

THE

NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, AUGUST 19, 1926.

RRATA.—In the Proclamation published in Gazette No. 52, page 2401, of the 5th day of August, 1926, revoking part of a Proclamation taking land for the purposes of a post-office and automatic telephone-exchange at Courtenay Place, in the City of Wellington, for "29th day of August, 1926," read "29th day of July, 1926," as the date of the Proclamation. (P.W. 20/167/1.)

In the Proclamation published iu Gazette No. 52, page 2402, of the 5th day of August, 1926, taking additional land for the purpose of a post-office and automatic telephone-exchange at Courtenay Place, in the City of Wellington, for "29th day of August, 1926," read "29th day of July, 1926," as the date of the Proclamation.

(P.W. 20/167/1.)

Land taken near Waipukurau (Wellington-Napier Railway) for Sites for Dwellings for Employees of Government Railways Department.

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

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, the Government Railways Amendment Act, 1920, 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 above mentioned.

SCHEDULE.

APPROXIMATE area of the piece of land: 5 acres 2 roods 37 perches.

37 perches.

Part of Block 16, Waipukurau C.G.D., Borough of Waipukurau. (S.O. 860, green.)

In the Hawke's Bay Land District: as the same is more particularly delineated on the plan marked W.R. 38163, deposited in the office of the Minister of Railways 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 13th day of August, 1926.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Districts constituted under the Marriage Act, 1908.

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

A PROCLAMATION.

IN pursuance and exercise of the power and authority vested in the Governor-General by the Marriage Act, 1908, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby abolish the existing marriage districts known as the Whangarei, Mangapai, and Pukekohe Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into five marriage districts, the names and boundaries whereof shall be as follows:—

MAUNGAKARAMEA DISTRICT.

All that area in the North Auckland Land District bounded by a line commencing at the north-western corner of Section 125, Maungakaramea Parish, thence south-westerly and south-easterly along the road forming the eastern boundaries generally of Sections 125, 126, 127, 48, 4, 70, and 71, Maungakaramea Parish, to the Tauroroa River forming the eastern and southern boundaries of the last-mentioned section; thence down that river to the south-western corner of Section 18, Maungakaramea Parish; thence north-westerly and westerly along the western and southern boundaries of Sections 18, 24, 25, 130, 129, 87, 88, 89, 90, 91, and 92, Maungakaramea Parish, to the south-western corner of the last-mentioned section; thence along the western boundary of Section 92 aforesaid to the road forming the northern boundary of the said section; thence along the road forming the northern boundaries of Sections 92, 91, and 90, Maungakaramea Parish, to the northernmost corner of the last-mentioned section; thence along the western boundary of Section 58 to the Waiotama River; thence up the Waiotama River and the Waiohepa Stream to the north-western corner of Section 113, Maungakaramea Parish; thence along the northern and north-eastern boundaries generally of Sections 113, 120, 121, 124, and 125, Maungakaramea Parish, to the north-eastern corner of the last-mentioned section, the place of commencement.

WHANGAREI DISTRICT.

All that area in the North Auckland Land District bounded by a line commencing at a point in the Hikurangi River where it is intersected by a line drawn from the Te Tarahi-o-Rahiri Trig. Station to the north-eastern corner of Section 23, Block IX, Hukerenui Survey District; thence by the middle of the said river to the south-western corner of Block IV, Mangakahia Survey District; thence by the southern boundary of the said Block IV to the road at the north-western corner of Section 4, Block VIII, Mangakahia Survey District; thence by the road forming the south-western boundaries of Sections 4, 3, 2, and 1, Block VIII aforesaid, and the road forming the southern boundaries of Sections 14, 13, 12, 11, 10, and 5, Block II, Purua Survey District, to the Wairua River; thence by that river to the north-eastern boundary of Ruatangata Parish; thence by the said north-eastern boundary of that parish to the northernmost corner of Section 19 in Block VII, Purua Survey District; thence by Section 20, the north-western boundaries of Maketawa and Maungarei Blocks, and the northern boundaries of the last-mentioned block and Ngamutu Block to Section 22, Block V, Purua Survey District; thence by the northern boundary of that section, across a railway and road, and by the road forming the north-western boundary of Section 37, Block V aforesaid; thence by the road forming the north-eastern boundaries of Sections 83, 84, and 85, Block VII, Purua Survey District, to the southernmost corner of Section 40 (education reserve); thence by the said Section 40 to the Mangakino Stream; across that stream and by Museum Endowment and Kopuatoetoe Block to the Ngunguru River; and thence by that siver to the sea; thence towards the east by the sea to the mouth of the Pataua River; thence towards the south-east by the said Pataua River; sections 69, 68, 62, 60, 59, and 58, Waikare Parish, and by Section 77, Owhiwa Parish, to Parua Bay; thence by the eastern shores of Parua Bay to Whangarei Harbour; thence by a line across the said harbour to One Tree Point; thence towards the south generally by the southern shores of the said Whangarei Harbour to the southerns shores of the said Whangarei Harbour to the southeastern corner of Section 125 aforesaid; thence by the Maungakaramea Parish; thence by that road to the north-eastern corner of S

MANGAPAI DISTRICT.

All that area in the North Auckland Land District bounded on the north-west by the Maungakaramea Registration District (hereinbefore described) from the Tauraroa River at the southernmost corner of Section 18, Maungakaramea Parish, to the northernmost corner of Section 62, Maungakaramea Parish; thence along the road forming the northern boundaries generally of Sections 62, 63, 64, 65, 73, 75, 76, 77, 78, 79, and 86, Maungakaramea Parish, to the road passing through Section 103; thence by that road and its continuation through Sections 102, 132, 101, 99, and 98 to the Maungatapere Parish; thence by the said parish to the Tokitoki River; thence by the said Tokitoki River, the Mangapai River, and the waters of the Whangarei Harbour to the western boundary of the Ruakaka Parish; thence towards the east generally by Ruakaka Parish and Waipu Parish to Mareretu Parish; thence towards the south generally by the last-mentioned parish, Matakohe Parish, and Omaru Parish; and towards the west by the said Omaru Parish and Okahu Parish to the Tauraroa River; thence by the Tauraroa River to the Maungakaramea Registration District, the place of commencement.

PUKEKOHE DISTRICT.

All that area in the Auckland Land District bounded on the north by the northern boundaries generally of the Puni, Pukekohe, and Mangatawhiri Parishes from the Mauku Stream to the south-eastern corner of Section 52, Mangatawhiri Parish; thence by the road forming the eastern boundaries of Sections 51, 73, 25, 24, and 23 to the south-eastern corner of the last-mentioned section; thence along the south-eastern boundaries of Sections 23, 34, 35, 36, 37, and 38 to the southernmost corner of the last-mentioned section; thence along the eastern and southern boundaries

of Section 32, Pukekohe Parish, to a public road, across that road, and along the eastern and southern boundaries of Section 37, Pukekohe Parish, to the stream forming the eastern boundary of Section 13, Tuakau Parish; thence along that boundary to the northernmost corner of the said Section 13; thence by a right line to the south-eastern corner of Section 42, Pukekohe Parish; thence south-easterly along the eastern boundary of Section 18, Pukekohe Parish; to the northern boundary of Section 109, Tuakau Parish; thence along the northern boundaries generally of Sections 109 and 110, Tuakau Parish, to the right bank of the Waikato River; thence along the right bank of the Waikato River to the western boundary of Puni Parish; thence generally northerly along that boundary to the Mauku Stream, the point of commencement.

TUAKAU DISTRICT.

All that area in the Auckland Land District bounded on the north by the Pukekohe Registration District (hereinbefore described) from the western boundary of Puni Parish to the north-eastern corner of Tuakau Parish; thence along the eastern boundary of Tuakau Parish to the right bank of the Waikato River; thence across that river and easterly and southerly along its left bank to the Opuatia Stream; thence along that stream and the Mangatea Stream to the south-eastern corner of Opuatia No. 4; thence along the southern boundaries of Opuatia part No. 4, 4 No. 48, 5c No. 2, 5B No. 1, and 6A No. 2 Blocks, and part of the southern boundary of Section 7, Block XIV, Onewhero Survey District, to the north-eastern corner of Section 104, Block XIV aforesaid; thence along the eastern boundary of the said Section 104 to its south-eastern corner; thence along the southern boundaries of Sections 104, 108, 103, and 106, Blocks XIV and XIII, Onewhero Survey District, to the south-western corner of the last-mentioned section; thence by a line running due west to the sea-coast; thence by the sea-coast and the left bank of the Waikato River to a point in line with the western boundary of Puni Parish; thence by a right line across the Waikato River to the western boundary of Puni Parish, the place of commencement.

And I hereby declare that this Proclamation shall come into operation on the first day of September, in the year of our Lord one thousand nine hundred and twenty-six.

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 11th day of August, 1926.

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

GOD SAVE THE KING!

Districts constituted under the Births and Deaths Registration Act, 1924.

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

A PROCLAMATION.

IN pursuance and exercise of the power and authority vested in the Governor General by the Births and Deaths Registration Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby abolish the existing registration districts known as the Whangarei, Mangapai, and Pukekohe Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into five registration districts, the names whereof shall be the Maungakaramea, Whangarei, Mangapai, Pukekohe, and Tuakau Districts, and the boundaries whereof shall be conterminous with the boundaries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herewith made under the provisions of the Marriage Act, 1908.

And I hereby declare that this Proclamation shall come into operation on the first day of September, in the year of our Lord one thousand nine hundred and twenty-six.

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 11th day of August, 1926.

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

GOD SAVE THE KING!

Lands proclaimed as subject to the Deteriorated Lands Act, 1925.

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

IN pursuance and exercise of the power and authority conferred upon me by confirm the Conferred upon me by section three of the Deteriorated Lands Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare the lands described in the Schedule hereto to be subject to the provisions of the Deteriorated Lands Act, 1925.

SCHEDULE.

NELSON LAND DISTRICT.

BLOCK XIII, Gordon Survey District.

", I, Steeples Survey District.
", X, Wangapeka Survey District.
", V, Motupiko Survey District.
Sections 2 and 4, Block XV, Kaiteriteri Survey District.

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 11th day of August,

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

[L.S.] CHARLES FERGUSSON, Governor-General. 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 money 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 subject to the special provisions of that section.

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursu-

ance and exercise of every power and authority enabling me in this behalf and for the purposes of the aforesaid section forty-seven, do hereby proclaim the land described in the Schedule hereto, being Crown land, as set apart for selection subject to the special provisions of that section.

SOUTHLAND LAND DISTRICT.—LONGWOOD SURVEY DISTRICT.
PAHIA BLOCK.

	Crc	own Land.		Α.	в. Р.
SECTION 76,	Block V		 Area,	143	0.12
,, 77	,, V		 ,,	154	1 7
	,, V		 ,,	158	1 20
	,, V		 ,,	181	3 4
	and 48, Block	VII	 ,,	220	0.33
		VII	 ,,	226	3 24
Section 51,			 ,,	114	1 10

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 16th day of August, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road in Block VI, Culverden Survey District, Canterbury Land District.

CHARLES FERGUSSON, Governor-General. 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 the Culverden Survey District described in the Schedule hereto. hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 3 roods 24 perches. Portion of Crown land situated in Block VI, Culverden Survey District.

In the Canterbury Land District; as the same is more particularly delineated on the plan marked L. and S. 19386, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2184, and thereon coloured

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 16th day of August, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Street in the Borough of Hamilton.

[L.S.] CHARLES FERGUSSON, Governor-General. 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 street the land in the Borough of Hamilton described in the Schedule

SCHEDULE.

LAND PROCLAIMED AS A STREET.

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

P.W.D. 66410. (S.O. 23646.)

A. R. P. Being Portion of
0 0 1 10 Allotment 321, Town of Hamilton West;

oloured red.

0 0 0 0-64 Allotment 323, Town of Hamilton West;
coloured blue.

Situated in Block II, Hamilton Survey District (Borough

of Hamilton).

A. R. P. P.W.D. 66411. (S.O. 23696.) 0 0 16:73 Part Lot 7 (L.T. 12229), Parish of Te Rapa; edged red.

Situated in Block I, Hamilton Survey District (Borough of Hamilton), (Auckland R.D.).

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

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 13th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2482.)

Land proclaimed as a Road in Block IV, Forest Hill Hundred, Southland County.

CHARLES FERGUSSON, Governor-General. 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 Forest Hill Hundred described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 2 acres 3 roads 20.7 perches.

Portion of Section 158, Block IV, Forest Hill Hundred (Southland R.D.). (S.O. R. 536).

In the Southland Land District; as the same is more particularly delineated on the plan marked P.W.D. 66640, 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 13th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/18/132/2.)

Land proclaimed as a Road, and Road closed, in Block II, Maungakawa Survey District, Piako County.

CHARLES FERGUSSON, Governor-General. 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 Maungakawa Survey District 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 31 Being Part Ngakuri-a-Ruru Block; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:—
A. R. P. Adjoining or passing through
0 3 11 1 Waiharakeke or Te Awaiti Block and Nga-

kuri-a-Ruru Block; coloured green.
3 3 31·1 Ngakuri-a-Ruru Block and Lot 2, D.P.
13350; coloured green.

All situated in Block II, Maungakawa Survey District (Auckland R.D.). (S.O. 23782.)
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 66194, 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 13th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2476.)

Authorizing the Exchange of Reserve 1293, Block X, Mairaki Survey District, Canterbury Land District, for other Land.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS the land described in the First Schedule hereto has been duly set apart as a reserve for a gravel-pit: And whereas it is expedient that the said land should be exchanged for the land described in the Second Schedule hereto, which the Governor-General deems of equal value and more suitable for the purposes of the reserve:

Now, therefore, His Excellency the Governor-General of the Deminion of New Zeeland active way and with the distribution.

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 exercise of the powers and authorities conferred upon him by section twelve of the Public Reserves and Domains Act, 1908, doth hereby declare that the land described in the First Schedule hereto may be exchanged for the land described in the Second Schedule hereto.

FIRST SCHEDULE.

DESCRIPTION OF RESERVE AUTHORIZED TO BE EXCHANGED. ALL that area in the Canterbury Land District, containing by admeasurement 5 acres, more or less, being Reserve No. 1293, Block X, Mairaki Survey District, and bounded as follows: Towards the north-east by the North Eyre Road, 500 links; and again towards the south-east, south-west, and north-west by Lot 1 on deposit plan No. 4568, 1,000 links, 500 links, and 1,000 links respectively. As the same is more particularly delineated on the plan marked L and S. 6/5/139, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE. THEREFOR.

ALL that area in the Canterbury Land District, containing by admeasurement 5 acres, more or less, being Reserve No. 4159 (formerly part of Lot 1 on deposit plan No. 4568), Block X, Mairaki Survey District, and bounded as follows: Towards the north-east by the North Eyre Road, 381·3 links; towards the south-east and south-west by other part of Lot 1 on said deposited plan, 1311·3 links and 381·3 links respectively; and again towards the north-west by a public road, 1311·3 links. As the same is more particularly delineated on the plan marked L. and S. 6/5/139A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Altering Boundaries of Sluggish River Drainage District, County of Manawatu.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS the Sluggish River Drainage Board, being of the opinion that certain lands situated in the County of Manawatu and not included in the Sluggish River Drainage District (hereinafter referred to as "the said district") are deriving benefit from the drainage-works carried out by the said Board did in accordance with the presidence of the said Roard did in accordance with the presidence. deriving benefit from the drainage-works carried out by the said Board, did, in accordance with the provisions of section six of the Land Drainage Amendment Act, 1913 (hereinafter referred to as "the said Act"), present a petition to His Excellency the Governor-General praying that the boundaries of the said district might be altered so as to include such lands in the said district. lands in the said district:

And whereas in respect thereof a Commission has been appointed to inquire into and report as to the several matters

appointed to inquire into and report as to the several matters mentioned in subsection three of section six of the said Act: And whereas the Commission so appointed has reported that part of such lands should be included in the said district: 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 section six of the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion doth hereby said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that as on and from the date hereof the boundaries of the said district are hereby altered so as to include in the said district the lands described in the First Schedule hereto, and that the boundaries of the said district shall be those described in the Second Schedule hereto.

FIRST SCHEDULE.

Area included in the Sluggish River Drainage District. ALL that area in the Wellington Land District bounded on ALL that area in the Wellington Land District bounded on the north, east, and south by the boundaries of the Sluggish River Drainage District from the south-western corner of Section 74, Block XI, Te Kauwau Survey District, to the south-western corner of Lot 121 on plan 519 deposited in the office of the District Land Registrar at Wellington; thence northerly along the eastern boundaries of Lots 1 and 2 on plan 3706 deposited as aforesaid to the north-eastern corner of the last-mentioned lot; thence along the north-boundary of the said Lot 2 to its north-western corner; thence along the public road forming the western boundaries of Lots 122 and 123 on plan 519 aforesaid to Taikoria Road; thence by a right line across that road to the point of commencement. right line across that road to the point of commencement.

SECOND SCHEDULE.

SLUGGISH RIVER DRAINAGE DISTRICT.

ALL that area in the Wellington Land District bounded by a line commencing at a point in the middle of the Oroua River in line with the north-eastern boundary of Section 14, Block in line with the north-eastern boundary of Section 14, Block VIII, Te Kauwau Survey District; thence by a line down the middle of that river to a point in line with the northern side of the Foxton – Palmerston North Railway Reserve; thence to and along that boundary to the south-western boundary of Section 319, Block XV, Te Kauwau Survey District; thence along the western boundary of the said Section 319 to its north-western corner; thence easterly along the northern boundary of Section 319 aforesaid to the eastern boundary

of Lot 1 on plan 3706 deposited in the office of the District | Exchanging Portions of a Cemetery Reserve in the Suburbs of Land Registrar at Wellington; thence northerly along the | Te Puia, Gisborne Land District, for other Land. of Lot I on plan 3706 deposited in the office of the District Land Registrar at Wellington; thence northerly along the eastern boundary of Lots I and 2 on plan 3706 aforesaid to the north-eastern corner of the last-mentioned lot; thence westerly along the northerly boundary of Lot 2 aforesaid to the road forming the western boundary of Lot 123 on plan 519 deposited as aforesaid; thence northerly along that road to the north-western corner of Section 60; thence easterly along the road forming the northern boundary of the said Section 60, Block XI. Te Kauwau Survey District, to its intersection with Block XI, Te Kauwau Survey District, to its intersection with the road forming the south-western boundary of Section 56, Block XI aforesaid; thence south-easterly along that road Block XI aforesaid; thence south-easterly along that road to the stream forming the south-eastern boundary of the said Section 56; thence north-easterly generally along that stream to the north-eastern corner of Section 38, Block VIII, Te Kauwau Survey District; thence by a right line across a public road to the south-western corner of Section 25, Block VIII aforesaid; thence northerly along the road forming the western boundary of Section 25 aforesaid to its intersection with the road forming the northern boundary of Section 20, Block VIII aforesaid; thence easterly along that road to the Oroua River at the easternmost corner of Section 14, Block VIII aforesaid; thence by a right line to the middle of that river, the point of commencement.

F. D. THOMSON Clerk of the Executive Council.

Amending Regulations for Trout and Perch Fishing in the Wellington Acclimatization District.

CHARLES FERGUSSON, Goveror-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

The Right Honourable J. G. Coates, P.C., presiding in Council.

WHEREAS it is enacted by Part II of the Fisheries Act, 1908, that the Governor-General in Council may from time to time, by Order in Council gazetted, make regulations to have force and effect throughout New Zealand, or

lations to have force and effect throughout New Zealand, or only in such waters or places as are specified in the regulations: And whereas by Orders in Council dated the twenty-seventh day of August, one thousand nine hundred and six, and the seventh day of September, one thousand nine hundred and twenty-five, and published in the New Zealand Gazette No. 75, of the thirtieth day of August, one thousand nine hundred and six, and No. 63, of the tenth day of September, one thousand nine hundred and twenty-five, respectively, regulations were made prohibiting the use of certain baits for taking trout and perch in certain rivers and streams within the Wellington Acclimatization District:

And whereas it is advisable to amend the hereinbefore-

And whereas it is advisable to amend the hereinbefore-recited regulations, and to make others in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred upon him by the said Act, 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 proviso contained in clause 5 of the said regulations of the twenty-seventh day of August, one thousand nine hundred and six, and the seventh day of September, one thousand nine hundred and twenty-five, and doth substitute the following in lieu thereof:—

"Provided that no lures or baits other than artificial ones shall be used in the following rivers and streams and their tributaries: The Wainuiomata, the Wainui tributary of the Whakatiki, the Mungaroa, the Korokoro, the Akatarawa, the Pakuratahi, the Belmont, and the Little Akatarawa (Hutt County); the South Karori, the Porirua, the Kaiwarra (Makara County); the Mangaone, the Waitohu, the Waikawa, the Waikanae above Buchanan's house, the Tokomaru, the Makapiki (tributaries of the Ohau): the Ohau the Waikanae above Buchanan's house, the Tokomaru, the Makaretu, the Makahiki (tributaries of the Ohau); the Ohau above the railway bridge (Horowhenua County); the Mangatarera (Wairarapa); the Kahutarawa, the Tiritea (Kairanga County); the Makakahi and Mangatainoka Rivers within the boundaries of the Eketahuna County; the Makuri River (Pahiatua County); and the Hautapu from Jacobsen's Bridge, north of Taihape, southwards (Rangitikei County):

"Provided further that no lures or baits other than artificial ones and bully bait shall be used in that nortion of the Hutt.

ones and bully bait shall be used in that portion of the Hutt River from the mouth of the Belmont Creek to the Moon-shine Bridge."

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS the lands described in Part I of the Schedule hereto form portions of a reserve heretofore duly set apart for cemetery purposes being a reserve within Class I of the Second Schedule to the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said

And whereas by section four of the said Act the Governor-General is authorized, inter alia, to exchange any such reserve for other land of equal value, to be dedicated to the same or one or more of the purposes comprised in the said Class I, and to define the purpose to which such reserve or such land acquired in exchange shall be dedicated:

And whereas, in the opinion of the Governor-General, it is expedient to exchange the said portions of the reserve for cemetery purposes for other land of equal value, described in Part II of the Schedule hereto, to be dedicated as hereinafter provided:

Now therefore His Excellency the Governor General of the

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 by section four of the said Act, doth hereby declare that the portions of the reserve for cemetery purposes described in Part I of the Schedule hereto are hereby exchanged for the Crown land described in Part II of the Schedule hereto, which, in the opinion of the Governor-General, is of equal value; and doth also declare that the lands described in the said Part I become and are Crown lands freed from all previous reservation and subject to the provisions of the Land Act, 1924, and that the land described in the said Part II is hereby reserved for cemetery purposes, being one of the purposes comprised in the said Class I.

SCHEDULE.

PART I. DESCRIPTION OF PORTIONS OF RESERVE EXCHANGED. ALL those areas in the Gisborne Land District, containing by admeasurement 1 rood 14 perches and 1 rood 34 perches respectively, being Lots 1 and 2 of Section 136 of the Suburbs of Te Puia. As the same are more particularly delineated on the plan marked L. and S. 2/184, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured yellow and red respectively. (Gisborne plan 3204) plan 3294.)

PART II. DESCRIPTION OF LAND OBTAINED IN EXCHANGE THEREFOR.

All that area in the Gisborne Land District, containing by admeasurement 3 roods 8 perches, being Lot 1 of Section 69 of the Suburbs of Te Puia. As the same is more particularly delineated on the plan marked L. and S. 2/184, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured purple. (Gisborne plan 3294.)

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

Declaring the Access Road to Section 2, Block XVI, Tutamoe Survey District, in the Hobson County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

The Right Honourable J. G. Coates, P.C., presiding in Council.

IN pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, 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 order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that road in the North Auckland Land District (Hobson County), known as the Access Road to Section 2, Block XVI, Tutamoe Survey District, commencing at the terminus of the Awakino Valley Road at a point near the north-western corner of Section 5, Block IV, Kaihu Survey District, and proceeding thence generally in a north-easterly direction, adjoining or passing through Sections 11 and 10, Block IV, Kaihu Survey District, and terminating at a point in the Kairara K.G.R., Block XVI, Tutamoe Survey District; being a distance of 1 mile 20 chains, more or less. As the same is more particularly delineated on the plan marked P.W.D. 66266, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red. ALL that road in the North Auckland Land District (Hobson

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

(P.W. 33/1034.)

Declaring Portion of Tiraumea Valley Road, in the Murchison County, to be a County Road

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOUBABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, 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 order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council become a county road. after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of road in the Nelson Land District, Murchi-ALL that portion of road in the Nelson Land District, Murchison County, known as the Tiraumea Valley Road, commencing at its junction with the Tutaki Road at a point on the eastern boundary of Section 2, Block VIII, Tutaki Survey District, and proceeding thence generally in a south-easterly direction, adjoining or passing through part Section 4, Block VIII, Tutaki Survey District, and terminating at a point on the eastern boundary of the said Section 4; being a total distance of 62 chains, more or less. As the same is more particularly delineated on the plan marked P.W.D. 66683, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

(P.W. 42/31.)

Licensing Frederick Charles Gentry, of Wellington, to occupy a Part of the Foreshore in Branda Bay, Chaffers Passage, for the Purpose of taking Shingle and Sand.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS there being no Harbour Board empowered to grant the license became the WHEREAS there being no Harbour Board empowered to grant the license hereinafter mentioned, Frederick Charles Gentry, Wellington (who, with his successors and assigns, is hereinafter called "the licensee"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act"), to use and occupy a part of the foreshore in Branda Bay, Chaffers Passage, for the purpose of taking away the shingle and sand deposited thereon; and in accordance with the provisions of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 6207), showing the area, edged red, of foreshore intended to be occupied for such purpose:

And whereas it is desirable to grant the license applied

for:

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 acting by and with the advice and consent of the Executive Countries. tive Council of the said Dominion, doth hereby approve of

the purpose or object for which the said license is required by the licensee 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 licensee to use and occupy that part of the foreshore which is particularly shown and delineated edged red on the plan so deposited as aforesaid for the purpose of taking away the shingle and sand deposited thereon, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE

 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

spring tides:
"Minister" means the Minister of Marine as defined by

"Minister" means the Minister of Marine as defined by
the Shipping and Seamen 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 necessary for the purposes hereinbefore mentioned,
as shown edged red on the plan marked M.D. 6207, and deposited in the office of the Marine Department as aforesaid.
3. In consideration of the concessions and privileges granted
by this Order in Council, the licensee shall, on being supplied

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter annually the sum of £500, payable in two sums each of £250 on the first days of January and July in each year; provided that in respect of the period from the 1st July, 1926, until the 31st day of December, 1926, the amount due shall be paid on the licensee being supplied with a copy of this Order in Council.

4. All such payments shall be made to the Secretary of the Marine Department at Wellington, or such other person as the Minister may direct.

5. His Majesty or the Governor-General, and all other

5. His Majesty or the Governor-General, and all other officers in the Government service acting and in the execution of their duties, shall at all times have free ingress, passage, and egress into, through, and out of the said land without

6. Nothing herein contained shall authorize the licensee 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 regulations made thereunder and that are now or may hereafter be in force.

7 The rights powers and privileges conferred by or under

7. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for the term of fourteen years computed from the 1st day of July, 1926, unless in the meantime such rights, powers, and privileges are altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege, without the written consent of the Minister first obtained.

obtained.

8. The rights, powers, and privileges hereby granted and conferred may be at any time resumed by the Governor-General without payment of any compensation whatsoever, on giving to the licensee six calendar months' previous notice in writing. Such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

9. In case the licensee shall—

(1) Committer suffer a breach of the conditions herein before

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them:
 (2.) Become bankrupt or be in any manner brought under

relating to bankruptcy:

(3.) Fail to pay the sums specified in clause 3 of these conditions:

(4.) Give six months' previous notice in writing of his intention to terminate the license,—

tention to terminate the license,—
then and in any such case this Order in Council, and every
license, right, power, or privilege thereby conferred, may be
revoked and determined by the Governor-General in Council
without any notice to the licensee or other proceedings whatsoever; and publication in the New Zealand Gazette of an
Order in Council containing such revocation shall be sufficient
notice to the licensee 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 deterthereby granted and conferred, have been revoked and determined

10. Payment by the licensee hereinbefore mentioned shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

F. D. THOMSON, Clerk of the Executive Council. The New Zealand Reparation Estates Service Amendment Order, 1926.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

Executive Council of that Dominion, and in pursuance of the authority to make regulations for the peace, order, and good government of Samoa conferred upon him by the Samoa Act, 1921, and in exercise of the powers and authorities conferred by the Treaties of Peace Act, 1919, and of all other powers and authorities enabling him in that behalf, doth hereby order as follows:—

PRELIMINARY.

1. (a.) This Order may be cited as the "New Zealand Reparation Estates Service Amendment Order, 1926."

(b.) This Order shall be read with and form part of the New Zealand Reparation Estates Service Order, 1926 (hereinafter called

"the principal Order").

(c.) This Order shall come into force on the thirty-first day of August, one thousand nine hundred and twenty-six.

Administration.

2. (a.) The New Zealand Reparation Estates are administered by the New Zealand Reparation Estates Board (hereinafter referred to as the Board) and all officers are directly responsible to the Board.

(b.) In matters coming within the ordinary course of management, officers of Plantation Staffs will be directed by the Accountant, and all communications addressed to the Board will be forwarded through the Accountant.

(c.) All official communications transmitted from Samoa by any officer of Plantation Staffs shall be transmitted as may be directed by the Board, and not otherwise.

PAY AND ALLOWANCES TO PLANTATION STAFFS.

- 3. (a.) Except as hereinafter provided, the scale of pay and allowances of Plantation Staffs in the New Zealand Reparation Estates Service shall be such as the Minister of External Affairs may from time to time direct.
- (b.) Subclause one of clause four of the principal Order shall be read subject to the foregoing provisions of this clause.

ACTING APPOINTMENTS.

4. Officers of Plantation Staffs duly appointed by the Board to temporarily fill higher appointments will receive half the rate of pay of their permanent appointment plus half the minimum salary of such higher appointment, but this shall not apply to any temporary higher appointment held for less than one month.

TRANSPORT.

5. Managers will be provided with taavale and harness or with an allowance of ten shillings per week in lieu thereof. If the cash allowance is drawn, Managers are not to make use of New Zealand Reparation Estates transport.

TRAVELLING-ALLOWANCES.

6. (a.) When travelling within Samoa on duty authorized by the Board, travelling-allowance at the following rates for each night's necessary absence from their plantations will be paid to officers:—

managers			s.	d.
Travelling to Apia			15	0 per night.
Travelling elsewhere				6 per night.
Managers' Assistants, Overseers,	and	Cadets,		
training for managerial position	ıs	·		
Travelling to Apia			12	6 per night.
Travelling elsewhere				0 per night.

(b.) When travelling outside Samoa, such allowances will be paid to officers as are provided for by Part VI of the Samoan Public Service Regulations or, in special cases, such other allowances as may be approved of by the Board.

SICK AND SPECIAL LEAVE.

7. (a.) Sick and special leave will be granted in accordance with the provisions of Part IV of the Samoa Public Service Regulations.

(b.) No leave on account of illness shall be granted with pay if the sickness or ill health has been caused by the misconduct of the officer.

ANNUAL LEAVE.

8. (a.) Subject to the exigencies of the Service, officers of Plantation Staffs may be granted two weeks' leave of absence after each completed year's service.

(b.) The granting of such leave of absence shall be subject to the

express conditions—

(i.) That the behaviour of the officer has been in every way satisfactors:

factory :

- (ii.) That the total number of days of sick and special leave combined received during the previous twelve months has not exceeded fourteen days:
- (iii.) That his official duties have been satisfactorily performed.
- (c.) If the total number of days of sick and special leave combined received during the previous twelve months has exceeded fourteen days, then annual leave may be granted for the said period of two weeks after deducting therefrom the number of days of sick and special leave received in excess of fourteen days, so that if an officer has received a total of twenty-one days of sick and special leave during the previous twelve months he will be entitled to seven days of annual leave.

(d.) Annual leave shall not be granted during any year in which

furlough is granted.

Furlough.

9. Managers, Managers' Assistants, Overseers, and Cadets training for managerial positions may, subject to the exigencies of the Service, be granted three months' furlough. Such furlough will be deemed to be granted under similar conditions to those applying to the Samoan Public Service in accordance with Part IV of the Samoan Public Service Regulations.

HOLIDAYS.

10. Plantation holidays will be such as apply to the labour in accordance with the schedule approved by the Administrator from time to time as laid down in the Chinese Free Labour Ordinance; 1923. Subject to the due protection of the interests of the estates, officers of Plantation Staffs may be granted these holidays.

RETIRING-ALLOWANCES.

11. Retiring-allowance may, with the approval of the Board, be granted to officers of Plantation Staffs in accordance with the provisions of Part V of the Samoan Public Service Regulations.

TERMS OF ENGAGEMENT.

12. (a.) Every officer of Plantation Staffs permanently appointed to the New Zealand Reparation Estates Service shall be deemed to be a three-monthly servant and removable at any time after three months' notice. The services of any person employed temporarily may be dispensed with at any time without notice.

(b.) Any officer of Plantation Staffs may resign his appointment by giving three months' notice in writing of his resignation to the Board, and on the expiry of such notice his engagement shall be con-

sidered as terminated.

GENERAL.

13. (a.) No officer of the New Zealand Reparation Estates Service shall, except in the strict course of his official duty, disclose, publish, or use any information which he may have obtained in the course of or by reason of his official position.

(b.) No fee, reward, or remuneration of any kind whatsoever beyond his salary and authorized allowances shall be received and kept for his own use by any officer for the performance of any service for the New

Zealand Reparation Estates.

(c.) Officers of the New Zealand Reparation Estates Service are forbidden from engaging in any outside employment, and in particular from having interests in any private or other plantation, except with the permission of the Board in each case first had and obtained.

MISCONDUCT.

- 14. If any officer of the New Zealand Reparation Estates Service—
- (a.) Commits any breach of any of the provisions of these regulations; or

(b.) Is guilty of any misconduct; or

(c.) Is guilty of any wilful disobedience or disregard of any lawful order made or given by any person having authority to give such order; or

(d.) Is negligent or careless in the discharge of his duties; or

(e.) Is inefficient or incompetent, and such inefficiency or incompetency appears to arise from causes within his own control,—he shall be liable to immediate dismissal, or may be fined in such amount not exceeding ten pounds as the Board, with the approval of the Minister for External Affairs, thinks fit.

MATTERS NOT PROVIDED FOR.

15. In all matters not expressly provided for by the principal Order or this Order the provisions of the Samoa Public Service Regulations, 1920, and any amendments thereof that may from time to time be made shall, so far as applicable, and subject to the exigencies of the Service, apply to the New Zealand Reparation Estates Service.

F. D. THOMSON, Clerk of the Executive Council. Licensing the Northern Steamship Company (Limited) to use and occupy a Part of the Foreshore of Cowes Bay, Waiheke Island, as a Site for a Wharf, and prescribing Dues and Rates for the Use of such Wharf.

CHARLES FERGUSSON, Governor-General ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

The Right Honourable J. G. Coates, P.C., presiding in Council.

W HEREAS by Order in Council dated the thirtieth day VV of September, one thousand nine hundred and twelve, and published in the New Zealand Gazette No. 77, of the tenth day of the following month, the Northern Steamship Company day of the following month, the Northern Steamship Company (Limited), who with its successors and assigns is hereinafter referred to as "the company," was licensed to use and occupy a part of the foreshore and land below low-water mark at Cowes Bay, Waiheke Island, as shown on plan marked M.D. 2198, and deposited in the office of the Marine Department at Wellington, in order to erect and maintain a wharf thereon, to be erected in accordance with the said plan, and deposited as aforesaid, for the term of fourteen years, computed from the twenty-second day of September, one thousand puted from the twenty-second day of September, one thousand nine hundred and twelve, and dues and rates were prescribed

for the use of the said wharf:

And whereas the said 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 grant the same, and to prescribe the dues and rates which shall be charged and taken for the use of the said wherf. wharf:

wharf:
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 acting 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 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 maintaining the said wharf thereon, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the First Schedule hereto, and doth prescribe that the dues and rates set forth in the Second Schedule hereto shall be charged and taken by the company for the use of the said wharf.

FIRST 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
 - "Low-water mark" means low-water mark at ordinary
- "Low-water mark" means low-water mark at ordinary spring tides:

 "Minister" means the Minister of Marine as defined by the Shipping and Seamen 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 maintenance of the said wharf as shown on the plan M.D. 2198, and deposited in the office of the Marine Department as aforeand deposited in the office of the Marine Department as afore-
- and deposited in the office of the Marine 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 £5 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 1st day of August, 1926, until the 31st March following to be paid on the company being supplied with a copy of this Order in Council. this Order in Council.
- 4. All persons shall, at all reasonable times, upon payment of proper dues, have free and full liberty to use the said wharf and all rights of ingress and egress thereon and therefrom. 5. His Majesty or the Governor-General, and all officers in
- 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 wharf without payment.
- 6. The company shall maintain the above-mentioned wharf in good order and repair; and shall at all times exhibit there-from and maintain at the company's own cost suitable and

necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

- Any person authorized by the Minister may at all reasonable times enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting Zealand a notice in writing of any defect or want of repair in such wharf 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 regulations made thereunder, and that are now or may hereafter be in force
- 9. The ballast of all vessels loading at the said wharf shall be taken away by the company and deposited above highwater mark, or at such place as may be approved of by the Minister or by any person appointed by the Minister for that
- purpose.

 10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen years from the 1st day of August, 1926, 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.
- 11. 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 calendar months previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or
- shall be sufficient if given by the Minister and delivered at or posted to the last known registered office of the company in New Zealand.

 12. The company shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through any default or neglect on the company's part.

 13. In case the company shall—

 (1.) Commit or suffer a breach of the conditions hereinbefore set fouth or any of them.

 - set forth, or any of them:
 - (2.) Cease to use or occupy the said wharf for a peroid 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 any proceeding whatever; 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 determined.

14. In the event of this Order in Council being revoked for

14. 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 wharf entirely from the site and restore the site to its original condition within three months from the date of revocation or expiry, as the case may be; and if the company fails so to do, the Minister reason was the said wharf to be removed and the site so restored. may cause the said wharf to be removed and the site so restored, and may recover the costs incurred by the said removal and restoration from the company.

SECOND SCHEDULE.

SHIPPING WHARFAGE.

EVERY person who shall use this wharf with any vessel shall

EVERY person who shall use this wharf with any vessel shall pay for the use thereof as follows, that is to say:—

For every vessel, a sum of 1d. per ton on the gross tonnage of such vessel per day for each day or part of a day a vessel shall occupy a berth alongside any vessel lying at the said wharf, or shall lie at the said wharf undergoing repairs, or fitting-out only, or shall lie off the said wharf with a line attached thereto.

GOODS WHARFAGE.

Every person who shall use this wharf for landing or shipping any goods shall, before using the same, pay dues as follows,

- that is to say:—

 (1.) For all goods landed on this wharf, a rate of 2s. 6d.

 per ton, weight or measurement, at the option of the company.

 (2.) For every head of cattle or horses landed upon or
 - shipped from the said wharf, 2s. 6d. per head.

(3.) For every yearling or calf so landed upon or shipped

from the said wharf, the sum of ls. per head.

(4.) For every head of sheep or small cattle so landed upon or shipped from the said wharf, the sum of 6d. per

(5.) If any ship shall use this wharf for the discharge of any goods or cargo after the usual working-hours or on wharf holidays, such ship shall pay to the company for the use of the said wharf a charge at the rate of ls. per ton on all goods or cargo so discharged from such ship.

This charge will only be made when, in the opinion of the wharfinger, it is necessary to employ labour to stack or remove cargo in sheds in consequence of the discharge of such goods or cargo as aforesaid.

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

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCII.

BY 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 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 Nelson 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 be known as the Brooklyn Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

SCHEDULE.

ALL that area in the Nelson Land District, containing 11 acres 1 rood 34 perches, more or less, being part of Section 1, Motueka Rural, Block III, Motueka Survey District. Bounded towards the north by a public road, 1253·9 links; towards the west by part of aforesaid Section 1, 838·6 links; towards the south by the main road, 1371·2 links; and towards the east by part of aforesaid Section 1, 833·7 links. As the same is more particularly delineated on a plan marked L. and S. 1/834, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Recreation Reserve in North Auckland Land District brought under Part II of the Public Reserves and Domains Act,

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

BY 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 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 North Auckland 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 be known as the Sunnyside Domain, and be managed, administered, and dealt with as a public domain. administered, and dealt with as a public domain.

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 2 acres 1 rood 34.6 perches, more or less, being Lot 39 of D.P. 18610, and being portion Allotment 42,

Manurewa Parish. As the same is more particularly delineated on plan marked L. and S. 1/685, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

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

Consenting to the Raising of Loans by certain Local Authorities.

CHARLES FERGUSSON, Governor-General,

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 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 Finance Act, 1919, for the precedent consent of the Governor-General in Council

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 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

SCHEDULE.

NOTE OF THE PROPERTY OF THE PR	
Dunedin City Council (for the purpose of enlarging and extending the gasworks)	£ 150,000
Green Island Borough Council (for the purpose of providing relief-works for unemployed)	2,500
Otorohanga County Council (for forming and metalling the Te Kawa - Ngaroma Road) One Tree Hill Road Board (for the reconstruction of	1,500
a portion of the Great South Road) Palmerston North Hospital Board (for special capital	24,350
expenditure)	40,000
Great South Road within the town district) Picton Borough Council (for recouping its General	15,500
Account in respect of certain expenditure on	1 550
drainage-works) Shannon Borough Council (for alterations and addi-	1,550
tions to the municipal buildings) Raglan County Council (for metalling the Te Pahu	700
Road)	500
tions of the Port Waikato to Tuakau Bridge Road)	2,000

F. D. THOMSON Clerk of the Executive Council.

Vesting a Cemetery Reserve in the Kawhia Town Board.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL. At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

W HEREAS the land described in the Schedule hereto has been duly set apart as a site for a public cemetery:
And whereas, in the opinion of the Governor-General, it is
expedient to vest the said reserve in the Kawhia Town

Board:
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 exercise of the powers and authorities conferred upon him by section four of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Kawhia Town Roard in trust, as a site for a public cemetery. Board, in trust, as a site for a public cemetery.

SCHEDULE.

ALL that area in the Auckland Land District containing by admeasurement 11 acres 1 rood 21.7 perches, more or less,

being Section 1 of Block VI, Kawhia North Survey District. Bounded towards the north-west and north-east by Kawhia Bounded towards the north-west and north-east by Kawhia T. No. 2 Section 4, the abutment of a road; again by the aforesaid Block Kawhia T No. 2 Section 4, 689.8 and 2407.5 links; towards the south-east by a road along the Kawhia Harbour, 1295.2 links; towards the south-west by a road and Section II, Block VI, Kawhia North Survey District, 1313.3 links: save and excepting two roads which intersect the above-described area: be all the aforesaid linkages more or less. As the same is more particularly delineated on the plan marked L. and S. No. 2/396, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

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

Prescribing the Term for which the Otorohanga County Council may borrow the Sum of £1,500 authorized to be raised for the Purpose of forming, culverting, and metalling the Te Kawa-Ngaroma Road, and also the Rate of Interest payable

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, 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 ratepayers 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 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.

Ane whereas the Otorohanga County Council has been authorized to borrow the sum of one thousand five hundred

pounds for the purpose of forming, culverting, and metalling the Te Kawa-Ngaroma Road: And whereas the Minister of Finance has given his precedent

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 Otorohanga County Council may borrow the said sum of one thousand five hundred 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 Otorohanga County Council is hereby authorized to borrow the said sum of one thousand five hundred pounds accordingly. accordingly.

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

Prescribing the Rate of Interest that may be paid by the Manaia Town Board in respect of a Loan of £5,000, being a Further Portion of a Loan of £36,000 authorized to be raised for Sewerage and Waterworks.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, 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 ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the long, 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

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 Manaia Town Board has been authorized to borrow the sum of thirty-six thousand pounds for sewerage and waterworks, and is now desirous of raising the sum of five thousand pounds, being a further portion of the loan of thirty-six thousand pounds.

the thousand pounds, being a further portion of the loan of thirty-six 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 Manaia Town Board in respect of the said loan of five thousand pounds shall be a rate not exceeding six per centum per annum, and the said Manaia Town Board is hereby authorized to borrow the said sum of five 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 Stratford Borough Counvil in respect of a Loan of £1,844, authorized to be raised for Bridge-construction.

CHARLES FERGUSSON, Governor General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, A 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 ratepayers 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 and its amendments, it is provided that, notwithof interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Stratford Borough Council has been autho-

rized to borrow the sum of one thousand eight hundred and forty-four pounds for bridge-construction:

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

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 Stratford Borough Council in respect of the said loan of one thousand eight hundred and forty-four pounds shall be a rate not exceeding six per centum per annum, and the said Stratford Borough Council is hereby authorized to borrow the said sum of one thousand eight hundred and forty-four pounds accordingly.

F. D. THOMSON

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

Prescribing the Term for which the Palmerston North Hospital Board may borrow the Sum of £10,000 authorized to be raised for the Purpose of Special Capital Expenditure, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

${\bf Present}:$

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS 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 ratepayers 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 Palmerston North Hospital Board has been authorized to borrow the sum of forty thousand pounds for the purpose of special capital expenditure:

for the purpose of special 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 ten 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 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 Palmerston North Hospital Board may borrow the said sum of forty thousand pounds shall be ten 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 Palmerston North Hospital Board is hereby authorized to borrow the said sum of forty thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Pukekohe Borough Council in respect of a Loan of £3,000, being a Portion of a Loan of £84,000 authorized to be raised for Roading, Purchase of Quarry, erecting a Town Hall, Waterworks, Electrical Extension, Drainage, &c.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, Whereas 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 ratepayers 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 Pukekohe Borough Council has been authorized to borrow the sum of eighty-four thousand pounds for roading, purchase of quarry, erecting a town hall, waterworks, electrical extension, drainage, et cetera, and is now desirous of raising the sum of three thousand pounds, being a portion of the loan of eighty-four 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 in the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Pukekohe Borough Council in respect of the said loan of three thousand pounds shall be a rate not exceeding six per centum per annum, and the said Pukekohe Borough Council is hereby authorized to borrow the said sum of three thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Papa-kura Town Board in respect of a Loan of £15,500 authorized to be raised for the Reconstruction of the Great South Road within the Town District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING 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 ratepayers 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

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 Papakura Town Board has been authorized to borrow the sum of fifteen thousand five hundred pounds for the reconstruction of the Great South Road within the town district:

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

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 Papakura Town Board in respect of the said loan of fifteen thousand five hundred pounds shall be a rate not exceeding six per centum per annum, and the said Papakura Town Board is hereby authorized to borrow the said sum of fifteen thousand five hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the One Tree Hill Road Board in respect of a Loan of £24,350 autho-rized to be raised for the Purpose of reconstructing a Portion of the Great South Road.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

HEREAS 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 ratepayers or otherwise howsever, whether the rate of interest or the term of years of the loan was or was not specified or ratepayers 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 One Tree Hill Road Board has been authorized to borrow the sum of twenty-four thousand three hundred and fifty pounds for the purpose of reconstructing a portion of the Great South Road:

And whereas the Minister of Finance has given his precedent

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 | 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 One Tree Hill Road Board in respect of the said loan of twenty-four thousand three hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said One Tree Hill Road Board is hereby authorized to borrow the said sum of twenty-four thousand three hundred and fifty pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Rangiora Borough Council in respect of a Loan of £2,000 authorized to be raised for the Purchase of a Fire-engine, and the Installation of a Fire-alarm System.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 16th day of August, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

W HEREAS by section eleven of the Finance Act, 1921, W 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 ratepayers 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 Rangiora Borough Council has been

And whereas the Rangiora Borough Council has been authorized to borrow the sum of two thousand pounds for the purchase of a fire-engine, and the installation of a fire-alarm system:

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 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 Rangiora Borough Council in respect of the said loan of two thousand pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Rangiora Borough Council is hereby authorized to borrow the said sum of two thousand pounds accordingly.

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

Trustees for the Te Puia Public Cemetery appointed.

CHARLES FERGUSSON, Governor-General.

I N pursuance and exercise of the powers and authorities vested in me by section four of the Cemeteries Act, 1908, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke a certain Warrant dated the twenty-fifth day of May, one thousand nine hundred and ten, appointing trustees for the Te Puia Public Cemetery, and in lieu thereof do hereby appoint. appoint

Charles Henry McCracken, James Edward Clews, Andrew Kirke Gilmour, and Albert Tuckwell

to be trustees to have the maintenance and care of the Te Puia Public Cemetery as described in the Schedule hereto.

SCHEDULE

TE PUIA PUBLIC CEMETERY.

ALL that area in the Gisborne Land District, containing by admeasurement 3 acres 0 roods 32 perches, being Lot 3 of

Section 136, Suburbs of Te Puia. As the same is more particularly delineated on the plan marked L. and S. 2/184, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered blue. (Gisborne plan 3294.)

As witness the hand of His Excellency the Governor-General, this 11th day of August, 1926.

A. D. McLEOD, Minister of Lands.

Trustees for the Broadwood Public Cemetery appointed.

CHARLES FERGUSSON, Governor-General.

In pursuance and exercise of the powers and anthorities vested in me by section four of the Cemeteries Act 1908, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke a certain Warrant dated the seventeenth day of June, one thousand nine hundred and eighteen, appointing trustees for the Broadwood Public Cemetery, and in lieu thereof do hereby appoint hereby appoint

Samuel Carman, John Dodds, Harold Mansbridge, Kossuk Newman, and George Alexander Robertson

to be trustees to have the maintenance and care of the Broadwood Cemetery as described in the Schedule hereto.

SCHEDULE.

BROADWOOD PUBLIC CEMETERY.—NORTH AUCKLAND LAND DISTRICT.

SECTION 74, Block II, Whangape Survey District: Area, 3 acres 0 roods 22 perches, more or less.

s witness the hand of His Excellency the Governor-General, this 16th day of August, 1926.

A. D. McLEOD, Minister of Lands.

Exempting Crown Land in Cromwell Survey 1 Mining under the Mining Act, 1908. District from

CHARLES FERGUSSON, Governor-General.

CHARLES FERGUSSON, Governor-General.

WHEREAS by section eighteen of the Mining Act, 1908, it is, inter alia, enacted that the Governor-General may from time to time, by notice in the Gazette, exempt any Crown lands from mining, or from any specified mining purpose, or from that Act or any specified provisions of that Act; and that the lands to which any such notice relates shall be specified therein by words of particular description:

And whereas it is desirable that the Crown land specified in the Schedule hereto shall, subject to all existing registered mining privileges, be exempted from mining:

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 eighteen of the Mining Act, 1908, and of all other powers and authorities in anywise enabling me in that behalf, do hereby exempt the land particularly described in the Schedule hereto from mining under the provisions of that Act, subject to all existing registered mining privileges; and do also hereby declare that such exemption shall take effect from the date of the gazetting hereof.

SCHEDULE.

ALL that area of Crown land in the Otago Land District, being that part of the bed of the Kawarau River, including the face of each bank thereof, in Blocks II and IV, Cromwell Survey District, extending more or less 10 chains south and 50 chains District, extending more or less 10 chains south and 50 chains north from where the boundary-line between the aforesaid blocks crosses the Kawarau River; and being bounded at each end of such area by portions of special dredging-claim registered in the Warden's Court at Cromwell under the number of 4294. As the same is more particularly delineated on the plan numbered N. 10/12/59, and deposited in the Head Office of the Mines Department at Wellington, and thereon coloured pink. coloured pink.

As witness the hand of His Excellency the Governor-General this 13th day of August, 1926.

G. JAS. ANDERSON, Minister of Mines

(Mines N. 10/12/59.)

Varying a Warrant vesting the Control of the Victoria High-level Bridge over the Waikato River at Cambridge in the Cambridge Borough Council, and apportioning the Cost of maintaining, repairing, improving, or reconstructing the same.

CHARLES FERGUSSON. Governor-General.

IN pursuance and exercise of the powers vested in me by section four of the Public Works Amendment Act, 1924, and of all other powers and authorities in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby vary the Warrant dated the ninth day of August one thousand nine hundred and twenty-one, and published in *Gazette* No. 77, of the eighteenth day of August, one thousand nine hundred and twenty-one, vesting the control of the Victoria High-level Bridge over the Waikato River at Cambridge in the Cambridge Borough Council and apportioning the cost of maintaining, repairing, improving, or reconstructing the same in terms of section one hundred and twenty of the Public Works Act, 1908, as follows, viz. —

repairing, the reconstructing the same in terms of section one hundred and twenty of the Public Works Act, 1908, as follows, viz.:—

The cost of maintaining, repairing, improving, or reconstructing the said bridge, with the exception of a footway on each side of the said bridge, shall be borne by the Cambridge Borough Council, the Waipa County Council, the Matamata County Council, the Waikato County Council (including the Cambridge Road Board), and the Leamington Town Board in the following proportions—viz., the Cambridge Borough Council shall pay thirty per centum, the Waipa County Council shall pay thirty per centum, the Matamata County Council shall pay fifteen per centum, the Waikato County Council (including the Cambridge Road Board) shall pay ten per centum, and the Leamington Town Board shall pay fifteen per centum of such cost respectively.

s witness the hand of His Excellency the Governor-General, this 13th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 34/1458.)

Consul for Germany at Wellington to receive Moneys or Personal Chattels payable to Subjects of Germany.

PURSUANT to the provisions of section 52 of the Public Trust Office Act, 1908, and of section 28, subsection (a) of the Public Trust Office Amendment Act, 1913, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby notify that moneys or personal chattels payable or deliverable by the Public Trustee to subjects of Germany resident therein may be paid or de-livered to the Consul for Germany at Wellington.

Given under my hand at Wellington, this 5th day of August, 1926.

CHARLES FERGUSSON, Governor-General.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs. Wellington, 9th August, 1926.

H IS Excellency the Governor-General has been pleased to appoint appoint Robert Miller Fleming

to be Registrar of Marriages and of Births and Deaths for the District of West Taieri on and from the 2nd August, 1926.

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

Inspector under the Noxious Weeds Act, 1908, appointed. Notice No. Ag. 2590.

Department of Agriculture,
Wellington, 13th August, 1926.
IS Excellency the Governor-General has been pleased to appoint

Thomas Laurenson Greenall

to be an Inspector for the purposes of the Noxious Weeds Act, 1908, for the Glen Eden Town District, the appointment to date as from the 11th day of August, 1926.

O. HAWKEN, Minister of Agriculture

Clerk of Licensing Committee appointed.

Department of Justice, Wellington, 10th August, 1926. weilington, 10th August, 1926.

IS Excellency the Governor-General has been pleased to appoint to appoint John Classon Harding

to be Clerk of the Licensing Committee for the district of Rangitikei, vice L. F. Henry.

F. J. ROLLESTON, Minister of Justice.

Appointment in the New Zealand Division of the Royal Navy.

Navy Office,
Wellington, 14th August, 1926.

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

Commodore George Thomas G. "

Commodore George Thomas Carlisle Parker Swabey, D.S.O., R.N., to H.M.S. "Dunedin" in command, as Commodore Commanding the New Zealand Station and the New Zealand Naval Forces and as First Naval Member of the Naval Board, vice Commodore Alister Francis Beal, C.B., C.M.G., A.D.C.

F. J. ROLLESTON, Minister of Defence.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 12th August, 1926. THE Public Service Commissioner has made the following appointments in the Public Service :-

George Alfred Overend, Esq., to be Registrar of Marriages and Registrar of Births and Deaths for the district of Amuri, as from the 6th day of August, 1926.

William John Berryman, Esq.,

to be an Inspector for the purposes of the Factories Act, 1921–22, an Inspector for the purposes of the Weights and Measures Act, 1908, and an Inspector for the purposes of the Scaffolding and Excavation Act, 1922, as from the 2nd day of August, 1926.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 10th August, 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 :-

Basil Herbert Humphrey .. Kaitaia. .. Little River. John Patterson . .

W. W. COOK, Registrar-General.

Member of His Majesty's Most Honourable Privy Council.

Department of Internal Affairs, Wellington, 11th August, 1926.

THE following notification that the Right Honourable Sir Francis Henry Dillon Bell, G.C.M.G., K.C., has been sworn of His Majesty's Most Honourable Privy Council is published for general information.

RICHD. F. BOLLARD, Minister of Internal Affairs.

At the Court at Buckingham Palace, the 1st day of June, 1926. Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL. THIS day the Right Honourable Sir Francis Dillon Bell, G.C.M.G., K.C. (Attorney-General, Minister of External Affairs, and Leader of the Legislative Council, New Zealand), having been appointed a member of His Majesty's Most Honourable Privy Council on the 1st day of February, 1926, was, by His Majesty's command, sworn, and took his place at the Board accordingly.

M. P. A. HANKEY.

Regulations respecting Foreign Orders and Medals.

Department of Internal Affairs.

Wellington, 12th August, 1926. THE following revised regulations respecting foreign orders and medals are published for general informa-

RICHD. F. BOLLAND, Minister of Internal Affairs.

A. REGULATIONS RESPECTING FOREIGN ORDERS AND MEDALS APPLICABLE TO PERSONS IN THE SERVICE OF THE Crown.

1. It is the King's wish that no subject of His Majesty in the service of the Crown shall accept and wear the insignia of any foreign order without having previously obtained His Majesty's permission to do so, signified either—

(a.) By Warrant under the royal sign-manual; or

(b.) By restricted permission conveyed through the Keeper of His Majesty's Privy Purse.
2. When permission is given by Warrant under the royal sign-manual, the insignia of the foreign order may be worn at all times and without any restriction.

When restricted permission is given the insignia may only be worn on the occasions specified in the terms of the letter from the Keeper of His Majesty's Privy Purse conveying the Royal sanction.

3. Full and unrestricted permission by Warrant under the royal sign-manual is contemplated in the following cases:—

For a decoration conferred

On an officer in His Majesty's Naval, Military, or Air Forces lent to a foreign government; on an officer in His Majesty's Naval, Military, or Air Forces attached by His Majesty's Government to a foreign navy, army, or air force during hostilities; or on any British official lent to a foreign government. ment and not in receipt of any emoluments from British public

results from the period of such loan.

Red Cross and kindred services will only be regarded as "valuable" for the purposes of these regulations when they have been rendered in a war in which the Empire has itself been engaged, and when the decoration for the wearing of which permission is sought has been conferred by an allied

State.

4. Restricted permission is particularly contemplated for decorations which have been conferred in recognition of personal attention to the head of a foreign State, and which personal attention to the head of a foreign State, and which are therefore of a more or less complimentary character, but will also be granted for decorations conferred on other exceptional occasions when in the public interest it is deemed expedient that they should be accepted.

5. Restricted permission will generally be given for decorations conferred in the following cases, but, as indicated in the preceding paragraph, will not necessarily be limited to these

(1.) On British Ambassadors or Ministers abroad when the King pays a State visit to the country to which they are accredited.

(NOTE.—A State visit is defined as one on which the King is accompanied by a Minister or high official in attendance.)

(2.) On members of deputations of British regiments to

- foreign heads of States;
 (3.) On members of special missions when the King is represented at a foreign coronation, wedding, funeral, or similar occasion; or on any diplomatic representative when specially accredited to represent His Majesty on such occasions.

Restricted permission will not be given to—

(a.) British Ambassadors or Ministers abroad when leaving;

(b.) British Officers attending foreign manceuvres;

(c.) Naval Officers of British Squadrons visiting foreign waters.

6. The desire of the head of a foreign State to confer upon a British subject in the service of the Crown the insignia of an order must be notified to His Majesty's Principal Secretary of State for Foreign Affairs either through the British Diplomatic Representative accredited to the head of the foreign State, or through his Diplomatic Representative at the Court of St.

James.
7. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, and shall have obtained His Majesty's person in whose favour it has been made to mission for the person in whose favour it has been made to wear the insignia of a foreign order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may cause a Warrant, if it be a case for the issue of a Warrant as defined in rule 2, to be

prepared for the royal sign-manual.

When such Warrant shall have been signed by the King, a notification thereof shall be inserted in the Gazette, stating the service for which the foreign order has been conferred.

Persons in whose favour such Warrants are issued will be

required to pay to His Majesty's Principal Secretary of State for the Home Department a stamp duty of 10s.

8. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be registered in the College of Arms. Every such Warrant as aforesaid shall contain a clause providing that His Majesty's license and permission does not authorize the assumption of any style, appellation, rank, precedence, or privilege appertaining to a Knight Bachelor of His Majesty's

realms.

9. A British subject in the service of the Crown who has received the Royal permission, full or restricted, to accept and wear the decoration of a foreign order, will, on application, receive permission to accept and wear the decoration of a higher class of the same order.

Medals.

10. Medals conferred by the head or Government of a foreign State for saving or attempting to save life at sea or on land may be accepted and worn without His Majesty's special permission.

11. Other medals, with the exceptions specified below, are subject to the regulations in the same manner as orders, but permission is given by letter and not by Royal Warrant.

12. In the case of medals for Red Cross services, permission will only be granted in the conditions laid down in rule 3 above.

13. Applications for His Majesty's permission to wear medals, other than medals for saving life, conferred by private societies or institutions and commemorative medals cannot be entertained.

entertained.

14. The King's unrestricted permission to accept and wear a foreign war medal will only be given to (1) members of His Majesty's Naval, Military, or Air Forces if serving with a foreign army, navy, or air force with His Majesty's license, and (2) military, naval or air attaches or officers and other ranks and ratings officially attached to foreign armies, navies, or air forces during hostilities.

or air forces during hostilities.

15. In exceptional cases, when for special reasons it is deemed expedient that the acceptance of the medal should not be declined, His Majesty will grant restricted permission. Such cases will be judged on their merits, and the circumstances in which the medal may be worn will be specified in the letter conveying His Majesty's permission.

General.

16. The term "person in the service of the Crown" includes persons in receipt of a salary from public funds, or holding a Royal Commission in any part of His Majesty's dominions,

protectorates, or possessions.

17. Ladies are subject to the regulations in all respects in

the same manner as men.

B. REGULATIONS RESPECTING FOREIGN ORDERS AND MEDALS APPLICABLE TO PERSONS NOT IN THE SERVICE OF THE Crown.

Orders.

1. It is the King's wish that no subject of His Majesty shall wear the insignia of any foreign order without having previously obtained His Majesty's permission to do so, signified either

(a.) By Warrant under the royal sign-manual; or

(a.) By warrant under the royal sign-manual;
(b.) By restricted permission obtained through the Keeper of His Majesty's Privy Purse.
2. When permission is given by Warrant under the royal gn-manual, the insignia of the foreign order may be worn at sign-manual all times and without any restriction.

When restricted permission is given the insignia may only be worn on the occasions specified in the terms of the letter from the Keeper of His Majesty's Privy Purse conveying the

royal sanction.

3. The full and unrestricted permission by Warrant under 3. The full and unrestricted permission by Warrant under the royal sign-manual is designed to meet cases in which the decoration has been earned by valuable service rendered to the head of the State conferring it, or to the State itself. Such service must have been both of manifest and substantial value to the head of the State or State concerned and not inconsistent with British interests; and must have been rendered within the period of five years immediately preceding the notification of the Decoration to His Majesty's Government as prescribed under rule 5

4. Restricted permission is particularly contemplated for decorations which have been conferred in recognition of personal attention to the head of a foreign State and which are therefore of a more or less complimentary character, but will also be granted for decorations conferred on other exceptional occasions, when in the public interest it is deemed expedient that they should be accepted.

5. Both in the case of full and of restricted permission the matter will be submitted to the King by His Majesty's Principal Secretary of State for Foreign Affairs, who shall be under no obligation to consider applications for permission

be under no obligation to consider applications for permission unless the desire of the head of a foreign State to confer upon a British subject the insignia of an order is notified to him before the order is conferred, either through the British Diplomatic Representative accredited by the head of the foreign State, or through the Diplomatic Representative of the latter at the Court of St. James.

6. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, and shall have obtained His Majesty's permission for the person in whose favour it has been made to wear the foreign order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may cause a Warrant, if it be a case for the issue of a Warrant as defined in rule 2, to be prepared

ment, in order that he may cause a Warrant, if it be a case for the issue of a Warrant as defined in rule 2, to be prepared for the royal sign-manual.

When such Warrant shall have been signed by the King, a notification shall be inserted in the Gazette, stating the service for which the foreign order has been conferred.

Persons in whose favour such Warrants are issued will be required to pay to His Majesty's Principal Secretary of State for the Home Department a stamp duty of 10s.

7. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be registered in the College of Arms. Every such Warrant as aforesaid shall contain a clause, providing that His Majesty's license and permission does not authorize the assumption of any style, appellation, rank, precedence, or privilege appertaining to a Knight Bachelor of His Majesty's Realms. Realms.

8. A British subject who has received the royal permission, full or restricted, to accept and wear the decoration of a foreign order will, on application, receive permission to accept the

order will, on application, receive permission to accept the decoration of a higher class of the same order.

9. These regulations apply only to orders of chivalry. Decorations conferred by private societies and decorations of a purely academic nature, and all decorations not being orders of chivalry, may be accepted without His Majesty's permission, but must not be worn.

Exception is made in the case of a few foreign orders, which, though not in strictness orders of chivalry, yet are of such a high distinction that, for the purpose of these regulations, they are to be considered and treated as orders of chivalry.

Medals.

10. Medals, with the exceptions specified below, are subject to the regulations in the same manner as orders, but permission to wear is given by letter and not by royal Warrant. No permission is needed to accept a foreign medal if it is not to

11. Medals for saving or attempting to save life at sea or on land conferred on behalf of the head or government of a foreign State may be accepted and worn without His Majesty's

special permission.

12. Applications for His Majesty's permission to wear medals, other than medals for saving life, conferred by private societies or institutions and commemorative medals cannot be entertained.

13. His Majesty will not grant permission to wear any foreign war medal if the person on whom it is to be or has been con-ferred was during the war acting in contravention of the Foreign Enlistment Act.

General.

14. Ladies are subject to the regulations in all respects in the same manner as men.

Foreign Office, January, 1926.

Notice respecting Proposed Alteration of Boundaries, Borough of Otaki.

> Department of Internal Affairs Wellington, 17th August, 1926.

Wellington, 17th August, 1926

To His Excellency the Governor General, under the Municipal Corporations Act; 1920, praying that the areas described in the Schedule hereto may be excluded from the Borough of Otaki and included in the County of Horowhenua. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration of boundaries which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

Areas proposed to be excluded from the Borough of OTAKI.

ALL that area in the Wellington Land District bounded by a line commencing at a point in the middle of the Waitohu Stream in line with the eastern boundary of the Church Mission Grant; thence north-easterly generally along the Mission Grant; thence north-easterly generally along the middle of the said Waitohu Stream to the Old Coach Road; thence across that road and southerly along its eastern side to the westernmost corner of Pukekaraka No. 5 Block; thence across that road south-westerly along its western side to the north-eastern corner of Piritaha No. 3 Block; thence westerly and southerly along the northern and western boundaries of Piritaha No. 3 aforesaid, to the north-eastern corner of Piritaha No. 4 Block; thence north-westerly along the northern boundary of the said Piritaha No. 4 to the eastern boundary of the Church Mission Grant aforesaid; thence northerly along that boundary to the point of commencement.

Also all that area in the Wellington Land District bounded by a line commencing from a point on the boundary of the Borough of Otaki, being the junction of the western boundary of Maungapiharau Block with the northern side of the old course of the Otaki River; thence towards the south by the northern side of the old course of the Otaki River to the junction thereof with the south-western boundary of Takapu Block; thence by the western boundary of Takapu Block to the southern boundary of Takapu Block to the southern boundary of Takapu Block to the southern and western boundaries. Telephone and western boundaries. the southern boundary of Takapuotoiroa No. 3 Block; thence generally by the southern and western boundaries Takapuotoiroa Blocks Nos. 3 and 1 to the south-western corner of Waiariki No. 1a Block; thence by the south-western boundaries of Waiariki 1a and 1B Blocks to the northern corner of Paremata No. 12 Block; thence generally by the northwestern boundary of Paremata No. 12 Block and the eastern boundary of Paremata Subdivision No. 4 to the southern side of the Paremy Creek, thence along the southern side of the Paremy Creek, thence along the southern side of the of the Rangiuru Creek; thence along the southern side of the Rangiuru Creek to the eastern side of Beach Road; thence along the eastern side of Beach Road to a point on the northern side of and distant 40 links from the northern side of the Rangiuru Creek; thence generally by a line parallel to the northern side of Rangiuru Creek, 324-9 links, 225-1 links, and 226 links, to a point on the western boundary of Taumanuka 3D Block; thence generally by the western and northern boundaries of the said Taumanuka 3D Block and the eastern boundary of Taumanuka 3c 2 Block to a point thereon distant 309.5 links from the northern boundary of Taumanuka 3b Block; thence by a right line, 495.2 links and 201.4 links, to the westernmost corner of the Church Mission Grant; thence towards the east by the western boundary of the Church Mission Grant to the southern side of the Maringiawai Stream; thence along the southern side of the Maringiawai Stream; the northern corner of the Maungapiharau Block; thence by the western boundary of the said Maungapiharau Block to the point of commencement.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

Results of Polls for Proposed Loans.

Wellington, 11th August, 1926.

THE following notices, received from the Deputy Mayor of the Borough of Petone, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

WM. DOWNIE STEWART,
Minister of Finance.

PETONE BOROUGH COUNCIL. Loan of £10,000.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, and its amendments, I hereby give notice that on the 4th day of August, 1926, a proposal was submitted by the Petone Borough Council to the ratepayers of the Petone Eastern Special-rating Area, as defined by a resolution passed by the Petone Borough Council on the 14th day of December, 1914, for raising a special loan of £10,000 for the acquisition of land, for raising a special loan of £10,000 for the acquisition of land, alteration, removal, demolition, or re-erection of buildings, and the payment to any person or persons of any incidental compensation, for the purpose of widening such portions of Jackson Street as the funds available permit, in order that the said street may conform to the new alignment as defined upon the Surveyor's plan, which alignment and plan were formally adopted by the Petone Borough Council on the 3rd day of May, 1926, and for doing all such street-formation work as

the widening may entail.

The number of votes recorded respectively for and against the proposal were as follows: For, 316; against, 288; informal votes, 17.

I declare the said proposal to be carried,

Loan of £8,000.

Loan of £8,000.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, and its amendments, I hereby give notice that on the 4th day of August, 1926, a proposal was submitted by the Petone Borough Council to the ratepayers of the Petone Eastern Special-rating Area, as defined by resolution passed by the Petone Borough Council on the 14th day of December, 1914, for raising a special loan of £8,000 for the purpose of dealing with the surface-water drainage from the western Hills, including the culverting of the creeks discharging into the Nelson Street culvert, making of necessary culverts, and deviations, and the culverting of the exposed portions of Moran's Creek.

The number of votes recorded respectively for the surface water for

The number of votes recorded respectively for and against the proposal were as follows: For, 405; against, 202; informal votes, 14.

I declare the said proposal to be carried.

Loan of £10,000.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, and its amendments, I hereby give notice that on the 4th day of August, 1926, a proposal was submitted by the Petone Borough Council to the ratepayers of the Petone Eastern Special-rating Area, as defined by a resolution passed by the Petone Borough Council on the 14th day of December. Eastern Special-rating Area, as defined by a resolution passed by the Petone Borough Council on the 14th day of December, 1914, for raising a special loan of £10,000 to extend that portion of the existing sewage-drainage system south of Jackson Street to the eastern boundary of the borough, and to provide additional connections to the sewage-drainage system.

The number of votes recorded respectively for and against the proposal were as follows: For, 458; against, 145; informal votes, 18.

I declare the said proposal to be carried.

Dated at Petone this 7th day of August, 1926.

C. P. BROCKELBANK, Deputy Mayor.

Prohibition of Issue of Money-order and Transmission of Postal Correspondence in New Zealand for the Interstate Bank, 5 Rue Nouvelle, Paris (9e).

THE Postmaster-General of the Dominion of New Zea-L land, having reasonable ground for supposing that the institution whose name and address are shown in the Schedule institution whose name and address are shown in the Schedule hereunder is engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered under section 28 of the Post and Telegraph Act, 1908, that no money-order in favour of the said institution shall be issued, and that no postal packet addressed to the said institution (either by its own or any fictitious or assumed name), or addressed to the address in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

The Interstate Bank, 5 Rue Nouvelle, Paris (9E). Dated this 14th day of August, 1926.

W. NOSWORTHY, Postmaster-General.

Classification of Main Highways by the Main Highways Board.

In pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. I, I, Kenneth Stuart Williams, Minister of Public Works, do hereby alter the Main Highways Board's proposed classification of Main Highways under its control, and do hereby approve such altered classification, as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF MAIN HIGHWAYS UNDER CONTROL OF THE MAIN HIGHWAYS BOARD.

Highway classified in the First Class (available for the use thereon of any motor-lorry)—

No. 9 District: Auckland-Wellington via Taranaki: south-east corner Section 52, Block V, Belmont Survey District (near Porirua) to Paremata.

Highways classified in the Second Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)-

9 District: Auckland-Wellington via Taranakı—
9 Paekakariki; Wellington-Napier via Horokiwi Gorge to Paekakariki; Wellington-Napier via Wairarapa—Akatarawa Junction to Rimutaka Summit.

o. 10 District: Wellington Napier via Wairarapa— Summit Rimutaka Hill to Abbott's Creek Bridge (Rimu-

taka No. 4 Bridge).

No. 12 District: Inangahua Junction - Waiho-Junction with Westport-Nelson Highway at Inangahua Junction

Highways classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—

No. 6 District: Auckland-Wellington, via Taranaki-Awakino-Mokau River.

No. 7 District: Auckland-Wellington, via Taranaki-North

side of Mokau River to Pukearuhe Junction. No. 11 District: Nelson-Westport—Glenhope

station to Eight-mile (boundary of Murchison County).

No. 12 District: Westport-Nelson—Boundary of Borough of Westport to north boundary of Buller County; Inangahua Junction-Waiho—Ross to Waiho; and Kumara to Arthur's Pass.

No. 13 District: Christchurch-Blenheim, via Parnassus, commencing at South Bay, Kaikoura, and terminating at Section 9, Block X, Hawkswood Survey District; length 29 miles.

Highways classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—

load it is licensed to carry, weighs not more than 4 tons)—
No. 3 District: Rotorua-Napier—Waiotapu to Mohaka
Bridge. Cambridge - Taupo, via Atiamuri — Western
boundary of the Taupo County to intersection with the
Rotorua-Napier Main Highway at Wairakei.
No. 6 District: Te Kuiti-Bulls, via Taumarunui—Junction
with Raurimu-Wades Landing Highway to the southern
boundary of the Kaitieke County. Auckland-Wellington,
via Taranaki—Ototohu Stream Bridge to Awakino.
No. 7 District: Ohura Highway—Boundary Whangamomona and Ohura Counties to Tahora Road Junction.
No. 12 District: Westport-Karamea—Mokihinui River to
Karamea River.

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/0.)

Classification of Roads in the Bay of Islands County.

pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Bay of Islands County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE BAY OF ISLANDS COUNTY. Roads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—
The Whangarei-Kawakawa Main Highway from Whangarei County Boundary to Kawakawa.
The Kawakawa-Mangamuka Main Highway from Kawakawa to the Hokianga County boundary.
The Maungatapere-Kaikohe Main Highway from Whangarei County boundary to Kaikohe.

County boundary to Kaikohe.

The Waimamaku-Ohaeawai Main Highway from Hokianga

County boundary to Ohaeawai. The Akerama-Ruapekapeka Road. The Hukerenui-Tapuhi Road.

The Towai-Ruapekapeka Road.

The Ramarama Valley Road from Maromuku Railwaystation to Whangarei County boundary.

The Lower Ramarama Road from Maromaku Railway-

station to Motatau.

Wyatt's Road.
The Towai-Paiaka Road.
The Motatau No. 2 Block Road from Motatau to Otiria.
The Otiria Station Road from Otiria to junction with Main North Road.
The Kawakawa-Ruanakareka-Tanuhi Road.

The Kawakawa-Ruapekapeka-Tapuhi Road. The Kawakawa-Whangae Road. The Kawakawa-Karetu Road.

The Nawakawa-Naretu Road.
The Turntable-Hupara Road.
The Pakaraka-Oramahoe Black Bridge Road.
The Ohaeawai-Waitangi-Paihia Road.
The Kaikohe-Waimatenui Road from Taheke Road
Junction to Hobson County boundary. Gammon's Road.

Okaihau-Horeke Road from Junction with Kawakawa-Mangamuka Main Highway to Hokianga County bound-

Mangamuka Main Highway to Kerikeri.

Okaihau Settlement Road from junction with Okaihau-

Horeke Road to Hokianga County boundary. Waihou-Puketi Road.

Te Ahuahu-Waimate Road.

Waimate-Falls Road from Waimate-Kaeo Junction to Ohaeawai-Waitangi Road Junction.
Waimate-Pakaraka from Waimate-Falls Road Junction to junction with the Kawakawa-Mangamuka Main Highwav.

Waimate-Kaeo Road, from the junction with Kawakawa-Mangamuka Main Highway at Phillips' Corner to the Whangaroa County boundary.

The Waipapa-Kerikeri Road

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/73.)

Classification of Roads in the Buller County.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Buller County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE BULLER COUNTY.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—

The Main Road from Westport to Mokihinui Bridge and from Karamea Bridge to Karamea Post-office.

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/66.)

Classification of Streets in the Eltham Borough.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby alter the Eltham Borough Council's proposed classification of streets, and do hereby approve such altered classification as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF STREETS IN THE ELTHAM BOROUGH.

Streets classified in the First Class (available for the use thereon

of any motor-lorry)— Bridge Street, High Street, Railway Street north of London Street.

Streets classified in the Second Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)— Conway Road west of North Street, and North Street.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)— King Edward Street, Conway Road east of North Street,

London Street west of North Street, Mangawhero Road.

Streets classified in the Fourth Class (available for the use

treets classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons— Castle Street, Railway Street south of London Street, Collingwood Street, Stanners Street, London Street east of North Street, Glentworth Street, Hill Street, Kegworth Street, Graham Street, Bath Street, York Street, Bedford Street, Cornwall Street, Moir Street, Mills Street, Tayler Street, Julian Street, Derby Street, Preston Street, Mauli Street Clifford Street Street, Julian Street, Der Meuli Street, Clifford Street.

Dated at Wellington this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/89.)

Classification of Roads in the Clifton County.

IN pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Clifton County Council's proposed classification of roads as set forth in the Schedule hereto. as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE CLIFTON COUNTY.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—

The Main North Road from the Pukearuhe Junction to the Waitara Borough boundary.

Roads classified in the Fourth Class (available for the use

thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—The Ngatimaru, Imand North, Otarapa, Tikorangi, Nikorima, Turangi, Ohanga, Mataro, Karpikari, Okoke, Piko, Pukearuhe, and Uruti Roads.

Dated at Wellington this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/16.)

Classification of Roads in the Clutha County.

I N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Clutha County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE CLUTHA COUNTY.

Roads classified in the Third Class (available for the use thereon

of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—

Balclutha-Arthurton Main Highway and portion of the McNab-Edievale Main Highway within the Clutha County

Dated at Wellington this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/88.)

Classification of Streets in the Gisborne Borough.

"N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Gisborne Borough Council's proposed classification of streets as set forth in the Schedule hereto.

CLASSIFICATION OF STREETS IN THE GISBORNE BOROUGH.

Streets classified as the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—
Childer's Road, Gladstone Road, Grey Street, Kaiti Esplanade, Ormond Road, Peel Street, Read's Quay, Wainui

Dated at Wellington this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/87.)

Classification of Roads in the Hawke's Bay County.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-try Regulations Amendment No. 1, I, Kenneth Stuart illiams, Minister of Public Works, do hereby approve of Williams, the Hawke's Bay County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE HAWKE'S BAY COUNTY. Roads classified in the Second Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)—Petane—Taupo: Section, Eskdale Post-office to Te Pohue Post-office.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—
Napier-Gisborne: Section, Tangoio Post-office to Tutira Post-office.

Roads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—Petane-Taupo: Section, Te Pohue Post-office to Mohaka

Dated at Wellington, this 11th day of August, 1926. K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/55.)

Classification of Roads in the Uawa County.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Uawa County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE UAWA COUNTY.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—
All that highway known as the Gisborne-Opotiki (via the Coast) Main Highway situated within the County of

Dated at Wellington this 11th day of August, 1926. K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/36.)

Classification of Roads in the Wanganui County.

IN pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Strart Williams, Minister of Public Works, do hereby approve of the Wanganui County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE WANGANUI COUNTY.

Roads classified in the Second Class (available for the use theron of any motor-lorry which, with the maximum

theron of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)—The portion of the Auckland-Wellington (via Taranaki) Main Highway from the Wangaehu River Bridge to the boundary of the Wanganui City. The No. 2 Line to Fordell and that portion of the highway known as Wanganui-Mangamahu (via Fordell) Main Highway. The portion of the Wanganui-Horopito Main Highway (known as the Parapara Road) from the Wanganui City boundary to the Aberfeldie Bridge boundary to the Aberfeldie Bridge.

Roads classified in the Third Class (available for the use thereon

of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—

The portion of the Wanganui-Horopito Main Highway (known as the Parapara Road) from the Aberfeldie Bridge to the Waimarino County boundary.

Roads classified in the Fourth Class (available for the use coads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—The Matarawa Road from Okoia to the end. The Wangaehu Valley Road from Okoia to the end. The Wangaehu Valley Road from the Waimarino County boundary to the Pungaruru Stream. The Wangaehu Valley Road from Mangamahu to the Waimarino County boundary. The River-bank Road from Makirikiri to Kaiwhaiki. The Makirikiri Valley Road from the Wanganui—Horopito Main Highway (known as the Parapara Road) to the Fordell—Mangamahu Main Highway. The Kaimatera Road from the Wanganui—Horopito Main Highway to the Gordon Park Road. The Gordon Park Road from the No. 3. Line to the Kaimatera Road. The Long Acre Road from the junction of the Gordon Park Road to the end. The Warrengate Line from the No. 2 Line to the No. 1 Line. The Union Line from the No. 2 Line to the No. 1 Line. to the No. 1 Line.

Dated at Wellington, this 11th day of August, 1926. K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/13.)

Classification of Roads in the Whakatane County.

"N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby alter the Whakatane County Council's proposed classification of roads, and do hereby approve of such altered classification as set forth in the Schedule hereto.

SCHEDULE,

CLASSIFICATION OF ROADS IN THE WHAKATANE COUNTY. Roads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—The Whakatane-Rotorua Main Highway from Te Teko to Rotoma within the Whakatane County.

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/48.)

Classification of Roads in the Waimea County.

I N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby alter the Waimea County Council's proposed classification of roads, and do hereby approve such altered classification as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE WAIMEA COUNTY.

Roads classified in the First Class (available for the use thereon of any motor-lorry)-Nelson-Richmond; Richmond to foot of Takaka Hill.

Roads classified in the Second Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)—Nelson-Lud; Richmond-Belgrove.

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—Takaka Hill; Jubilee Bridge to Mapua; Motueka to Kohatu; Wakefield to Dovedale.

Roads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)— Lud to Rai Saddle; Belgrove-Glenhope.

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. $(P.W.\ 62/26/78.)$

Classification of Roads in the Tamaki Road District.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Kenneth Stuart Williams, Minister of Public Works, do hereby approve of the Tamaki Road Board's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE TAMAKI ROAD DISTRICT.

Roads classified in the Second Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons)—Long Drive, Elizabeth Street, Speight Road, Eltham Road, Taylor Avenue

Roads classified in the Third Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons)—Main Road from Meadowbank Road to St. Heliers Wharf; Main Road from Old Church Corner to Kohimarama Wharf.

Roads classified in the Fourth Class (available for the use

coads classified in the Fourth Class (available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 4 tons)—College Hill, Pilkington Road, Point England Road, Line Road, Glen Innes Road, Riddell Road, Massey Road, Vale Road, Bay Road, Harbour View Road, Waitemata Road, Claude Road, Springcombe Road, Yattendon Road, McArthur Street, Sylvia Road, Walmsley Road,

Gifford Road, Dingle Road North, Dingle Road South, Rangitoto View Road, Bridge Street, Bay View Road, Averill Avenue, Taranaki Street, Rawhitiroa Road, Selwyn Road, Ligar Road, Nottingley Road, Willow Street, Vine Street, Oak Street, Wellington Street, Nelson Street, Polygon Street, Parade Street, Strand-Kohimarama, Strand-St. Heliers, Taylor Street, Lombard Street, Campbell Street, Wattling Street, Auckland Road, Challinor Street, Union Street, Edward Street, Terrace Street, Aumoe Road, John Street, Cowie Avenue, Neligan Avenue, Holgate Road, Hawera Road, Orakei Road, Raumati Road. Raumati Road.

Dated at Wellington, this 11th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 62/26/81.)

Notice under the Shops and Offices Act, 1921-22, fixing the Closing-hours of Tobacconists' Shops within the City of Auckland.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the tobacconists' shops within the City of Auckland, has been forwarded to me, desiring that all such shops within the said city be closed in the evening of working-days as follows: Three days of the week at 8 p.m., two days of the week at 10 p.m.; (1) on the working-days other than those observed as a statutory closing-day in the period from 15th December to 10th January of the following year, both days inclusive, the closing-hours shall be at the option of the occupier; (2) on the working-days immediately preceding any of the special days mentioned in section 26 of the Shops and Offices Act, 1921–22, the closing-hour shall be 10 p.m.:

the Shops and Offices Act, 1921–22, the closing-hour shall be 10 p.m.:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the tobacconists' shops within the City of Auckland:

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921–22, I do hereby direct that on and after the 23rd day of August, 1926, all the tobacconists' shops within the City of Auckland shall be closed in the evening of working-days as follows: On three days of the week at 8 p.m., and on two days of the week at 10 p.m., with the following exceptions—(1) On the working-days other than those observed as the statutory closing-day in the period from 15th December to 10th January of the following year, both days inclusive, there shall be no fixed closing-hour; (2) on the working-day immediately preceding any of the special days mentioned in section 26 of the Shops and Offices Act, 1921–22, the closing-hour shall be 10 p.m.

The notice dated the 23rd January, 1923, and published in the New Zealand Gazette of the 25th January, 1923, fixing the closing-hours of tobacconists' shops in the City of Auckland, is hereby cancelled as from the date of the coming into operation of this notice.

Detail at Wallington this 18th day of August, 1926.

bis netters the first the day of August, 1926.

Dated at Wellington this 18th day of August, 1926.

G. JAS. ANDERSON, Minister of Labour.

Result of Poll for Proposed Loan.

Wellington, 17th August, 1926.

THE following notice, received from the Mayor of the Borough of Hamilton, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

WM. DOWNIE STEWART, Minister of Finance.

BOROUGH OF HAMILTON.

Borough Offices Loan of £18,000.

Pursuant to the provisions of the Local Elections and Polls Act, 1908, the Local Bodies' Loans Act, 1913, and their amendments, I hereby give notice that at a poll of the rate-payers of the Borough of Hamilton taken on the 20th day of July, 1926, on the proposal to borrow the sum of £18,000 for erecting, constructing, fitting, and furnishing a building in Alma Street on part Allotment 43 of Allotments 43, 44, and 45, Hamilton West, for holding the meetings and transacting the business of the Hamilton Borough Council and for the use of its officers and servants, including all necessary materials, of its officers and servants, including all necessary materials, labour, fittings, furniture, architects' fees, plans, and super-

The number of votes recorded for the proposal was 577; the number of votes recorded against the proposal was 737; informal, 9: total number of voters, 1,323.

I therefore declare that the proposal was lost.

Dated this 5th day of August, 1926.

John R. Fow, Mayor.

Dismissal from the Forces.

Department of Defence, Wellington, 11th August, 1926. HISTExcellency the Governor-General has approved of the dismissal of the undermentioned soldier of the Territorial Force from the New Zealand Defence Forces, under section 6 (b), Defence Act, 1909, he having been convicted by the Civil power:—

Private W. H. Yateman, Non-effective List, Territorial Force (Area 1A).

Dated 2nd August, 1926.

F. J. ROLLESTON, Minister of Defence.

Defence Rifle Club disbanded.

Department of Defence, Wellington, 11th August, 1926.

IS Excellency the Governor-General has approved of the disbandment of the undermentioned Defence Rifle

Club, under section 43, Defence Act, 1909:-Wangaehu Defence Rifle Club, with headquarters at Wangaehu.

Dated 14th July, 1926.

F. J. ROLLESTON, Minister of Defence.

Defence Rife Club accepted.

Department of Defence,
Wellington, 11th August, 1926.

IS Excellency the Governor-General has been pleased to accept the services of the undermentioned Defence Rifle Club, under section 43, Defence Act, 1909:--

Piopio Defence Rifle Club, with headquarters at Piopio. Dated 14th July, 1926.

F. J. ROLLESTON, Minister of Defence.

Confirmation of Appointment in the Royal Naval Reserve (New Zealand Division).

Wellington, 12th August, 1926.

HIS Excellency the Governor-General has been pleased to approve of the following confirmation of appointment in the Royal Naval Reserve (New Zealand Division):—

Probationary Sub-Lieutenant William John Weber, as Sub-Lieutenant, R.N.R. (N.Z.D.), to date 1st March, 1926.

F. J. ROLLESTON, Minister of Defence.

Unclaimed Property.

Police Department,
Wellington, 17th August, 1926.

It is hereby notified that three bags of rabbit-skins, now in possession of the Superintendent of Police at Dunedin and unclaimed, will, unless claimed before 4th September next, be sold thereafter by public auction in terms of section 27 of the Police Force Act, 1913.

Particulars as to the time and place of sale may be obtained from the Superintendent of Police, Dunedin.

W. B. McILVENEY, Commissioner of Police.

Conscience-money received.

The Treasury,
Wellington, 12th August, 1926.

I HEREBY acknowledge receipt of the following amounts,
forwarded by persons unknown, as conscience-money
to the New Zealand Government: £2 forwarded to the Railway Department, Dunedin; £5 forwarded to the Defence
Department, Wellington; 2s. 6d. and £1, forwarded to the
Treasury Department, Wellington.

Secretary to the Treasury.

Public Trust Office.—Closing of Agency at Morrinsville.

T is notified for public information that the Agency of the Public Trust Office formerly in existence at Morrinsville has been closed.

Dated at Wellington this 10th day of August, 1926.

J. W. MACDONALD, Public Trustee.

Office of the Public Service Commissioner, Wellington, 2nd August, 1926.

The accordance with the provisions of section 60 of the Public Service Act, 1912, the Public Service Commissioner notifies that he has made the following appointments, promotions, A. C. TURNBULL, Secretary.

			1			ERST AP	POINT	MENTS.							
Name.				Position)•			·	Plaçe.				Dat	e.	
	•				A	GRICULTU.	RE DE	PARTMENT.						-	<u> </u>
Neil, Arthur James	••	1	Clerical Cadet	••	. •.•	•.•	1	Invercargill	••		• •	17 July,	1924:		
						HEALTH	DEPAR	TMENT.							
Greenwood, Douglas Mollit Kenworthy, Francis Davison	••	11:	Clerical Cadet	••	••	•,•		Auckland			•	14 July,	1924.		
Yallop, George William	•		District Storekeeper	••	••	• •		Christchurch Auckland	••	••	• • •	23 ,,	,,		
						JUSTICE	Den.		**		••	; 10 ,,	**		
Rivers, Charles George			Assistant Bailiff					Magistrates' Court,	Aucklan	d		1 July,	1924.		
•					Т 43			DEPARTMENT.			••	I bury,	1524,		
McQuillan, John Ellis			Cadet		LAI	OD AND I		Napier				14 July,	1004		
			•		T				••	• •	••	14 July,	1924.		
Allen, George Thomas		[Clerical Cadet	•	L'AN,	DS AND S		DEPARTMENT. Wellington District	(Affina			LOU T I	7004		
- · · ·		,	100 C. W. D.	•					Onne	•.•	••	21 July,	1924.		
McLean, Charles James			Inspector of Machinery					ABTMONT. Dunedin							
		,		••	•••				• •	••	•.•	25 Octobe	r, 19 2 1.		
Guild, Doris Alice		1	Nurse		MES			DEPARTMENT.							
Lobb. Williamina Frances	••		Nurse	• •	• •	••	::	Seacliff	••	• •	• •	$\begin{array}{c c} & \mathbf{I} & \mathbf{July,} \\ & \mathbf{I} & \mathbf{I} & \mathbf{I} \end{array}$	19 2 3.		
O'Connor, Bridgie	• •	•• 1'	,,	••	••.	••	}	**	••	•.•	••	1 ",	"		
			t .		PRINTING	3; AND ST	ATIONE	RY DEPARTMENT.							
Swift, Percy Colston. Winter, Arthur John.	••		Bookbinder	••	• •	••		Wellington			• •	1 July,	1924.		
**************************************	• • •		**	••		•,•	. ••	,,	••	••	••	1 ,,	. 24.		
Johnston, Hugh Gordon] (Clerical Cadet					EPARTMENT.							
Ross, William James Russell	••		Overseer	••	••	• •		Christchurch Auckland	•.•	••	• •	23 July,	1924.		
										•	••	14 ,,	"		

OFFICERS PROMOTED.

Name.			Promoted f	rom		.	.				
		Position.	Place.	Place.		Position.				Date.	
				EDUCATI	ON DEPARTME	NT.					
Davey, Ivor		Senior Clerk	••	Secretary's Office,	Wellington	Senior Clerk in Charge	••	School Buildings lington	Branch, V	Vel-	7 May, 1926.
				GOVERNMENT I	NSURANCE DE	PARTMENT.		•			
Allison, Alfred Ernest		District Manager		Wellington		Deputy Commissioner		Wellington	• •	•• [26 May, 1926.
•				Lands and	SURVEY DEPA	RTMENT.					
Fletcher, Richard Seymour		Draughtsman		Auckland	••	Computer		Head Office	••	j	15 May, 1926.
				Public W	ORKS DEPART	MENT.					
Manning, William Knox		Substation Operator		Addington		First Substation Opera	itor	Addington	• • .		1 June, 1926.
				STATE	FOREST SERVI	OE.					
Janson, Roland William Gustaf	••	Forest Guard (£260 p.a.)	. ••	Kaingaroa		Forest Guard (£280 p.a	3.)	Invercargill	•••	••	19 July, 1926.

OFFICERS TRANSFERRED.

		Transferred from						Transferred to							D			
Name.	. Лешс.		Position.			Place	٠.			Position.			Place.			Date	•	
						Agricul	TURE DEPARE	MENT.										
Hamblyn, Charles James Harkness, Joseph John		Instructor in Clerical Cade				Auckland Head Office			tructor in A rical Cadet			V.	Whangarei Hamilton	••	::	21 Ju 25	-	1926. "
						Aud	IT DEPARTMEN	т.										
Hamilton, Adam Souness	•• !	Clerk	• •		.	Dunedin		Cler	rk	••		Į I	nvercargill	• •	• •	2 Ju	ıly, 1	926.
						GOVERNMENT	INSURANCE D	EPART	PMENT.									
Evans, William Ellis	••]	Clerk	••		• i	Head Office	•• .	Cle	rk	••		V	Wellington District	Office	••	22 Ju	ıly, 1	ւ 926.
						HEALTH	DEPARTMENT											
Fantham, Joseph Arthur	••	Clerk	••		•	Wellington	••	Clei	rk	••	••	F	Pukeora Sanatori <mark>un</mark> - rau	ı, Waipul	ku-	22 Ju	ıly, 1	926.
Hanlon, George William Lenton Wells, Sydney Charles	••	» ··	••			Auckland Bacteriological Auckland	Laboratory,	,,			·· ··		Wellington	••	••	15	,, ,,	"

OFFICERS TRANSFERRED-continued.

			Transfer	red	l from			Tran	sferi	red to		_	Des	
Name.		Position.			Place.		Position.			Place.			Date.	
					Prisons Departm	ENT.							`	
Banks, Archibald Banks, Thomas Douglas, Archibald Alexander		arder incipal Warder ,,		•	Hautu Rangipo Waikeria		Warder Principal Warder			Hautu		22	July,	1 92 6.
					Public Trust Depar	TME	NT.							
Fulford, William Herbert Law, Joseph Digby Moore, George William Henry Robson, John Lochiel Rothwell, Leslie William Stanton, Leslie John Summerfield Stubbs, Arthur George	Cle	det		•	Napier Head Office Waipukurau Wairoa Head Office Hamilton Blenheim		Cadet	••	•••	Auckland	Office	5 17 8 8 26 13 13	July, ", ", ", ", ", ", ", ", ", ", ", ", ",	1926.
					PUBLIC WORKS DEPAR	RTME	NT.	-						
Carter, William Knowles Hardie, Lawrence Collins	En Cle Ro Cle As Cle Of	orekeeper's Assistant ngineering Cadet erk oad Foreman erk sistant Engineer erical Cadet fice Assistant oad Foreman	·· · · · · · · · · · · · · · · · · · ·	•	Gisborne		Standage - Audintant			Lowburn		14 15 12 21 14 19 23	July, ,,, June, July, ,, ,,	,, ,,
•					Interdepartmental Ti	RANS	FERS.							
Campbell, Richard Mitchelson Lamb. Francis Henry Arthur		erk			Education Department, W lington National Provident and Frien Societies Dept., Wellington	el- dly		Minister 	of 	Internal Affairs De Wellington Otaki Sanatorium, E partment, Otaki	•	1	June, July,	

RESIGNATIONS.

	RESIG	NATIONS.		
Name.	Posit	ion.	Place.	Date left Service
	EDUCATION	ON DEPARTMENT.		
Evans, Mary Margaret Masters, Mary Margarita	Office Assistant Second Assistant T	'eacher Wellin 'hAhipa	ngton ra Native School	15 Aug., 1926. 2 July, ,,
	Mental Hos	PITALS DEPARTMENT.		
Kenward, Janet Russell Stephens, William	Nurse Engine-driver			18 July, 1926. 17 ,, ,,
	Prison	s Department.		
Dowling, Agnes Josephine	Assistant Matron	Point	Halswell, Wellington	n 20 July, 1926.
•	Public Trus	ST DEPARTMENT.		
Norman, Norman Leslie	Clerk	Auckl	and	3 July, 1926.
	Tourist and Hea	LTH RESORTS DEPARTME	NT.	
Walker, Ethel	Ticket-seller	Rotor	ua	2 Aug., 1926.
Name.	RETIRE Position.	Place.	Date left Service.	Reason left Service
	EDUCATIO	ON DEPARTMENT.	•	
Alford, Edward Henry Micklethwait	Head Teacher	Kokako Native Schoo	12 July, 1926	Deceased.
	HEALT	H DEPARTMENT.		
Gray, Archibald	Inspector of Health	Eltham	25 Nov., 1925	Retired on super annuation (medically unfit).
Mangan, James Lavelle	Motor-driver	Pukeora Sanatoriun Waipukurau	a, 4 July, 1926	Transferred to Pos and Telegraph De partment.
	LAND AND INC	OME TAX DEPARTMENT.		
		. 777 111	15 T 100C	Services terminated
Gillespie, George Perry	Cadet	Wellington	19 June, 1920	Services terminated
Gillespie, George Perry	'	Wellington E DEPARTMENT.	19 June, 1920) Services terminated

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

MENTAL HOSPITALS DEPARTMENT.

.. .. | Hokitika ..

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.	Residence.		Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Anderson, Ragneild	Lyttelton		Widow	13/7/26	10/8/26	Testate	Christehurch.
2	Arthur, John	Invercargill		Electric linesman	10/7/26	12/8/26	Intestate	Invercargill.
3	Evans, John	Granity		Mine deputy	20/5/26	10/8/26	,,	Hokitika.
4	Kerr. Samuel	Otaki		Carpenter	26/2/26	12/8/26	Testate	Wellington.
5	Lambert, Ebenezar Thomas	Rona Bay	•	Insurance super-	13/7/26	12/8/26	Intestate	,,
		61 1 1		intendent	90 /5 /96	10/0/06		Christchurch
6	Lavery, Jemima	Christchurch	• •	Spinister	20/7/26	10/8/26	m,"	
7	Mackenzie, Isabella	Port Chalmers	• •	Married woman	8/7/26	10/8/26	Testate	Dunedin.
8	Malcolm, Jean Brown	Wellington	• • •		21/8/25	10/8/26	Intestate	Wellington.
9	Marr, William	Dunedin		Retired labourer	30/5/26	10/8/26	,,	Dunedin.
10	Muldrew, Hugh	Oamaru		Miner	8/7/26	10/8/26		,,
11	McCaffery, Annie	Auckland		Married woman	20/7/26	10/8/26	Testate	Auckland.
12	Oldham, Frederic St. John	Remuera		Civil servant	21/7/26	12/8/26	,,	,,
13	Sim, John	Auckland		Plumber	14/7/26	10/8/26	Intestate	,,
14	Welby, Harry	Dunedin		Labourer	6/7/26	10/8/26	,,	Dunedin.
15	Westbury, Frances	Wellington		Married woman	18/6/07	10/8/26	,,	Wellington.
16	Woodman, Ellen	Christchurch	••	,,	23/7/26	10/8/26	Testate	Christehurch.

.. | Attendant

.. | 18 July, 1926

Dismissed.

Duggan, John Denis

Government Meteorological Observatory.

METEOROLOGICAL Observations, Wellington, for the month of June, 1926. Observations taken 9 a.m.

Altitude of Observatory, 10 ft.

	reduced seted in Lat. 45°.				tering l			Cloud,	Wind.	in Points 1 Inch).
Date.	Barometer redu and corrected inches to Lat.	Max. Temp. in Shade.	Min. Temp. in Shade.	Mean Temp. in Shade.	Solar Badia- tion.	Terrestrial Radiation.	Veloc. Wind, in Miles.	Amount of 0 to 10.	Direction of	Rainfall in Poi (100 to 1 Inch)
1 2	30·543 30·348	Fah. 52.0 52.5	Fah. 46·1 44·0		Fah. 94·0 79·0	Fah. 41.9 35.0	136 144	7 9	N.E. S.E.	17
3 4 5 6	30.036 29.679 29.930 30.216	56·2 54·7 56·0 49·4	39·3 39·9 36·2 41·0	47·7 47·3 46·1 45·2	106·0 97·0 101·0 73·0	$ \begin{array}{r} 28.6 \\ 28.9 \\ 27.0 \\ 35.0 \end{array} $	50 65 70 216	8 4 10 2	N. Calm S.E. Calm	17 15
7 8 9 10	30·277 30·405 30·414 30·280	54·0 56·7 56·3 55·2	34·7 34·3 41·6 48·9	44·3 45·5 48·9 52·0	102.0 102.0 103.0 103.0	25·2 25·2 33·2 46·1	41 26 153 249	3 1 10 7	N.E. N.E. N.N.W. N.W.	Trace
11 12 13 14	29.871 29.909 29.224 29.452	58·1 58·1 56·0 58·7	53.0 41.0 49.9 44.2	55·5 49·5 52·9 51·4	94·0 79·0 90·0 104·0	50·4 31·2 48·7 37·9	277 178 524 196	10 8 10 8	N.W. N.W. N. N.	14 87 17 13
15 16 17 18	29·515 30·231 30·340 30·380	57·0 50·1 53·8 56·6	44·1 34·3 35·0	50·5 42·2	81.0 92.0 104.0 112.0	42·1 25·6 27·1 30·1	321 319 100 147	9 0 0	S.E.E. N.N.E. N.E.	3
19 20 21	30·315 30·545 30·481	57·1 58·2 56·1	40·0 35·7 43·9	48.5 46.9 50.0	99·0 101·0 101·0	31·4 27·1 35·0	111 47 89	4 7 0 9	Calm N. Calm N.W.	Trace
22 23 24 25	30·480 30·552 30·479 30·368		$\frac{48.0}{38.2}$	46·4 51·8 47·1	101 0 87·0 107·0 102·0	29·1 29·5 44·2 29·9	122 27 163 114	1 0 4 0	Calm N.W. N. N.E.	••
26 27 28 29	30·311 30·027 29·693 29·509	56·1 54·7 57·8 60·1	37.0 47.9 51.9 53.8	46.5 51.3 54.8 56.9	97·0 80·0 74·0 105·0	29·2 45·4 51·2 50·0	36 178 114 227	7 10 9 8	N.N.E. Calm N.W. N.W.	1 59 Trace 9
30 31 *	29·522 ·· 30·111	57·6 55·7	46·8 42·2	52·2 ·· 48·9	101·0 ·· 95·7	45·4 35·5	254 157	10 5.8	S.E.	286
†	29.949				87.1		208	5.7	•••	490

* Means, &c.

† Means previous years.

DIRECTION OF WIND.

N. N.E. Ε. S.E. S. S.W. W. N.W. Calm. 3 | 1 | .. | .. | 8 | 1 .. |

Note.—A cool and fair month with precipitation 42 per cent. below the mean of previous years. Total bright sunshine 128 hours 22 minutes, 46 per cent. of the possible, and three sunless days. Frost was recorded on the grass on fifteen mornings. Earth temperature at 1 ft. was 46.9°, and 51.1° at 3 ft. Mean dew-point 43°; mean elastic force of vapour, 0.277 in.; and mean relative humidity, 80 per cent. of saturation.

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

Process	. <u>e</u> e	= 8	mes.	Extre	e, 1920	Jul	9.
Ft. 152 AUCHLAND 52.3 57.8 46.9 542 131 RUAKURA FARM, HAMILTON EAST A. Y. Montgomery 211 MATAMATA 46.8 56.6 37.0 374 W. Halligan TE AROHA 49.7 59.8 39.7 295 C. E. Christensen WAIHI 47.2 58.3 36.1 720 C. F. Sims 100 TAURANGA 49.2 58.8 39.7 358 C. J. Butcher 925 ROTORUA 45.8 55.9 35.7 342 W. E. Penno New PLYMOUTH 48.9 56.5 41.4 308 G. H. Dolby TAIHAPE 42.9 49.3 36.6 157 A. R. Fannin PALMERSTON NOETH 47.1 55.9 38.4 220 J. A. Colquhoun 8 TANGIMOANA 47.6 60.0 35.2 174 R. A. Reid 119 CENTRAL DEVELOPMENT FARM, WERAROA J. E. Sharp NAPIEB 47.3 56.8 37.8 94 Chas. L. Thomas 377 MASTERTON 45.1 56.3 33.9 146 R. Brown 186 GREYTOWN 45.1 56.3 33.9 146 R. Brown 186 GREYTOWN 45.1 56.2 34.0 218 SOUTH ISLAND. BRIGHTWATER 45.1 56.2 34.0 218 SOUTH ISLAND. BRIGHTWATER 45.4 55.5 35.3 196 H. Harrison 1200 HAMBER SPRINGS 40.3 51.5 29.1 420 W. Montgomery 25 CHRISTCHURGH 42.8 52.9 32.7 90 H. F. Skey LINOOLN 43.6 53.1 34.1 130 M. J. Scott KISSELTON 43.6 53.1 34.1 130 M. J. Scott KISSELTON 43.6 53.9 37.2 244 A. E. Young 349 RAKAIA 42.5 55.7 32.8 158 MAS J. Grant	ays with Rain Point or more)	Fotal Rainfa 90 Points to t Inch).	Mean n. Temp.	esn Temp.	bsolute Mean Temp. Air in Shade.		Altitude abov Sea-level.
152 AUCKLAND	A De	<u> </u>	A	2	1		-
Hamilton East A. Y. Montgomery A. Y. Montgomery Matamata 46·8 56·6 37·0 374 W. Halligan Te Aroha 49·7 59·8 39·7 235 C. E. Christensen 47·2 58·8 36·1 720 C. F. Sims 100 Tauranga 49·2 58·8 39·7 358 C. J. Butcher Potororum 45·8 55·9 35·7 342 W. E. Penno 45·8 55·9 35·7 342 W. E. Penno North 48·9 56·5 41·4 308 G. H. Dolby 49·3 36·6 157 A. R. Fannin 100 Palmerston North 47·1 55·9 38·4 220 J. A. Colquhoun 47·6 60·0 35·2 174 R. A. Reid Central Development 47·2 55·5 39·0 380 Farm, Werarga J. E. Sharp Napter 47·3 56·8 37·8 94 Chas. L. Thomas 45·1 56·3 33·9 146 R. Brown 45·1 55·6 34·6 187 W. Allan Wellington 48·9 55·7 42·2 286 South Island. 87 Brightwater 45·1 56·2 34·0 218 South Island. 45·1 56·2 34·0 218 South Island. 45·1 56·2 34·0 218 South H. Harrison 45·4 55·5 35·3 196 H. Harrison 42·8 52·9 32·7 90 H. F. Skey Lincoln 43·6 53·1 34·1 130 M. J. Scott Kisselton 43·6 53·1 34·1 130 M. J. Scott Kisselton 44·2 55·7 32·8 158 Miss A. Hardy Fairlie 40·5 53·9 27·2 67	15	Points. 542	-			AUCKLAND	152
MATAMATA 46.8 56.6 37.0 374	14	359	35.4	59.5	41.4	HAMILTON EAST	191
46 The Archa	12	874	37.0	56.6	46.8	MATAMATA	211
340 Waihi C. F. Sims C. F. Sims C. F. Sims C. J. Butcher 925 Rotorua	11	235	39.7	59.8	49.7	TE AROHA	46
100 TAURANGA	18	720	36.1	58.3	47.2	Waihi	340
925 ROTORUA	10	358	39.7	58.8	49.2	TAURANGA	100
G. H. Dolby TAIHAPE A. R. Fannin 100 PALMERSTON NORTH J. A. Colquboun R. A. Reid 119 CENTRAL DEVELOPMENT FARM, WERAROA J. E. Sharp NAPIEB Chas. L. Thomas MASTERTON R. Brown R	10	342	35.7	55.9	45.8	ROTORUA	925
A. R. Fannin PALMERSTON NORTH . J. A. Colquhoun 8 TANGIMOANA	15	308	41.4	56.5	48.9	G. H. Dolby	
J. A. Colquhoun	10	157	36.6	49.3	42.9		2080
8 TANGIMOANA 47-6 60-0 35-2 174 R. A. Reid 119 CENTRAL DEVELOPMENT FARM, WERAROA J. E. Sharp 5 NAPIEB 47-3 56-8 37-8 94 Chas. L. Thomas 377 MASTERTON 45-1 56-3 33-9 146 R. Brown 186 GREYTOWN 45-1 55-6 34-6 187 W. Allan 10 WELLINGTON 48-9 55-7 42-2 286 SOUTH ISLAND. 87 BRIGHTWATER 45-1 56-2 34-0 218 Ven. Archdeacon Kempthorne 34 NELSON 45-4 55-5 35-3 196 H. Harrison 1220 HANMER SPRINGS 40-3 51-5 29-1 420 W. Montgomery 25 Christchuron 42-8 52-9 32-7 90 H. F. Skey LINCOLN 43-6 53-1 34-1 130 M. J. Scott 1220 KISSELTON 43-6 53-1 34-1 130 M. J. Scott 1220 KISSELTON 43-6 53-7 32-8 158 Miss A. Hardy 1000 FAIRLIE 40-5 53-9 27-2 67	7	220	38.4	55.9	47.1		100
FARM, WERAROA J. E. Sharp NAPIEB Chas. L. Thomas 377 MASTERTON R. Brown 186 GRETTOWN W. Allan WELLINGTON SCHUTT 45·1 56·3 33·9 146 187 W. Allan WELLINGTON 45·1 55·6 34·6 187 W. Allan Ven. Archdeacon Kempthorne 45·1 56·2 34·0 218 Ven. Archdeacon Kempthorne 45·4 55·5 35·3 196 H. Harrison 1220 HANMER SPRINGS W. Montgomery 25 CHRISTCHURCH H. F. Skey 42 LINCOLN M. J. Scott 1220 KISSELTON A. E. Young 349 RAKATA A. E. Young Miss A. Hardy 1000 FAIRLIE A. J. Grant	7	174	35.2	60.0	47.6	TANGIMOANA	
5 NAPIER	13	330	39.0	5 5 ·5	47.2	FARM, WERAROA	119
377 MASTERTON	12	94	37.8	56.8	47.3	NAPIER	5
186 GREYTOWN	13	146	83.9	56.3	45.1	Masterton	377
SOUTH ISLAND. 48.9 55.7 42.2 286	10	187	34.6	55.6	45.1	GREYTOWN	186
S7 BRIGHTWATER 45·1 56·2 34·0 218 Ven. Archdeacon Kempthorne 34 NELSON 45·4 55·5 35·3 196 H. Harrison 1220 HANNER SPRINGS 40·3 51·5 29·1 420 W. Montgomery 25 Christohuroh 42·8 52·9 32·7 90 H. F. Skey 42 Lincoln 43·6 53·1 34·1 130 M. J. Scott 1220 Kisselton 43·3 57·9 28·7 244 A. E. Young 349 Rakata 44·2 55·7 32·8 158 1500 Fairlie 40·5 53·9 27·2 67	12	286	42.2	55.7	48.9		10
34 Nelson 45·4 55·5 35·8 196 H. Harrison Hanmer Springs 40·3 51·5 29·1 420 W. Montgomery 25 Christchurch 42·8 52·9 32·7 90 H. F. Skey Lincoln 43·6 53·1 34·1 130 M. J. Scott Kisselton 43·3 57·9 28·7 244 A. E. Young 349 Rakaia 44·2 55·7 32·8 158 Miss A. Hardy 1000 Fairlie 40·5 53·9 27·2 67 A. J. Grant 40·5 53·9 27·2 67	10	218	34.0	56.2	45.1	BRIGHTWATER Ven. Archdeacon	87
1220 Hanmer Springs 40·3 51·5 29·1 420 W. Montgomery 25 Christohurgh 42·8 52·9 32·7 90 H. F. Skey 42 Lincoln 43·6 53·1 34·1 130 M. J. Scott 1220 Kisselton 43·3 57·9 28·7 244 A. E. Young 349 Rakaia 44·2 55·7 32·8 158 Miss A. Hardy 1000 Fairlie 40·5 53·9 27·2 67 A. J. Grant 40·5 53·9 27·2 67 40·5 53·9 27·2 67 40·5 53·9 27·2 67 40·5 53·9 42·2 40·5 53·9 42·2 40·5 53·9 42·2 40·5 53·9 42·2 40·5 53·9 42·2 40·5 53·9 42·2 40·5 53·9 42·2 40·5	7	196	35.3	55.5	45.4	Nelson	34
25 CHRISTOHURCH 42.8 52.9 32.7 90 H. F. Skey LINCOLN 43.6 53.1 34.1 130 M. J. Scott 1220 KISSELTON 43.3 57.9 28.7 244 A. E. Young 349 RAKAIA 44.2 55.7 32.8 158 Miss A. Hardy 1000 FAIRLIE 40.5 53.9 27.2 67	15	420	29·1	51.5	40.3	HANMER SPRINGS	1220
42 Lincoln 43.6 53.1 34.1 130	10	90	32.7	52 ·9	42.8	CHRISTCHURCH	25
1220 KISSELTON	15	130	34.1	53·1	43.6	Lincoln	42
349 RAKAIA 44·2 55·7 32·8 158	8	244	28.7	57.9	43.3	Kisselton	1220
1000 FAIRLIE 40.5 53.9 27.2 67	8	158	32.8	55.7	44.2	RAKAIA Miss A. Hardy	1
1 100 m	3	67	27.2	53.9	40.5	FAIRLIE A. J. Grant	
Caretaker of Domain	7	110	33.7	52.5	43.1	TIMARU	130
200 Waimate 43.4 53.7 33.2 121	10	121	33.2	53.7	43.4	WAIMATE F. Akhurst	
1550 SANATORIUM, WAIPIATA 39.2 48.1 30.4 72 Dr. A. Kidd	11	72	30.4	48.1	39.2	Sanatorium, Waipiata	
1000 OPHIR 36.2 44.8 27.7 56	9	56	27.7	44.8	36.2	Rev. A. Don	
300 DUNEDIN 45.9 52.8 39.1 283 D. Tannock	14	283	39·1	52.8	45.9	Dunedin D. Tannock	
245 Gore 42·4 50·2 34·7 208	14	208	34.7	50.2	42.4	A. T. Newman	
12 HORITIKA 45·1 58·5 36·7 744 J. A. Chesney	12	744	36.7	58 5	45.1	HORITIKA J. A. Chesney	
12 INVERCARGILL 44.9 51.5 38.4 323 L. Lennie	17	323	38.4	51.5	44.9	Invercargill	12

SUMMARY FOR THE MONTH OF JUNE, 1926.

With the exception of the North Auckland District and a few high-level stations in the South Island, precipitation in

With the exception of the North Auckland District and a few high-level stations in the South Island, precipitation in June was below normal over the Dominion, the greatest deficiencies occurring in Hawke's Bay and Canterbury.

Anticyclonic conditions prevailed between the 5th and 9th and the 16th and 26th, when fine dry weather was mainly experienced, bright days and cold nights, with frequent ground frosts.

The unsettled periods were associated with the passages of two ex-tropical disturbances and an intense westerly depression. Of the former, the centre of the first passing to the northward of New Zealand on the 3rd, brought heavy rain to the northern districts, while the second, moving over the Dominion between the 27th and 30th, had a more general effect, The westerly disturbance which ruled between the 11th and 16th was responsible for strang parts and the second and the second and the second are represented to the contract of the second and the second are represented to the second and the second are represented to the second are represented to the second and the second are represented to the second and the second are represented to the second are repr

The westerly disturbance which ruled between the 11th and 16th was responsible for strong north-west to south-west winds and squally conditions, particularly in and southward of Cook Strait, with heavy rain on the West Coast. Some snow fell at this time in the high country of the South Island and the southern part of the North Island. Otago and Southland, however, escaped storm effects, and the weather in these districts was, as frequently occurs there in winter,

remarkable for its mildness.

The range of temperature over the Dominion was rather larger than usual, and vegetable growth was nearly everywhere sufficient for stock requirements.

NEW	ZEALAND	RAINFALL	FOR	JUNE,	1926.

[Note.—Late	returns	for station	ns aj	ppear at end	of table.]	Station.	Total Fall, Points	Days with Rain.
-	Station.			Total Fall, Points	Days with		(100 to Inch).	Kain.
	Station.			(100 to Inch).	Rain.	NORTH ISLAND-		
				1	1	(B.) NORTH-WEST ASPECT—CAPE CAPE EGMONT—c		IEMEN TO
	N	ORTH IS	LAN	D.		Purangi		8
(A.) North	EAST AS	PECT-Noi	RTH	CAPE TO EAS	ST CAPE.	Tariki, Hydro		12
Cape Maria v		n (the lig	ght-	601	,,	Inglewood	1 4	12 10
house-keepe Mangonui	r) 		٠.	601 573	19	Pilot-station, Waitara	200	8 12
Kaeo	• •	••	• •	1028	18	Upper Mangorei	300=	9
Kaikohe Russell	••	• •	• •	530 814	19 13	Waterworks, Mangorei	. 282	11
Kawakawa	••			806	17			
Puhipuhi Pla Whangarei	intation,	Whakapa	ıra,	985	12	(C.) SOUTH - WEST ASPECT — CA		O CAPE
Ruatangata W	⁷ est		••	575	15	Opunake	1.00	13
Ruatangata Wairua Falls (o Dower-sta	tion)	• •	736 538	18 15	Riverlea, Taranaki	0=2	13
Kamo	•••	•••		716	16	Stratford Post-office	0.43	11
Whangarei Puwera, Whan	o e roi	• •	••	833 582	14 18	Ohawe, Hawera	227	13 12
Mangawai		••	••	741	11	Hawera Post-office		10
Warkworth Epsom, Auokle	and	• •	• •	745 559	16	Normanby Patea Borough Council Hydro.		plete.
Cuvier Island	••	• •	• •	35 5	17 15	Kakaramea	10~	
Rocky Bay, W		••	••	546	13	Patea	207	12 10
Tairua Turua, Thames	· · · · · · · · · · · · · · · · · · ·	• •	• •	809 346	13 16	Whangamomona	497	8
The Domain, I Belle Vue Farr			••	453 268	17	Mangapurua Landing, Wanganui Rive Taumarunui	4.37	6 9
Morrinsville	u, manga		• •	293	9 8	Matiere		••
Putaruru	••	••	••	413	10	Raetihi Horopito	950	8 9
Springdale, Wa Kaimai, Taura		••	• •	439 609	10 10	Waiouru	219	9
The Camp, Ta	uranga		••	324	11	Te Horoa, Hihitahi Marybank, Wanganui	100	7 10
Arapuni Dam, Whakarewarev			• •	485 390	11 10	Belmont, Tayforth, Wanganui	182	9
Sophia Street,	Rotorua	••		341	8	Waitahinga, Kai Iwi Wanganui	1.40	11
Waiotapu Tancatu a	••	••	• •	341 494	10 9	Fordell	990	3 8
Maraehako, Op	otiki	••	••	583	11	Dalvey, Turakina	000	9
Wairata, Opoti Raukokore	i k i	••	••	779	12	Mangaohane Station, Taihape Kawhatau, Mangaweka	1	10
Pohueroro Stat	tion, Raul		• •	1032	12	Hunterville	145	8
Mataraua, Cap Mautotara, Te		y	••	1005 1249	11 15	Waituna West, Feilding Thoresby, Marton	010	$\begin{array}{c c} & 12 \\ & 10 \end{array}$
-		 	 M			Waitatapia, Bull's	152	7
(B.) North-v	vrol vol	CAPE EGM	E M ONT.	ARIA VAN DI	EMEN TO	Glen Oroua Foxton	204 276	8 10
Rangitihi	••			734	12	Feilding	149	7
Kaitaia Herekino	••	• •	••	543 768	15 8	Kairanga	1 ~~	7 4
Wekaweka	••			1105	23	"Woodhey," Palmerston North	215	9
Rangiahua, Ho Kohukohu	kianga H	arbour	••	608 460	19 18	Kahuterawa Watershed, Palmerston North	466	13
Donnelly's Cros	ssing, Ora	noa	••	+00		Turitea Waterworks, Palmerston Nort		12
Keretoki Static Whatoro			••	777	8	Mangaore Mangahao, Arapeti	0 = 0	13 13
Dargaville	••	• •		$\begin{array}{c} 1072 \\ 543 \end{array}$	21 19	Mangahao, No. 1	884	15
Helensville Huia, Manukar		••	••	575	18	Mangahao, No. 2 Waitohu, Otaki	$\begin{array}{c} 926 \\ 248 \end{array}$	17 10
Henderson				821 642	15 18	Otaki	304	13
Wesley T rainin Waiuku, Auckl	ig College		• •	347	13	Kapiti Island	257 393	9
onewhero	and	••		412 435	. 8	reservoir, Brooklyn	090	12
Oparau		••		414	14	(D.) South-East Aspect—East Ca	PE TO CAPE P	ALLISER.
Bryant House, Kawhia	Kagian	• •	::	453 332	15 14	East Cape	554	10
Гаиро				347	6	Wairoro, Ruatorea, Te Araroa Tapuaehikitia, Kahukura	768 713	13 13
Waitomo Caves Cambridge		••	••	686	7	Waiorongomai Station, Tapawaeroa	803	13
Roto-o-rangi, (Cambridge	••		338 403	12 12	Pakihiroa Ruangarehu Station, Waipiro Bay	792 478	13
le Kuiti Sonomo, Otorol	••	• •		408	12	Mangatarata Station, Tokomaru Bay	487	13 13
Hamilton, Wail	kato			379 443	13 16	Owhena, Tokomaru Bay	583 328	14
state Farm, Wa	erenga.		• •	43 0	12	Tolaga Bay	528 528	$\begin{array}{c} 13 \\ 12 \end{array}$
Horahora Rapid Ngaruawahia	• •		::	511	13	Motu, via Gisborne	664	15
Waikeria Refor	matory, I		tu	351	11	Upper Opoto, Matawai	756 705	12 13
Kaitieke, Rauri Mangaotaki (55		••		777	io	Koranga Valley	491	14
Packaka, Paem	ako '	••		••		Eastwood Hill, Gisborne	$\begin{array}{c} 227 \\ 345 \end{array}$	10 13
'Te Matai,'' A:)hura	ma	••	••	675 698	13	Whatatutu	238	11
	n River			591	$\frac{8}{12}$	Te Karaka Puha, Poverty Bay	219	14
		• •	• •	001	12 1	runa, roverty day	luz i	(1
Iangatoi, Moka Jruti, Taranak Ikoke		• •		356 495	9	Glenroy Station, Gisborne Patutahi, Gisborne	192 394	9 9

Station.	İ	Cotal Fall, Points 00 to Inch).	Days with Rain.	Station	Total Fall, Points Days (100 to Inch).
	<u></u>				
NORTH ISLAN .) SOUTH-EAST ASPECT—EAST			PALLISER-	SOUTH ISLAND- (E.) NORTH ASPECT — CAPE FAR	
continu	ed.			continued.	
hakapunake hora, Gisborne		$\begin{array}{c} 312 \\ 367 \end{array}$	13 13		$\begin{bmatrix} 512 \\ 207 \end{bmatrix}$
hora, Gisborne		207	14	1 * 2 /	. 207 245
ininga Station, Wharerata		301	10	Twynham Station Creek, Glenhope	
Pihanga," Ruakituri Valley, Na	pier	••			559
angaone Valley, Tangitere	·	531	13	1 m 1	439
ortland Island	••	121	11	10.71 71 1	. 217
aikaremoana	••	53 0	8		. 23
wer-station, Waikaremoana	••	321	11		. 50
aungaharuru, Wairoa	••	248 219	10		. 199 410
rawera	•••	341	14	Yneyea, Pelorus Sound	0.43
rawera Waka, Te Pohue		257	ii	0 177 11 711 0 1	389
aikoau, Napier		346	ii	TWO IS PRICE PRICE S	217
tira Lake		229	11	0 11	105
owhai Downs, Napier		e - 🔥 😘 🤒		TTY	. 95
dgeley, Eskdale		125	14	Duntroon, Jordan	143
verbank, Rissington, Napier	••	90	13	"Sevenoaks," Renwicktown	
hine, Sherenden, Hastings	••	104	1;		205
kopeka, Hastings	• • • •	$\frac{104}{92}$	11		119
stings Te Houka Hill," Hastings	••	92 80	7	1 4 3 1 00 11 50 1 1	186 138
		100	3		138
nanawhana, Hastings raekakaho, Hastings		69	14		90
Mata, Havelock North		67	9	TOUT TELL	18
awai, Maraetotara, Havelock I	North	184	15		
ukawa		65	9		
kehou, Te Aute	•••	73	8	(F.) WEST ASPECT-CAPE FAREWI	ELL TO PUYSEGUE PO
mewood, Otane	••	77	11		
ravas, Tikokino	••	123	16	Farewell Spit	278
ackburn, Hawke's Bay	•••	136	8	1	486
amoana, Waipawa	••	157 186	9	1*	369
ngitapu, Waipawa	••	91	11		556
ount Vernon, Waipawa aimarama, Hawke's Bay		115	10		527 315
ainarama, Hawke's Day		92	9		1004
otuotaraia, Wanstead		121	9	3	
uawharo, Takapau	::	143	11	25 777 12 2	587
oodbank, Wimbledon		111	10		876
nnevirke		39 2	7	Puysegur Point	581
ne Grove. Dannevirke	•••	155	9		100 miles
aipuna, Woodville	••	229	8		
angamutu, Pahiatua	••	350 379	8	(G.) EAST ASPECT-KAIKOURA	TO CAPE SAUNDERS
angamaire		267	10		
wataia, Eketahuna		226	li	Moundsdale, Kaikoura	119
ıtara		864	9	Culverden	159
tetahuna		320	9	Riverside Farm, Amuri	183
stlepoint		46	7	Highfield, Amuri	159
nnedale, Tinui	••	116	11	Weka Pass, Canterbury Keinton Combe	201
Ngaianu," Masterton	• •	188	12	Wajau	224
hareama, Masterton	••	78	11	"Emseote," Stag and Snev	150
aingawa, Masterton tton. Masterton	•••	$\begin{array}{c} 158 \\ 222 \end{array}$	13 12	"Emscote," Stag and Spey "Glenallen," Waikari	231
tton, Masterton	• • •	222 188	13	Gore Bay, Cheviot	59
ish Grove. Masterton		116	10	Waipara	164
arangai		63	8	Oxford	221
inga, Masterton		180	11	Amberley	109
enburn, Martinborough		119	13	Alford Forest	267
artinborough	••	55	8	Mount Somers	138
goon Hill, Martinborough	••	26 0	13	Bealey	1071
Awaite, Martinborough	••	109	12	Mt. White Station, Cass	361
eatherston	••	160	7	Craigieburn	365
mmit aiwetu	••	280	10	Flock Hill	458
allaceville		229	13	Paparua Prison	146
rongorongo Waterworks		220		Rhodes Convalescent Home, Car	
ainuiomata Reservoir		527	ii	mere Hills	
ower Hutt		269	13	Islington	154
arori Reservoir		425	14	Governor's Bay	190
atoun		210	11	Otahuna, Tai Ťapu	202
SOUTH I	SLAND			Little River Puaha	287 160
(E.) NORTH ASPECT—CAPE			AIKOURA.	Magnet Bay, Little River	
ollingwood		959	100112.	Pigeon Bay	171
nekaka	- ::	620	9	Coalgate	205
akaka		553	8	Hororata	190
Harakeke," Central Moutere		216	7	Darfield	135
			1		The second se
otueka		278	0	Akaroa	ليسا والمرابعة والمناف
		278 203 529	\$ 5 8	Akaroa	138 320

Station	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days with Rain.
SOUTH ISLAND-continued.			SOUTH ISLAND—c		
G.) EAST ASPECT—KAIKOURA TO CA		-continued.	(H.) SOUTH ASPECT—CAPE SAUNDER continued.	s to Puysegu	R POINT-
	228	6		166	10
Rudstone, Methyen	090	ğ	Robertslee, Middlemarch	100	7
Lake Coleridge Homestead Point Switching Stn, Lake Coleridge		8	Tarras	567	9
Glenthorne, Lake Coleridge	480	8	Makarora Maungawera, Otago	211	6
Double Hill	437	5	Glendhu, Pembroke		
Winchmore, Ashburton		7	Ripponvale, Cromwell	90	8
Ashburton		9	Luggate, Cromwell		4
Fairview, Springburn		7	Manorburn Dam		12
Stavelev · · · ·		6	Frankton		7
Evandale, Mount Somers		7 9	Queenstown		8
Lynnford, Hinds	150	8	Moa Creek	109	9 5
Peel Forest · · · · ·	9.0	3	St. Bathan's	OFG	6
Kapunatiki, Rangitata	110	8	Blackstone Hill	60	6
Cefn Orchard, Geraldine	149	8	Clyde	00	9
Waitui, Geraldine	910	10	Alexandra	55	6
Orari Gorge	905	9	Galloway Earnscleugh	go.	8
Balmoral Plantation	160	8	Roxburgh	90	7
	. 239	5	Balclutha	. 182	12
	. 108	4	Glenfalloch Station, Nokomai	. 180	9
Horwell Downs, Fairlie		10	Castle Hill Station, Athol		10
	. 151	7	Wendon		10
Mona Vale, Albury	. 80	5	Lawrence		16
	. 88	4 5	Owaka		15
Godley Peaks, Te Kapo, Mackenzi	е 325	J	Tapanui Nursery · · ·	0.01	15 14
Country	945	6	Waikawa Valley	1 444	18
THE HUMBO,	195	6	Tahakopa, Wharuarimu	904	15
Itununu Dubii, Gilliani	140	6	Mimihau, Wyndham	040	17
77 IIIOIIOSOOI	64	6	Dun Ian, Waimahaka	957	16
Uave	. 54	7	Roslin Estate, Woodlands	0.01	18
	. 160	10)	299	12
	. 190	8		. 307	14
	. 61	4		. 334	16
	. 186	10	I am an	. 490	8
	. 94	6 7		.	••
Totara	. 134	4	, -		
Dunition	196	9	ISLANDS		
	70	3		965	12
Oteward boundaring carrier	219	10	Contro Island	. 365 650	21
TO TTHING TEXTIFICATION	322	11	Han moon buy, but	100	9
	87	5		• 1	8
	208	9	Avarua, Rarotonga, Cook Islands Aitutaki Island, Cook Islands		
	226	12		160	15
Sunshine Hill, Dunedin	193	9	Chatham Islands	304	18
Fish-hatchery, Portobello	203	15	onathum Islands		
Pumping Station, Musselburg	h, 174	9			
Dunedin		10	LATE RETU	RNS.	
Whare Flat	197	10	Kamo, December, 1925	. 174	7
			Managataki January 1926	709	13
(H.) SOUTH ASPECT-CAPE SAUND	ERS TO PUYSE	OUR POINT.	, May, 1926	2464	21
	. 1.4.1	5	Paekaka, Pio Pio, February, 1926	301	10
	141 79	9		1207	19
Glow Moss Swamp,	00	8	Tahora, May, 1926	672	19
11110011	76	4	Maungaharuru, February, 1926	274	7
Waipiata	64	6	Glen Öroua, May, 1926	702	20
Patearoa · · ·	80	8	Kapunatiki, May, 1926	296	7

Sitting of the Native Land Court at Tauranga on the 10th September, 1926.

Registrar's Office, Rotorua, 14th August, 1926. Notorua, 14th August, 1926.

Native Land Court sitting at Tauranga on the 10th day of September, 1926, or as soon thereafter as the business of the Court will allow.

Waigribi 1926-6 1

T ANARU Registrar

Waiariki, 1926-6.] T. ANARU, Registrar.

SCHEDULE.

ASSESSMENT OF APPLICATION FOR COMPENSATION.

No. 15. Name of applicant: Minister of Public Works. Name of land: Apata 210; Te Puna 56, 9, 12; Te Papa 453, 8c, 8a, 95f, 95e, 95a, 95h, 95j, 95d. Nature of application: Assessment of compensation for land taken for railway. Name of land: Tahawai 12; Apata 8; Te Puna 182b. Nature of application: Assessment of compensation for land taken for road.

Officiating Ministers for 1926.—Notice No. 28.

Registrar-General's Office,

Wellington, 17th August, 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 infor-

The Church of the Province of New Zealand commonly called The Church of England.

The Reverend Walter Wilton Leslie Powell, Th.L.

Open Brethren.

Mr. Charles Arthur Eves.

W. W. COOK, Registrar-General.

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 published in the Gazette of the 11th August, 1925, and I do hereby declare that such alterations shall come into force on the 30th August, 1926:—

PART III.-GOODS.

By adding the following:-

(41.) Artificial Manures and Raw Material (except Lime) for the Manufacture of Artificial Manures.

(41.) Artificial Manures and Raw Material (except Lime) for the Manufacture of Artificial Manures.

1. Except otherwise specified, artificial manures, including basic slag, bonedust, guano, and kainit, also phosphate rock, nitrate of soda, sulphate of ammonia, and sulphur for use in the manufacture of artificial manures will be charged as per paragraph 6 of this regulation.

2. Consignments in any quantity of less than 6 tons will be charged as for 6 tons or at the rate applicable to consignments of a minimum weight of 1 ton. Any quantity of less than 1 ton will be charged as 1 ton or at the classified rate for Class E.

3. The provisions of paragraph 2, Regulation (4), Part III, will apply to consignments charged at Class E.

4. At Auckland, Onehunga, Port Ahuriri, Wellington (Thorndon), Wellington (Lambton), Foxton, Wanganui, New Plymouth Breakwater, Waitara, Greymouth, Westport, Nelson, Picton, Blenheim, Lyttelton, Christchurch, Timaru, Oamaru, Breakwater, Port Chalmers, Dunedin, Invercargill, and Bluff, 1s. 1d. per ton will be charged in addition to the rates specified in paragraph 6 of this regulation, except when consigned from or to private sidings at those stations, or except local rates otherwise provide.

5. At all other stations, when the loading or unloading is performed by the owners, or when loaded by owners into sheds, owing to trucks not being available after reasonable notice is given, the rates specified in paragraph 6 of this regulation only will be charged, provided that when loading or unloading is charged for no charge shall be made for tallying. For loading or unloading is charged for no charge shall be made for tallying. For loading or unloading by the Department 1s. 1d. per ton will be charged for each operation, and for tallying 9d. per ton will be charged; minimum charge in either case, 9d.

В.

Miles	Minimum, 6 Tons per Consignment: Rate per Ton	Minimum, 1 Ton per Consignment: Rate per Ton	Miles.	Minimum, 6 Tens per Consignment: Rate per Ton	Minimum, 1 Ton per Consignment Rate per Ton
	1				l
1] 1/11	† 2/5	47	5/5	6/10
2	2/1	2/8	48	5/6	6/11
3	2/1	2/8	49	5/7	7/-
4	2/1	2/8	50	5/8	7/1
5	2/1	2/8	51	5/9	$\frac{7}{2}$
A	9/1	9/9	50	5/00	-/-2

		·			
1	1/11	2/5	47	5/5	6/10
2	2/1	2/8	48	5/6	6/11
3	2/1	2/8	49	5/7	7/-
4	2/1	2/8	j 50	5/8	7/1
5	2/1	2/8	51	5/9	7/2
6	2/1	$2^{\prime}/8$	52	5/10	7/3
7	2/1	2′/8	53	5/11	7/5
8	2/1	2′/8	54	5/11	7/5
9	2/1	2/8	55	6/-	7/6
10	2/1	2/8	56	6/1	7/8
11	2/1	2/8	57	6/2	7/8
12	2/1	2/8	58	6/3	7/10
13	2/3	2/10	59	6/4	7/11
14	2/5	3/-	60	6/4	$\frac{7}{11}$
15	2/6	3/2	61	6/5	8/1
16	2/8	3/4	62	6/6	8/2
17	2/9	$3/\overline{5}$	63	6/7	8/3
18	2/10	3/7	64	6/8	8/4
19	2/11	3/8	65	6/8	8/5
20	3/1	3/I1	66	6/10	8/6
21	3/2	$\frac{3}{4}/1$	67	6/10	8/7
22	3/4	$\frac{1}{2}$	68	6/11	8/8
23	3/5	$\frac{\mathbf{\tilde{4}}/\mathbf{\tilde{4}}}{\mathbf{\tilde{4}}}$	69	7/-	8/9
24	3/6	$\frac{1}{4}/5$	70	7/1	8/10
25	3/8	$\frac{1}{4}/7$	71	$\frac{7}{2}$	8/11
26	3/10	$\frac{1}{4}/9$	72	$\frac{7}{2}$	8/11
27	3/10	4/10	73	7/2	9/-
28	4/-	5/-	74	$\frac{7}{2}$	9/-
29	4/1	5/1	75	7/4	$\frac{3}{9}/2$
30	$\tilde{4}/\tilde{2}$	$\frac{5}{3}$	76	7/4	$\frac{9}{2}$
31	4/4	5/5	77	7/4	$\frac{9/2}{9}$
32	4/5	5/6	78	7/4	$\frac{9}{2}$
33	4/6	5/8	79	7/5	$\frac{9}{2}$
34	4/7	5/8	80	7/5	9/3
35	4/7	5/9	81	7/6	$\frac{9}{5}$
36	4/8	5/11	82	7/6	9/5
37	4/9	5/11	83	7/7	9/5
38	4/10	$\frac{6}{1}$	84	7/7	9/5
39	4/11	$\mathbf{6/2}$	85	7/8	$\frac{9}{9}$
40	4/11	$\mathbf{6/2}$	86	7/8	9/7
41	5/1	6/4	87	7/8	9/8
42	5/1	6/5	88	7/8	9/8
43	5/2	6/6	89	7/9	9/8
44	5/3	$\frac{6}{7}$	90	7/9	9/8
45	5/4	$\frac{6}{8}$	91	7/10	9/10
46	5/5	6/9	92	7/10	$\frac{9}{10}$
20	0,0	U / U	II 52	1/10	8/10

Miles.	Соизівищень	Minimum, 1 Ton per Consignment: Rate per Ton	Miles.	Minimum, 6 Tons per Consignment: Rate per Ton	Minimum 1 Ton per Consignment Rate per Tor
93	7/11	9/11	300	15/-	18/11
94	7/11	9/11	305	15/3	19/1
95	8/-	10/-	310	15/6	19/4
96 97	8/- 8/1	10/- 10/1	315 320	$15/7 \\ 15/10$	$19/6 \\ 19/9$
98	8/1	10/1	325	16/-	19/11
99	8/1	10/2	330	16/2	20/2
100 101	8/2 8/2	$\frac{10/2}{10/3}$	335 340	$16/4 \\ 16/6$	$\begin{vmatrix} 20/5 \\ 20/8 \end{vmatrix}$
102	8/3	10/3	345	16/9	20/3
103	8/3	10/4	350	16/11	21/1
104 105	8/3 8/4	$10/4 \\ 10/5$	355 360	17/1	21/5
106	8/4	10/5	365	$\begin{array}{c c} 17/3 \\ 17/6 \end{array}$	$21/6 \\ 21/10$
107	8/5	10/6	370	17/7	21/11
108 109	$\begin{array}{c c} 8/5 \\ 8/5 \end{array}$	$10/6 \\ 10/7$	375 380	17/10	22/3
110	8/5	10/7	385	$\begin{array}{c c} 17/11 \\ 18/2 \end{array}$	$\begin{array}{c c} 22/5 \\ 22/8 \end{array}$
111	8/7	10/8	390	18/3	22/10
112 113	8/7 8/7	10/8	395 400	18/6	23/2
114	8/7	10/9	405	$\frac{18/7}{18/10}$	$\begin{array}{c c} 23/3 \\ 23/6 \end{array}$
115	8/8	10/11	410	19/-	23/8
116 117	8/8 8/9	$\frac{10/11}{10/11}$	415 420	$\begin{array}{c c} 19/2 \\ 19/4 \end{array}$	$\begin{array}{ c c} & 23/11 \\ & 24/2 \end{array}$
118	8/9	10/11	425	19/4	$\frac{24/2}{24/5}$
119	8 10	11/-	430	19/8	24/7
$\frac{120}{121}$	8/10 8/11	11/- 11/2	435 440	19/10	$\frac{24}{10}$
122	8/11	11/2	445	20/-20/3	25/-25/3
123	8/11	11/2	450	20/4	25/5
124 125	$\frac{8/11}{9/1}$	$\begin{array}{c c} 11/2 \\ 11/4 \end{array}$	455	20/7	25/8
126	$\frac{9}{1}$	11/4	460 465	$20/9 \ 20/11$	$\begin{array}{c c} 25/11 \\ 26/2 \end{array}$
127	9/1	11/5	470	21/1	26/4
128 129	$9/1 \\ 9/2$	$\frac{11/5}{11/5}$	475	21/3	26/7
130	9/2	11/5	480 485	$\begin{array}{c c} 21/5 \\ 21/7 \end{array}$	26/9 27/-
131	9/3	11/7	490	21/9	27/2
132 133	$9/3 \\ 9/4$	$\frac{11/7}{11/8}$	495 500	22/-	27/5
134	9/4	11/8	505	$\begin{array}{c c} 22/1 \\ 22/4 \end{array}$	$\frac{27/8}{27/11}$
135	9/5	11/9	510	22/6	28/1
136 137	$\frac{9/5}{9/6}$	$\frac{11/9}{11/10}$	515 520	22/8	28/4
138	9/6	11/10	525	22/10 23/-	$\frac{28/6}{28/9}$
139	9/6	11/11	530	$\frac{-2}{23/2}$	28/11
$\frac{140}{141}$	$9/6 \\ 9/7$	$egin{array}{cccccccccccccccccccccccccccccccccccc$	535	23/4	29/2
142	9/7	12/-	540 545	$egin{array}{c} 23/6 \ 23/9 \end{array}$	$\frac{29/5}{29/8}$
143	9/8	12/1	550	23/10	29/10
144 145	9/8 9/9	$egin{array}{c} 12/1 \ 12/2 \end{array}$	555 560	24/1	30/-
146	9/9	12/2	560 565	$24/3 \\ 24/5$	30/3 30/6
147	9/10	12/3	570	24/7	30/8
148 149	9/10 9/10	$12/3 \\ 12/4$	575 580	$24/9 \ 24/11$	$\frac{30/11}{31/2}$
150	9/10	12/4	585	$\frac{24/11}{25/1}$	$\frac{31/2}{31/5}$
155	10/1	12/8	590	25/3	31/7
160 165	$10/3 \\ 10/6$	$12/9 \\ 13/1$	595 600	$\begin{array}{c} 25/6 \\ 25/7 \end{array}$	31/10 32/-
170	10/7	13/2	605	25/10	32/3
175 180	$10/10 \\ 10/11$	$\begin{array}{c c} & 13/6 \\ & 13/8 \end{array}$	610	26/1	32/5
185	11/2	13/11	615 620	$26/2 \ 26/4$	$\frac{32/8}{32/11}$
190	11/3	14/1	625	26/6	33/2
195 2 00	$\frac{11/6}{11/7}$	$\begin{array}{c c} 14/5 \\ 14/6 \end{array}$	630	26/8	33/4
205	11/10	14/10	635 640	$26/10 \ 27/-$	$\frac{33}{7}$ $\frac{33}{9}$
210	12/-	14/11	645	$\frac{27/2}{27/2}$	33/11
215	12/3	15/3	650	27/4	34/2
$\frac{220}{225}$	$12/4 \\ 12/7$	$\begin{array}{c c} 15/5 \\ 15/8 \end{array}$	655 660	$\begin{array}{c} 27/7 \\ 27/9 \end{array}$	$\frac{34}{5}$ $\frac{34}{8}$
230	12/8	15/10	665	27/11	34/11
$\begin{array}{c} 235 \\ 240 \end{array}$	12/11 13/-	$\frac{16/2}{16/3}$	670	28/1	35/1
$\begin{array}{c} 240 \\ 245 \end{array}$	13/ - 13/2	$egin{array}{c} 16/3 \ 16/5 \end{array}$	675 680	$egin{array}{c} 28/3 \ 28/5 \end{array}$	$\begin{array}{c} 35/4 \\ 35/6 \end{array}$
25 0	13/4	16/8	685	28/7	$\frac{35}{9}$
255 260	13/6	16/11	690	28/9	35/11
260 265	$13/9 \\ 13/10$	$\begin{array}{c c} 17/2 \\ 17/4 \end{array}$	695 700	$\frac{29}{-}$ $\frac{29}{1}$	36/2 36/5
270	14/1	17/7	100	20/1	36/5
275	14/3	17/9	_	,	
280 285	$14/5 \\ 14/7$	$egin{array}{cccc} 18/- \ 18/2 \end{array}$		r each addit or fraction	
290	14/9	18/5		or traction id 700 mile	
295	14/11	18/8	addeo		2½d.
	i	<u> </u>			

THE NEW ZEALAND GAZETTE.

PART IV.—GOODS: LOCAL RATES.

By omitting the following:-

NORTH ISLAND MAIN LINE AND BRANCHES.

From or to.	To or from.	Description of Goods.	Rate per Ton.
Westfield and Farmers' Freezing Company's siding (Southdown), Te Papapa, or Ota- huhu	Auckland	Manures, other than street, stable, and farmyard	Class P, including use of tarpaulins; minimum quantity, 5 tons per four wheeled truck.

South Island Main Line and Branches.

Dunedin and Burnside.

Fat, bones, offal, oil, tallow, sulphur, tar, sulphuric acid, and raw materials used in the manufacture of acids and manures, between Dunedin and Burnside, will be charged 4s. 2d. per ton; when consigned to private sidings, 3s. 6d. per ton. Minimum quantity, 2 tons per four-wheeled truck.

And substituting the following :-

PART IV.—LOCAL RATES.

NORTH ISLAND MAIN LINE AND BRANCHES.

Artificial Manures and Raw Material (except Lime) for the Manufacture of Artificial Manures.

Artificial manures, phosphate rock, sulphur, and raw materials (except Artificial manures, phosphate rock, sulphur, and raw materials (except lime) for use in the manufacture of artificial manures from or to private sidings at Auckland to or from Westfield, Southdown, Te Papapa, or Otahuhu will be charged 2s. 1d. per ton. Minimum quantity, 6 tons per four-wheeled truck. This rate will also be applicable to consignments loaded ex ship at Auckland direct into railway wagons for Westfield, Southdown, Te Papapa, or Otahuhu and which are not tallied by the Department. Where such consignments are tallied by the Department 9d. per ton additional will be charged.

Except otherwise provided, artificial manures, phosphate rock, sulphur, and raw materials (except lime) for use in the manufacture of artificial

Except otherwise provided, artificial manures, phosphate rock, sulphur, and raw materials (except lime) for use in the manufacture of artificial manures from or to Auckland to or from Westfield, Southdown, Te Papapa or Otahuhu will be charged 3s. 2d. per ton. Minimum quantity, 6 tons per four-wheeled truck. Any less quantity will be charged as per paragraphs 2 and 3 of Regulation 41, Part III of Tariff.

Consignments of basic slag and artificial manures loaded ex ship at Auckland direct into railway wagons and tallied by the Department will be charged 9d. per ton for such service.

Artificial Manures and Raw Materials (except Lime), for the Manufacture of Artificial Manures, from Castlecliff Railway Company's Private Railway to Aramoho.

Artificial manures and raw materials (except lime), for the manufacture of artificial manures, from the Castlecliff Railway Company's private railway to Aramoho will be charged 2s. ld. per ton. Minimum quantity, 6 tons per four-wheeled wagon.

SOUTH ISLAND MAIN LINE AND BRANCHES.

Dunedin or Port Chalmers to Burnside.

Artificial manures and raw materials (except lime) for the manufacture of artificial manures loaded direct ex ship at Dunedin or Port Chalmers for private sidings at Burnside will be charged 2s. ld. per ton. Minimum quantity, 6 tons per four-wheeled wagon.

Where the Department provides labour for the loading of such consignments a charge of ls. ld. per ton will be made for such loading.

Dunedin and Burnside.

Fat, bones, offal, oil, tallow, sulphuric acid, and raw materials used in manufacture of acids, between Dunedin and Burnside, will be charged 4s. 2d. per ton; when consigned to private sidings, 3s. 6d. per ton. Minimum quantity, 2 tons per four-wheeled truck.

PART V.—CLASSIFICATION OF GOODS: LIVE-STOCK, ETC.

By omitting the following:— Ammonia, sulphate of, for manufacture of manure. Owner	class er's risk E	
Basic slag. Owner's risk	<u>E</u>	
Bone-dust, packed. Owner's risk	<u>E</u>	
Cyanamide fertilizer, packed. Owner's risk	<u>E</u>	
Guano, packed. Owner's risk	E	
Kainit for manufacture of artificial manure. Owner's risk	E	
Manures other than street, stable, or farmyard. Owner's	risk E	
Muriate of potash. Owner's risk	Е	
Phosphate, ground, New Zealand product. Owner's risk.	Q	
Phosphate rock. Owner's risk	Q	
Phosphate rock, imported, ground	E	
Potash, sulphate or muriate of. Owner's risk	E	
Soda, nitrate of. Owner's risk	Е	
Sulphate of ammonia for manufacture of manure. Owner	's risk E	
Sulphur for manufacture of acid or manure. Owner's risk	. Q	;

THE NEW ZEALAND GAZETTE.

And substituting the following:—	Class.
Ammonia, sulphate of, for manufacture of manure. Owner's risk	_
(see Regulation 41, Part III)	E
Rasic slag Owner's risk (see Regulation 41, Part III)	E E
Rone-dust nacked. Owner's risk (see Regulation 41, Part III)	\mathbf{E}
Cyanamide fertilizer, packed. Owner's risk (see Regulation 41,	
Part III)	E
Guano, packed. Owner's risk (see Regulation 41, Part III)	E
Kainit for manufacture of artificial manure. Owner's risk (see	_
Regulation 41, Part III)	${f E}$
Manures other than street, stable, or farmyard. Owner's risk (see	_
Regulation 41, Part III)	E
Muriate of potash. Owner's risk (see Regulation 41, Part III)	\mathbf{E}
Phosphate, ground. New Zealand product. Owner's risk (see	
Regulation 41. Part III)	E
Phosphate rock. Owner's risk (see Regulation 41, Part III)	\mathbf{E}
Phosphate rock, imported, ground (see Regulation 41, Part III)	\mathbf{E}
Potash, sulphate or muriate of. Owner's risk (see Regulation 41,	
Part III)	E
Soda, nitrate of. Owner's risk (see Regulation 41, Part III)	\mathbf{E}
Sulphate of ammonia for manufacture of manure. Owner's risk	
(see Regulation 41, Part III)	\mathbf{E}
Sulphur for manufacture of acid or manure. Owner's risk (see	
Regulation 41, Part III)	\mathbf{E}
As witness my hand this 19th day of August, 1926.	
J. G. COATES, Minister of Railways	١.

Mining Privileges to be struck off the Register.—Notice under the Mining Amendment Act, 1914.

Warden's Court, Murchison, 10th August, 1926.

Notice is hereby given, in pursuance of section 30, subsection (3), of the Mining Amendment Act, 1914, that, unless sufficient cause to the contrary is shown within three months from the date hereof, each of the mining privileges mentioned in the Schedule hereto will be struck off the Register.

W. C. ROBERTSON. Mining Registrar

${\bf SCHEDULE.}$

No. Date.		Nature of Privilege.		Locality.	 Registered Holder.	
238 315 330 293 209 312 294	28/6/23 23/1/24 21/5/24 23/1/24 27/10/21 23/1/24 23/1/24	Extended claim "" Special claim Residence site Extended claim		Rappahannock	 S. W. C. Warneford. W. Wilby. J. R. Kirkness. D. Thompson and others. John Knight. Arthur Rudge. P. M. D. Irvine.	

Mining Privileges to be struck off the Register.—Notice under the Mining Amendment Act, 1914.

Office of the Mining Registrar, Waikaia, 7th August, 1926.

NOTICE is hereby given, in accordance with the provisions of section 30 (3) of the Mining Amendment Act, 1914, that the mining privileges mentioned in the Schedule hereto will, unless sufficient cause to the contrary be shown within three months from the date hereof, be struck off the Register.

D. ROBERTSON, Mining Registrar.

SCHEDULE.

No. Date. Nature of Privilege.		Locality.	Registered Holder.			
16/07 15/08 21/08 1/09 3/19 4/19 11/21	9/7/07 10/3/08 12/5/08 2/2/09 27/2/19 27/2/19 28/10/21	Residence-site "" Dam license Extended claim Residence-site		Section 80, Block I, Wendon Section 62, Block 8, Waikaia Block I, Waikaia Section 4, Block 6, Waikaia Block XXVIII, Eyre Survey District Section 19, Block VIII, Waikaia		Martin Farrington. Frank White. William Francis Boyer. Robert Hutton. William Goldsby. Arthur Reid.

Mining Privilege struck off Register.—Notice under the Mining Amendment Act, 1914.

Office of the Mining Registrar,
Reefton, 10th August, 1926.

NOTICE is hereby given, in accordance with the provisions of section 30 (4) of the Mining Amendment Act, 1914, that, no cause having been shown to the contrary, the mining privilege mentioned in the Schedule hereto has this day been struck off the Register.

O. B. A. SHARPE, Mining Registrar.

SCHEDULE.

No. 1865. Date: 14th December, 1906. Nature of privi-lege: Special quartz claim. Locality: Section XIII, Block X, Reefton Survey District. Registered holder: The Ready Bullion Mining Company (Limited).

Notice to Mariners No. 42 of 1926.

NEW ZEALAND.—NORTH ISLAND.—HAURAKI GULF.—AUCK-LAND HARBOUR.

Marine Department, Wellington, N.Z., 13th August, 1926.

Establishment of Light-buoy.

THE Auckland Harbour Board notify that a light-buoy has been established to mark the limit of approach to the end of the western tide-deflector during reclamation operations.

Position.—008° 360 ft. from end of tide-deflector.

Description.—A black light-buoy exhibiting a flashing red light every six seconds, thus: flash 1 sec., eclipse 5 sec.

Caution.—-Vessels should not pass between the light-buoy and the end of the tide-deflector.

Chart affected: 1970 (plan).

Publications affected: "New Zealand Pilot," 1919, page 191; "New Zealand Nautical Almanac," 1926, page 241 and plan facing page 244 plan facing page 244.

G. C. GODFREY, Secretary.

Notice to Mariners No. 43 of 1926.

NEW ZEALAND.-NORTH ISLAND.-BAY OF PLENTY.-TAURANGA HARBOUR.

Marine Department, Wellington, N.Z., 13th August, 1926.

 ${\it Light\ established\ on\ Private\ Wharf.}$

N OTICE is hereby given that an unwatched fixed white light is exhibited from a height of 21 ft. (6m4) at the end of a wharf erected by the White Island Agricultural Chemical Company at Sulphur Point.

Position.—013° 4·3 cables from flagstaff (Monmouth Re-

doubt).
Chart affected: Plan 2521.
Publications affected: "New Zealand Pilot," 1919, page 240; "New Zealand Nautical Almanac," 1926, page 248.

G. C. GODFREY, Secretary.

Notice to Mariners No. 44 of 1926.

NEW ZEALAND .- SOUTH ISLAND .- EAST COAST ,- PORT LYTTELTON.

> Marine Department, Wellington, N.Z., 18th August, 1926.

Conversion of Leading Lights to Automatic.

THE Lyttelton Harbour Board notify that the fixed lights on the beacons leading through the outer dredged channel have been discontinued, and the following automatic lights established :-

Front Beacon.—A flashing red light every one and a half seconds, thus: flash 0.5 sec., eclipse 1 sec.

Rear Beacon.—An occulting white light every five seconds, thus: light 2.5 sec., eclipse 2.5 sec.

Charts affected: No. 1999 (plan).
Publications affected: "New Zealand Nautical Almanac,"
1926, pages 203, 316, and plan facing page 318; Admiralty
List of Lights, Part VI, 1924, Nos. 3029 and 3030.

G. C. GODFREY, Secretary.

CROWN LANDS NOTICES.

Land in Wellington Land District forfeited.

Department of Lands and Survey,
Wellington, 16th August, 1926.

Notice is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Wellington Land Board, the said land has thereby reverted to the Crown, under provisions of the Land Act, 1924, and the Discharged Soldiers Settlement Act, 1915, and amendments.

SCHEDULE.

WELLINGTON LAND DISTRICT.

TENUEE: L.S.R.L. Lease No. 575. Section 16s, Waddington Settlement. Formerly held by D. Handley. Reason for forfeiture: Non-compliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Nelson Land District for Lease by Public Auction

District Lands and Survey Office,

Nelson, 13th August, 1926.

Nelson, 13th August, 1926.

Nelson, 13th August, 1926.

Will be offered on renewable learner. will be offered on renewable lease by public auction at the District Lands and Survey Office, Nelson, on Wednesday, the 22nd day of September, 1926, at 11 o'clock a.m., under the provisions of the Land Act, 1924.

SCHEDULE.

NELSON LAND DISTRICT.

SECTION 60, Block V, Kawatiri Survey District: SECTION 60, Block V, Kawatiri Survey District: Area, 640 acres; capital value, £240; upset annual rental, £9 12s. Situated at Fairdown, on the main Westport - Mokihinui Road. Access from Westport, seven miles distant, or one mile from Fairdown Railway-station. Undulating to steep hilly country. About 140 acres in light bush, balance covered with small manuka and light scrub. Soil of poor quality.

Abstract of Terms and Conditions. Renewable Lease

1. Term of lease sixty-six years, with perpetual right of renewal for further successive terms of sixty-six years, but

renewal for further successive terms of sixty-six years, but without right of purchase.

2. Rent payable half-yearly in advance on the 1st January and 1st July in each year.

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

4. The highest bidder shall be the purchaser, and shall immediately upon the fall of the hammer furnish statutory declarations and deposit a half-year's rent, together with broken-period rent from date of sale to 31st December, 1926, and £1 ls. lease fee.

5. Successful hidder to execute lease within thirty days

and £1 is. lease fee.

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

6. 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.

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.

class land.

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

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

10. 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.

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

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

Full particulars may be obtained from the Commissioner.

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

A. F. WATERS, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that Joe Ercec, of Waipapa kauri, Gum-digger and Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Whangarei, on Friday, the 27th day of August, 1926, at 2 o'clock p.m.

9th August, 1926.

E. P. RAMSAY,

Deputy Official Assignee.

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

NOTICE is hereby given that IVAN VISKOVICH, of Ruakaka, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Whangarei, on Wednesday, the 25th day of August, 1926, at 10 o'clock a.m.

11th August, 1926.

E. P. RAMSAY, Deputy Official Assignee.

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

NOTICE is hereby given that LIONEL LE GRAND JACOB, of Te Kuiti, Licensed Land Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Monday, the 23rd day of August, 1926, at 11 o'clock a.m.

10th August, 1926.

W. S. FISHER, Official Assignee.

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

N OTICE is hereby given that WILLIAM VICTOR VERRAN, of Ongarue, Carrier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 25th day of August, 1926, at 11 o'clock a.m.

12th August, 1926.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that JOHN ARMYTAGE GRANT, of Waimiha, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Taumarunui, on Monday, the 30th day of August, 1926, at 11 o'clock a.m.

13th August, 1926.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that PERINI TE WHITI, of Pungarehu, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 17th day of August, 1926, at 2.30 o'clock p.m.

9th August, 1926.

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

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

NOTICE is hereby given that DANIEL BROSNAN, of New Plymouth, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 25th day of August, 1926, at 2.30 o'clock.

14th August, 1926.

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

In Bankruptcy.

In the estate of Thomas Molloy, of Motukawa, Labourer. NoTICE is hereby given that a first and final dividend of 15d. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims.

J. S. S. MEDLEY, Deputy Official Assignee. New Plymouth, 16th August, 1926.

In Bankruptcy.

In the estate of NORMAN CHARLES BULLOT, of New Plymouth, Carpenter.

New Plymouth, on all proved and accepted claims.

J. S. S. MEDLEY

Deputy Official Assignee.

New Plymouth, 16th August, 1926,

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

NOTICE is hereby given that JOHN McKENZIE and STANLEY OWEN SNOW, of Wanganui, trading in copartnership as "McKenzie and Snow," Contractors, were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Wednesday, the 18th day of August, 1926, at 10.30 o'clock

11th August, 1926.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.

N OTICE is hereby given that dividends as under are now payable at my office, Church Street, Masterton, on a proved and accepted claims in the following estates:—

Munn, Arthur Thomas, of Greytown, Farmer-First and final

of 2s. 5d. in the pound.

Eria, Mare Mare, of Okautete, Masterton—First and final of 14s. 5\frac{1}{2}d. in the pound.

Boyd, Leslie George, of Masterton, Carrier—First and final of 4\frac{1}{2}d. in the pound.

ARTHUR D. LOW, Deputy Official Assignee.

Masterton, 12th August, 1926.

In Bankruptcy.

In estate of John Cummins, Contractor.

OTICE is hereby given that a second and final dividend of 6d. in the pound is now payable at my office, Masterton, on the preferential wages claims proved and accepted in the above estate.

ARTHUR D. LOW,

Deputy Official Assignee.

Masterton, 17th August, 1926.

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

OTICE is hereby given that Charles Joseph Callaghan, of Westport, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 20th day of August, 1926, at 10 o'elock a.m.

W. THOS. SLEE,

10th August, 1926.

Deputy Official Assignee.

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

NOTICE is hereby given that JOHN ECCLES FERGUSON, of Halswell, Stock-dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Thursday, the 26th day of August, 1926, at 2.30 p.m.

16th August, 1926.

A. W. WATTERS. Official Assignee.

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

NOTICE is hereby given that JAMES ALBERT PAINTER, of Wheatstone, Ashburton, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Saturday, the 21st day of August, 1926, at 11 o'clock a.m.

10th August, 1926.

J. B. CHRISTIAN, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that Lucy McKay, of Geraldine, Tea-room Proprietress, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Arcade, Timaru, on Thursday, the 26th day of August, 1926, at 11 o'clock.

F. A. RAYMOND,

11th August, 1926.

Deputy Official Assignee.

In Bankruptcu.

OTICE is hereby given that John Henderson, of Orari, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Arcade, Timaru, on Thursday, the 26th day of August, 1926, at 2 o'clock.

10th August, 1926.

F. A. RAYMOND, Deputy Official Assignee.

In Bankruptcy.

N OTICE is hereby given that LESLIE STUART DOCKERILL of Timaru, Garage-proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Arcade, Timaru, on Monday, the 23rd day of August, 1926, at 2 o'clock.

11th August, 1926.

F. A. RAYMOND, Deputy Official Assignee.

In Bankruptcu.

OTICE is hereby given that a second and final dividend of 6s. 1½d. in the pound making a total of 11s. 1½d. in the pound is now payable at my office, 213 Stafford Street, Timaru, in the estate of Habold Rollinson, of Timaru, Motor-garage Proprietor, a bankrupt.

Promissory notes (if any) must be produced for endorsement prior to payment of dividends.

F. A. RAYMOND,

Deputy Official Assignee.

Timaru, 11th August, 1926.

In Bankruptcy.

NOTICE is hereby given that CHARLES CHAMPION, of Waimate, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse at Waimate, on Wednesday, the 25th day of August, 1926, at 11 o'clock.

11th August, 1926.

F. A. RAYMOND, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

TVIDENCE of the loss of certificate of title, Vol. 13, folio 132 (Auckland Registry), for Lot 18 of the subdivisions into lots of part of Allotments Nos. 18 and 20 of Section No. 8 of the Suburbs of Auckland, in favour of TOM BROMLEY, of Auckland, Plumber, having been lodged with me, together with an application for a provisional certificate of title notice is hereby given of my intention to certificate of title, notice is hereby given of my intention to issue such provisional certificate of title accordingly, on the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Auckland this 9th

day of August, 1926.

C. R. KEEBLE, Assistant Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 20th September, 1926:—

7511. JOHN THOMAS SHAW and HERBERT NATHAN-IEL SHAW.—Part Allotment 1 of Section 8 of Small Lots near Howick, containing 1 acre 3 roods 22 8 perches. Occupied by applicants. Plan 19426.

Diagram may be inspected at this office. Dated this \$th day of August, 1926, at the Land Registry

Office, Auckland.

C. R. KEEBLE, Assistant Land Registrar.

M EMORANDUM of lease No. 11026 of Lot No. 82 on MEMORANDUM of lease No. 11026 of Lot No. 82 on deposited plan 15669, being part Allotment 13 of Section 12 of Suburbs of Auckland, and being part of the land in certificate of title, Vol. 371, folio 38 (Auckland Registry), from ARTHUR MIELZINER MYERS, Merchant, ALFRED SEYMOUR BANKART, Merchant, JAMES HALL, Settler, and JAMES HENRY GUNSON, Gentleman, all of Auckland (lessors) to ARCHIBALD SMITH, of Auckland, Settler (lessors) Settler (lessee).

The above-named lessors 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 upon the Register-book on the expiration of one month from the date

of the Gazette containing this notice.

Dated at the Land Registry Office at Auckland this 16th day of August, 1926.

C. R. KEEBLE Deputy District Land Registrar.

E VIDENCE of the loss of certificate of title, Vol. 206, folio 250 (Auckland Registry), for Lot 5 on deposited plan 1931, being part Allotment No. 40, of the Parish of Waikomiti, in favour of ROBERT LAURIE LITTEN, of Waikumete, Clerk, having been lodged with me, together the propriet of the propriet o with an application for a provisional certificate of title, notice is hereby given of my intention to issue such provisional certificate of title accordingly, on the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office at Auckland this 16th day of August, 1926.

C. R. KEEBLE, Deputy District Land Registrar.

OTICE is hereby given that the parcel 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 from the date of publication of the New Zealand Gazette containing this notice:—

840. WILLIAM RONALD BULLEN.—Sections 30, 31, 32, 33, 34, 35, 36, 38, and part Sections 29, 37, and 39, Block VI, Hundalee Survey District; Sections 22, 23, 24, and 40, Kaikoura District; Sections 247, 248, 255, 280, 281, 282, 283, 284, 285, and part Sections 227, 242, 243, 246, 249, 250, 251, 254, and 279, Kaikoura Suburban District; Sections 101, 102, and part Sections 99, 100, 103, 104, and 109, Swyncombe Run, Kaikoura District: containing together 5,683 acres 0 roods 33 perches: Lots 1 and 2, deposited plan No. 1046, and Lot 1, deposited plan No. 1047. Occupied by applicant.

Diagram may be inspected at this office. Dated this 11th day of August, 1926, at the Land Registry Office, Blenheim.

G. H. SEDDON, 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, and its amendments, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice:

13491. PHILIP GEORGE CLEMENTS and ANNIE MARTHA CLEMENTS.—Part of Rural Section 180, Block X, Christchurch Survey District, Lot 1, deposit plan 8015,

X. Christchurch Survey District, Lot 1, or -Part of Rural District, Lot 1,

Diagrams may be inspected at this office. Dated this 16th day of August, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

SECTION 266 OF THE COMPANIES ACT, 1908.

TAKE notice that three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Registrar, and the company will be dissolved:—

1920/1. D. E. Davis (Limited).

Dated at Napier this 12th day of August, 1926.

W. JOHNSTON, Assistant Registrar of Companies. SECTION 266 OF THE COMPANIES ACT, 1908.

TAKE notice that 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 will be dissolved:—

1918/10. Stanleys Limited.

Dated at Napier this 12th day of August, 1926.

W. JOHNSTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 226 (3).

TAKE 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:—

Suckling's Garage (Limited). 20/28.

Given under my hand at Christchurch this 11th day of August, 1926.

J. MORRISON. Assistant Registrar of Companies.

COMPANIES ACT, 1908, SECTION 266 (3).

TAKE 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:—

The Cardrona Dredging Company (Limited). 1909/7. Given under my hand at Dunedin this 16th day of August,

> L. G. TUCK, Assistant Registrar of Companies.

In the matter of the Companies Act, 1908; and in the matter of S. A. CI-DEVANT SONDEREGGER AND COMPANY, a company duly incorporated outside New Zealand.

OTICE is hereby given that the S. A. CI-DEVANT SONDEREGGER AND COMPANY, a company duly incorpo-SONDEREGGER AND COMPANY, a company duly incorporated in Switzerland, and having its registered office at Herisau, Switzerland, intends to carry on business at Auckland in New Zealand, and that the office or place of business for the carrying-on of such business as aforesaid and where legal process may be served and notices of any kind may be addressed or delivered is situated at the office of the company, 10 Royal Exchange Buildings, O'Connell Street, Auckland.

Dated at Auckland this 29th day of July, 1926.

S. A. CI-DEVANT SONDEREGGER AND COMPANY, By its attorney in New Zealand,

E. MERZ.

Stanton, Johnstone, and Spence, Solicitors to the company Auckland.

PUBLIC NOTICE.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

OTICE is hereby given that the COMMERCIAL BANK OF AUSTRALIA (LIMITED) proposes to commence to carry on business at Vine Street, Whangarei, in the Provincial District of Auckland.

Dated at Wellington, New Zealand, this 10th day of August, 1926.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED). By its Attorney,

P. H. PHILLIPS.

Witness-R. W. Armit, J.P.

WOMEN'S HOSTEL (LIMITED).

In LIQUIDATION.

NOTICE is hereby given in pursuance of sections 230 and 252 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the offices of Messrs. Rainbow and Hobbs, Public Accountants, 126 Queen Street, Hastings, on Wednesday, the

25th day of August, 1926, at 3 o'clock in the afternoon, for 25th day of August, 1926, at 3 o clock in the atternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidator thereof shall be disposed of.

Dated at Hastings this 2nd day of August, 1926.

A. I. RAINBOW,

In the matter of the Companies Act; and in the matter of AQUARIUM (LIMITED).

N OTICE is hereby given that at a meeting of the Directors of AQUARIUM (LIMITED) held on 3rd May, 1926, it was decided to go into voluntary liquidation and that Mr. Geo. Howes be appointed Liquidator.

Dunedin, N.Z., 29th July, 1926.

G. HOWES. Liquidator.

Liquidator.

MEDICAL REGISTRATION.

BERTRAM GEORGE MITFORD, Bachelor of Medi-BERTRAM GEORGE MITFORD, Bachelor of Medicine, 1926 (Otago), Bachelor of Surgery, 1926 (Otago), now residing in Wellington, hereby give notice that I intend applying on the 12th September, 1926, to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

BERTRAM GEORGE MITFORD, 23 Bolton Street, Wellington.

Dated at Wellington, 12th August, 1926.

795

PURSUANT to Regulations for the Conduct of Elections of Members of the Board of Governors of Canterbury College, notice is hereby given that at an election by the school-teachers of the Provincial District of Canterbury to fill a casual vacancy, Mr. John Gunn Polson, being the only candidate nominated, was declared to be duly elected a member of the said Board of Governors.

L. A. STRINGER,

RINGER,
Returning Officer.
796

Canterbury College, 11th August, 1926.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between Charles Glennie and Alexander Glennie, carrying on business as Farmers at Beautiful Valley, under the style of "Glennie Brothers," has been dissolved as

from the date hereof.

All debts due to and owing by the said late Partnership will be received and paid respectively by the said CHARLES GLENNIE, who will carry on the said business.

Dated the 9th day of August, 1926.

C. GLENNIE. A. GLENNIE.

Witness to both signatures-L. C. Andrew, Solicitor, Timaru. 797

DISSOLUTION OF PARTNERSHIP.

E, the undersigned SIDNEY AUGUSTUS McNamara and ETHEL FLORENCE SHARP, do hereby give public notice that the Partnership hitherto carried on by us as Tobacconists and Hairdressers at the corner of Alexandra and Roache Streets, Te Awamutu, under the style or firm of "McNamara and Co.," is hereby dissolved from this date. All debts and liabilities of the firm will be discharged by the said SIDNEY AUGUSTUS McNamara, who is taking over and carrying on the said business on his own account, and all moneys due to the firm can be paid to him and his receipt will be a sufficient discharge for the same.

Dated at Te Awamutu this 10th day of August, 1926.

SIDNEY AUGUSTUS McNAMARA. ETHEL FLORENCE SHARP.

Witness to both signatures-Cecil G. Downes, Solicitor,

MOUNT, BURNETT (LIMITED).

In Liquidation.

In the matter of the Companies Act, 1908; and in the matter of Mount, Burnett (Limited), in liquidation, having its registered office at Hastings.

OTICE is hereby given, pursuant to section 223 of the above-mentioned Act, that a special resolution was passed at a properly convened meeting of shareholders on the 13th day of July, 1926, and duly confirmed at a subsequent meeting held on the 13th day of July, 1926, as follows:—

"That the company be wound up voluntarily, and that Mr. L. A. Denton, Public Accountant, Hastings, be and he is hereby appointed Liquidator."

LAWRENCE A. DENTON, Liquidator.

799

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between Henry Leslie Michel and Albert Edward Davey, carrying on business as Farmers at Pipiriki, on the Wanganui River, under the style of "Michel and Davey," has been dissolved by mutual consent as from the 20th day of July, 1926. Debts owing from and to the said firm will be discharged or received by Albert Edward Davey aforesaid and Alex Harry Shaw, who will carry on the business under the style of "Davey and Shaw," at Pipiriki aforesaid. riki aforesaid.

Dated this 12th day of August, 1926.

H. L. MICHEL. A. E. DAVEY. A. H. SHAW.

By their solicitor and agent,

A. D. BRODIE.

800

In the Supreme Court of New Zealand, Northern District.

No. 3712.

In the matter of the Companies Act, 1908, and its amendments; and in the matter of SURFDALE ESTATE (LIMITED), a company duly incorporated under the Companies Act, 1908, having its registered office at Number 154, Queen Street, Auckland, where it carries on the business of Land Agents.

OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was on the 11th day of August, 1926, presented to the Honourable Mr. Justice Stringer, a Judge of the Supreme Court of New Zealand, by Herbert Granville Milburn, Richard Howse Milburn, and Edward Warne Rowlings, all of Auckland, Agents, creditors of the said company. And the said petition is directed to be heard at Auckland before a Judge of the said Court on Friday, the 27th day of August, 1926; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding of 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 the same, by the undersigned, on payment of the regulated charge for the same.

L. P. LEARY, Solicitor for the Petitioners,

N.Z. Insurance Buildings, Queen Street, Auckland. 801

RANGITIKEI COUNTY COUNCIL.

RESOLUTION MAKING AND LEVYING SPECIAL RATE.—LOAN OF £260, MANAWATU GORGE ROAD.

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 Rangitikei County Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Rangitikei County Manawatu Gorge Road Further Contribution Loan of £260, 1926, authorized to be raised by the Rangitikei County Council under the above-mentioned Act for the purpose of providing the Council's further contribution to the Manawatu Gorge Board of Control for widening the Manawatu Gorge Road, the said Rangitikei County Council hereby makes and levies a special rate of one nineteen-hundredth (1/1900th) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the whole of the County of Rangitikei; 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 May in each and every year during the currency of such loan, being a period of thirty-six and a half $(36\frac{1}{2})$ years, or until the loan is fully paid off.

. A. G. SIMPSON, Chairman. HAROLD H. RICHARDSON, County Clerk.

PUBLIC NOTICE.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

OTICE is hereby given that the COMMERCIAL BANK OF AUSTRALIA (LIMITED) proposes to commence to carry on business at Raglan, in the Provincial District of Auckland. Dated at Wellington, New Zealand, this 17th day of August,

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

By its Attorney,
P. H. PHILLIPS.
Witness—R. W. Armit, J.P.

802

FRANKLIN COUNTY COUNCIL.

RESOLUTIONS MAKING SPECIAL RATES.

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 Franklin County Council hereby resolves as follows:

Loan of £1,000.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Kariotahi (Waiuku) Special-rating Area Loan of £1,000 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of metalling Coast Road, Kariotahi, the said Franklin County Council hereby makes and levies a special rate of thirteen-sixteenths (13/16ths) of a penny in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Kariotahi (Waiuku) Special-rating Area, being part of Waipipi Riding of the County of Franklin, being more particularly described in the Schedule hereto; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on 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 36½ years, or until the loan is fully paid off.

SCHEDULE.

Kariotahi (Waiuku) Special-rating Area.

Description of Property.	I	Area.
Lots 8, 28, 29, 30, 31, 32, and 33, 34, 35 of	A.	R. P.
Section 1 (Kariotahi), Waipipi Parish	90	0 0
Lots 25, 26, 27 of Section 1 (Kariotahi), Waipipi		
Parish	30	0 0
Lots 20, 21, 22, 23, 24, and 52 of Section 1		
(Kariotahi), Waipipi Parish	54	$2\ 24$
Lots 36, 37, 38, 39, and 40 of Section 1 (Kario-		
tahi), Waipipi Parish	5 0	0 0
Parts Lots 41, 42, 43, 44, and 45 of Section 1		
(Kariotahi), Waipipi Parish	49	0 21
Parts Lots 41, 42, 43, 44, and 55 of Section 1		
(Kariotahi), (44 acres 0 roods 26 perches),		
and Lot 4 on D.P. 14629 of Allotment 121A,		
Waipipi Parish (62 acres)	106	0 26
Lot 1 on D.P. 13661 of Lots 45, 56, 57, 98, and		
part 99 of Section 1 (Kariotahi), Waipipi		0.10
Parish	84	0 16
Lots 96 and 100 of Section 1 (Kariotahi) Waipipi	0.1	0.00
Parish	21	3 36
Part Allotments 102, 121a, 125a, Waipipi	105	0.10
Parish (D.P. 7296)	107	0 19
Lots 1 and 4 on D.P. 13161 of parts Allotments	~0	
119, 120, 121, and 121a, Waipipi Parish	59	2 1
Lot 3 on D.P. 14629 of part Allotment 121A,	77	0.90
Waipipi Parish	11	0 38
Parts Allotments 121A and 125A, Waipipi	Q A	1 0
Parish (D.P. 2681A)	04	1 0
Lot 2 on D.P. 14025, parts Allotments 127, 128,	89	2 25
and 316 Waipipi Parish	69	2 25

Loan of £1,200.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Hull's Hermitage Road (Waiuku), Specialrating Area Loan of £1,200 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of metalling Hull's Hermitage Road (Waiuku), the said Franklin County Council hereby makes and levies a special rate of five-eighths of a penny (5/8ths d.) in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Hull's Hermitage Road (Waiuku) Special-rating Area, being part of the Waiuku Riding of the County of Franklin, being more particularly described in the Schedule hereto; and that such special rate shall be an annually recurring rate during the particularly described in the Schedule hereto; 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 36½ years, or until the loan is fully paid off.

SCHEDULE.

Hull's Hermitage Road (Waiuku) Special-rating Area.

Description of Property.	I	tea	
Tonovibuow of	A.	R.	Ρ.
Part of Allotment 27, Waiuku East Parish	35	3	8
Part of Allotment 27, Waiuku East Parish	30	0	0
Part of Allotment 28, Waiuku East Parish	45	0	0
Part of Allotment 29, Waiuku East Parish	10	1	28
Part of Allotments 29, 30, and 225, Waiuku			
East Parish	203	_	22
Part of Allotment 30, Waiuku East Parish	20	-	13
Part of Allotment 225, Waiuku East Parish	• 1	-	31
Part of Allotment 30, Waiuku East Parish	13		22
Part of Allotment 225, Waiuku East Parish	62	0	0
Lot 1 on D.P. 8586, of Allotments 31, 189, 209,			_
and 222, Waiuku East Parish	74	0	9
Part Lot 2 on D.P. 8586, of Allotment 31,			
Waiuku East Parish	60	0	-
Lot 2 of Allotment 33, Waiuku East Parish	59	0	0
Lot 1 of Allotment 33, Waiuku East Parish	67		10
Part of Allotment 35, Waiuku East Parish	18	0	0
Lots 2 of south part Allotments 35 and 36,			
D.P. 692. Waiuku East Parish	50	0	0
Lot 1 of Part Allotments 35 and 36, of D.P. 692			
Waiuku East Parish	45		26
Part of Allotment 34, Waiuku East Parish	75	0	_
Part of Allotment 32, Waiuku East Parish	100	0	0

Loan of £2,000.

Loan of £2,000.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Creamery Road (Waiau Pa) Special-rating Area Loan of £2,000 authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of forming and metalling Creamery Road, Waiau Pa, from Waiau Pa Post-office to Robert Clark senior's gate, the said Franklin County Council hereby makes and levies a special rate of fifteen-sixteenths (15/16ths) of a penny in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Creamery Road (Waiau Pa) Special-rating Area, being part of Mauku Biding of the County of Franklin, being more particularly described in the Schedule hereto; 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 36½ years, or until the loan is fully paid off.

SCHEDULE.

Creamery Road (Waiau Pa) Special-rating Area.

Creamery 2000 (
Description of Property.		Area	١.	
East and north-east Part of Allotment 1, Waiau	Α.	R.	Р.	
Parish	155	2		
North-east part of Allotment I, Waiau Parish	155	0	0	ł
North-west part of Allotment I, Waiau Parish	157	2	0	l
Allotments 2A and 4, Waiau Parish	194	0	0	
Allotment 3, Waiau Parish	84	0	0	l
Lot 1 of Allotment 5, Waiau Parish	5 9	3	30	l
Lots 2 and 4 of Allotment 5, Waiau Parish	414	3	39	ł
Allotment 43, Waiau Parish	195	2	0	l
Lot 3 of Allotment 5, Waiau Parish	215	2	8	l
Lot 1 of part Allotment 6 and half share in				ı
Lot 3 on Plan 363B, Waiau Parish	14	1	19	l
Lot 2 of west part Allotment 6 and half share				ı
in Lot 3 on Plan 363B, Waiau Parish	14	1	3	l
Part Allotment 6, Waiau Parish	27	2	35	ı
Part Allotment 6, Waiau Parish	58	1	29	ı
Part Allotment 6, Waiau Parish	96	2	15	l
South-east Allotment 6, Waiau Parish	79	0	0	ı
Lot 2 on D.P. 16463 of part Allotments 6 and				ŀ
7, Waiau Parish	78	3	0	ı
Part Lot 1 on D.P. 10551 of Allotments 6 and				ı
7. Waiau Parish	83	. 1	32	l
Parts Lots 1 and 4 on D.P. 10551 and 1 on				١
D.P. 16463 of Allotments 7, 6, 8, Waiau				l
Parish	125	0	0	
Part Allotment 57, Waiau Parish	1	2	36	l

Loan of £2,200.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Taurangaruru Main Road (Waiuku) Special-County Council, Taurangaruru Main Road (Waiuku) Special-rating Area Loan of £2,200 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of forming and metalling Taurangaruru Main Road (Waiuku) the said Franklin County Council hereby makes and levies a special rate of three farthings (\frac{3}{4}\)d.) in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Taurangaruru Main Road (Waiuku) Special-rating Area, being part of Waipipi Riding of the County of Franklin, being more particularly described in the Schedule hereto; 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 36\frac{1}{2} years, or until the loan is fully paid off. fully paid off.

SCHEDULE.

Taurangaruru Main Road (Waiuku) Special-rat	ing A	rea	
Description of Property.	Area.		
Parts of Allotments 121a, 125a, 127/128, and	A.	R	Р.
379, Waipipi Parish	257	2	2
Lots 26A, 27/31 of 2 (Taurangaruru) and part			
Allotment 132, Waipipi Parish	131	3	18
Allotment 407, Waipipi Parish	730	0	0
Allotment 129, Parts of Allotments 131 and			
132, 141, Waipipi Parish	393	1	31
Allotment 125 and part 125A, Waipipi Parish	52	0	0
Parts Allotments 131 and 132, Waipipi Parish	40	2	28
Allotment 126 and part Allotment 131, Wai-			
pini Parish	58	3	0
Allotment 411 and parts Allotments 131, 132,			
141, and 379, Waipipi Parish	108	1	19
Part Allotment 130 and 141, Waipipi Parish	68	0	16
Parts Allotments 141 and 381, Waipipi Parish	39	3	1
Part Allotment 379, Waipipi Parish	24	0	0
Allotment 361, B. 1, Waipipi Parish	33	0	21
Part Allotment 379, Waipipi Parish	51	2	25
Lots I and 2, D.P. 14445 of part Allotments			
143A, 145, 146, and 406, Waipipi Parish	515	1	25
Lot 2 on D.P. 3350 of parts Allotments 143A,			
and 145, Waipipi Parish	210	1	0
Part of Allotment 361, B. 2, Waipipi Parish	25	0	0
Parts Allotments 143a, 145, 145a, and 146,			
Waipipi Parish	210	0	0
Lot part 1 on D.P. 16526 and D.P. 3850 of			
Allotment 145, Waipipi Parish	1	2	14
Lot part 1 on D.P. 3850 of Allotments 145			
and 145A, Waipipi Parish	143	1	26
Part of Allotments 143A, 145, 145A, 146, 350,			
and 406, on D.P. 113654, Waipipi Parish	250	0	0
Part Allotment 361a, Waipipi Parish	67	Õ	0
Luit IIII		_	

Loan of £150.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council Geraghty's Road (Tuakau) Special-rating Area Loan of £150 (1925), authorized to be raised by the Area Loan of £150 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of metalling Geraghty's Road, Tuakau, the said Franklin County Council hereby makes and levies a special rate of one-third (1/3rd) of a penny in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Geraghty's Road (Tuakau) Special-rating Area, being part of the Pukekohe East Riding of the County of Franklin, being more particularly described in the Schedule hereto; and that such special rate shall be an annual-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 36½ years, or until the loan is fully paid off.

SCHEDULE.

Geraghtu's Road (Tuakau) Special-rating Area

Geraguly 8 Roug (Tuakwa) Special-Tuling A	rea.		
Description of Property.		Area	b.
Lot 1 on D.P. 13074 of parts Allotments 1, 2, and 49, Tuakau Parish	A. 56	R. 3	
South-east of north-west part of Allotment 106, Tuakau Parish	50	0	18
Lot 2 on D.P. 13074, of parts Allotments 1, 2, and 49, Tuakau Parish	5 6	1	2
Lot 2 on D.P. 14804, of 3 of Allotments 1 and 49, Tuakau Parish	24	3	39
Lot 1 on D.P. 14804 of 3 on D.P. 13074, of parts Allotments 1, 2, and 49, Tuakau Parish	31	1	_
Part Allotments 1 and 49, Tuakau Parish	34	1	Q

Loan of £1,400.

Loan of £1,400.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Quinn Road (Mauku) Special-rating Area Loan of £1,400 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of forming and metalling Quinn Road (Mauku), the said Franklin County Council hereby makes and levies a special rate of one penny (1d.) in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Quinn Road (Mauku) Special-rating Area, being parts of the Mauku Riding and Waiuku Riding of the County of Franklin, being more particularly described in the Schedule hereto; and that such special rate shall be an annually recurring rate during the currency of such loan, 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 36½ years, or until the loan is fully paid off.

Quinn Road (Mauku) Special-rating Area.

Description of Property.	A	rea	
Allotments 91, 92, and part closed road adjoin-	Α.	R	. Р.
ing Waiuku East Parish	132	2	13
(E.R.) Lot 1 of Allotment 110, Waiuku East			
Parish	66	1	8
Allotment 89, Waiuku East Parish	17	0	0
Allotments 93, 94, Waiuku East Parish	136	0	0
Parts of Allotments 87, 88, Waiuku East			-
Parish	76	2	3
Parts of Allotments 85, 86, Waiuku East			-
Parish	115	1	4
Allotment 95, Waiuku East Parish	74	ō	ō
Parts of Allotments 99 and 100, Waiuku East	• -	-	-
Parish	89	0	0
Lot parts 1/2 on D.P. 12168 of Allotments 96,		-	-
97, 99, Waiuku East Parish	30	2	16
Lots parts 1/2 on D.P. 12168 of Allotment 96,	•	_	
Waiuku East Parish	3	2	5
Eastern part of Lot 1 on D.P. 12168 of Allot-	•.	_	
ments 96, 97, Waiuku East Parish	40	2	22
Lot part 1 of Allotment 96, on D.P. 16550,	-10	_	
Waiuku East Parish	17	1	27
North part Allotment 84, Wajuku East Parish	43	-	37
Lots part 2, 10/12 of 98, Waiuku East Parish	7	ĭ	0
Lots 1, 3, 4, 5 of Allotment 98, Waiuku East	•	•	v
Parish	19	1	0
Parts Lots 1/2 on D.P. 12168 of Allotment 96,	10		U
Waiuku East Parish	50	2	26
Part of Allotment 83, Waiuku East Parish	4	3	0
	_	•	_
H. WILCOX, C 805 ALAN P. DAY			•
805 ALAN P. DAY	, Cleri	ĸ.	

In the matter of the Companies Act, 1908; and in the matter of C. Dahl and Company (Limited), in voluntary liquidation.

NOTICE is hereby given that the following resolution was passed by C. Dahl and Co. (Limited) by minute dated the 2nd day of August, 1926:—

"That the company be wound up voluntarily, and that Mr. Chas. Dahl, of Palmerston North, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 2nd day of August, 1926.

CHARLES DAHL, Liquidator,

Palmerston North.

DUNEDIN DRAINAGE AND SEWERAGE BOARD.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Dunedin District Drainage and Sewerage Amendment Act, 1921, the Dunedin Drainage and Sewerage Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £50,000, authorized to be raised by the Dunedin Drainage and Sewerage Board under the abovenamed Act, the said Board hereby makes and levies a special rate of one penny in the pound upon the rateable value of all named Act, the said Board hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property of the Dunedin Drainage and Sewerage District; and that such special rate be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off.

W. B. TAVERNER, Deputy Chairman. G. A. LEWIN, Secretary.

MANUKAU COUNTY COUNCIL. RESOLUTIONS MAKING SPECIAL RATES.

I N 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 Manukau County Council hereby resolves as follows:—

Loan of £300.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Manukau County Mangere Riding Roads Supplementary Loan of £3,000, 1926, being 10 per cent. additional to a loan of £30,000 authorized to be raised by the Manukau County Council under the above-mentioned Act, for the purpose of re-forming, remetalling, and tarring all such public roads within the Mangere Riding of the said county as are at present formed and metalled (such latter amount being insufficient to complete the works for which such loan was raised), the said Council the works for which such loan was raised), the said Council hereby appropriates the special rate of thirteen-sixteenths (13/16ths) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Mangere Riding of the County of Manukau made and lovied by receletions. levied by resolution passed on the 8th day of June, 1920, and gazetted in the New Zealand Gazette, 1920, at page 2159; and the said special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of April 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.

Loan of £200.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Manukau County Council Bullen's Road Loan of £200, 1926, authorized to be raised by the Manukau County Council under the abovementioned Act, for the purpose of trimming, water-tabling, culverting, and metalling the road known as Bullen's Road at Ardmore in the Wairoa Riding of the County of Manukau, the said Manukau, County County Towns I became and bearing. at Ardmore in the Wairoa Riding of the County of Manukau, the said Manukau County Council hereby makes and levies a special rate of five-twelfths (5/12ths) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Bullen's Road (Ardmore) Loan Special-rating Area, being more particularly described in the Schedule at the foot hereof; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of August 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. paid off.

SCHEDULE.

All that area of land in the North Auckland Land District All that area of land in the North Auckland Land District and County of Manukau, situated in Block 15 of the Otahuhu Survey District, being Section part Allotment 55 (61 acres) 2 roods), Section part Allotment 55 (62 acres), Section part 48 (71 acres 2 roods 26 66 perches), Section part 48 (71 acres 2 roods 8 perches), Section 2 of Allotment 56 (20 acres), and Section 3 of Allotment 56 (25 acres), all of Papakura Parish; and bounded, commencing at the intersection of a public road known locally as Bullen's Road with the Papakura-Clevedon Main Road, and thence towards the south-east generally by the Clevedon Main Road and the south-eastern boundaries of Section 2 of Allotment 56 (20 acres) and Section 3 of Allotment 56 (25 acres) to the southern corner south-eastern boundaries of Section 2 of Allotment 56 (20 acres) and Section 3 of Allotment 56 (25 acres) to the southern corner of the said Section 3 of Allotment 56 (25 acres); thence towards the south-west generally by the south-western boundaries of Section 3 of Allotment 56 (25 acres) and part Allotment 55 (61 acres 2 roods) to the north-western corner of part Allotment 55 (61 acres 2 roods); thence towards the north-west generally by the north-western boundaries of Section part 55 (61 acres 2 roods) and Section part 55 (62 acres) to the northern corner of part 55 (62 acres); thence towards the north-reast generally by the north-eastern boundaries of Section part 55 (62 acres) and Section part 47 (40 acres 2 roods 26 66 perches) to the north-western boundary of Section part 48 (71 acres 2 roods 8 perches), by the north-western and north-eastern boundaries of the said Section part 48 (71 acres 2 roods 8 perches); thence towards the south-east generally by the south-eastern boundary of the said Section generally by the south-eastern boundary of the said Section part 48 (71 acres 2 roods 8 perches) to the Clevedon Main Road; and by the said road to the point of commencement: be all the aforesaid area more or less.

Loan of £1,050.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Manukau County Council Tironui Railway-station Access Roads Loan of £1,050, 1926, authorized to be raised by the Manukau

803

County Council under the above-mentioned Act for the purpose of purchasing land, fencing, surveying, legalization, draining, and constructing roads and footpaths to give access from the Great South Road and the Valley Road to the proposed Tironui Railway-station in the Papakura Riding of the County of Manukau the said Council hereby makes and levies a special rate of one half-penny (½d.) in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Tironui Railway-station Access Roads Loan Special-rating Area, being more particularly described in the Schedule at the foot hereof; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of August in each and every year during the the 1st day of August 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.

SCHEDULE.

All that area of land in the North Auckland Land District and County of Manukau situated in Blocks 14 and 16 of the Otahuhu Survey District and Parish of Papakura, and bounded, commencing at the south-western corner of Section 4 of Allotment 6, Papakura Village, and thence towards the south-west generally by the foreshore of the Manukau Harbour south-west generally by the foreshore of the Manukau Harbour to the northern corner of Lot part 12, Takanini's Grant, at the Great South Road; thence towards the north-west generally by the said Great South Road to its intersection with Glenora Road; by the said Glenora Road to the Main Trunk Railway, the crossing of the said railway to the north-western corner of Lot 2 of Allotment 33, Papakura Parish, and by the north-western boundary of the said Lot 2 to the Alfriston-Papakura Road, the crossing of the said road to the south-western boundary of Lot 6 of Allotment 34, Papakura Parish, at a point 1625 links from a road intersection at the south-western corner of Lot 34; thence by a right line parallel to and 1625 links from a public road bounding Allotment 34 on the south-east to the north-east boundary of Lot 5 of Allotment 34, by the north-eastern boundary of of Lot 5 of Allotment 34, by the north-eastern boundary of Lot 5 of Allotment 34 to the said public road bounding Allotment 34 on the south-east; thence by the said road to Allotment 34 on the south-east; thence by the said road to its intersection with another public road at the north-eastern corner of part Allotments 41 and 42, containing 97 acres 2 roads 15.6 perches; thence to the north-east generally by the last-named road through Allotment 42 to its intersection with the Papakura Town District boundary; thence towards the south-east generally by the northern boundary of the Papakura Town District to the point of commencement: be all the aforesaid area and linkages more or less.

Loan of £17,700.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Manukau County Papatoetoe Riding Loan of £17,700, 1926, authorized to be raised by the Manukau County Council under the above-mentioned Act for the purpose of re-grading, culverting, draining, and providing foundations and shoulders, constructing and paving with cement concrete, and completing of those portions of the Great South Road Main Highway situated within the boundaries of the Papatoetoe Riding of of those portions of the Great South Road Main Highway situated within the boundaries of the Papatoetoe Riding of the County of Manukau, the said Council hereby makes and levies a special rate of five-sixteenths (5/16ths) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Papatoetoe Riding of the County of Manukau; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of August in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years of until the loan is fully paid off.

FRANK M. WATERS, Chairman. EDGAR ASHCROFT, County Clerk.

CHRISTCHURCH DRAINAGE DISTRICT.

807

RESOLUTION TO REMIT RATES IN SPECIAL AREA.

In the matter of the Christchurch District Drainage Amendment Act, 1922; and in the matter of a special loan of £700,000 authorized to be raised for the purposes of constructing drainage and sewerage works and to extend the sewerage system for the benefit of a special area (of the Christchurch Drainage Board District).

WHEREAS the drainage-works proposed to be con-structed out of the above-mentioned loan of £700,000 will confer varying degrees of benefit upon the lands in the special area defined and created by resolution of the Christ-church Drainage Board on the 17th day of April, 1923, which special area and the subdivisions thereof are more particularly

described, defined, and set forth in the New Zealand Gazette No. 37, dated the 26th day of April, 1923:

And whereas the Christchurch Drainage Board has before

entering upon the construction of the said works and before depositing the special roll for public inspection as required by paragraph (d) of section 3 of the Local Bodies' Loans Act, 1913, divided the said special area into two subdivisions,

(b.) Land receiving or likely to receive direct benefit from

the construction of the drainage-works:

(c.) Land receiving or likely to receive only an indirect benefit therefrom:

And whereas the rates levied by the Board to provide interest and sinking fund and other charges as security for the above-mentioned loan of £700,000 have been made and levied upon the said classes of land as aforesaid in the proportions as follows :-

An annually recurring special rate of one penny halfpenny in the pound to be levied on the capital value of all rateable property in that part of the said special area described in Schedule "B" in the said resolution of the 17th day of April, 1923 (being the land which is to be sewered) and an annually recurring appearance of the same of th sewered), and an annually recurring special rate of one farthing in the pound to be levied on the capital value of all rateable property in that part of the said special area described in Schedule "C" in the said resolution of the 17th day of April 1002 (height the last lead of the 17th day of April 1002). of the 17th day of April, 1923 (being the land which is already sewered):

And whereas the scheme of drainage-works undertaken by the Board in connection with the above loan is intended to

the Board in connection with the above loan is intended to be carried out in such a way that all that portion of the special area described in the said Schedule "C" of the special area will not receive benefit until a later date than the other portion of the said special area:

The Christchurch Drainage Board hereby resolves to remit for the period from the 1st day of April, 1926, until the 31st day of March, 1927, the whole of the special rate of one farthing in the pound made and levied (in connection with the said scheme and loan of £700,000) on the capital value of all rateable peoperty so far as regards that part of the said special said scheme and loan of £700,000) on the capital value of all rateable peoperty so far as regards that part of the said special area which is described in the Schedule "C" of the special area, and to remit for the same period, viz.—from the 1st day of April, 1926, until the 31st day of March, 1927—forty-seven sixty-fourths (47/64ths) of a penny in the pound of the special rate of one penny halfpenny (1½d.) in the pound made and levied on the capital rateable value of all rateable property so far as regards that part of the said special area which is described in the said Schedule "B" of the special area.

WALTER HILL,

Chairman 808

15th June, 1926.

MALVERN ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf under the Local Bodies' Loans Act, 1913, the Malvern Electric-power Board hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on the loan of £4,000 authorized to be raised by the Malvern Electric-power Board under the above-mentioned Act and for the following purposes, namely:—

1. The construction of electric works as defined by the Electric-power Boards Act, 1925, and any amendments by the Board within the district pursuant to the powers vested in the Board by the said Act:

ments by the Board within the district pursuant to the powers vested in the Board by the said Act:

2. The acquisition by the Board of certain rights over or in connection with existing electrical works within the Power Board District as incidental to the purpose or purposes enumerated in paragraph 1 above:

3. The payment of all expenses and debts which the Board is authorized to pay by the Electric-power Boards Act. 1925.

Act, 1925:

4. The installation and carrying-out of works authorized by section 118 of the Electric-power Boards Act, 1925, and other authorized assistance to proposed

the said Malvern Electric-power Board hereby makes and levies a special rate of one-fortieth of a penny in the pound sterling upon the rateable value on all rateable property of the said Malvern Electric-power Board District, comprising the said Malvern Electric-power Board District, comprising all those parts of the Counties of Selwyn, Malvern, and Tawera specified in the New Zealand Gazette of the 28th June, 1923, as constituting the Malvern Electric-Power District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 8th day of September in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

THE POVERTY BAY ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the that behalf by the Local Bodies' Loans Act, 1913, the Electric-power Boards Act, 1925, and all other Acts and powers (if any) it thereunto enabling, the Poverty Bay Electric-power Board hereby resolves as follows:—

That, for the purpose of providing the state of the purpose of

That, for the purpose of providing the interest and other charges on a loan of £280,000 authorized to be raised by the

charges on a loan of £280,000 authorized to be raised by the Poverty Bay Electric-power Board under the above-mentioned Acts for the following purposes namely:—

(1.) To purchase the electrical undertaking of the Borough of Gisborne and the sinking fund now lying to the credit of the Borough Council in respect of its existing electric-power loans and to take over the Gisborne Borough Electric Light Loan, 1926, of £20,000, now being raised by the said borough to add to and improve the existing electrical plant of the said borough: the said borough:

the said borough:

(2.) To provide, construct, and erect all electrical distribution and reticulation of the Poverty Bay Electric-power District and provide tools, plant, buildings, and equipment for the same as defined by the Electric-power Boards Act, 1925:

(3.) To provide money to install all electrical and other equipment for consumers as provided for under section 118 of the Electric-power Boards Act, 1925, and to provide money to purchase electrical and other equipment to sell to consumers as provided for under section 120 of the Electric-power Boards Act, 1925.— Act, 1925,-

the said Poverty Bay Electric-power Board hereby makes and the said Poverty Bay Electric-power Board hereby makes and levies a special rate of five-sixteenths of a penny in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property of the Poverty Bay Electric-power District, comprising the whole of the Poverty Bay Electric-power District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 30th day of June in each and every year during the currency of such loan, being a period of thirty years or until the loan is fully paid off.

810

FRED. R. BALL, Chairman.

ONEHUNGA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Local Authorities Empowering (Relief of Unemployment) Act, 1926, the Onehunga Borough Council hereby resolves as fol-

That, for the purpose of providing the interest and other charges on a loan of £5,000 authorized to be raised by the Onehunga Borough Council under the above-mentioned Acts for the relief of unemployment in the Borough of Onehunga, the said Onehunga Borough Council hereby makes and levies a special rate of 45/448ths of 1d. in the pound upon the unimproved rateable value of all rateable property in the Borough of Onehunga; and that such special rate shall be an annually recurring rate during the currency of the said loan, and be payable yearly on the first day of January in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

J. E. COWELL, Mayor. H. A. YOCKNEY, Town Clerk.

811

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