	DONATIONES MORTIS CAUSA.						
Date of Gift.	Name of Donec.	Particulars of Property comprised in Gift.	Value at Time of Gift.				
			£	s.			
			i				

Form No. 16.

Death Duties Act, 1921.

This is the Sixteenth Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

SIXTEENTH SCHEDULE.

In the estate of

(deceased).

Data of Vesting		PROPERTY WITHIN PARAGRA Local Situation of Personal	Particulars of Property. (If Real Property,	X7-3	- Mino	
Date of Vesting upon the Joint Tenancy. Name of Joint Tenant with the Deceased.		Property at Time of Vesting.	give Acreage, Section Nos., &c. if Personal, shortly describe Nature.)	Value a Ves	sting.	, OI
				£	8.	d.

Form No. 17. Death Duties Act, 1921. SEVENTEENTH SCHEDULE.

In the estate of

Name of Society or Company.	Name of Beneficiary.	No. of Policy and Sum secured.	Bonus due at Death.	Total of B	Policy onus.	z and
				£	s	d
				: !		İ

Form No. 18. Death Duties Act, 1921. EIGHTEENTH SCHEDULE.

In the estate of (deceased.)

	`	PROPERTY WIT	HIN PARAGR	APH (q) OF SECTION 5.					
Date of Purchase of Annuity or other Interest.	Name of Person to whom by Survivorship or other of Deceased	wise on Death	Particulars of Annuity or other Interest purchased by Deceased.			Value of Beneficial Interest accruing or Death.			
					£	s.	d		
						i			
of , 19	, before me,	red to in the a , a Justice o	th Duties Innexed denote the Peace	Act, 1921. claration of , of , ma ce for the Dominion of New Zealand			da of th		
Form No. 19. Death Duties Act, 1921. This is the Nineteenth Schedule referred to in the annexed declaration of , of , made this of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of Supreme Court of New Zealand]. NINETEENTH SCHEDULE.									
Deceased ha	d General Power of If Realty, give Acreage,	Name of Dono	r of Power.	Particulars of Instrument creating Power.	Value o	of Prop	erty.		
					£	S.	d.		
				manad					
of , 19	, before me,	red to in the a , a Justice of Twi	th Duties nnexed de of the Peac ENTIETH S	Act, 1921. claration of , of , made , made for the Dominion of New Zealand CHEDULE.		icitor (da; of th		
		PROPERTY WITE	IIN PARAGR.	APH (i) OF SECTION 5.					
Estate Tail.	(Give Acreage, Section	State whether Possession or	er in ' not.	Particulars of Instrument creating Estate.	Value	of Est	ate.		
			:		£	· · · · · · · · · · · · · · · · · · ·	d.		
			;						

Form No. 21.

Death Duties Act, 1921.

This is the Twenty-first Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

d.

		TWENTY-1	FIRST SCHEDUL	E.				
		In the estate of	of (dec	eased).				
Particulars of Property comprise			1		eating Settlement or	Value of compr	rised în	n.
						· · · · · · · · · · · · · · · · · · ·		
						£	s.	d
				<u> </u>			1	
		For	rm No. 22.					
			ECOND SCHEDU	_				
		In the estate of	of (dec	eased)	•			
		DEBTS D	UE BY DECEASED	•				
To whom due.	Nature of Se	ervice or Supply		en Account tracted.	No. of Voucher.	Am	ount.	
						£	s.	d.
		-						
		_	rm No. 23. Outies Act, 192.	1.				
		TWENTY-	THIRD SCHEDU	LE.				
		In the estate		eased).				
	Mortgag	EES AND CHARG	ES ON ESTATE IN	NEW ZEAL	AND.		,	
Particulars of Property mortgaged, to whom, and Date of Advance.	Amount secured.	When Interes Rate p	t payable, and er Cent.	Date up t	o which Interest has been paid.	Amount and Inte accru	of Prin rest di ing du	ue or
	£					£	s.	d
	İ			-				
		ļ						ļ
		-						
			orm No. 24.)1				
			Outies Act, 192 COURTH SCHED					
		In the estate	of (de	ceased).			,	
	Mo	RTGAGES AND C	HARGES ON FORE	gon Assets.				
Particulars of Property charged, to whom, and Date of Advance.	Amount secured.	When Interes	st payable, and per Cent.	Date up t	o which Interest has been paid.	Amount the (due i harge rtgage	or

£

Form	No.	25
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Death Duties Act, 1921.

This is the Twenty-fifth Schedule referred to in the annexed declaration of day of , 19 , before me , a Justice of the Peace for the of the Supreme Court of New Zealand]. to in the annexed declaration of , of , made this , a Justice of the Peace for the Dominion of New Zealand [or a solicitor

TWENTY-FIFTH SCHEDULE.

In the estate of

REAL ESTATE OUT OF NEW ZEALAND.

Particulars of Property, giving Acreage, Improvements, &c.	rs of Property, giving Acreage, Improvements, &c. Where situate.		Value.			
			£ s. d			

Form No. 26.

Death Duties Act, 1921.

This is the Twenty-sixth Schedule referred to in the annexed declaration of , of , made this day of , 19 , before me, , a Justice of the Peace for the Dominion of New Zealand [or a solicitor of the Supreme Court of New Zealand].

TWENTY-SIXTH SCHEDULE.

In the estate of

(deceased).

(deceased).

PERSONAL ESTATE OUT OF NEW ZEALAND.

Particulars of Property.	Where situate.	Nature of Title.	Value.		
			£	s. d	

Form No. 27.

Death Duties Act, 1921.

TWENTY-SEVENTH SCHEDULE.

In the estate of

(deceased).

GIFT DUTY PAID IN RESPEC	T OF WHICH A DEDUCTION	IS TO BE MADE UNDER	SECTION 60.

Particulars of Property comprised in Gift.	Date of Gift, and Instrument creating Gift.	Name of Donee.	Duty paid.		
	:		£ s. d		
	•				

Form No. 28.

Death Duties Act, 1921.

In the estate of

(deceased).

CERTIFICATE TO BE ANNEXED TO THE TENTH SCHEDULE.

I, , of , manager [or secretary] of the [Bank, company, or society], do hereby certify that the above deceased at the time of his death held shares in the above-named [Bank, company, or society], and that there was paid up upon the said shares the sum of per share.

Dated this

day of

, 19

Secretary or Manager.

Form No. 29.

Death Duties Act, 1921.

In the estate of

(deceased).

Declaration to be annexed to the Third, Fourth, Fifth, and Eleventh Schedules, and to the Fourteenth, Fifteenth, Sixteenth, Nineteenth, and Twenty-first Schedules, in so far as Personal Property capable of Valuation, other than Scrip, Stock, Shares, Mortgages, and Bills, is comprised therein.

, of , do solemnly and sincerely declare,-

1. That I am not in any manner interested in the distribution of the estate and effects of the above-named deceased.

2. That I am well acquainted with the value of personal property and effects of a similar nature to that specified in the [Insert the number of schedule], Schedule, hereto annexed, other than scrip, stock, and shares.*

3. That I have personally made a full and complete inspection and examination of all the various articles enumerated in the said schedule.

4. That to the best of my knowledge and belief the sums of money set opposite the various items comprised in the said schedule represent and were the full and true values of the various articles aforesaid at the date of [Insert death of the deceased, or gifts as set out in the said schedule, or vesting upon joint tenancy as set out in the said schedule, as the case may be].

5. That in the aggregate the full value of all the various articles enumerated in the said schedule did not exceed

6. That I am is shillings and pence at the date above mentioned.

, and have carried on business at for a period of y years.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

Declared at day of by the said , 19 , before me-

> A Justice of the Peace for the Dominion of New Zealand [or A Solicitor of the Supreme Court of New Zealand].

Form No. 30.

Death Duties Act, 1921.

In the estate of

(deceased).

DECLARATION TO BE ANNEXED TO THE SIXTH, TWELFTH, THIRTEENTH, AND TWENTIETH SCHEDULES, AND TO THE SIXTEENTH, NINETEENTH, AND TWENTY-FIRST SCHEDULES IN SO FAR AS THE REAL PROPERTY IS COMPRISED THEREIN.

I, , of , do solemnly and sincerely declare,—
1. That the valuation set out in the [Insert the number of schedules] Schedule hereto annexed is the valuation of the land described in such schedule appearing in the general valuation roll as at the date of the [Insert death of the deceased, or gifts as set out in the said schedule, or vesting upon joint tenancy as set out in the said schedule, as the case may be].

2. That to the best of my knowledge and belief no improvements had been effected on the said land between the

date of such valuation, which was made under the Valuation of Land Act, 1908, on the

19, and the date referred to in paragraph 1 above, other than improvements to the value of £

3. That I have estimated the above value for the purpose of this declaration.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

, by the said day of Declared at , before this

> A Justice of the Peace for the Dominion of New Zealand [or A Solicitor of the Supreme Court of New Zealand].

> > Form No. 31.

Death Duties Act, 1921.

In the estate of (deceased).

DECLARATION TO BE ANNEXED TO THE EIGHTH, NINTH, AND TENTH SCHEDULES, AND TO THE FOURTEENTH, FIFTEENTH, SIXTEENTH, NINETEENTH, AND TWENTY-FIRST SCHEDULES, IN SO FAR AS SCRIP, STOCK, AND SHARES IN BANKS, COMPANIES, OR SOCIETIES, AND MORTGAGES, BONDS, AND BILLS, ARE COMPRISED THEREIN.

I, , of , do solemnly and sincerely declare,—

1. That I am not in any way interested in the distribution of the estate of the above-named deceased.

2. That I have examined the books and accounts of the deceased in respect of the property specified in the Eighth and Ninth Schedules hereto annexed, and that from information acquired by me I verily believe the particulars contained therein to be true, and to fully state the whole of the assets of the deceased of that nature.

^{*}Scrip. stock, and shares in banks and companies must be valued separately, and valuations verified by declaration as prescribed for Tenth Schedule.

		4			-	
				tock, and shares in		
				e hereto annexed, ar items of the proper		
				rt death of deceased		
schedule	e, or vesting upon jo	oint tenancy as set	out in the said sch	edule, as the case ma	y be].	
				of the deceased so		
	eed in the aggregate That I am	and have carried		shillings and for a period of	pence at the date n years.	ientionea.
				g the same to be tru	•	the Tuestice
	eace Act, 1908.	in declaration cons	scientifousty, believing	g me same to be tru	e, and by virtue of	one oustice
		. by the said	.)			
	. this d	, by the said ay of , 19	, before			
	me—		J			,
		A Justice of the	Peace for the Domi	nion of New Zealand		
-	•	[or A Solicitor	of the Supreme Con	rt of New Zealand].		
			 .			11.
	,		Form No. 32	•	**	
		•	Death Duties Act,	1921.		v
		In t	he estate of	(deceased).		
	DECLARAT	ION TO BE ANNEX	ED TO THE TWENTY	FIFTH AND TWENT	Y-SIXTH SCHEDULES.	
I,	, of , do	solemnly and since	rely declare—			
1. '	That I am the admi	inistrator of the es	tate of the above d	eceased.		
				the real estate of t , is £, and		
of £				state in the country		
situated	at the date of the	leath of the said de	eceased.	•		
				f the personal estate		
sum of				nexed, is \mathfrak{L} personal estate in th		
	l estate is situated.	bs the run successe	value of the salar	personal essate in th	c country within wi	ion one sur
• .		n declaration cons	cientiously believin	g the same to be tru	e, and by virtue of	the Justice
	eace Act, 1908.			9		
	Declared at	, by the said ay of , 19	ું, ગો			
	this d	ay of , 19	, before >			
	me		,			
en de la companya de		······································	D f the D			- :
				nion of New Zealand ort of New Zealand].		
,		[2			100	
				•		
			Form No. 33			
NT			Death Duties Act,	_		man Mana
				ES WHERE PAYMENT OF ADMINISTRATION		
02,			ion 61, Death Dutie			
	Name of deceased:		,		and the state of the state of	
	Occupation:	•				23 1 . 1 . 1 . 1
	Address: Date of death:					ı.
	Date of death:			· C	17	
	Name of person ma	aking payment:	*		Y 55	
	Occupation:					
	Address: Date of payment:	the second	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	ta da an an an an an air. Ta an an an an an an an an an		
	Date of payment.		to the second	and the following of the		
		whom payment is	made:			
	Occupation:					
	Address: Relationship to de	. has ean	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			
	recamonating to do	oogsou.				
	Description of fun			h payment is made :		
	Amount of paymer			4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		
I HERE	BY certify that to the	ne best of my kno	wledge and belief th	ne above particulars	are true.	
		فالمحقود المحادية والمحاربة	Caragraph Control of the Control of	the state of the s	range of the contract of the c	and the second
			* *************************************	[Signatur	of person making pe	gment.
	and the second		الأنايين والمتعاط والوالوال			
	and the second s		and the second s	Ψ.	D. THOMSON,	amoil
	Charles Color	+ p - + x x - + 0 - x - +		Clerk of	THE THEORY OF CO	manifilia

Consenting to the Raising of Loans by certain Local Authorities. CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL. At the Government Buildings at Wellington, this 20th day of April, 1926. Present: The Right Honourable J. G. Coates, P.C., presiding in Council. WHEREAS application has been made under section twenty, subsection one, of the Einance Act, 1919, for the precedent consent of the Governor-General in Council to enable the several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Finance Act, 1919, and shall operate accordingly as a consent of the Governor-General in Council to the raising of the said oans.	Hokianga County Council (for completing the construction of roads and bridges)
oans.	various roads) 3,300
SCHEDULE Bay of Islands Harbour Board (for construction of £	Timaru Borough Council (for completion of certain drainage and sewerage works)
Bay of Islands Harbour Board (for construction of 2,500 wharf at Russell)	Council's proportion of the further cost of reconstructing the Manawatu Gorge Road) 695 F. D. THOMSON, Clerk of the Executive Council.

Land in Cook Islands taken for the Purpose of Public Recreation.

CHARLES FERGUSSON, Governor-General.

By his Deputy,

CHARLES PERRIN SKERRETT,

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section three hundred and fifty seven of the Cook Islands Act, 1915, it is provided that the Governor-General may by Order in Council take any land in the Cook Islands for any public purpose specified in the Order:

And whereas the land described in the Schedule hereto is required to be taken for a certain public purpose within the meaning of section three hundred and sixty-four of the said Act—to wit, for the

purpose of public recreation:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, in pursuance and exercise of the powers and authorities vested in him by section three hundred and fifty-seven of the Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, doth hereby declare that the land described in the Schedule hereto is hereby taken for the purpose aforesaid.

SCHEDULE.

ALL that parcel of land situate in the District of Avarua in the Island of Rarotonga, Cook Islands, containing eight perches (8 perches), be the same a little more or less, being part of the land named by the Native Land Court "House-site Section One hundred and seventy-one (171) Ngatipa, Avarua." As the said parcel of land is delineated and edged red in the plan numbered 17, signed by the Resident Commissioner of Rarotonga and deposited in the office of the Registrar of the High Court of the Cook Islands at Rarotonga.

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Mauriceville County Council in respect of a Loan of £200 authorized to be raised for the Purpose of forming, grading, and metal-ling Benton's Road.

CHARLES FERGUSSON, Governor-General,

By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mauriceville County Council has been authorized to borrow the sum of two hundred pounds for the purpose of forming, grading, and metalling Benton's Road:

authorized to borrow the sum of two hundred pounds for the purpose of forming, grading, and metalling Benton's Road:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Mauriceville County Council in respect of the said loan of two hundred pounds shall be a rate, not exceeding six per centum per annum, and the said Mauriceville County Council is hereby authorized to borrow the said sum of two hundred pounds accordingly.

F. D. THOMSON,

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Elstow Drainage Board in respect of a Loan of £350 authorized to be raised for Drainage-works.

CHARLES FERGUSSON, Governor-General. By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been autho-rized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate Governor-General by Order in Council:

And whereas the Elstow Drainage Board has been authorized to borrow the sum of three hundred and fifty pounds

for drainage-works:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Elstow Drainage Board in respect of the said loan of three hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Elstow Drainage Board is hereby authorized to borrow the sum of three hundred and fifty pounds accordingly. dingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Term for which the Wellington Hospital Board may borrow the Sum of £100,000 authorized to be raised for Capital Expenditure, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

7 HEREAS by section eleven of the Finance Act, 1921, WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the

consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Wellington Hospital Board has been authorized to borrow the sum of one hundred thousand pounds for capital expenditure:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be borrowed be twenty years and the rate of interest payable thereon be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Wellington Hospital Board may borrow the said one hundred thousand pounds shall be twenty years, and the rate of interest that may be paid thereon shall be a rate not exceeding six per centum per annum, and the said Wellington Hospital Board is hereby authorized to borrow the said sum of one hundred thousand pounds accordingly.

F. D. THOMSON,

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Kairanga County Council in respect of a Loan of £870, being a Further Portion of a Loan of £2,000 authorized to be raised for the Purpose of renewing Culverts and Bridges in the Fitzherbert Riding.

CHARLES FERGUSSON, Governor-General. By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or

consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Kairanga County Council has been authorized to borrow the sum of two thousand pounds for the purpose of renewing culverts and bridges in the Fitzherbert Riding, and is now desirous of raising the sum of eight hundred and seventy pounds, being a further portion of the loan of two thousand pounds:

of two thousand pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum;

may be borrowed be not exceeding six per centum per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Kairanga County Council in respect of the said loan of eight hundred and seventy pounds shall be a rate not exceeding six per centum per annum, and the said Kairanga County Council is hereby authorized to borrow the said sum of eight hundred and seventy pounds accordingly.

F. D. THOMSON.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Poverty Bay Electric-power Board in respect of a Loan of £140,000, being a Portion of a Loan of £230,000 authorized to be raised for Electric Works.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Poverty Bay Electric-power Board has been authorized to borrow the sum of two hundred and eighty thousand pounds for electric works, and is now desirous of raising the sum of one hundred and forty thousand pounds; being a portion of the loan of two hundred and eighty thousand pounds: THEREAS by section eleven of the Finance Act, 1921,

being a portion of the loan of two hundred and eighty thousand pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Poverty Bay Electric-power Board in respect of the said loan of one hundred and forty thousand pounds shall be a rate not exceeding six per centum per annum, and the said Poverty Bay Electric-power centum per annum, and the said Poverty Bay Electric-power Board is hereby authorized to borrow the said sum of one hundred and forty thousand pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Invercargill Borough Council in respect of a Loan of £14,200 authorized to be raised for the Purpose of paying off a Portion of the Tramways and Electricity Loan of £20,900.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL,

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, W and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been autho-rized before the passing of the said Act, or is thereafter autho-rized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Invercargill Borough Council has been authorized to borrow the sum of fourteen thousand two hundred pounds for the purpose of paying off a portion of the Tramways and Electricity Loan of twenty thousand nine hundred pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters

may be borrowed be not exceeding five and three-quarters per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Invercargill Borough Council in respect of the said loan of fourteen thousand two hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Invercargill Borough Council is hereby authorized to borrow the said sum of fourteen thousand two hundred pounds accordingly. of fourteen thousand two hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Invercargill Borough Council in respect of a Loan of £6,700 authorized to be raised for the Purpose of paying off a Portion of the Tramways and Electricity Loan of £20,900.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

By his Deputy, CHARLES PERRIN SKERRETT.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by section eleven of the Finance Act, 1921, Wand its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been autho-rized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Invercargill Borough Council has been authorized to borrow the sum of six thousand seven hundred pounds for the purpose of paying off a portion of the Tramways and Electricity Loan of twenty thousand nine hundred rounds:

pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money water Mark at Purakanui as a Site for a Boatshed. may be borrowed be not exceeding five and three-quarters

may be borrowed be not exceeding five and three-quarters per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Invercargill Borough Council in respect of the said loan of six thousand seven hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Invercargill quarters per centum per annum, and the said Invercargill Borough Council is hereby authorized to borrow the said sum of six thousand seven hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General.

By his Deputy,

CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixt Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

MANGAMUKA SURVEY DISTRICT.

Dia.	.1.					A	ppr	oxin	nat	e Area
Bloo	æ.									. P.
HOREKE	Α				• •			6	3	1
,,	В	2			••	٠		5	3	35
					F. D. TH	OI	MS	ON	,	
			C	ler	k of the Exe	cu	tiv	e C	ou	ncil.

Recreation Reserve in Wellington Land District brought under Part II of the Public Reserves and Domains Act, 1908.

CHARLES FERGUSSON, Governor-General.

By His Deputy, CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by DY virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Wellington Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter form part of the Kakahi Domain, and be managed, administered, and dealt with as a public domain by the Kakahi Domain Board. Kakahi Domain Board.

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTION 91, Block VI, Hunua Survey District: Area, 1 acre 1 rood 14.5 perches.

F. D. THOMSON, Clerk of the Executive Council.

CHARLES FERGUSSON, Governor-General.

By his Deputy,

CHARLES PERRIN SKERRETT.

ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council dated the twentieth day W HEREAS by Order in Council dated the twentieth day of February, one thousand nine hundred and twenty-four, and published in the New Zealand Gazette No. 13, of the twenty-eighth day of the same month, John Waling Jones (who with his executors, administrators, and assigns is hereinafter called "the licensee") was licensed to use and occupy a part of the foreshore and land below low-water mark at Purakanui as a site for a boatshed:

And whereas the said licensee has applied to have the hereinbefore-recited license revoked, and it is desirable to revoke the same:

revoke the same:

revoke the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the twentieth day of February, one thousand nine hundred and twenty-four, as from the twentieth day of February, one thousand nine hundred and twenty-four. thousand nine hundred and twenty-four.

F. D. THOMSON, Clerk of the Executive Council.

Validating the Proceedings in connection with a Loan of £400 proposed to be raised by the Council of the County of Master-

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of April, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS the Masterton County Council, acting under

WHEREAS the Masterton County Council, acting under and in pursuance of the Local Bodies' Loans Act, 1913, proposes to raise a loan of four hundred pounds for the purpose of providing the Council's proportion of the cost of constructing a bridge over Dorset's Creek:

And whereas the special order authorizing the raising of the loan is irregular, in that the public notification of the time and place fixed for the confirmation of the said special order, although given four times, did not comply with the provisions of section ninety-nine of the Counties Act, 1920:

And whereas it appears that the ratepayers have not been misled by the said irregularity, and it is expedient to validate the same.

the same.

Now, therefore, His Excellency the Governor-General of the Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken to raise the said loan shall be valid to all intents and purposes as though public notification of the special order had been correctly given, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularity or defect aforesaid. or defect aforesaid.

F. D. THOMSON, Clerk of the Executive Council.

Constituting the Mangare Rabbit-proof Fencing District.— Notice No. Ag. 2578.

CHARLES FERGUSSON, Governor-General. By his Deputy,

CHARLES PERRIN SKERRETT.

W HEREAS a petition in accordance with the provisions of the Rabbit Nuisance Act, 1908 (hereinafter referred to as the said Act) has been presented to His Excel

lency the Governor-General praying that that part of New Zealand described in the Schedule hereto be declared a rabbit-proof fencing district for the purposes of Part IV of

And whereas it is considered expedient to give effect to

And whereas it is considered expedient to give effect to the prayer of the petitioners:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, do hereby constitute and declare that part of New Zealand described in the Schedule hereto to be said the proof forcing district for the property of the said a rabbit-proof fencing district for the purposes of the said Act, by the name of the Mangare Rabbit-proof Fencing District, and do hereby prescribe that the number of rate-payers of which the Board of Trustees shall consist be three.

SCHEDULE.

ALL that area in the Auckland Land District comprising Section 1, Block XV, Maungatautari Survey District.

As witness the hand of His Excellency the Governor-General, this 22nd day of April, 1926.

O. HAWKEN, Minister of Agriculture.

Warrant authorizing the Rangitikei County Council to construct a Bridge over the Wangaehu River at Kauangaroa, on the Fordell-Kauangaroa Road, and apportioning the Cost.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

N pursuance and exercise of the powers vested in me by ection one hundred and nineteen of the Public Works Act, 1908, and of all other powers and authorities in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby authorize the Rangitikei County Council to construct the bridge described in the Schedule hereto; and I do also declare that the cost thereof, less such contribution (if any) as may be made thereto by the Government of New Zealand, shall be borne by the Rangitikei County Council and Zealand, shall be borne by the Rangitikel County Council and the Wanganui County Council in the following proportions—viz., the Rangitikel County Council shall pay fifty per centum and the Wanganui County Council fifty per centum of such cost respectively; and I do further direct that any contribution hereby required to be made as aforesaid by the Wanganui County Council shall be paid from time to time, in the proportion hereinbefore prescribed, to the Rangitikel County Council, out of the funds of the said Wanganui County Council within a period of one month after demand in writing Council, within a period of one month after demand in writing made by or on behalf of the Rangitikei County Council; and all such payments shall be made from time to time to the Clerk of the Rangitikei County Council for and on behalf of the Wanganui County Council.

SCHEDULE.

That bridge over the Wangaehu River at Kauangaroa, on the Fordell-Kauangaroa Road, on the boundary between the Rangitikei and Wanganui Counties, adjoining Kauangaroa No. 1, Block V, Wangaehu Survey District, Wellington Land District. As the site of the said bridge is more particularly delineated on the plan marked P.W.D 65420, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

As witness the hand of His Excellency the Governor-General, this 28th day of April, 1926.

RICHD. F. BOLLARD,
For Minister of Public Works.

(P.W. 39/173.)

Notifying the Proposed Exchange of Crown Land in the Otago District for other Land.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

WHEREAS by section one hundred and sixty of the Land Act, 1924, it is enacted that it shall be lawful for the Governor-General, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the Land Act, 1924, in exchange for the fee-simple of any other land, and on any such exchange to pay or receive any sum by way of equality of exchange. exchange:

And whereas in the opinion of the Governor-General it is expedient to exchange the Crown land described in the First Schedule hereto for the land described in the Second Schedule hereto, and the owner of the land described in the Second Schedule has agreed to such exchange:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the aforesaid powers and authorities, doth hereby declare it is his intention to grant in fee-simple the area of Crown land described in the First Schedule hereto in exchange for the fee-simple of the land described in the Second Schedule.

FIRST SCHEDULE.

DESCRIPTION OF LAND AUTHORIZED TO BE EXCHANGED. ALL that area in the Otago Land District, containing by ALL that area in the Otago Land District, containing by admeasurement 12 acres 0 roods 10 perches, more or less, being Section 6, Block 4, Kakanui Survey District. Bounded towards the north-west by a public road, 2332·3 links; towards the east by Section 7a, Block 10, Kauroo Survey District, 1785·4 links; and towards the south by Run 134B, 1469·4 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/5/135, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered blue. and Survey, at Wellington, and thereon bordered blue.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Otago Land District, containing by admeasurement 11 acres 0 roods 2 perches, more or less, being Preemptive Right "B" on Run 134, situated in the Kakanui Survey District. Bounded towards the north by Run 504, 798 links; towards the east by Run 504 aforesaid, 1516 links; towards the south by Run 504 aforesaid, 798 links; and towards the west by Run 504 aforesaid, 1516 links; the same being intersected by a road-line, allowance for which has been made in the area: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/5/135, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. bordered red.

As witness the hand of His Excellency the Governor-General, this 27th day of April, 1926.

A. D. McLEOD, Minister of Lands.

Opening Settlement Lands in Auckland Land District for Selection.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

CHARLES PERRIN SKERKETT.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Monday, the twenty-eighth day of June, one thousand nine hundred and twenty-six, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts. visions of the said Acts.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.—FIRST-CLASS LAND.

Otorohanga County.-Pukemapou Settlement.

Section 12s: Area, 146 acres 1 rood; capital value, £780; half-yearly rent, £19 10s.

Distant about twelve miles from Otorohanga Railway-station and dairy factory, and three miles and a half from Ngahape School. The land comprises about 24 acres in worn-out pasture, 45 acres swamp, the balance being in fern; not well watered. When cleared of ragwort and rabbits, the land with further improvements is capable of being developed into a suitable dairy farm.

The following improvements are included in the capital

The following improvements are included in the capita value: Approximately 6 chains rabbit-proof fencing (in disrepair), and a one-roomed leanto, unlined, in fair order; value, £31.

Thames County .- Part Hikuai Settlement.

Section 14s: Area, 256 acres; capital value, £800; halfyearly rent; £20.

Distant about seven miles from Tairua Wharf by formed road, and twenty-five miles from Puriri Railway-station by bridle-track and formed road. There is a school and store at Hikuai, about one mile and a half distant.

The section comprises about 80 acres flat to undulating land of good quality, the balance being hilly country of poor quality; well watered by the Hikuai Stream. Blackberry

is spreading.

The improvements included in capital value comprise improvements included in plantation, &c., also a grassing fencing, plantation, &c., also a 80 acres felling and grassing, fencing, plantation, &c., also a five-roomed dwelling (in bad repair), barn and cow-shed, and shed; total valued at £375.

Waipa County .- Reynolds Settlement.

Section 25s: Area, 124 acres 1 rood; capital value, £400; half-yearly rent, £10.

nail-yearly rent, £10.

Distant about four miles and a half from Cambridge by a good road, which is metalled to within a quarter of a mile of the section. The nearest school and store is at Leamington, three miles and a half distant. About half of the area is covered with high tea-tree, the balance being in rough feed. The soil is of a peaty nature, resting on deep peat; poorly watered by drains only.

Improvements included in capital value consist of half share of 40 chains of fencing, valued at £10.

As witness the hand of His Excellency the Governor-General, this 27th day of April, 1926.

A. D. McLEOD, Minister of Lands.

Opening Lands in the Auckland Land District for Sale or Selection.

CHARLES FERGUSSON, Governor-General. By his Deputy, CHARLES PERRIN SKERRETT.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor General of the Dominion of New Zooland have Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and seventy-six of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Monday, the twenty-eighth day of June, one thousand nine hundred and twenty-six, and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1924.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SECOND-CLASS LAND. Hauraki Plains County .- Hapuakohe Survey District.

SECTION 1, Block IV: Area, 377 acres 3 roods. Capital value, 190. Occupation with right of purchase: Half-yearly rent, £4 15s. Renewable lease: Half-yearly rent, £3 16s.

Weighted with £65, valuation for improvements, comprising two-roomed where with porch (in poor condition), and fencing, to be paid for in cash on allotment.

Distant about two miles and a half from Patetonga Township and eighteen miles from Morrinsville Railway-station. Comprises open hilly country in fern and tea-tree; poorly watered by Waikaka Stream and springs. The elevation ranges from 150 ft. to 500 ft. above sea-level.

Special Condition.—Application from Crown settlers holding wet sections in the Hau aki Plains for this area as an off-run

will receive special consideration.

Kawhia County.—Kawhia North Survey District.

Section 3, Block IV: Area, 502 acres 2 roods. Capital value, £1,540. Occupation with right of purchase: Half-yearly rent, £38 10s. Renewable lease: Half-yearly rent,

Distant about nine miles and a half from Oparau Landing, Distant about nine miles and a half from Uparau Landing, where there is a dairy factory and a school, and thirty-five miles and a half from Te Kawa Railway-station. Oparau is connected with Kawhia by a launch service. The section comprises about 154 acres of bush land felled and grassed, which is reverting to second growth, the balance being in standing bush. Contains a three-roomed cottage, slab sides, iron roof, and chimney (indifferently built), cow-shed, and 30 chains of road fencing in fair order. Waitomo County .- Awakino Survey District.

Section 1, Block II: Area, 457 acres. Capital value, £1,140. Occupation with right of purchase: Half-yearly rent, £28 10s. Renewable lease: Half-yearly rent, £22 16s. £180*; £11 13s. 2d.† £1.140.

* Valuation for buildings.

† Valuation for buildings.
† Half-yearly instalment of principal and interest on buildings valued at £180, comprising a four-roomed dwelling in fair condition, shingle shed, cow-shed (partly built), and yards; repayable in cash or in ten years by twenty half-yearly instalments of £11 13s. 2d.

Situated shout two miles and a half from Mokan School

Situated about two miles and a half from Mokau School and dairy factory, and about six miles from Awakino Saleyards. The section comprises about 160 acres of bush land felled and grassed, the balance being in bush; subdivided into four modelels and space of the parameters and busy specimes and the specimes and the specimes and the specimes are supported by specimes and the specimes and the specimes and the specimes are supported by specimes and the specimes are supported by specimes and the specimes are supported by specimes and the specimes are supported by specimes are supported by specimes are supported by specimes and the specimes are supported by specimes are supported by specimes are supported by specimes are supported by specimes are supported by specimes are supported by specimes are supported by speciments. into four paddceks; sufficiently watered by springs and streams.

Waitomo County.—Pakaumanu Survey District.

Section 5, Block X: Area, 356 acres 1 rood. Capital value.

Section 5, Block X: Area, 356 acres 1 rood. Capital value, £540. Occupation with right of purchase: Half-yearly rent, £13 10s. Renewable lease: Half-yearly rent, £10 16s.

Weighted with £345, valuation for improvements comprising a two-roomed dwelling, 200 chains fencing, 20 acres fair pasture, and 110 acres poor pasture reverted to fern and manuka. Repayable in cash or by a cash deposit with an approved mortgage.

manuka. Repayable in cash or by a cash deposit with an approved mortgage.

Distant about one mile and a quarter by formed drayroad from Kopaki Railway-station and school, the nearest dairy factory being at Otorohanga, about twenty-five miles distant. Undulating to broken country, about 25 acres in good pasture, 110 acres in poor pasture, balance in fern and scrub and light forest, comprising tawa, hinau, rata, rimu, rewarewa, and tawhero, with an undergrowth of mahoe, makomako, supplejack, &c. Light soil of poor quality, resting on sandstone formation; watered by running streams. The section has been subdivided into five paddocks, and the holding when further developed should prove suitable for dairying and grazing. Altitude, 700 ft. to 1,300 ft. above sea-level.

s witness the hand of His Excellency the Governor-General, this 27th day of May, 1926.

A. D. McLEOD, Minister of Lands.

Opening Settlement Land in Otago Land District for Selection.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

CHARLES PERRIN SKERRETT.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement land described in the Schedule hereto shall be open for selection on renewable lease on Monday, the seventh day of June, one thousand nine hundred and twenty-six, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts. visions of the said Acts.

SCHEDULE.

OTAGO LAND DISTRICT .--SETTLEMENT LAND.—FIRST-CLASS LAND.

Borough of Mosgiel.—East Taieri Survey District.

SECTION 2s, Melville Park Settlement: Area, 20 acres; capital value, £800; half-yearly rent, £20.

Improvements included in capital value of the section comprise 5 chains of fencing, £1 5s.

Improvements not included in capital value, and which

Improvements not included in capital value, and which must be paid for in cash by the successful applicant, consist of fencing and grassing, £33 17s.

Melville Park Settlement is situated in the Borough of Mosgiel within easy distance of railway-station, post-office, and district high school. Land is level and of good quality, the sail being a rich block loom resting on a sandy clay the soil being a rich black loam resting on a sandy clay formation. Access by level well-formed roads. Admirably suited for dairying or intense cultivation. Mosgiel has an excellent water-supply, electric light, and a large well-known woollen-factory.

As witness the hand of His Excellency the Governor-Géneral, this 3rd day of May, 1926.

A. D. McLEOD, Minister of Lands.

Opening Land in Marlborough Land District for Selection on Renewable Lease.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT

CHARLES PERRIN SKERKETT

In pursuance and exercise of the powers and authorities conferred on me by the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the land described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the eighth day of June, one thousand nine hundred and twenty-six, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Act. visions of the said Act.

SCHEDULE.

MARLBOROUGH LAND DISTRICT .- NATIONAL ENDOWMENT. SECOND-CLASS LAND.

Marlborough County.—Wakamarina Survey District.

SECTION 44, Block XIV: Area, 568 acres 1 rood 20 perches;

capital value, £850; half-yearly rental, £17.
Weighted with the sum of £32 16s. 6d., valuation for improvements, consisting of felling and grassing (£22 16s. 6d.)

provements, consisting of felling and grassing (£22 16s. 6d.) and half-cost of boundary-fencing (£10). This sum must be paid in cash by the successful applicant.

The property comprises poor quality birch hills with a strip of fair country along the Wakamarina River. The bush has been milled throughout, so little felling will require to be done. The section is well watered by permanent streams, access is by main Wakamarina Valley Road about four miles from Canyastown Post-office dairy factory store and school

from Canvastown Post-office, dairy factory, store, and school. As witness the hand of His Excellency the Governor-General, this 3rd day of May, 1926.

A. D. McLEOD, Minister of Lands.

Notifying Land in Gisborne Land District for Sale by Public Auction.

CHARLES FERGUSSON, Governor-General. By His Deputy, CHARLES PERRIN SKERRETT.

N pursuance of the powers and authorities conferred upon IN pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Thursday, the tenth day of June, one thousand nine hundred and twenty-six, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto.

SCHEDULE.

GISBORNE LAND DISTRICT.—CROWN LAND.—SECOND-CLASS LAND.

Wairoa County.—Taramarama Survey District.

SECTION 1, Block XIV: Area, 249 acres 2 roods; upset price,

Comprises hilly land of fair quality, practically all in grass; has no formed access, but is within about half a mile of the Cricklewood Road. The boundary adjoining Tutaekuri 1c 13 Block is fenced.

As witness the hand of His Excellency the Governor-General, this 3rd day of May, 1926.

A. D. McLEOD, Minister of Lands.

Opening Land in the Wellington Land District for Sale or Selection.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

TN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor General of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and seventy-six of the said Act, do hereby declare that the land described in the Schedule hereto shall be open for

sale or selection on Monday, the twenty-eighth day of June, one thousand nine hundred and twenty-six; and also that the land mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase or on renewable lease; and I do hereby also fix the price at which the said land shall be sold, occupied, or leased as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1924.

SCHEDULE.

WELLINGTON LAND DISTRICT.—SECOND-CLASS LAND. Eketahuna County .-- Tararua Survey District.

SECTIONS 1 and 45, Block VI: Area, 705 acres. Capital value, £1,050; £1,285.* Occupation with right of purchase: Half-yearly rent, £26 5s. Renewable lease: Half-yearly

rent, £21.

*Valuation for improvements, consisting of felling and grassing 360 acres, £665; fencing, £190; plantation, £10; and a five-roomed dwelling and outbuildings, £420. Arrangements may be made by the successful applicant for a loan of £900 to the State Advances Office on security of the improvements are represented as the second of £900 to the State Advances of £900 to the State Advances of £900 to the state Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the State Advances of £900 to the \$1000 to \$1000

ments; remainder payable in cash.

These sections are situated in the Stirling Farm Homestead Block at the end of the Mangaroa Road, about nine miles from Eketahuna. Comprises hilly bush country mostly. An area of 360 acres has been felled and grassed, but owing to neglect this area has gone back a good deal to second growth and rubbish. Soil is of a light nature, resting on papa and shingle formation. Sections are watered by small streams.

s witness the hand of His Excellency the Governor-General, this 29th day of April, 1926.

A. D. McLEOD, Minister of Lands.

Rangers under the Animals Protection and Game Act, 1921-22, appointed.

Department of Internal Affairs,
Wellington, 27th April, 1926.

IT is hereby notified that, in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the undermentioned persons have been appointed Rangers under and for the purposes of that Act for the districts set opposite their names respectively, viz. names respectively, viz. :-

Acclimatization District. Ernest Henry Price, of Athol ... Alexander Owen, of Kaitoke ... Trevor Stroade Withers, of Auckland Southland. Wanganui. Auckland. James Bryt Jordan, of Auckland . . Auckland.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Appointment of Officers under Part II of the Fisheries Act, 1**9**08.

Wellington, 28th April, 1926.

To is hereby notified that His Excellency the Governor-General has, in pursuance of the provisions of the Fisheries Act, 1908, appointed

Alexander Owen, of Kaitoke, Trevor Stroade Withers, of Auckland, and James Bryt Jordan, of Auckland,

to be Officers for the purposes of Part II of the said Act. RICHD. F. BOLLARD, Minister of Internal Affairs.

Justices of the Peace appointed.

Department of Justice,
Wellington, 5th May, 1926.

HIS Excellency the Governor-General has been pleased to appoint to appoint

Gilbert Burness Burns, Esq., of Otautau, Walter Excell, Esq., of Nightcaps, and Charles George Gordon Sinclair, Esq., of Otahuhu, to be Justices of the Peace for the Dominion of New Zealand and its Dependencies.

F. J. ROLLESTON, Minister of Justice.

Clerks of Licensing Committees appointed.

Department of Justice,
Wellington, 5th May, 1926.

TIS Excellency the Governor-General has been pleased to appoint

James Milne Adam

to be Clerk of the Licensing Committees for the Districts of Hamilton and Raglan, $vice\ M.$ Simmonds;

James Edward Laing

to be Clerk of the Licensing Committee for the District of Rotorua, vice J. L. Crowther, on leave; and

Arthur Frederick Bent

to be Clerk of the Licensing Committee for the District of Wairau, vice~A.~L.~Tresidder.

F. J. ROLLESTON, Minister of Justice.

Appointments to Cook Islands Public Service.

Cook Islands Department

Wellington, 3rd May, 1926.

IIS Excellency the Governor-General of the Dominion of New Zealand has been pleased to make the following appointments to the Cook Islands Public Service under section 13 of the Cook Islands Act, 1915:—

Philip Ruston

to be Headmaster, Aitutaki School, Rarotonga, on and from the 18th January, 1926.

Mrs. P. Ruston

to be Assistant Teacher, Aitutaki School, Rarotonga, on and from the 18th January, 1926.

L. G. Emens

to be Superintendent, R from the 6th April, 1926. Radio Station, Rarotonga, on and

Samuel A. Heginbotham

to be Radio Operator, Rarotonga, on and from the 30th March, 1926.

M. POMARE, Minister for the Cook Islands.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office

Wellington, 4th May, 1926. T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz :-

Frederick Ernest Waters Mangapehi. Ernest Russell Joseph McLaughlin William Carter Manuherikia. Waimangaroa. Hamilton.

W. W. COOK, Registrar-General.

Appointments in the Public Service.

न्यवाद्य व्यवदेशी

Office of the Public Service Commissioner,
Wellington, 4th May, 1926.

THE Public Service Commissioner has made the following appointments in the Public Service:—

John Beck, Esq., and James Robert McClune, Esq.,

to be Superintendent and Deputy-Superintendent respectively of the Child Welfare Branch of the Department of Education, as constituted by the Child Welfare Act, 1925, as from the 1st April, 1926.

A. C. TURNBULL, Secretary.

Member of Engineers Registration Board appointed.

WHEREAS by Warrant published in Gazette No. 23, of 2nd April, 1925, page 998, Frederick William Furkert, Esquire, Civil Engineer, Engineer-in-Chief and Under-Secretary of the Public Works Department, was appointed a member of the Engineers Registration Board, in terms of the Engineers Registration Act, 1924:

And whereas the said Frederick William Furkert has left New Zealand, and has resigned his office in terms of the said Engineers Registration Act.

Engineers Registration Act:

Now, therefore, I, Joseph Gordon Coates, Minister of Public Works, in pursuance and exercise of the powers con ferred by the said Act, do hereby appoint

Charles John McKenzie, Esquire,

Civil Engineer, Acting Engineer-in-Chief and Under-Secretary, Public Works Department, to be a member of the Engineers Registration Board.

As witness my hand at Wellington, this 5th day of May, 1926.

RICHD. F. BOLLARD,
For Minister of Public Works.

(P.W. 30/922.)

Notice of Intention to take Land in Block XII, Pakaumanu Survey District, for the Purposes of a Road.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work—to wit, the construction of a road; and for the purposes of such public work the land described and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Kopaki, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken:-

A. R. P. 0 1 32 Being Portion of Rangitoto-Tuhua 36B 3E; coloured blue.

8 3 16 36B 3D ,, 0 2 13 36B 3D red.

Situated in Block XII, Pakaumanu Survey District. (S.O. 23906.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 65562, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

As witness my hand, at Wellington, this 28th day of April, 1926. J. G. COATES, Minister of Public Works.

(P.W. 37/1/1.)

Notice of Intention to take Land for the Development of Water-power (Arapuni Scheme) in Block III, Otahuhu Survey District.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take the land described in the Schedule hereto for the development of water-power (Arapuni scheme): And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Penrose, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken:— A. R. P.

Being Portion of 0 3 38 Allotment 15 and part Allotments 14 and 16, Subsection 4; coloured yellow. 1 1 24 Part Allotment 16 and part Allotment 17,

0 = 0

Situated in Village of Panmure, Block III, Otahuhu Survey

District (Auckland R.D.).

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 66028, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

As witness my hand, at Wellington, this 4th day of May, 1926. RICHD. F. BOLLARD,

For Minister of Public Works.

(P.W. 60/156.)

عول که سید اور د اتم تک باک کا تا میم برگ

Alterations to Scale of Charges in force upon the New Zealand Government Railways.

In pursuance of all powers and authorities enabling me under the Government Railways Act, 1908, and its amendments, and of all other powers enabling me in this behalf, I, Joseph Gordon Coates, Minister of Railways, do hereby make the following alterations in the scale of charges in force on the New Zealand Government Railways open for traffic made on the 10th day of August, 1925, and whilehold in the Carette of 11th August 1925. and published in the Gazette of 11th August, 1925 :-

PART II,-LUGGAGE, PARCELS, HORSES, ETC.

By omitting from Regulation 15 the following:-

16. Racehorses, hunters, or polo-ponies travelling to or from race or hunt club meetings or polo matches will be charged as follows:—

(f.) Racehorses, hunters, or polo-ponies, which on the outward journey have been conveyed in Ug trucks by express, mail, or passenger trains will, when returning from the races, hunt meeting, or polo-match by other than express, mail, or passenger trains, be conveyed at half rates, under the same conditions as horses conveyed by other than express, mail, or passenger trains. When horses or ponies have been conveyed on the outward journey by ordinary trains and are returned by express, mail, or passenger trains, full rates will be charged for the express, mail, or passenger trains, full rates will be charged for the return journey less half the amount of the railage paid in respect of the outward journey.

And substituting the following:-

And substituting the following:—

16. Racehorses, hunters, or polo-ponies travelling to or from race or hunt club meetings or polo-matches, and which have not broken the journey to compete at race or hunt club meetings or polo-matches on either the outward or homeward journey, and are returned direct from the original destination station to the original forwarding station, will be charged as follows:—

(f.) Racehorses, hunters, or polo-ponies, which on the outward journey have been conveyed in Ug trucks by express, mail, or passenger trains will, when returning from the races, hunt club meeting, or polomatch by other than express, mail, or passenger trains be conveyed at half rates under the same conditions as horses conveyed by other than express, mail, or passenger trains. When horses or ponies have been conveyed on the outward journey by ordinary trains, and are returned by express, mail, or passenger trains, a refund of half the amount paid for the outward journey will be made.

20. Racehorses, hunters, or polo-ponies not coming within the provisions of paragraph 16 of this regulation, and which compete at two or more race or hunt club meetings or polo-matches between the time of their departure from the original forwarding station and their return thereto, will be charged full ordinary or express-train rates (according to the class of train transported by) for all rail

or express-train rates (according to the class of train transported by) for all rail

journeys made.

21. On the return of such racehorses, hunters, or polo-ponies to the original forwarding station, and on production of a certificate on the prescribed form obtainable at any officered railway-station, duly signed by the secretary of each jockey, racing, or polo club, or master of the hunt at which the horses were entered to compete, and the owner or trainer of the horses, a refund will be made of 25 per cent. of the total amount of the railage paid for horses, hunters, or ponies which have completed a circuit of journeys.

22. The return journey must be made within two months from the date when the horses were consigned from the original forwarding station, and not later than fourteen days from the concluding day of the last race or hunt club meeting or polo-match at which the racehorses, hunters, or polo-ponies were entered to

or polo-match at which the racehorses, hunters, or polo-ponies were entered to

compete.

23. For all horses which have been sold or exchanged no refund will be made on the railage charges paid for such horses, irrespective of the points

between which they were carried.

24. Full rates will be charged for all animals received at the original forwarding station in excess of the number forwarded from such station, and no refund will be made of the railage charges on such horses.

PART III.-GOODS.

By omitting from Regulation 25 the following:-

2. All such goods (whether forming the whole or only a portion of the original consignment) will, if returned unsold within one month from the closing of the show, competition, ploughing-match, parade, or dog trial, be conveyed back to the original consignor and to the original forwarding station free, but at back to the original consignor and to the original forwarding station free, but at owner's risk, provided a certificate in the following form is handed to the Department when the returned exhibits are consigned.

4. For all exhibits which may have been sold ordinary rates will be charged, irrespective of the points between which they are carried.

5. Full ordinary rates will be charged for all vehicles used on the homeward journey in excess of the number of vehicles used for conveyance of the exhibits on the outward journey.

on the outward journey.

And substituting the following: -

2. All such goods (whether forming the whole or only a portion of the original consignment, and which have not broken the journey to compete at a show, competition, ploughing-match, parade, or dog trial on either the outward or homeward journey) will, if returned unsold within one month from the closing of the show, competition, ploughing-match, parade, or dog trial, be conveyed back to the original consignor and to the original forwarding station free, but at owner's risk, provided a certificate in the following form is handed to the Department when the returned exhibits are consigned.

3A. All goods specified in paragraph 1 of this regulation not coming within the provisions of paragraph 2 of this regulation, and which are entered to compete at two or more shows, competitions, ploughing-matches, parades, or dog trials within the period between their departure from the original forwarding station and their return thereto, will be charged full rates for all journeys made.

3B. On the return of such exhibits to the original forwarding station, and on production of a certificate on the prescribed form obtainable at any officered railway-station, a refund will be made of 50 per cent. of the total amount of railage paid for all exhibits which have completed a circuit of journeys.

3c. The return journey to the original forwarding station must be completed within one month from the conclusion of the last show, competition, ploughing.

within one month from the conclusion of the last show, competition, ploughing-match, parade, or dog trial at which such exhibits were entered to compete.

4. For all exhibits which have been sold or exchanged ordinary rates will be charged for all journeys made irrespective of the points between which they were carried, and no refund will be made on the railage charges paid for such exhibits exhibits.

4A. Full rates will be charged for all goods or live-stock received at the original forwarding station in excess of the number forwarded from such station, and no refund will be made of the railage charges on such exhibits.

5. All vehicles, used on any of the journeys made, in excess of the number of vehicles used for conveyance of the exhibits on the initial journey from the critical forwarding station will be charged full rates and no refund will from the original forwarding station will be charged full rates, and no refund will be made on any portion of the railage charges paid for such excess number of

(40.) Rate on Butter and Cheese

Except otherwise specified, butter and cheese, minimum quantity 5 tons per four-wheeled wagon, 10 tons per bogic wagon (owners to load and unload), for distances of 175 miles and beyond will be charged as follows:—

Miles.	Rate Per Ton.	Miles.	Rate Per Ton.	Miles.	Rate Per Ton.	Miles.	Rate Per Ton.
1	s. d.		s. d.		s. d.		s. d.
175 to	48 2	430	55 8	525	63 7	615	71 1
340*		435	56 1	530	64 0	620	71 6
345	48 7	440	56 6	535	64 5	625	71 11
350	49 0	445	56 11	540	64 10	630	72 4
355	49 5	450	57 4	545	65 3	635	72 9
360	49 10	455	57 9	550	65 8	640	73 2
365	50 3	460	58 2	555	66 1	645	73 7
370	50 8	465	58 7	560	66 6	650	74 0
375	51 1	470	59 0	565	66 11	655	74 5
380	51 6	475	59 5	570	67 4	660	74 10
385	51 11	480	59 10	575	67 9	665	75 3
390	52 4	485	60 3	580	68 2	670	75 8
395	52 9	490	60 8	585	68 7	675	76 1
400	53 2	495	61 1	590	69 0	680	76 6
405	53 7	500	61 6	595	69 5	685	76 11
410	54 0	505	61 11	600	69 10	690	77 4
415	54 5	510	62 4	605	70 3	695	77 9
420	54 10	515	62 9	610	70 8	700	78 2
425	55 3	520	63 2		1		

* Inclusive

For each additional 5 miles or fraction thereof beyond 700 miles 5d. per ton will be added.

PART IV.—GOODS: LOCAL RATES.

By adding the following:-

RATE ON BUTTER AND CHEESE, HOROTIU TO AUCKLAND.

Butter or cheese previously railed to Horotiu will, when reconsigned to Auckland for shipment, be charged 28s. 8d. per ton. Minimum quantity, 25 tons per consignment; owners to load and unload.

As witness my hand, this 6th day of May, 1926.

J. G. COATES, Minister of Railways.

Date of Election of Insurance Members of the Wellington Fire | Date of Election of Members of the Wellington Fire Board. Board.

Department of Internal Affairs,
Wellington, 4th May, 1926.

PURSUANT to section 18 of the Fire Brigades Act, 1908,
I, Richard Francis Bollard, Minister of Internal Affairs,
and the Minister charged with the administration of the said
Act, do hereby appoint Thursday, the 20th day of May, 1926,
to be the day for the holding of an election of three members
of the said Wellington Fire Board by the insurance companies
which for the time being are carrying on business within the
said Wellington Fire District.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Department of Internal Affairs, Wellington, 3rd May, 1926.

DURSUANT to section 18 of the Fire Brigades Act, 1908-I, Richard Francis Bollard, Minister of Internal Affairs of the Dominion of New Zealand and the Minister charged with the administration of the said Act, do hereby appoint Thursday, the 6th day of May, 1926, to be the day for the holding of an election of three members of the said Wellington Fire Board by the contributing local authority.

> RICHD. F. BOLLARD, Minister of Internal Affairs.

Date of Election by Fire-insurance Companies to fill One Extraordinary Vacancy on Each of the Auckland, Darga-ville, and Whangarei Fire Boards.

Department of Internal Affairs,
Wellington, 3rd May, 1926.

PURSUANT to the Fire Brigades Act, 1908, and the rules
made thereunder, I, Richard Francis Bollard, being the
Minister charged with the administration of the said Act, do
hereby appoint Friday, 21st May, 1926, to be the date for
holding the election of one member of each of the Auckland,
Degree ville and Whangeri Fire Boards by the fre insurance Dargaville, and Whangarei Fire Boards by the fire-insurance companies concerned, such election being held to fill the extraordinary vacancies caused by the resignation of Mr. Thomas Anketell Blair.

RICHD. F BOLLARD, Minister of Internal Affairs.

Approval of Fees for Licensing of Vehicles fixed by By-laws-Waitomo County Council.

Department of Internal Affairs,
Wellington, 27th April, 1926.

IT is hereby notified, in accordance with section 109 of the
Counties Act, 1920, that so much of the by-laws made
by the Waitomo County Council and sealed on the 16th
day of April, 1926, as appoints the several sums to be paid
to the Waitomo County funds for the licensing of vehicles
plying for hire has this day been approved by His Excellency
the Governor-General.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Promotion in the New Zealand Division of the Royal Navy.

Navy Office,

Wellington, 5th May, 1926.

IS Excellency the Governor-General has been pleased to approve of the following promotion in the New Zealand Division of the Royal Navy:

Mr. Charles Joseph Reynolds, Warrant Writer, promoted to Commissioned Writer, and appointed to H.M.S. "Dunedin" additional for duty at Navy Office, Wellington, to date 10th May, 1926.

F. J. ROLLESTON, Minister of Defence.

Results of Polls for Proposed Loans.

Wellington, 5th May, 1926. THE following notices received from the Chairman of the Board of the Waimakariri River Trust District, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. NOSWORTHY, Minister of Finance.

WAIMAKARIRI RIVER TRUST DISTRICT. Waimakariri Special-loan Area

With regard to the poll of ratepayers in that portion of the Waimakariri River Trust District known as the Waimakariri Special-loan Area, upon the proposal of the Waimakariri River Trust to borrow the sum of £200,000 for the purpose River Trust to borrow the sum of £200,000 for the purpose of carrying out works for the mitigation of damage by flooding from the Waimakariri River, and other works incidental thereto, more particularly described in the loan proposals in connection with the said loan, and in the voting-paper used at such poll, I hereby give notice that at the poll held on the 14th day of April, 1926, the number of votes was as follows:—For the proposal, 3,329; against the proposal, 2,833; informal votes, 42.

As the total number of valid votes recorded in favour of the proposal is not three-fifths of the total number of valid votes recorded at the poll, I hereby declare the said proposal to be not carried.

to be not carried.

Eyre-Cust Special-loan Area.

With regard to the poll of ratepayers in that portion of the Waimakariri River Trust District known as the Eyre-Cust Special-loan Area, upon the proposal of the Waimakariri River Trust to borrow the sum of £45,000 for the purpose of carrying out works for the mitigation of damage by flooding from the Eyre and Cust Rivers, and other works incidental thereto, more particularly described in the loan proposals in connection with the said loan and in the voting-paper used at such poll, I hereby give notice that at the poll held on the

14th day of April, 1926, the number of votes recorded was as

For the proposal, 530; against the proposal, 339; informal votes, 3.

As the total number of valid votes recorded in favour of the proposal is at least three-fifths of the total number of valid votes recorded at the poll, I hereby declare the said proposal to be carried.

Dated this 16th day of April, 1926.

JOHN WOOD, Chairman.

Teachers' Appeal Board, 1926.

Education Department,

Wellington, 23rd April, 1926.

I T is hereby notified for general information that the Appeal Boards for the year 1926 set up to hear appeals in connection with the grading or classification of teachers in primary, secondary, or technical schools will consist of—

rmary, secondary, or technical schools will con
Chairman—Andrew D. Thomson.
Representatives of Education Department—
Ernest Marsden, D.Sc.
Theophilus Benjamin Strong, M.A., B.Sc.
Representatives of Teachers—
Secondary-school Teachers—
Thomas Brodie, B.A.
Frank H. Campbell, B.A.
Technical-school Teachers—
Hugh Aled Jones.
Robert J. Thompson.
Primary-school Teachers—

Primary-school Teachers— Christopher Thomas Aschman. Bertie Newman T. Blake, M.A. Alfred Joseph C. Hall. George Thorncroft Palmer, M.A.

C. J. PARR, Minister of Education.

Taking Possession of Mines, &c., under the Mining Act.

In the matter of the Mining Act, 1908, and its amendments; and in the matter of deed of mortgage bearing date the 29th June, 1921, between the New Zealand Quick-silver Mines (Limited), now dissolved, of the one part, and His Majesty the King of the other part, and registered in the office of the Mining Registrar at Whangarei as No. 249.

N OTICE is hereby given that default having been made in the payment of principal and interest moneys and in the performance and observance of covenants and conditions which by the above-mentioned deed of mortgage the said company covenanted to pay, perform, and/or observe, it is the intention of the Minister of Mines for the Dominion of New Zealand to enforce compliance with the provisions of the Mining Act, 1908, and its amendments, by entering into possession of the mines, machinery, working plant and appliances, and other assets of the said company and selling or otherwise disposing of the same.

Dated at Wellington this 28th day of April, 1926.

G. JAS. ANDERSON, Minister of Mines.

Officiating Ministers for 1926.—Notice No. 13.

Registrar-General's Office

Wellington, 4th May, 1926.

PURSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information:

> Presbyterian Church of New Zealand. Mr. James Farrar.

> > Hebrew Congregations.

The Reverend Alexander Astor.

The Ratana Church of New Zealand.

Apostle Milton Luke Ashby.

"L. A. Eastman.

"Te Rata Hikairo.

- Reupena Hori. Hone Taotahi.
- Hiraka Te Awe.
- Peke Tupaca.

W. W. COOK, Registrar-General.

Tenders,

Public Works Department, 3rd May, 1926.

Public Works Department are published for general information:—

Work or Supply.	Price.	Tenderer.
Waikato, Section 132: Outdoor switchgear	£9,707	. Cory-Wright and Salmon.
Coleridge, Section 190: Switch and protective	61 000 14	Metro-Vickers Electrical Co. (Ltd.)
apparatus Waikato, Section 150: Synchronous condenser and	£13,463	Cory-Wright and Salmon.
transformer		
Arapuni, Section 125: 22 k.v. switchgear		Reyrolle and Co. (Ltd.).
Mangahao, Section 182: Automatic dam-crest		National Elec. and Eng. Co. (Ltd.).
Mangahao, Section 181: Dam-gates	£1,945	Richardson, McCabe, and Co.
Quote 983, Waipapa Stream Bridge: Hardwood— 5,539 ft. hewn M.A.H.	05 111 6 1	
2 042 ft comm M A II		•
2,048 ft. sawn M.A.H.		•
2,646 ft. sawn M.A.H.	27s., f.o.b	•
Quote 984, Manganui-o-te-Ao Bridge: Hardwood-		
240 ft. piles		•
3,645 ft. hewn M.A.H		•
7,958 ft. sawn M.A.H.		•
3,220 ft. sawn M.A.H.	27s., f.o.b	•
Waikino-Bombay Transmission-line— Sections A and B	ar = 00	
Section C	£5,763	. J. B. Ferguson.
Ouoto 000 . Steel missen heles	$1.226 \text{ 4s.} \dots$. F. Malley.
Quote 988: Steel pigeon-holes		. Gillies and Laird.
Oil fuel tender Devemment Deinting		. A. and G. Price (Ltd.).
Oil-fuel tanks, Devonport: Painting Victoria Block: Road-formation, &c		Henderson (Ltd.).
Victoria Block: Koad-formation, &c		. J. J. Craig (Ltd.).
Mokau Police-station: Repairs, &c.		. Harwoods (Ltd.).
S.M.T. Railway, Raekohua: Platelayers' cottages Frankton Junction Post-office: Additions		. G. Bennett.
Frankton Junction Post-onice: Additions	£516	
E.C.M.T. Railway, Taneatua: Cottages, &c.	£6,500	
Arapuni, Section 160: Roof-trusses	£334	
Putaruru Police-station: Erection	£1,469	
Waikeri Native School: Erection	£743 12s. 6d	
Porirua Mental Hospital: Unit for nervous affections	£4,740	
Penrose Substation: Water-supply, &c	£349 12s	
Seacliff Mental Hospital: Unit for nervous affections	£4,237 3s	
Lake Coleridge scheme: Pile-driving and foundations for steel towers	£1,416	. Hamlyn Bros.
	4100	
Mangahao, Section 183: Hydraulic testing-pot	£123	
Quote 989: Horahora underground cable	£111 5s	
Quote 990: Mangahao electric lamps	£74 2s	
Quote 991: Rails for State Coal-mines, Rewanui Eketahuna Police-station	£302 12s. 6d	
TT 1: 11 76 . 3 TT 1: 3 THE .	£2,200	
Waitati Mental Hospital: Electric lighting	£590	
Hornby Mental Hospital: Unit for nervous affections	£3,246	
E.C.M.T. Railway Tauranga: Platelayers' cottages	£3,128_17s. 6d.	
Putere Block: Road-formation	£407 17s. 6d	. J. Poppelwell.

C. J. McKENZIE, Acting Engineer-in-Chief and Under-Secretary.

Public Trust Office Act, 1908, and its Amendments.—Election to administer Estates.

OTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth.

No.	Name.	Name, Residence.		Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Brown, Samuel Martin	Leeston	Grocer	28/2/26	27/4/26	Intestate	Christchurch
2	Ferris, William	Tandragee, Ireland	Labouron	3/11/25	$\frac{27/4}{26}$	intestate	Christenuren
3	Gray, William	Eltham		$\frac{3}{11}/25$	$\frac{27/4}{29}$,,,	N DI "
4	Harvey, William	Portland	Tahaman	30/3/26	$\frac{29/4}{20}$	i "	N. Plymouth
5	Hinkes, William George	Auckland	Electric linesman	18/1/26	$\frac{29/4}{20}$,,	Auckland.
-	Henry		income inesman	10/1/20	21/4/20	,,	"
6	Kinley, George	Rangiora	Stock-dealer	14/3/26	29/4/26		(0)
7	Nelson, or Neilson, Frank	Wallington	Hotel employee	16/3/26		"	Christchurch
8	O'Callaghan, John	Stratford	O	10/3/26	27/4/26	***	Wellington.
9	Piper, Margaret Crowther	Dont Albant		$\frac{12}{3}$	29/4/26	,,	N. Plymouth
io	Stokes, Caroline.	T in	TIT: 1		29/4/26	,,,	Auckland.
ĭ	Williams, Mary Ellen	Manion	Married woman	17/3/26	27/4/26	Testate	Christchurch
2	Was de Theorem The Theorem	Dobiotus		6/3/26	30/4/26	,,	Napier.
-	wood, Francis Edwin	ramatua	No occupation	12/3/26	30/4/26	,,	Wellington.

Public Trust Office, Wellington, N.Z., 3rd May, 1926.

J. W. MACDONALD, Public Trustee.

0 4

Government Meteorological Observatory.

CLIMATOLOGICAL TABLE. MEANS AND TOTALS FROM CHIEF STATIONS. February, 1926.

METEOROLOGICAL Observations, the month of February, 1926. Observations	Wellington, for
the month of February, 1926. Ob	servations taken
9 a.m.	: [

and the second second		
A 3/ 14 3 B	Observatory.	1 A L
A ITITITO OF	Unservatory.	147 16.

	reduced ected in Lat. 45°.	Fron	n Self Iwent	-regist y-four	ering I Hours	nstrum previo	ents, usly	Cloud,	Wind.	in Points 1 Inch).
	• •	ė,	ا . نو	<u>.</u>	Ġ	gi	Ę,	₩.	Direction of	<u> </u>
	Sarometer and corrections for the same same same same same same same sam	Temp.	Temp. Shade.	Mean Temp. in Shade.	Solar Radia- tion.	rrestrial Radiation	veloc, Wind in Miles.	9	g	-0
	pe in		E ag	Sha	뼌	Terrestria Badiatio	28	Amount 0 to 1	CE.	Rainfall (100 to
Date.	And Inch	Max.	Min.	ing	olar E tion.	Ba	응급	80	i.e.	10 at 10
ũ	å i	×	*	X	ക്	Ĕ	🛎	Æ	a	æ 🤍 .
T	· · · · · ·	ĺ			1					1
		Fah.	Fah.	Fah,	Fah.	Fah.				
1	29.689		51.3	56.2	101.0		222	10	S.E.	
2	29.558		51.1	57.7	126.0	42 ·8	142	9	N.W.	48
3	29.536		55 ⋅3	60.1	125.0	55.0	247	10	S.E.	3
4	29.771	65.0	52.1	58.5	126.0	45.5	217	10	Calm	
5	29.566		59.0	63.7	133.0	56.9	291	10	N.W.	83
6	29 615		49.9	56.0	105.0	49.0	367	6	S.E.	
7	29.427	64.9	45.8	55.3	138.0	37.9	143	9	N.W.	66
8	29.581	70.9	48.2	59.5	134.0	45.2	218	8	S.E.	• •
9	29.715		54.8	60.1	123.0	52.1	311	2	S.E.	
10	29.633		48.9	56.9	128.0	42.0	122	10	N.W.	20
11	29.278		53.5	58.5	106.0	52.2	281	10	S.S.W.	8
12	29.560		47.0	55.5	116.0	37.9	117	2	N.W.	
13	29.892		49.1	59.5	131.0	40.0	123	9	N.W.	Trace
14	30.012		56.8	61.4	131.0	52.1	216	2	S.	••
15	30.166		47.9	57.4	125.0	40.2	140	5	N.W.	· · ·
16	30.134		58.7	63.8	132.0	55.0	229	8	N.W.	• • •
17	30.012	1,	59.6	64.6	128.0	55.7	232	6	N.N.E.	• • •
18	29.947	70.0	61.4	65.7	133.0	58.0	279	10	N.N.W.	
19	29.689		62.8	65.9	130.0	61.0	540	10	N.W.	• • •
20	29.771		55.2	62.7	127.0	54.1	306	0	s.w.	• • •
21	29.967	72'0	55.0	63.5	128.0	47.8	190	3	N.	
22	29.900	1		63.4	127.0	54.0	301	2	N.W.	• • •
23	29.684		60.8	65.9	128.0	59.0	427	7	N.W.	• • •
24	29.994			60.3	130·0 131·0	43.7	$\frac{335}{310}$	0	N. S.	
25	30.121			$60.1 \\ 55.5$	131.0	47·3 36·5	246	1	N.E.	.;
26	30.133			58.2	128.0	51.8	386	10	N.E.	4 15
27	29.539				132.0		$\begin{array}{c} 380 \\ 226 \end{array}$	10	S.S.E.	16
28	29.703	00.1	54.0	60.0	132.0	49.5	420	10	அ.வ.ம்.	10
29	•• •			• •	•••	••	•••	• •	• •	
30				••		•••	••	• • •	••	• • •
31	• •	1	1		• •	••	••	•••	• •	
*	29.77	66.9	53.6	60.2	126.0	48.9	256	6.4	••	263
†	29.980	69.3	55.7	62.5	124.8	49.0	239	$\frac{}{5\cdot 2}$		320

* Means, &c. † Means previous years.

DIRECTION OF WIND.

N.E. $\mathbf{E}.$ S.E. S. S.W. W. N.W. Calm. 1 | .. | 5 | 4 | 1 | .. | 11 | 1

Note.-A cool and dry month, with precipitation 18 per cent. below the mean of previous years. Total bright sunshine, 202 hours 17 minutes, 53 per cent. of the possible, and two sunless days. Thunder was heard on the 2nd and 5th. Mean earth temperature at 1 ft. was 64.4°, and 64.7° at 3 ft. Mean dew-point, 51°; mean elastic force of vapour, 0.374 in.; and mean relative humidity, 72 per cent. of saturation.

Δ Δ		n i	Extre		all the	ain ore).
Altitude above Sea-level.	Name of Station and Observer,	Absolute Mean Temp. Air in Shade.	gn Temp.	Mean Min. Temp.	Rainfal sints to ti Inch).	s with Rain int or more)
Altitu Seg		Absolute Temp. Shade.	Mean Max. Tem	Min. ?	Total (100 Po	Days (4 Poin
Ft. 152	NORTH ISLAND.	Deg 62·9	Deg. 69:0	Deg. 56·8	Points. 257	16
131	RUAKURA FARM, HAMILTON EAST	59.6	72.5	46.6	165	14
211	G. A. Holmes MATAMATA	58.8	71.6	46.0	159	11
4 6	W. Halligan Tr Arona	62.3	74.9	49.8	168	11
340	Waihi C. F. Sims	62.6	72.0	53.2	172	12
100	TAURANGA C. J. Butcher	62.7	74.7	50.7	101	7
925	ROTORUA W. E. Penno	59.3	70.3	48.4	136	9
60		58 9	65.8	52 0	346	13
2080	TAIHAPE A. R. Fannin	54.1	62.7	45.6	376	13
10 0		58.9	67.1	50.6	369	13
8		59.1	68.7	49.6	577	12
119	CENTRAL DEVELOPMENT FARM, WERAROA	59.0	66.4	51.6	230	13
5	J. E. Sharp Napier	62.4	71.9	53.0	150	9
377	Chas. L. Thomas Masterton	60.4	70.8	50.0	406	12
186	R. Brown Greytown	60.3	71.0	49.7	392	18
10	W. Allan Wellington	60.2	66.9	53.6	263	-9
	South Island.		+1 . - 1		n e ki ji sakib. Pina kita yeti it	
87	Brightwater Ven. Archdeacon	60.8	71.8	49.9	103	7
34	Kempthorne Nelson	60.4	69.4	51.5	138	8
1220	H. Harrison Hanner Springs	57.2	67.9	46.6	498	12
25	W. Montgomery Christchurch	58.5	67.8	49.2	279	12
42	H. F. Skey Lincoln	61.0	69.8	52-1	209	10
1220	M. J. Scott Kisselton	58.0	70-2	45.9	343	10
349	A. E. Young RAKAIA	59.1	70.1	48.2	268	10
1000	Miss A. Hardy FAIRLIE	57.2	70.4	44.1	452	12
130	_ A. J. Grant	59.2	68-6	49.9	298	13
200	Caretaker of Domain	57.3	65.6	49.0	359	13
155 0	F. Akhurst Sanatorium, Waipiata	54.5	63.7	45.3	271	15
1000	Dr. A. Kidd Ophir	57.9	68.8	47.0	209	12
300	A. Don Dunedin	56.1	63.6	48.7	698	21
245	D. Tannock Gore	56.3	65.6	47.0	483	22
12	A. T. Newman Hokitika	55.4	61.5	49.4	1012	17
12		56.0	63-6	48.4	672	22
	L. Lennie	RETU	J RN .			Γ_{x_g}
8	Tangimoana	65.3	75.5	55.2	201	10
	January, 1926.	35.0				1.

SUMMARY FOR THE MONTH OF FEBRUARY, 1926.

During the first fortnight of February conditions were dominated by three intense areas of low-pressure located eastward of the South Island, and strong southerly winds brought cold, unsettled weather and heavy rain, especially in the South. Fair weather predominated between the 14th and 21st, except about the 18th, when considerable rain fell in Westland, the effect of a westerly disturbance passing in the South.

The latter portion of the month, though very changeable, was on the whole warmer, but on the 27th and 28th a strong southerly and general rains were experienced. This benefited the Hawke's Bay district, where dry conditions have persisted during the past six months.

The total rainfall was in excess of the average over the South Island, except about Nelson and Collingwood. It was also above about Kawhia, Wanganui, and Foxton, but elsewhere in the North Island it was below the average. The difference was greatest in Otago, where the aggregate rain ranged from 100 to 200 per cent. above the mean.

The month was remarkably cool, and on several occasions frosts occurred in places widely apart.

New Zealand Rainfall for February, 1926—continued.

Norm.—Late retu		ttions a	ppear at end	T	Station.	Total Fall, Points (100 to Inch).	Days w Rain.
Stat	ion.		Points (100 to Inch).	Days with Rain.	NORTH ISLAND-	continued.	
 _	- 		<u> </u>	1	(B.) NORTH-WEST ASPECT—CAPE		IEMEN T
	NORTH	ISLAN	ID.		CAPE EGMONT—co		
(A.) NORTH-EAST	ASPEOT-	- Nовтн	CAPE TO EAS	ST CAPE.	Tariki, Hydro		11
ape Maria van I			1	1	Riversdale, Inglewood (817 ft.)	452	14
house-keeper)	temen frue	пВис	12	1	Inglewood	2	14
angonui	••		71	4	Pilot-station, Waitara Lepperton		13 14
8e0	••	• •	28	4	Upper Mangorei	7707	15
aikohe	• • •	••	72	7	Waterworks, Mangorei		12
ussell	••	••	245 36	4 5	(C.) SOUTH - WEST ASPECT CAI	и Есмонт т	о Слов
awakawa uhipuhi Plantati	on. Whal	 Kapara.	99	4	PALLISER		CALB
Whangarei	,	, , , , , , , , , , , , , , , , , , ,		_	Opunake	197	11
uatangata West	• •	• •	81	5	Riverlea, Taranaki		14
uatangata airua Falis (powe	n atation)	••	110 161	12	Stratford Post-office	344	11
antua rana (powe	r-station;	• • • • • • • • • • • • • • • • • • • •	78	7	Hatcheries, Hawera Ohawe, Hawera	233 145	14 14
hangarei	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	74	6	Unawe, Hawera	202	11
uwera, Whangarei	• •		138	8	Patea Borough Council Hydro.	282	12
angawai .	• •		180	6	Kakaramea		
arkworth	••		278	14	Patea	194	11
psom, Auckland	•• 、	• •	247	14	Mataimoana	456	11
wier Island ocky Bay, Waihel	· ·	••	54 163	7	Whangamomona Mangapurua Landing, Wanganui Rive	388 462	14
irua	(e	••	96	8	The same a	305	14
rua, Thames	••	•	151	11	Matiere	268	11
e Domain, Paero			111	12	Raetihi	545	13
lle Vue Farm, Me			135	12	Horopito	557	13
orrinaville	•••	• •	99	5	Waiouru	452	12
ringdale, Waitoa	••	••	173	13	Te Horoa, Hihitahi	390	15
imai, Tauranga	••	••	235 74	9 6	Marybank, Wanganui	228 364	12
e Camp, Tauran; apuni Dam, Puk	torna.	••	341	12	Belmont, Tayforth, Wanganui Waitahinga, Kai Iwi	638	10
hakarewarewa, R	otorus.	••	146	8	Wanganui	439	ii
phia Street, Roto			155	7	Fordell	429	13
miotapu			257	10	Dalvey, Turakina	412	10
neatua	••		143	. 7	Mangachane Station, Taihape	444	16
rachako, Opotiki		• •	184	8	Kawhatau, Mangaweka	_::	
sirata, Opotiki	••	• •	248	8	Hunterville	517	14
ukokore hueroro Station,	Rankokom	• •	151 273	5 8	Waituna West, Feilding Thoresby, Marton	537 419	19 17
itaraus, Cape Ru		••	243	8	Waitatapia, Bull's	394	13
utotara, Te Arar		•••	247	10	Glen Oroua	220	ii
•					Foxton	259	5
B.) North-west				EMEN TO	Feilding	335	19
	CAPE I	EGMONT	•	-	Komako Kairanga	645 224	11 7
ngitihi	• •	•	26	3	"Woodhey," Palmerston North	332	13
ritaia	••		51	6	Kahuterawa Watershed, Palmerston	779	18
rekino	••	••	180	4	North		
ekaweka ngiahua, Hokian	va Washan		312 100	13	Turitea Waterworks, Palmerston Nort		14
hukohu	ta marnon	·	156	10 11	Mangahao, Arapeti	363	15
nnelly's Crossing	Oranoa	• • •	281	8	Mangahao, No. 1	637 927	18 17
retoki Station, W	aimatenui		226	10	Mangahao, No. 2	1065	18
hatoro	••	• •	330	12	Shannon		
rgaville	• •	• •	146	9	Waitoha, Otaki	324	13
lensville nderson	. ••	••	264	13	Otaki	269	13
nderson sley Training Co	llege Page	ata	315 140	19 7	Kapiti Island	313	13
iuku, Auckland	Ticke, I wer		311	12	Reservoir, Brooklyn	279	9
ewhero	••		295	13	(D.) SOUTH-EAST ASPECT-EAST CA	PE TO CAPE !	PALLISE
arau	• •		489	12	East Cape	160	1 5
yant House, Rag	lan	••	283	13	Wairoro, Ruatorea, Te Araroa	143	8
whia	••	• •	376	13	Tapuachikitia, Kahukura		
upo sitomo Caves	••	••	152 478	5	Waiorongomai Station, Tapawaeroa	202	8
mbridge	••	••	218	8 12	Pakihiros Waining Par	217	6
to-o-rangi, Camb		••	189	11	Ruangarehu Station, Waipiro Bay Mangatarata Station, Tokomaru Bay	174 205	8 9
Kuiti	٠.,	••	248	12	Owhens, Tokomaru Bay	265 265	11
nomo, Otorohang		••	238	11	Waihau, Tolaga Bay	198	9
milton, Waikato		• •	185	15	Tolaga Bay	146	11
te Farm, Waerer		••	261	13	Motu, via Gisborne	261	ii
rahora Rapids, C	aurebill	••	231	12	Marumoko, Motu	283	10
aruawahia aikaria Reformat	TA A-	emutu	294	13	Homewood, Otane	229	11
tikeria Reformat: itieke, Raurimu	• .		200 351	$\begin{array}{c} 12 \\ 12 \end{array}$	Upper Opoto, Matawai	246	7
ngaotaki (550 ft.)	••	••	!		Koranga Valley	260	12
skaka, Paemako	•••	••	::	••	Eastwood Hill, Gisborne Otoko	166	10
'e Matai," Aria	• • • • • • • • • • • • • • • • • • • •	• • •	368	14	TITL of a fundam	135 120	12 1
	••	••	500	12	Te Karaka	263	12
ura			514	14	Puha, Poverty Bay	190	7
ura Ingatoi, Mokau R	ver						
			478 574	13 1 5	Glenroy Station, Gisborne Patutahi, Gisborne	152	8 5

· Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days with Rain.
NORTH ISLAND	continued	<u> </u>	SOUTH ISLAND—	continued.	1
D.) South-East Aspect—East continues	CAPE TO CAPE I	Pallises—	(E.) NORTH ASPECT — CAPE FARE continued.		IKOUBA —
Vhakapunake	467	11	Mapua, Nelson	145	10
Cahora, Gisborne	119	7	Stanley Brook, Nelson	147	12
lisborne ··	217	10	Twynham Station Creek, Glenhope.		16
uninga Station, Wharerata	350	10	Gowan, via Glenhope	546	12 13
Pihanga," Ruakituri Valley, Nap	oier 367	6 15	Tophouse	000	5
Ingaone Valley, Tangitere	412	10	Stephen Island	ı	ì
Portland Island	400	8	Cape Campbell	1 000	5
Vaikaremoana Power-station, Waikaremoana	369	10	Manaroa, Pelorus Sound	0=0	9
Iaungaharuru, Wairoa			Yncyca, Pelorus Sound		9
Putorino, Wairoa	327	8	Waitata Bay, Pelorus Sound	0-0	8
arawera	401	11	Opouri Valley, Flat Creek	252	8
e Waka, Te Pohue	210	6	Hartley Hills, Hillersden		4
Vaikoau, Napier	. 312	10	Seddon		8
utira Lake	304	10	Ward	107	8
Cowhai Downs, Napier	295	8	Duntroon, Jordan		8 4
ledgeley, Eskdale	141	8 7	"Sevenoaks," Renwicktown	191 165	7
Riverbank, Rissington, Napier	198	6	Delta Station, Blenheim Ocean Bay	004	7
Vahine, Sherenden, Hastings	006	10	Spring Creek, Blenheim		8
lokopeka, Hastings	107	16	Erina, Blenheim	1 7 4 50	6
Iastings 'Te Houka Hill,'' Hastings	100	7	Avondale Station, Blenheim	200	6
Vhanawhana, Hastings	154	10	Marshlands, Blenheim	000	7
Iaraekakaho, Hastings	124	9	Hapuku	000	ıi
e Mata, Havelock North	184	12	Ellerton, Kekerangu	0.00	8
nawai, Maraetotara, Havelock No		15			
oukawa	145	8			
Pukehou, Te Aute	179	9	(F.) WEST ASPECT—CAPE FAREWEI	r to Puveral	R POINT.
łwavas, Tikokino	212	13	(E.) White rist had been a second	D TO TOIDMO	
Blackburn, Hawke's Bay	285	9	Farewell Spit	176	8
Aramoana, Waipawa	354	14	Karamea, Westport	790	17
Rangitapu, Waipawa	495	13	Westport		18
Mount Vernon, Waipawa	$\begin{array}{c c} . & 341 \\ . & 248 \end{array}$	12 9	Reefton (643 ft.)		15
Waimarama, Hawke's Bay	070	8	Greymouth	684	16
Vaipukurau Motuotaraia, Wanstead	376	11	Moana, Lake Brunner		1 ::
Oruawharo, Takapau	418	12	Otira (1,255 ft.)		18
Woodbank, Wimbledon	292	10	Lake Kanieri	1004	17
Dannevirke	546	14	Ross, Westland		15 15
ine Grove, Dannevirke		1	Okuru	0.4.4	25
Waipuna, Woodville	661	18	Puysegur Point	0 0 0 0 0 0	20
Mangamutu, Pahiatua	550	15			
Mangamaire	538	16	(G.) East Aspect—Kaikoura	TO CARE SATI	un mba
Eastry, Tane, Eketahuna	423	16	(G.) MAST ASPECT—IXARAUGRA	TO CAPE DAGE	NDESS.
Tawataia, Eketahuna	453	15	Moundsdale, Kaikoura	658	11
Putara	833	15	Culverden	OFF I	13
Eketahuna	536	17	Riverside Farm, Amuri	430	9
Castlepoint	392	12	Highfield, Amuri.	. 386	10
Annedale, Tinui	0=0	13	Weka Pass, Canterbury		8
'Ngaianu,' Masterton Whareama, Masterton	276	12	Keinton Combe		10
Waingawa, Masterton	398	13	Waiau		11
Ditton, Masterton	367	13	"Emscote," Stag and Spey	00	12
Bagshot, Masterton	329	16	"Glenallen," Waikari		10
Bush Grove, Masterton	346	12	Gore Bay, Cheviot	302	12 4
Marangai	295	12	Waipara		10
Eringa, Masterton	389	12	Amberley	00=	9
Glenburn, Martinborough	284	12	Alford Forest	004	11
Martinborough	370	6	Mount Somers	1 0.11	16
Lagoon Hill, Martinborough	439	14	Bealey	403	10
Le Awaite, Martinborough	486	13	Arthur's Pass	1054	16
Featherston	885	12	Mt. White Station, Cass	. 277	8
TT 1	000	10	Craigieburn		14
Waiwetu Wallaceville	332	10	Flock Hill		13
Orongorongo Waterworks	899	ii	Paparua Prison		7
Wainuiomata Reservoir	751	14	Rhodes Convalescent Home, Cash	- 167	12
Lower Hutt	328	10	mere Hills	947	7.7
Karori Reservoir	349	10	Islington	000	11 10
Seatoun	289	9	Otahuna, Tai Tapu	0.7.7	10
SOUTH ISI			Little River	000	5
(E.) NORTH ASPECT-CAPE F.		IKOURA.	Puaha	47.4	10
Collingwood	222	15	Magnet Bay, Little River	7.00	11
Onekaka	233	15	Pigeon Bay	000	9
Takaka	170	7	Coalgate	F10	9
'Harakeke,'' Central Moutere	101	6	Hororata	1 270	11
Motueka	119	10	Darfield	465	8
Upper Moutere	136	7	Akaroa	. 357	5
'Asbestos Cottage, ' Pokor	roro 392	21	Southbridge		9
(height, 2,700 ft.)			Mount Torlesse, Springfield .		9
Wangapeka	303	10	Methven	, 715	11

New Zealand Rainfall for February, 1926-continued.

New Zealand Rainfall for February, 1926-continued.

Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall Points (100 to Inch	Days WI
SOUTH ISLAND—	continued.		SOUTH ISLAND	—continued.	
G.) East Aspect—Kaikoura to Ca	pe Saunders-	-continued.	(H.) SOUTH ASPECT—CAPE SAUNI continued.		ur Point
Rudstone, Methven		13	Clyde	234	12
ake Coleridge Homestead	342	14	Alexandra	174	12
oint Switching Stn, Lake Coleridge	742	14	Galloway	174	12
lenthorne, Lake Coleridge	475	13	Earnscleugh	276	12
Oouble Hill	403	9	Roxburgh	383	15
Vinchmore, Ashburton	464	11	Balclutha	407	19
shburton	408	13	Glenfalloch Station, Nokomai		10
'airview, Springburn	634	12	Castle Hill Station, Athol	564	20
taveley	739	14	Wendon		18
vandale, Mount Somers	596	11	Lawrence	558	21
ynnford, Hinds	381	12	Owaka	511	24
eel Forest	612	12	m · xr	501	24
Kapunatiki, Rangitata	323	10	1 327 -1 57 11 "	1 000	18
efn Orchard, Geraldine	433	10	Tahakopa, Wharuarimu		20
Vaitui, Geraldine	481	12	1 760 01 7 377 33	0	20 21
rari Gorge	668	13		2004	
rari Estate, Orari	360	12	Dun Ian, Waimahaka	694	22
Salmoral Plantation	312	12	Roslin Estate, Woodlands	592	21
Graemar	401	ii	Dipton	795	::
7 1 177 179	512	iô	Radio-Awarua	735	24
r 11 Th Ta + 11	518	12	"Morven," Ohai	692	23
	401	9	Nightcaps	611	21
ambrook, Fairlie	1	1	Otautau	548	21
Iona Vale, Albury	200	4	Manapouri	542	14
odley Peaks, Te Kapo, Mackenzie	300	1 4±	Monowai (Sunnyside)	825	16
Country	1			the state of the state of	
he Hermitage, Mount Cook	945		ISLANI	OS.	
Varatah, Albury	245	9	l ~ . · . · .		
akahu Bush, Geraldine	232	8	Centre Island	[689	22
Vinchester	384	11	Half-moon Bay, Stewart Island	652	20
ave	000	::	Niue Island	230	7
leasant Point	329	10	Avarua, Rarotonga, Cook Islands	904	21
eadown	441	15	Aitutaki Island, Cook Islands	•• •	••
mithfield	326	13	Mangaia, Cook Islands	••	
imaru Reservoir	249	10	Chatham Islands	668	15
enmore Station, Omarama	280	11			
tiake	278	14	LATE RET	URNS.	
otara	398	12	Davidskans Tamasan 100g	1 400	
untroon	337	12	Raukokore, January, 1926	$\cdot \cdot \mid \stackrel{422}{\scriptstyle 551}$	7
eed St., Oamaru	529	13	Rangitihi, January, 1926	551	11
teward Settlement, Oamaru	322	7	Onewhero, January, 1926	500	13
e Awa, Hillgrove	461	17	Mangamaire, January, 1926	334	12
oslyn, Dunedin	740	22	Waitatapia, January, 1926	407	13
auroo Hill, Maheno	377	13	Dannevirke, January, 1926	243	12
sushey Park, Palmerston South	500	18	Glen Oroua, January, 1926	412	17
urnside, Dunedin	660	22	Upper Moutere, January, 1925	261	6
unshine Hill, Dunedin			,, February, 1925	338	14
ish-hatchery, Portobello	545	21	,, March, 1925	. 99	5
umping Station. Musselburgh.	570	21	,, April, 1925	137	6
Dunedin		1	" May, 1925	302	8
hare Flat	755	21	,, June, 1925	301	10
	•	•	" July, 1925	410	15
I.) SOUTH ASPECT—CAPE SAUNDED	s to Puyseq	UR POINT.	" August, 1925	281	12
The second secon			" September, 1925	602	10
aerau	475	12	,, October, 1925	296	12
reat Moss Swamp, via Patearoa	324	15	,, November, 1925	95	6
asoby Plantation	476	14	,, December, 1925	53	7
aipiata	286	8	,, January, 1926	582	11
atearoa	204	11	Tophouse, January, 1926	643	15
aseby	494	15	Stephen Island, January, 1926	405	9
obertslee, Middlemarch	567	14	Wahine, Sherenden, December, 19		2
arras	221	9			9
awea Flat	253	11	Blackburn, January, 1926	250	12
akarora	752	16	Wainuiomata, January, 1926	344	17
aungawera, Otago	188	15	Harakeke, January, 1926	446	12
endhu, Pembroke	••	•	The Brothers, January, 1926	57	7
ipponvale, Cromwell	204	14	Erina, January, 1926	386	11
uggate, Cromwell	225	9	Weka Pass, January, 1926	181	7
anorburn Dam	347	16	Keinton Combe, January, 1926	163	8
rankton	344	18	Lambrook, Fairlie, January, 1926		5
ueenstown	458	17	Winchester, January, 1926	139	10
loa Creek	181	14	Bushey Park, January, 1926	139	12
t. Bathan's		••	Niue Island, December, 1925	140	9
lackstone Hill	614	13	January, 1926	149	7

Minister's Decisions under Customs Acts.

Customs Department, Wellington, 3rd May, 1926.

IT is hereby notified for public information that the Hon. the Minister of Customs has decided to interpret the Customs Acts in relation to the undermentioned articles as follows:—

NOTE.—"Not elsewhere included" appears as n.e.i.; "other kinds" as o.k.; "articles and materials suited for, and to be used solely in, the fabrication or repair of goods within New Zealand" as a. and m.s. Articles marked thus † are revised decisions.

		12/11/2		Rate of Duty.	·
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
	A I			•	
11/14/4	A. and m.s., viz.:— Brake-liners, asbestos, being short arc- shaped bands pressed to shape, not	As a. and m.s. (643)	Free	10 per cent.	10 per cent
	drilled or cut or otherwise worked Musical instruments, fittings and parts				N. W. S.
†13/17/20	for, viz.,— Vellum, cut into circular shape for drums, banjos, or similar instru-	As a. and m.s. (643)	Free	5 per cent.	10 per cent
	ments (Note.—Revises decision on page 77 of the Tariff-book.)	:			
†5/ 69	Regalia, trimmings, &c., for, on declaration by a manufacturer that they will be used only on his premises solely in the manufacture of re-				Angle (A
art gradu	galia, viz.,— Bullion fringe and tassels				
	Cord, gold or silver fringe, twisted Gimp, gold or silver Lace, gold and silver	 As a. and m.s. (643)	Free	Free	Free.
y Maria	Plate for embroidery work, being a narrow thin tape of metal Ribbon		and suffering		
7/50/12	(Note.—Revises decisions on page 89 of the Tariff-book and in M.O. 39.) "Tetralix," a preparation for removing	As a. and m.s. (643)	Free	Free	Free.
15/33/4	grease and dirt from wool, yarns, &c. Wood blanks peculiarly suited for mak-	As a. and m.s. (643)	Free	5 per cent.	10 per cent.
†5/ 4 0	ing school rulers Yarns, viz.,— Mercerized-cotton yarns, when de-	As a. and m.s. (643)	Free	10 per cent.	10 per cent,
	clared for use in the manufacture of tweeds (Note.—Revises decision in M.O. 8.)				
	,			,	
†13/25/6	Cameras, photographic, viz.:— Photo-microscopic apparatus for photographing objects as shown on microscope slides	As photographic cameras (330)	Free	10 per cent.	20 per cent.
	(Note.—Revises decision on page 459 of the Tariff-book.)		. 1.		
5/94/2	Chemicals, drugs, &c., n.e.i., viz.:— "Kotex" and similar pads, being absorbent material folded in cotton fabric for use instead of sanitary	As druggists' sundries n.e.i (157)	20 per cent.	30 per cent.	35 per cent.
	towels Dental appliances, instruments, &c., viz. :—				
12/25	Napkins of cotton, unhemmed, for head- rests of dental chairs	As dental appliances (168)	Free	5 per cent.	10 per cent.
2/33/6	Electrical appliances and materials, viz.:— Electric hair-dryer, consisting of air- heater, fan, and electric motor	As electric appliances n.e.i. (434)	20 per cent.	30 per cent.	35 per cent.
	(Note.—The electric motor is to be separately classified under Tariff item 433a.)			*	
	Machinery, &c., n.e.i., peculiar to use in manufacturing and industrial pro-	:			
2/237/19	cesses, viz.:— Bakers' machines, viz.,— Moulding-machine (Baker, Perkins,) : : : : : : : : : : : : : : : : : : :			5415
2/104/5	Limited, manufacturers) Brushmaking, viz.,— Guillotine, hand, for cutting bristles		:		
2/92/21	Cardboard-box making, viz.,— Punching-machine, the "Krause Uni-	As machines, &c., pecu-	Free	5 per cent.	10 per cent.
2/141/2	versal", Carpet-sewing appliances, viz.,— Track and cords (Cuddy-Gardner Company's) specially suited for use	liar to use in indus- trial processes (481) (2)			por sono.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

Record.	Goods.	Classification under Tariff,	Rate of Duty.			
		and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
3/492	Machinery, &c., n.e.i., peculiar to use in manufacturing and industrial processes, viz.,—continued. Fruit-canners' appliances, viz.,— Peach-pitter, No. 42 Pear-corer, No. 202 Pear-peelers, Nos. 547 and 548 Sprague-Sells knives, Nos. 25 and 42 (Sprague-Sells Corporation, manu-	As machines, &c., peculiar to use in indus-	Free	5 per cent.	10 per cent.	
2/111/26	facturers) Oat-shelling machine (W. S. Barron and Son, Limited, manufacturers) Printers' and stationers' machines, viz.,— Folders, viz.—	trial processes (481) (2)			. •	
2/18	Job and book folder No. 11 (Mentges Folder Company's) Punching-machines, viz.,—					
2/403	Crosland's, for stamping out tickets, labels, &c.					
9/48/10	Woollen-mill machinery, viz.,— Leathers suited specially for twisting- frame rollers					
16/76	Microscopes, viz.:— Micro-projector, for projecting images of mounted microscopical specimens on to a screen	As microscopes (170)	Free	10 per cent.	20 per cent.	
13/17/20	Musical instruments, viz. : Pads for the keys of saxophones or similar instruments	As parts of musical instruments n.e.i. (342)	20 per cent.	30 per cent.	35 per cent.	
†7/3/17	Oils, viz.:— Crude oils, claimed to be admissible un of the Tariff, viz.— "Crude petroleum, crude residual oi crude distillates of petroleum" si fied under that heading, but as oi					
	with the following conditions (beir by the Minister:— "Crude petroleum," "once-run shale of petroleum," not exceeding in 60° F., must comply with the follow the diluted with an equal vosene the solution so obtained shale Bismarck brown (0·1 gm. in 1,000 "Crude petroleum," "once-run shale of petroleum," exceeding in spec					
	must comply with the following (a.) Heat of bromination more (b.) When 100 c.c. of oil are di lation flask (top of thermometer-bottom of side tube), after the fi passed over, the next 85 c.c. shall more than 140° C.					
	"Crude residual oil" must comply tions:— (a.) Heat of bromination more		,			
in the	(b.) When diluted with White in 25 c.c. kerosene) it shall give standing in a test-tube all night.					
	(c.) When a portion of the oil the preceding paragraph is furt own volume of the kerosene the be darker than standard Bismard c.c. of water).					
	(d.) When distilled at a suffici drive off all oils, the residue shal by weight of the oil taken. (Revises decisions on pages 399 and			·		
7/150	Brake-solutions (for hydraulic or similar brake systems) being mixtures of castor-oil and denatured alcohol	As oil n.e.i. (571) or (574)	••	•••		
6/152/3	Paper, viz.:— Glazed transparent grease-proof paper, white or coloured, and whether plain or embossed	As glazed transparent grease-proof paper, un- printed (347)	Free	10 per cent.*	10 per cent.*	
6/152/3	Glazed transparent grease-proof paper, with fancy patterns printed thereon	As paper n.e.i. (360) or (361)		••		

^{*} Suspended duty, which may be brought into operation by Order in Council.

MINISTRE'S DECISIONS UNDER CUSTOMS ACTS-continued.

Record.	Goods. Scientific instruments and apparatus,		Rate of Duty.			
		Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tarifi.	Genera Tariff.	
16/77	viz. : Centrifuge (" Martin's ") for laboratory use	As scientific apparatus (169)	Free	5 per cent.	10 per cent	
12/57	Post-mortem table (Twyfords Limited, makers)	As scientific apparatus (169)	Free	5 per cent.	10 per cent	
	Surgical appliances, instruments, and materials, viz.:—					
12/25/7	Sterilizers (including stands specially suited therefor and imported there- with) peculiar to surgical or dental	As surgical or dental appliances (168)	Free	5 per cent.	10 per cent	
	use for sterilizing instruments and dressings (Note.—Revises decision on page					
12/25/7	505 of the Tariff-book.) Sterilizing-units (peculiar to surgical or dental use) consisting of instrument-					
	sterilizers and cabinets with or with- out water-sterilizers (electrically heated), the component parts to be separately classified as under, viz. :					
	Sterilizers for sterilizing instruments	As surgical or dental appliances (168)	Free	5 per cent.	10 per cent	
	Cabinets	As manufactured articles of metal n.e.i. (547) or as cabinetware n.e.i.	••	••	••	
1		as cabinetware n.e.i. (611)				
	Sterilizers (electrically heated) for sterilizing water	As electric appliances n.e.i. (434)	20 per cent.	30 per cent.	35 per cent	

Minister's Order No. 47.]

GEO. CRAIG, Comptroller of Customs.

Plumbers Registration Act, 1912.

Health Department,
Wellington, 28th April, 1926.

THE following candidates having passed the examination
of the Plumbers Board of New Zealand held on the
6th and 7th of November, 1925, their names have been
entered in the Register of Plumbers of New Zealand in
pursuance of sections 8 and 17 (b) of the Act:—

Reg. No. No. No.

Beg. No. Name.
1698. Hawkins, Lindsay Joseph.
1699. McKnight, Nelson Joseph.
1700. Petersen, Lawrence Paul.
1701. Stratton, John K.

J. A. YOUNG, Minister of Health.

Special Order passed by the Mackenzie County Counc declaring St. John's Wort not to be a Noxious Weed.-Notice No. Ag. 2577.

Department of Agriculture,
Wellington, 29th April, 1926.

THE following special order, passed by the Mackenzie
County Council at a special meeting held on 1st
March, 1926, and confirmed at an ordinary meeting held on29th March, 1926, is published in accordance with the provisions of the Noxious Weeds Act.

O. HAWKEN, Minister of Agriculture.

SPECIAL ORDER.

THAT the Mackenzie County Council hereby resolves by way

of special order as follows:—

That St. John's Wort be deemed not to be a noxious weed in the Mackenzie County.

Election of Member of Southland Land Board.

In pursuance of section 47 of the Land Act, 1924, and regulations made thereunder, notice is hereby given that James Hargest, the younger, of Rakahouke, has been duly nominated for election as a member of the Land Board

APPLICATION FOR COMPENSATION.

No. 29. Applicant: Under Secretary for Public Works.

Name of land: Kohewhata 69. Nature of application: Assessment of compensation for land taken for a railway.

of the Southland Land District; and as no other person has been nominated up to the time fixed for receiving such nominations, I hereby declare the said James Hargest, the younger, to be duly elected a member of the said Board for the term of two years commencing from the 20th day of June, 1926.

Dated at Invercargill this 26th day of April, 1926.

N. C. KENSINGTON, Commissioner of Crown Lands. Returning Officer.

School Colours.

Education Department,

Wellington, 5th May, 1926.

THE following school colours, &c., have been registered in accordance with regulations published in the New Zealand Gazette of the 12th August, 1915.

DISTRICT HIGH SCHOOL, GERALDINE. Colours.—Red, black, and white. Monogram.—G.D.H.S.

JNO. CAUGHLEY, Registration Officer.

Sitting of the Native Land Court at Kaikohe on 9th June, 1926.

Registrar's Office,

Auckland, 1st May, 1926. OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Kaikohe on the 9th June, 1926, Native Land Court sitting at Kaikohe on the 9th June, 1920 or as soon thereafter as the business of the Court will allow.

E. P. EARLE, Registrar.

[Tokerau 1926-7.]

SCHEDULE.

Election of Governor, Auckland Grammar School Board.

Auckland, 21st April, 1926

IN accordance with the Auckland Grammar School Act, 1899, and with the regulations thereunder for the election of Governors by the Education Board of the District of Auckland, I hereby notify that at a meeting of the said of Auckland, Board held this day

Mr. Archibald Burns

was duly re-elected a Governor of the Board of Governors constituted by the said Act.

ARCH. BURNS, Chairman of Meeting.

Cancellation of Certificate and of Registration as a Teacher of Claude Charles Thompson.

Education Department,
Wellington, 3rd May, 1926.
NOTICE is hereby given that the teacher's certificate
and registration as a teacher of Claude Charles
Thompson are hereby cancelled under section 17 (3) of the
Education Amendment Act, 1924.

J. CAUGHLEY, Director of Education.

CROWN LANDS NOTICES.

Land in the Otago Land District forfeited.

Department of Lands and Survey,

Wellington, 30th April, 1926.

Notice is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Otago Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1924, and the Land for Settlements Act, 1925.

SCHEDULE.

OTAGO LAND DISTRICT.

TENURE: Renewable lease (settlement). Lease No. 121. Sections 1a and 7a, Conical Hills Settlement. Lessee: John Scott. Reason for forfeiture: Non-compliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Southland Land District forfeited.

Department of Lands and Survey,
Wellington, 30th April, 1926.

NOTICE is hereby given that the license of the undermentioned land having been declared forfeited by resolution of the Southland Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1924.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

TENURE: O.R.P. License No. 717. Section 65, Block IX, Campbelltown Hundred. Former lessees: Martin Welsh and William Hardiman. Reason for forfeiture: At request.

A. D. McLEOD, Minister of Lands.

Land in Gisborne Land District for Sale by Public Auction.

District Land and Survey Office, Gisborne, 5th May, 1926.

OTICE is hereby given that the undermentioned land will be offered for sale for cash by public auction at the District Lands and Survey Office, Gisborne, at 11 o'clock a.m. on Thursday, 10th June, 1926, under the provisions of the Land Act, 1924.

SCHEDULE.

GISBORNE LAND DISTRICT.—CROWN LAND.—SECOND-CLASS LAND.

Wairoa County.—Taramarama Survey District.

SECTION 1, Block XIV: Area, 249 acres 2 roods; upset price,

Comprises hilly land of fair quality, practically all in grass; has no formed access, but is within about half a mile of the Cricklewood Road. The boundary adjoining Tutaekuri 1c 13 Block is fenced.

Special condition: The Crown will not be responsible for the formation of the legal road access.

Terms of Sale.

Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance, together with £1 Crown-grant fee, within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit will be forfeited, and the contract for the sale of the land be null and void.

Title will be subject to Part XIII of the Land Act, 1924.

Full particulars may be obtained on application to this office.

E. H. FARNIE. Commissioner of Crown Lands.

National-endowment Land in Marlborough Land District for Selection on Renewable Lease.

District Lands and Survey Office, Blenheim, 5th May, 1926.

Blenheim, 5th May, 1926.

Notice is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Blenheim, up to 4 o'clock p.m. on Tuesday, 8th June, 1926.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Blenheim, on Thursday, 10th June, 1926, at 10 o'clock a.m., but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held at the conclusion of the examination of applicants.

of applicants.

SCHEDULE.

Marlborough Land District.—National Endowment.— Second-class Land.

Marlborough County.-Wakamarina Survey District.

SECTION 44, Block XIV: Area, 568 acres 1 rood 20 perches; capital value, £850; half-yearly rental, £17.

Weighted with the sum of £32 16s. 6d., valuation for improvements, consisting of felling and grassing (£22 16s. 6d.) and half-cost of boundary-fencing (£10). This sum must be

and hair-cost of boundary-lending (210). This sum must be paid in cash by the successful applicant.

The property comprises poor quality birch hills with a strip of fair country along the Wakamarina River. The bush has been milled throughout, so little felling will require to be done. The section is well watered by permanent streams. Access is by main Wakamarina Valley Road about four miles from Conventown Post office doing factory, store and school from Canvastown Post-office, dairy factory, store, and school.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, sixty-six years, with a perpetual right of renewal for further successive terms of sixty-six years; but without right of purchase.

without right of purchase.

2. Rent, 4 per cent. per annum on the capital value, payable on 1st January and 1st July in each year.

3. Applicants to be seventeen years of age and upwards.

4. Applicants to furnish statutory declaration with applications, and, on being declared successful, deposit £1 1s. (lease fee), valuation for improvements, and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.

5. Applications made on the same day are deemed to be simultaneous.

simultaneous.
6. Order of selection is decided by ballot.
7. Successful applicant to execute lease within thirty days

7. Successful applicant to execute lease within thirty days after being notified that it is ready for signature.

8. Residence is to commence within four years in bush land or swamp land, and within one year in open or partly open land, and to be continuous for ten years. Under certain conditions personal residence may be dispensed with.

9. Improvements.—Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d, for every acre of third-class land.

10. Lessee to pay all rates, taxes, and assessments.

10. Lessee to pay all rates, taxes, and assessments.

11. Transfer not allowed until completion of two years' continuous residence, except under extraordinary circumstances, and then only with permission.

12. Roads may be taken through the lands at any time vithin seven years; twice the original value to be allowed for area taken for such roads.

13. Lease is liable to forfeiture if conditions are violated.

Full particulars may be obtained from the Commissioner of Crown Lands, Blenheim.

> J. STEVENSON, Commissioner of Crown Lands.

Pastoral Run in Hawke's Bay Land District open for License.

District Lands and Survey Office,
Napier, 5th May, 1926.

Notice is hereby given that the license of the undermentioned pastoral run will be sold by public auction at the District Lands and Survey Office, Napier, at 11 o'clock a.m. on Tuesday, 8th June, 1926, under the provisions of the Land Act, 1924.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—HAWKE'S BAY COUNTY.

Kuripapanga and Ngaruroro Survey Districts: Area, 18,711 acres; upset annual rental, £50; term, thirtyfive years.

Weighted with £500, valuation for wool-shed, which must be paid for either in cash or in twenty years by forty half-yearly instalments of £20 1s. 3d.

yearly instalments of £20 ls. 3d.

Other improvements consisting of old yards, two sheds, two whares, twelve miles of fencing, dip and yards, plantation, and orchard are effected on the run. Altitude, from 1,000 ft. to 3,600 ft. above sea-level. There is an area of fair country, about 5,000 acres approximately, extending north and south through the block, covered with tussock, native grasses, and manuka. The balance consists chiefly of high country of poor soil, covered principally with manuka. Access by Napier-Taihape-Patea Main Road, which passes through the northern portion of the block. Distance from Napier to Kuripapanga, about fifty-two miles.

Abstract of Conditions of Pastoral License.

1. Purchaser or applicant must be over twenty-one years

of age.
2. One half-year's rent, £1 ls. (license fee), and statutory declaration to be deposited by purchaser on the fall of the hammer or on being declared the successful applicant. Rent commences from date of license.

3. No person may hold more than one run, except on the recommendation of the Land Board and with the approval of the Minister of Lands. If a husband holds a run his wife is deemed to be a runholder, and vice versa.

4. Improvements.—The lessee is required to effect improvements.

ments as follows: (a.) Within one year from the date of his lease, to a value

- (a.) Within one year from the date of his lease, to a value equal to one year's rent payable under the lease:
 (b.) Within two years from the date of his lease, to a value equal to two years' rent payable under the lease:
 (c.) Within six years from the date of his lease, to a value equal to four years' rent payable under the lease.
 5. Rent is payable half-yearly, in advance, on 1st March and 1st September in each year. If not paid within thirty days of due date a penalty of 10 per cent. is added.
 6. Term of license to be as stated hereon, with contingent right or renewal over the whole or a subdivision of the run for a further term.

for a further term.

- 7. Licensee to prevent destruction or burning of timber; to prevent growth and spread of gorse, broom, sweetbrier, or other noxious weeds or plants; to keep down rabbits, and refrain from burning grass during such months as the Commissioner of Crown Lands shall from time to time determine.
- 8. No tussock or snow-grass is to be burned save with the prior consent in writing of the Board, and subject to such conditions, restrictions, and directions as the Board may impose and give.

9. Roads may be taken without payment of compensation.
10. Licensee to have no right to the timber or flax on the land comprised in the license.
11. With the permission of the Land Board, the licensee

(a.) Cultivate a portion of the run and grow winter feed thereon:

(b.) Plough and sow in grass any area not exceeding 3,000

(c.) Clear of bush or scrub any portion of the run and sow same in grass;

(d.) Surface-sow in grass any portion of the run.

On the expiry of license the value of licensee's improvements will be protected in accordance with the law.

12. Licensee is liable to forfeiture if conditions are violated. Full particulars may be obtained at this office on applica-

J. D. THOMSON Commissioner of Crown Lands.

Land in Wellington Land District open for Selection on Renewable Lease

District Lands and Survey Office,
Wellington, 5th May, 1926.

OTICE is hereby given that the undermentioned land is
open for selection on recover ble lease with the open for selection on renewable lease under the provisions of the Land for Settlements Act, 1925, and the Land Act, 1924; and applications will be received at this office up

Applicants must appear personally for examination at the Lands and Survey Office, Wellington, on Tuesday, 25th May, 1926, at 10.30 o'clock a,m.; or, if any applicant so desires, he may be examined by the Land Board of any other district.

The ballot will be held at the conclusion of the examination of applicants

of applicants.

Preference at the ballot will be given to landless applicants Preference at the ballot will be given to landless applicants who have one or more children dependent on them, to landless applicants who within two years immediately preceding date of the ballot have applied for land at least twice unsuccessfully, to applicants who have served beyond New Zealand as members of the Expeditionary Force, and to persons engaged on military service beyond New Zealand in connection with the late war, if such persons immediately prior to the war were bona fide residents of New Zealand.

SCHEDULE.

Wellington Land District.—Settlement Land.—First-class Land.

Rangitikei County.—Ikitara Survey District.—Haunui Settlement.

Section 9 and Lot 3 on S.O. plan 149/11, being part Section 8: Area, 69 acres 1 rood 29 perches. Capital value, £3,455; £400*. Half-yearly rent, £86 7s. 6d.; £15 12s.†

* Valuation for buildings.

† Half-yearly instalment of principal and interest on buildings, comprising a four-roomed dwelling with bathroom, vash-house, and scullery attached, and a cow-shed and separator-room with concrete floor, valued at £400; to be paid in cash or in twenty-one years by forty-two half-yearly instalments of £15 12s. Total half-yearly payment on lease, 1101 19s. 6d.

This property is situated on the Wangaehu Valley Road, bout five miles from the Wangaehu Railway-station, Dairy Factory, and School, and fifteen miles from the City of Wanganui. Comprises flat land, all in fair pasture. Subivided into five paddocks. Fences in fair order. The property is watered by an artesian well and by the Wangaehu River. Capable of considerable improvement by drainage and cultivation. Estimated carrying - capacity in present ondition, thirty-five dairy cows.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years and a right to acquire the freehold.

2. Rent payable in advance on 1st January and 1st July

n each year.

3. Applicants to be twenty-one years of age and upwards. 4. Applicants to be twenty-one years of age and upwards.
4. Applicants to furnish with applications statutory declaation, and, on being declared successful, deposit £1 ls. lease
ee and a half-year's rent. Rent for the broken period beween date of lease and 1st January or 1st July following is also payable.

5. Successful applicants to execute lease within thirty days a ter being notified that it is ready for signature.

6. Lessee to reside continuously on the land, and pay all

6. Lessee to reside continuously on the land, and pay all rates, taxes, and assessments.

7. Improvements: Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent of the rice; and thereafter, but within six years, to the value of nother 10 per cent. of the price. In addition to the forecoing, and within six years, improvements are also to be acceed to the value of £1 for every acre of first-class land, 0s. for every acre of second-class land, and 2s. 6d. for every cre of third-class land.

8. Transfer not allowed until expiration of fifth year of asse, except under extraordinary circumstances, and then

ease, except under extraordinary circumstances, and then

nly with permission.

9. Roads may be taken through the lands at any time within seven years; twice the original value to be allowed for area taken for such roads.

10. Lease is liable to forfeiture if conditions are violated. Form of lease may be perused and full particulars obtained

at this office.

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

Land in Otago Land District open for Selection on Renewable \hat{Lease} .

District Lands and Survey Office.

Dunedin, 5th May, 1926.

Notice is hereby given that the undermentioned land is open for selection on renewable lease under the provisions of the Land for Settlements Act, 1925, and the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Dunedin, up to 4 o'clock p.m. on Monday, 7th June, 1926.

Applicatants must appear personally for examination at the

Applicatants must appear personally for examination at the District Lands and Survey Office, Dunedin, at 10.30 o'clock a.m. on Wednesday, 9th June, 1926, or, if an applicant so desires, he may be examined by the Land Board of any other district.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

OTAGO LAND DISTRICT.—SETTLEMENT LAND.—FIRST-CLASS LAND.

Borough of Mosgiel.—East Taieri Survey District.

Section 2s, Melville Park Settlement : Area, $20~{\rm acres}$; capital

value, £800; half-yearly rent, £20.

Improvements included in capital value of the section comprise 5 chains of fencing, £1 5s.

Improvements not included in capital value, and which must be paid for in cash by the successful applicant, consist of fencing and grassing, £33 17s.

Melville Park Settlement is situated in the Borough of Mosgiel within easy distance of railway-station, post-office, and district high school. Land is level and of good quality, the soil being a rich black loam resting on a sandy clay formation. Access by level well-formed roads. Admirably suited for dairying or intense cultivation. Mosgiel has an excellent water-supply, electric light, and a large well-known woollen factory.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years and a right to acquire the freehold.

2. Rent 5 per cent. per annum on the capital value, payable in advance on 1st January and 1st July in each year.

3. Applicants to be twenty-one years of age and upwards.

4. Applicants to furnish with applications statutory declaration, and, on being declared successful, deposit £1 ls. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.

5. Successful applicants to execute lease within thirty days

after being notified that it is ready for signature.

6. Lessee to reside continuously on the land, and pay all

6. Lessee to reside continuously on the land, and pay all rates, taxes, and assessments.
7. Improvements. — Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land. class land.

8. Transfer not allowed until expiration of fifth year of lease, except under extraordinary circumstances, and then

only with permission.

9. Roads may be taken through the lands at any time within seven years; twice the original value to be allowed for area taken for such roads.

10. Lease is liable to forfeiture if conditions are violated. Form of lease may be perused and full particulars obtained at this office.

R. S. GALBRAITH, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

In Bankruptcy.-In the Supreme Court holden at Auckland. |

OTICE is hereby given that CHARLES GEORGE DEANS, of X Karaka, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 11th day of May, 1926, at 11 o'clock

27th April, 1926.

W. S. FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Auckland.

OTICE is given that Archibald McKenzie, of City Hotel, Hobson Street, Auckland, Barman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 10th day of May, 1926, at 11 o'clock a.m.

W. S. FISHER, Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Auckland.

NOTICE is hereby given that JOHN MATTHEW POVEY BARLEY, of Auckland, Manufacturer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 13th day of May, 1926, at 11 o'clock a.m.

29th April, 1926.

27th April, 1926.

W. S. FISHER, Official Assignee.

Bankruptcy.—In the Supreme Court holden at Auckland.

NOTICE is hereby given that FRODSHAM GLASGOW WATKINSON, of Auckland, Motor-bus Driver, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 14th day of May, 1926, at 11 o'clock a.m.

29th April, 1926.

W. S. FISHER Official Assignee. In Bankruptcy.-In the Supreme Court holden at Auckland

OTICE is hereby given that WILLIAM LIVINGSTONE, of 252 Balmoral Road, Dominion Road, Auckland, Motor-driver, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, on Monday, the 17th day of May, 1926, at 11 o'clock a.m.

30th April, 1926.

W. S. FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Auckland.

N OTICE is hereby given that JOSEPH DUDLEY RAYNER, of Great South Road, Green Lane, Builder and Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 18th day of May, 1926, at 11 o'clock a.m.

1st May, 1926.

W. S. FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Hamilton.

NOTICE is hereby given that Frank Rigger, of Taumarunui, Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 12th day of May, 1926, at 11 o'clock a.m. W. S. FISHER,

27th April, 1926.

Official Assignee.

In Bankruptcy.--In the Supreme Court holden at Gisborne.

NOTICE is hereby given that HAMANA TUAU, of Ruatoria, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Ruatoria on Tuesday, the lith day of May, 1926, at 11 o'clock a.m.

28th April, 1926.

C. BLACKBURN. Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at New Plymouth. | In Bankruptcy.—In the Supreme Court holden at Dunedin.

OTICE is hereby given that HENRY EDWARD LOCKLEY, of Cardiff, Share Milker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 12th day of May, 1926, at 11 o'clock a.m.

29th April, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

OTICE is hereby given that HERBERT IGNATIUS GEE, of Matiere, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 13th day of May, 1926, at 2.30 o'clock p.m.

30th April, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Wanganui.

OTICE is hereby given that statements of accounts and balance - sheets in respect balance - sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Saturday, the 15th day of May, 1926, I intend to apply for an order relations from the said court. for an order releasing me from the administration of the said estates.

6/21. Lints, William, of Wanganui, Producer. 4/23. Ashmore and Gregg, of Raetihi and Te Awamutu,

Farmers.
21/25. Hitchcock, J. E., of Wanganui, Labourer.
13/23. James, H. D. F., of Wanganui, Land and Estate 13/23. James, H. D. F., of Wanganui, Land and Estate Agent.

4/23. Smith, C. H., of Raetihi, Farmer.

41/24. Kalidas, William, of Wanganui, Hawker.

3/24. Hardy, E. M., of Castlecliff, Freezing Employee.

43/24. Hodge, R. W., of Wanganui, Carpenter.

1/25. Neale, A., of Wanganui, Taxi-driver.

B3/25. Ritchie, L. B., of Wanganui, Motor-driver.

5/25. Boagey, H., of Patea, Builder.

8/25. McKay, H. V., Engineer, formerly of Palmerston North, now of Wanganui.

12/25. Randell, P. H., of Wanganui, Commercial Traveller.

14/25. Norman, W., of Castlecliff, Carpenter.

16/25. Winter, S. H. C., of Wanganui, Hairdresser.

18/25. Ayson, W. D., of Wanganui, Salesman.

35/25. Mayo, A., of Wanganui, Salesman.

37/25. Coombridge, G. H., of Maxwelltown, Share Milker.

E. M. SILK,

E. M. SILK.

Deputy Official Assignee. Dated this 29th day of April, 1926.

In Bankruptcy.—In the Supreme Court holden at Palmerston North.

OTICE is hereby given that OSCAR MAYOR LIND JACOB-SEN, of Foxton, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 7th day of May, 1926, at 11 o'clock a.m.

27th April, 1926.

CHARLES E. DEMISY, Deputy Official Assignee.

In Bankruptcy.

In the Estate of Hugh Victor McKay, Engineer, late of Wanganui, now of Bunnythorpe.

NOTICE is hereby given that the public examination of the above-named bankrupt is fixed for the 4th day of May, 1926, at 10.30 o'clock in the forenoon, at a sitting of the above-named Court in Bankruptcy at the Courthouse at Palmerston North.

Dated this 28th day of April, 1926.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that MALCOLM NATHANIEL BOYD, of Waimate, Vulcanizer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Waimate, on Wednesday, the 5th day of May, 1926, at 2 o'clock p.m.

F. A. RAYMOND,

22nd April, 1926.

Deputy Official Assignee.

NOTICE is hereby given that LANCE MURDOCK and Ivon MURDOCK, trading as "Murdock Bros.," of Dunedin, Builders, were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Building, Stuart Street, on Friday, the 7th day of May, 1926, at 2.30 o'clock p.m.

27th April, 1926.

E. W. CAVE, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Dunedin.

OTICE is hereby given that Thomas William Robinson, of Milburn, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Building, Stuart Street, on Tuesday, the 11th day of May, 1926, at 2.30 o'clock p.m.

27th April, 1926.

E. W. CAVE, Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Dunedin.

OTICE is hereby given that DAVID THOMAS LILBURNE, of Milton, Horse-trainer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 14th day of May, 1926, at 2.30 o'elock p.m.

3rd May, 1926.

E. W. CAVE, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Invercargill.

OTICE is hereby given that Colin Moore Davis, of Invercargill, Motor Mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Invercargill, on Thursday, the 6th day of May, 1926, at 2.30 o'clock p.m.

26th April, 1926.

W. D. WALLACE, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 7th June, 1926.

7481. KAURILANDS LIMITED. — Part Allotments 26 and 27, Parish of Waikomiti, containing 75 acres 2 roods 23 perches. Occupied by applicant. Plan 19259. 7505. SAMUEL THOMPSON.—Allotment 90, Parish of Mangapiko, containing 50 acres. Occupied by applicant. Plan 19330.

Plan 19330.

7508. JAMES CULLEN BARKER.—Part Lots 24 and 25, Section 1 of Allotment 13, Parish of Titirangi, containing 2 acres 1 rood 13 perches, fronting Old Windsor Road in the Borough of Avondale. Occupied by applicant. Plan 19387.

Diagrams may be inspected at this office. Dated this 3rd day of May, 1926, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

M EMORANDUM of Lease No. 7477 of the Ketemaringi No. 2 Block, situated in Blocks X, XI, XIV, and XV, of Hurakia Survey District, being all the land in Provisional Register-book, Vol. 77, folio 35 (Auckland Registry) from HIS MAJESTY THE KING (lessor) to ROBERT ROBERT-SON SUTHERLAND, of Te Kuiti, Farmer (lessee).

The above-named lessor having re-entered and recovered possession of the above-described land for non-payment of rent, it is my intention to notify such re-entry on the Register on the expiration of one month from the 6th day of May, 1926.

1926.

Dated at the Land Registry Office at Auckland this 3rd day of May, 1926.

A. V. STURTEVANT, District Land Registrar.

PPLICATION having been made to me to register a A re-entry by the Public Trustee as lessor under memorandum of lease No. 16053, of all that parcel of land containing 101 acres, being Section 75, Block XIV, Apiti Survey District, and being the whole of the land in certificate of title,

Vol. 89, folio 90, of which ANDREW BANATYNE PETTI-GREW, of Kimbolton, Farmer, is the registered lessee, I hereby give notice that I will register such re-entry as requested, at the expiration of one month from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Wellington, this 5th day of May, 1926.

J. J. L. BURKE, Deputy District Land Registrar.

OTICE is hereby given that the parcels of land herein after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month of the issue of the New Zealand Gazette containing this notice.

13474. LESLIE HARRY PETRIE.—Part of Rural Section 324, Lot 39, deposit plan 6614, Gosset Street, City of Christchurch. Occupied by applicant.
13475. LESLIE ELLIS UREN.—Part of Rural Section 304, Lots 2 and 3, deposit plan 6878, Horner Street, City of Christchurch. Occupied by applicant

church. Occupied by applicant.

Diagrams may be inspected at this office

Dated this 3rd day of May, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month of the issue of the New Zealand Gazette containing this notice.

13400. JAMES BLACK. - Part of Rural Section 9986.

parts of Lot I, deposit plan 7825, Block XVI, Kowai Survey District. Occupied by applicant.

13476. JANE OWEN.—Part of Rural Section 163, Lot 4, deposit plan 7486, Matai Street, Borough of Riccarton. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 4th day of May, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

PPLICATION having been made to me for the issue of a A PPLICATION having been made to me for the issue of a provisional certificate of title in favour of CHARLES JOHN GAVIN, of Grasmere, near Invercargill, Labourer, for Allotment 48, Block III, plan 48, and being also part of Section 3, Block XV, Invercargill Hundred, being the land contained in certificate of title, Vol. 73, folio 198, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 30th

day of April, 1926.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908 (SECTION 262).

WALTER HAROLD FLETCHER, Assistant Registrar of Companies, do hereby give notice that an affidavit, a copy of which is hereunder given, by ALFRED SEIFERT, Managing Director of THE REPONUI COMPANY (LIMITED), has been lodged with me, and that, unless notice of objection be lodged with me within sixty days of the publication of this notice, I shall proceed to declare the said company to be dissolved in manner provided by the Companies Act, 1908. Signed this 29th day of April, 1926.

W. H. FLETCHER, Assistant Registrar of Companies, Wellington.

I, ALFRED SEIFERT, Managing Director of THE REPONUI COMPANY (LIMITED), incorporated under the Companies Act, 1908, do hereby make oath and say:—

That the nominal capital of the said Company is £7,000, in 7,000 shares of £1 each.

That the shares have been fully paid up.
That the company has no assets, and has ceased to carry on business.

And I do hereby apply for declaration of dissolution of such company.

ALFRED SEIFERT.

Sworn before me, this 27th day of April, 1926-W. H. Junning, J.P.

THE COMPANIES ACT, 1908, SECTION 266 (3).

AKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved:—

Reo Motor Distributors (Limited). 1925/8.

Given under my hand at Christchurch, this 29th day of April, 1926.

J. MORRISON. Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from the data harves the result in the second sec from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved :-

Colin Campbell (Limited). 1920/28.

Given under my hand at Dunedin this 27th day of April,

L. G. TUCK, Assistant Registrar of Companies.

NOTICE OF CHANGE OF REGISTERED OFFICE.

BRITISH UNITED SHOE MACHINERY COMPANY OF AUSTRALIA PROPRIETARY (LIMITED).

NOTICE is hereby given that the office or place of business of the above company where legal process may be served or notices may be addressed has been changed to the corner of Tory and Frederick Streets, in the City of Wellington.

Dated at Wellington this 16th day of April, 1926.

BELL, GULLY, MACKENZIE, & O'LEARY, Solicitors for the Company.

CANTON INSURANCE OFFICE (LIMITED).

NOTICE UNDER COMPANIES ACT. 1908

A S from 1st April, 1926, Frank M. Winstone (Merchants), Limited, are appointed the Attorneys for the Auckland Province.

Business will be conducted at their registered office, No. 39 Customs Street, Auckland, and legal process may be served and notices of any kind may be addressed to the Canton Insurance Office (Limited) at that office.

FRANK M. WINSTONE (MERCHANTS), LIMITED.

Attorneys.

DISSOLUTION OF PARTNERSHIP.

THE Partnership carried on by the undersigned at Pleasant Point, under the style or firm of "Rendall Bros." has this day been dissolved by mutual consent, and the business will in future be carried on by L. E. RENDALL.

L. E. RENDALL. R. S. RENDALL.

Dated this 17th April, 1926.

458

In the matter of the Companies Act, 1908; and in the matter of Refreshers Limited.

T an extraordinary general meeting of the shareholders of the above-named company duly convened and held on the 8th day of April, 1926, the following special resolution was passed, and was subsequently confirmed at a further exrtaordinary general meeting of shareholders held on the 26th day of April, 1926:—

"That the company be wound up voluntarily, and that Mr. Geo. W. Hutchison, Public Accountant, Auckland, be appointed Liquidator."

GEO. W. HUTCHISON,

Liquidator.

NEW ZEALAND:

FRIENDLY SOCIETIES ACT, 1909.

Advertisement of Cancelling.

N OTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this 27th

day of April, 1926, cancelled the registry of St. Edward's Branch, No. 601, of the New Zealand District of the Hibernian-Australasian Catholic Benefit Society Friendly Society (Register No. 198/61), held at Kaponga, on the ground that the said branch has ceased to exist.

WILLIAM M. WRIGHT,

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Registrar.

N OTICE is hereby given that the Partnership hitherto existing between FREDERICK WILLIAM JOHN OAKLEY, JAMES WILSON TODD, and JOSEPH FRANCIS OAKLEY, of Ihakara, Farmers, trading as "Oakley and Todd," has been dissolved as from the 23rd day of March, 1926. The said James Wilson Todd has retired from the said business, which will be carried on by the said Frederick William John Oakley and Joseph Francis Oakley under the style of "Oakley and Oakley," and all money owing to the late firm must be paid to the new firm of Oakley AND OAKLEY, and all liabilities of the late firm will be discharged by the new firm

the late firm will be discharged by the new firm.

All accounts owing by the late firm are to be rendered at once to Messrs. Oakley and Oakley, Potts Road, Ihakara. Dated this 27th day of April, 1926.

F. J. OAKLEY. JAMES WILSON TODD. J. F. OAKLEY.

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STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Hidden Treasure Gold-mining Company

When formed and date of registration: 16th June, 1925

Whether in active operation or not: Not in active operation.
Where business is conducted, and name of Secretary: 29,
Richards, Upton Buildings, Customs Street, Auckland;
Sidney Malcolm Stuart.

Sidney Malcolm Stuart.

Nominal capital: £2,400.

Amount of capital subscribed: £2,400.

Amount of capital actually paid up in cash: £1,940.

Paid up value of scrip given to shareholders and amount of cash received for same (if any): Nil.

Paid up value of scrip given to shareholders on which no cash has been paid: Nil.

Number of shares into which capital is divided: 2,400.

Number of shares allotted: 2,400.

Number of shares little with the capital is divided: 2,400. Number of shares allotted: 2,400. Amount paid per share: 20s. on 1,600; 8s. 6d. on 800. Amount called up per share: 20s. on 1,600; 8s. 6d. on 800. Number and amount of calls in arrears: Nil. Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at the time of registration of company: 10.

Present number of shareholders: 13.

Number of men employed by company: None.
Quantity and value of gold or silver produced since last
__statement: Nil.

statement: Nil.

Total quantity and value of gold or silver produced since registration: Nil.

Amount expended in carrying on operations since last statement: £1,882 7s. 10d.

Total expenditure since registration: £1,882 7s. 10d.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil. Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £57 12s. 2d.
Amount of cash in hand: Nil.
Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of contingent liabilities of company (if any): £400.

Amount of debts due by company: Nil.

I, Sidney Malcolm Stuart, of Auckland, Secretary of the Hidden Treasure Gold-mining Company (Limited), do solemnly and sincerely declare that this is a complete and true state-ment of the affairs of the said company as at 31st January, 1926; and I make this solemn declaration believing the same to be true and by virtue of the Justices of the Peace Act,

S. M. STUART.

Declared at Auckland, this 21st day of April, 1926, before me—N. B. Spencer, Solicitor, Auckland.

THE MARLBOROUGH FARMERS' CO-OPERATIVE MOTORS (LIMITED).

In Liquidation.

N OTICE is hereby given that at a meeting of Shareholders held in Blenheim on the 27th April 1999 held in Blenheim on the 27th April, 1926, the following

resolution was carried unanimously:—
"That the finances of the company do not warrant the continuation of business operations of the company, and that the

company go into voluntary liquidation immediately with a view to winding up its affairs, and that Frank Mogridge, of Blenheim, be appointed Liquidator.

F. MOGRIDGE, Liquidator.

THE MARLBOROUGH FARMERS' CO-OPERATIVE MOTORS (LIMITED).

In Liquidation.

OTICE is herebylgiven that the creditors of the MARL-BOROUGH FARMERS' CO-OFERATIVE MOTORS (LIMITED), which is being wound up voluntarily, are required on or before 31st May, 1926, being the day fixed for that purpose by the underigned to send their papers and addresses and the part undersigned, to send their names and addresses and the particulars of their debts to F. MOGRIDGE, P.O. Box 3, Blenheim.

F. MOGRIDGE,

Liquidator.

THE Partnership hitherto existing between Nurses J. W. M. WILIAMSON and JEAN A. ROBERTSON at Burwood Avenue, Maori Hill, is this day dissolved by mutual consent.

The Nursing Home will be carried on by Nurse WILLIAMSON alone who will receive all moneys owing to and pay all the debts owing by the late Partnership.

Dunedin, 31st day of March, 1926.

J. W. M. WILLIAMSON.

Witness to the signature of Janet Wyse Mackie Williamson John Wilkinson, Solicitor, Dunedin.

J. A. ROBERTSON.

Witness to the signature of Jean Anderson Robertson-Edmund J. Smith, Solicitor, Dunedin.

In the matter of a Private Bill intended to be brought into the General Assembly of New Zealand, to be intituled "The Mildred Elaine Smyth Divorce Act, 1926."

OTICE is hereby given, pursuant to the Standing Orders of the General Assembly of New Zealand relating to Private Bills, that MILDRED ELAINE SMYTH, of Glen Eden, Auckland, Married Woman, will, within fourteen days after the commencement of the session of the General Assembly of New Zealand to be held next after the date of this notice,

New Zealand to be held next after the date of this notice, present a Petition to the General Assembly of New Zealand, through the Honourable the Speaker and Members of the House of Representatives, praying and applying for leave to bring in a Private Bill, to be called "The Mildred Elaine Smyth Divorce Act, 1926."

The objects of the said application and Bill are to provide for the dissolution of the marriage entered into on the 20th day of April, 1922, between the said Mildred Elaine Smyth and one Maurice James Walkington Smyth, therein described as of Manurewa, in the Provincial District of Auckland, Company Manager, now serving a sentence of imprisonment and declared an habitual criminal.

Notice is also given that a copy of the said Petition and Bill will be deposited in the Office of the Examiner of Standing Orders within fourteen days after the commencement of the said session.

Dated this 27th day of April, 1926.

Dated this 27th day of April, 1926.

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PARR, BLOMFIELD, AND ALEXANDER, Solicitors for the said Mildred Elaine Smyth, Promotor of the said Bill.

FREDERICK GEORGE SAVILLE, heretofore called and known by the name of "Frederick George Scanes," of Horwell Downs, Fairlie, Sheep-farmer, hereby give public notice that on the 19th day of April, 1926, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname "Scanes," and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of "Saville" instead of the said name of "Scanes."

And I give further notice that by a deed roll dated the

And I give further notice that by a deed-poll dated the And I give further notice that by a deed-poll dated the 19th day of April, 1926, duly executed and attested and enrolled in the Timaru Registry of the Supreme Court of New Zealand on the 26th day of April, 1926, I formally and absolutely renounced and abandoned the said surname of "Scanes," and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of "Saville" instead of "Scanes," and so as to be at all times thereafter called, known, and described by the name of "Frederick George Saville" exclusively. Dated the 26th day of April. 1926.

Dated the 26th day of April, 1926.

F. G. SAVILLE (Late F. G. Scanes).

Witness to signature—W. D. Campbell, Solicitor, Timaru

THE DAIRY FARMERS' UNION LOWER WAIKATO PROVINCIAL EXECUTIVE (INCORPORATED).

A T a general meeting of the above society held at Puke-kohe on the 15th day of March, 1926, and at a con-firming meeting held on the 19th April, 1926, it was resolved that the said society be forthwith wound up.

ALFRED W. BELL, Secretary.

468

In the matter of the Companies Act, 1908; and in the matter of the FERNDALE-TIMABU COAL COMPANY (LI-MITED)

A T an extraordinary general meeting of the members of the above-named company duly convened and held at Timaru on Thursday, the 8th day of April, 1926, the following resolution was passed, and confirmed as a special resolution at an extraordinary general meeting of members duly convened and held at Timaru on Thursday, the 29th day of

April, 1926:—
"That the company be wound up voluntarily."
And at the said meeting, JOHN LEGGOTT, of Timaru, Public Accountant, was appointed Liquidator for the purpose of such winding-up.

J. LEGGOTT, Liquidator.

469

In the matter of the Companies Act, 1908, and its amendments; and in the matter of G. Temple Perkins and Company (Limited), a duly incorporated company, having its registered office in Maritime Buildings, Wellington, where it carries on business as a General Merchant.

NOTICE is hereby given that a petition for the winding-OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was on the 30th day of April, 1926, presented to Mr. Justice Alpers, a Judge of the Supreme Court of New Zealand, by the Bank of Australasia, at Wellington, a creditor of the said company; and the said petition is directed to be heard before a Judge of the said Court on the 21st day of May, 1926; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

YOUNG, WHITE AND COURTNEY, 100-102 Customhouse Quay, Wellington,

Solicitors for the Petitioner.

Dated this 3rd day of May, 1926.

In the matter of the Partnership Act, 1908.

OTICE is hereby given that the Partnership heretofore OTICE is hereby given that the Partnership heretofore existing between us, the undersigned, carrying on business as Manufacturers of Bricks, Tiles, Drain-pipes, &c., at Upper Hutt, under the style or firm of "Neighbours, Willmot, and Company," has been dissolved as from the 30th day of April, 1926, so far as concerns William Thomas Willmot, who retires from the said Partnership. All debts due to and owing by the said late firm will be received and paid respectively by Leonard Alfred Neighbours and George Archibald Campbell, who will continue to carry on the said business in Partnership under the same style or firm of "Neighbours, Willmot, and Company."

Dated at Upper Hutt this 30th day of April, 1926.

LEONARD ALFRED NEIGHBOURS. WM. THOS. WILLMOT. GEO. A. CAMPBELL.

Witness to all signatures—A. J. Mazengarb, S (Messrs. Mazengarb, Hay, and Macalister), Wellington.

TE AROHA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Te Aroha Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Te Aroha Borough Bridge Construction Loans £8,000, 1926, authorized to be raised by the Te Aroha Borough Council under the above-mentioned Act, for the purpose of erecting a traffic-

bridge in ferro-concrete over the Waihou River at Te Aroha, as authorized by and more fully set forth in the Schedule of a Warrant dated the 8th day of December, 1925, issued under a Warrant dated the 8th day of December, 1925, issued under the hand of His Excellency the Governor-General under the provisions of section 119 of the Public Works Act, 1908, and gazetted in the New Zealand Gazette on the 17th day of December, 1925, on page 3404, the said Te Aroha Borough Council hereby makes and levies a special rate of fourpence (4d.) in the pound sterling on the rateable value (on the basis of the annual value) of all rateable property in the whole of the Borough of Te Aroha; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

R. COULTER, Mayor.

R. COULTER, Mayor. F. W. WILD, Town Clerk,

472

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto existing between Edward Joseph de Lough and Edward George Edwards, both of Auckland, Manufacturers, under the trade name of "Panol Paint and Oil Manufacturing Company," is dissolved as from the date hereof, and that the said business will in future be carried on by the said Edward Joseph de Lough, who will receive all amounts owing to and pay all accounts owing by the said business. business

Dated at Auckland this 27th day of April, 1926.

E. J. DE LOUGH. EDWARD GEORGE EDWARDS.

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In the matter of the Companies Act, 1908; and in the matter of the CANDY FILTER COMPANY (LIMITED), a company duly incorporated outside of New Zealand.

company duly incorporated outside of New Zealand.

NOTICE is hereby given that the CANDY FILTER COMPANY (LIMITED), a company duly incorporated in England under the provisions of the Companies Acts, 1862–1900, and having its registered office at Number 14, Church Road, Hanwell, in the County of Middlesex, England, intends to carry on business at Auckland, in New Zealand, and that the office or place of business for the purposes of carrying on such business as aforesaid, and where legal process may be served and notices of any kind may be addressed or delivered, is situated at my office at the registered office of Hancock and Company (Limited), National Trading Company's Buildings, corner Fort Street and Emily Place, Auckland.

Dated at Auckland this 30th day of April, 1926.

THE CANDY FILTER COMPANY (LIMITED), By its Attorney in New Zealand,

C. ROBINSON.

Stanton, Johnstone, and Spence, Solicitors to the Company, Auckland.

NEW ZEALAND EXPEDITIONARY FORCE.

Coll of Honour just published by the Defence Department, giving—

(1.) A list of members of the New Zealand Expeditionary
Forces killed in action, died of wounds inflicted,
or accidents occurring, or disease contracted while on active service.

(2.) Those who died after discharge from the New Zealand Expeditionary Force from wounds inflicted or disease contracted while on active service.

(3.) Those who died from accident occurring or disease contracted while training with or attached to the New Zealand Expeditionary Forces in New Zealand Price, 5s.; postage, 8d. extra.

THE CUSTOMS TARIFF OF NEW ZEALAND, 1921. TOGETHER WITH

DECISIONS OF THE MINISTER OF CUSTOMS.

Containing 600 pages.

Price, 12s. 6d. Postage, 1s. extra. (Supplementary Decisions to be obtained from the Customs Department.)

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Price, 2s.

Postage, 3d. extra.

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Copies.

3 Coal Industry Commission, No. 1. Price, 1d. 1 Wages (Temporary Regulation Extension), 1919, No. 18.

Price, 1d.

Ministry of Health, No. 21. Price, 2d.

Disabled Men (Facilities for Employment), 1919, Ch. 22. Price, 1d.

- Anthrax Prevention, Ch. 23. Price, 1d.

 Matrimonial Causes (Dominions Troops), 1919, Ch. 28. Price, 1d.
- l Weights and Measures, 1919 (Leather Measurement), Ch. 29. Price, ld.

- Statement of Rates, 1919, Ch. 31. Price, 1d. Finance, 1919, Ch. 32. Price, 3d. National Health Insurance, 1919, Ch. 36. Price (Civil Employment), Ch. 40. Price, 1d.
- Price, 1d. Restoration of Pre-war Practices, 1919, Ch. 42. Price, 1d. 3

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- Ch. 63. Price, 1d. 3 Courts (Emergency Powers), 1919, Ch. 64. Price, 1d.

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 2 Airships: Notes on, for Commercial Purposes. Price, 3d
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- Trice, is. od.

 3 Certain Ineligible Government Contractors.

 4 Civil Service Recruitment after War Report.

 5 The Physics and Chemistry of Colloids, &c.

 6 Current-meters for Use in River-gauging.

 6 Deterioration of Structures in Sea-water.

 7 Price, 2s. 6d.
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- Defectives and Lunatics in Poor Law Institutions.
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- Price, 9d. Reception.
- Report of British Educational Mission. Price, 9d.

 Economic Survey of certain Countries specially affected
 by the War Year 1919. Price, 3s.

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 Electro-deposition of Iron, with an Appendix containing a Bibliography of the Subject. Price, 6s. 6d.
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 1 Report of the Fuel Research Board for the Years 1920, 1921, First Section: Steaming in Vertical Gas-retorts.
- Price, 1s. 6d.
- 5 Report of the Fuel Research Board for the Years 1922 1923, First Section: The Production of Air-dried Peat Price, 5s.
- 2 British Empire Forestry Conference: Proceedings, Resolutions, and Summary of Statements. Price, 7s. 6d.
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Inscriptions suggested for War Memorial. Price, 1s.
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2 Need for Saving in Peace Time.

- 2 Peace Handbooks, Vol. 5, The Netherlands. Price, 10s. 6d. 6 Petroleum Productions. Licenses granted. Price, 4d.
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- 2 Preventive Medicine, Public Opinion on. Price, 4d.
 5 Food Investigation Board, Special Report No. 9: The Transmission of Heat by Radiation and Convection. Price, 1s. 6d.
- 4 Food Investigation Board, Special Report No. 17: Mould Growths upon Cold-store Meat. Price, 1s. 6d.
 1 Food Investigation Board, Report for 1920. Price, 1s.
- 2 Food Investigation Board, Special Report No. 10: Methods used for the Inspection of Canned Foods. Price, 1s. 6d.
- 6 Food Investigation Board, Special Report No. 12: Brown
 Heart—A Functional Disease of Apples and Pears.
 Price, 4s. 6d.: postage, 3d.
 6 Production of Air-dried Peat, 1922-23. Price, 5s.
 6 Red Discolouration (So-called Pink or Pink Eye) on Dried
 Salted Fish. Price, 1s.
 6 Report of Advisory Council Committee of Local Reconstruction Organizations. Price, 1d.
 6 Report of the Oxygen Research Committee. Price 8s. 6d.

- 6 Report of the Oxygen Research Committee. 6 Report for Scientific and Industrial Research for 1920-21.
 Price, 1s.
- Report for Scientific and Industrial Research for 1921-22.
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 - Price, 3s. 6d.
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