



THE
NEW ZEALAND GAZETTE

Published by Authority.

WELLINGTON, THURSDAY, APRIL 21, 1927.

Road closed in Block X, Waro Survey District, Taranaki Land District.

[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 closed the road in the Waro Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of road closed:—

A.	R.	P.	
1	0	20	Bounded on all sides by the Okau Road.
0	3	36	"
0	3	32	"
1	1	24	"

Situated in Block X, Waro Survey District.

In the Taranaki Land District; as the same are more particularly delineated on the plan marked L. and S. 22/194/90, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2215, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of April, 1927.

G. JAS. ANDERSON, for Minister of Lands.
GOD SAVE THE KING!

Road closed in Block V, Tutamoe Survey District, Waikohu County.

[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

A

Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as closed the road in Tutamoe Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of road closed: 3 acres 0 roods 33 perches.
Adjoining or passing through Section 1 and S.G.R. 98, situated in Block V, Tutamoe Survey District (Gisborne R.D.). (S.O. 1276, brown.)

In the Gisborne Land District; as the same is more particularly delineated on the plan marked P.W.D. 67558, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 14th day of April, 1927.

G. JAS. ANDERSON,
For Minister of Public Works.

GOD SAVE THE KING!
(P.W. 36/538.)

Land taken for the Purposes of a Road in Blocks II and I, Westmere Survey District, Waitotara County.

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:—

Block II.

A.	R.	P.	Being Portion of
0	0	15.4	Lot 1 (D.P. 860) of Sec. 86; coloured blue.
1	0	33.5	Lot 7 (D.P. 381) of Secs. 86 and 87; coloured purple.
0	2	23.5	Sec. 87 (Westmere Lake Reserve); coloured blue.
0	3	27.0	Lot 1 (D.P. 381) of Secs. 87 and 88; coloured purple. (S.O. 2147.) (Sheet 1 of plan.)
1	0	32.2	Lot 37 (D.P. 381) of Secs. 88 and 145; coloured yellow. (S.O. 2147 and 2148.) (Sheets 1 and 2 of plan.)
0	1	4.9	Lot 38 (D.P. 381) of Secs., 145, 146, and 236; coloured grey.
0	0	20.8	Lot 38 (D.P. 381) of Sec. 236; coloured blue.
0	0	24.1	Lot 38 (D.P. 381) of Sec. 236; coloured yellow.
0	0	14.7	Lot 2 of 4s, Omapu Settlement; coloured red.
0	0	33.6	Lot 1 of 4s, Omapu Settlement; coloured blue.
0	0	9.2	Lot 3 (D.P. 381) of Sec. 145; coloured blue.
0	0	22.2	Lot 2 (D.P. 4724) of Secs. 145 and 146; coloured blue.
0	0	25.7	Lot 1 (D.P. 4724) of Sec. 146; coloured yellow.
0	0	12.3	Lot 1 (D.P. 4300) of Secs. 146 and 236; coloured red.
0	0	14	Lot 1 (D.P. 4300) of Sec. 236; coloured red.
0	0	23.6	Lot 2 (D.P. 4300) of Sec. 236; coloured red.
0	0	7.4	Lot 2 (D.P. 4300) of Sec. 236; coloured blue.
0	0	33.6	Lot 3 (D.P. 4300) of Sec. 236; coloured blue.

Block I.

0	2	25.9	Lot 12 (D.P. 1322) of Sec. 237; coloured red. (S.O. 2148.) (Sheet 2 of plan.)
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Situated in Westmere Survey District (Right Bank of Wanganui River R.D.).

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 68111, 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 14th day of April, 1927.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 39/353.)

Declaring a Native to be a European.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section seventeen of the Native Land Amendment Act, 1912, it is enacted that the Governor-General may, by Order in Council, on the recommendation of the Native Land Court, declare any Native to be a European:

And whereas Tamati Marino Raharuhi, of Motupipi, Nelson, being a Native within the meaning of the Native Land Act, 1909, applied in the prescribed form for a recommendation of the Court that he might be declared a European:

And whereas the said Court, having duly inquired into the said application, has recommended that an Order in Council be issued declaring the said Tamati Marino Raharuhi to be a European:

And whereas it is expedient that such declaration should be made:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authority conferred on him by section seventeen of the Native Land Amendment Act, 1912, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare the said Tamati Marino Raharuhi to be a European.

F. D. THOMSON,

Clerk of the Executive Council.

Extending Prohibition of Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the nineteenth day of May, one thousand nine hundred and twenty-six, and gazetted the twenty-seventh day of May, one thousand nine hundred and twenty-six, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

RANGITOTO SURVEY DISTRICT.

Block.	Approximate Area.		
	A.	R.	P.
ORAKEI No. 4A No. 2	12	2	26
„ No. 4A No. 4	9	3	38

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

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CHARLES FERGUSSON, Governor-General.

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SCHEDULE.

WAIOTAKA SURVEY DISTRICT.

Block.	Approximate Area.		
	A.	R.	P.
HAUTU 3A 2	71	3	27.74
„ 3E 3	116	2	21

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

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CHARLES FERGUSSON, Governor-General.

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ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section and by section one hundred and eleven of the Native Land Amendment Act, 1913 (as amended by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1916), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice

and consent of the Executive Council thereof, doth hereby extend for a further period of two years the Order in Council dated the nineteenth day of May, one thousand nine hundred and twenty-six, and gazetted the twentieth day of May, one thousand nine hundred and twenty-six, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

WAIKARE 14B 2, Block XI, Russell Survey District:
Approximate area, 2,766 acres 2 roods 19 perches.

F. D. THOMSON,
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SCHEDULE.

TARAWERA AND POHUI SURVEY DISTRICTS.

Block.	Approximate Area.	A. R. P.		
		A.	R.	P.
TARAWERA No. 1A	832	0	0	0
" 1B	1,310	0	0	0
" 1C 1	299	0	0	0
" 1C 2	1,482	2	0	0
" 1D	2,137	0	0	0
" 1E	2,573	0	0	0
" 1F	2,677	0	0	0
" 1G	1,852	0	0	0
" 1H	3,800	0	0	0
" 1J	1,358	0	0	0
" 3	3,740	0	0	0
" 4	1,548	0	0	0
" 5A	726	2	0	0
" 5B	1,453	2	0	0
" 6A	4,660	0	0	0
" 6B	1,207	0	0	0
" 7	2,743	0	0	0
" 8	1,136	0	0	0
" 9	571	2	0	0
" 10C	28,945	0	0	0

F. D. THOMSON,
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Extending Prohibition of Alienation of certain Native Lands other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General.

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Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the eighth day of May, one thousand nine hundred and twenty-six, and gazetted the twentieth day of May, one thousand nine hundred and twenty-six, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

TOKAANU AND PUKAWA SURVEY DISTRICTS.

Block.	Approximate Area.	A. R. P.		
		A.	R.	P.
TOKAANU B 1A	225	3	0	0
" B 1B	54	3	34	
" B 1C	11	3	6	
" B 1D	139	0	0	
" B 1F	16	0	0	
" B 1H	126	3	14	
" B 1J	73	2	17	
" B 1K	45	2	0	
" B 1L	138	2	0	
" B 1M	76	3	32	
" B 1N	41	1	7	
" B 1O	52	2	0	
" B 1P	54	1	19	
" B 1Q	44	0	0	
" B 1R	116	2	0	

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SCHEDULE.

TOKAANU AND PUKAWA SURVEY DISTRICTS.

Block.	Approximate Area.	A. R. P.		
		A.	R.	P.
TOKAANU B 2A	10	0	0	
" B 2B	40	3	11	
" B 2C	19	1	0	
" B 2D	40	0	0	
" B 2E	36	0	0	
" B 2F	2	0	0	
" B 2G	18	2	20	
" B 2J	12	0	0	
" B 2K	9	0	0	
" B 2L	29	2	0	
" B 2M 1	409	3	0	
" B 2M 2	439	0	8	
" B 2M 3	9	3	10	
" B 2M 4	13	0	13	
" B 2M 5	39	0	0	
" B 2M 6	286	3	20	
" B 2M 7	176	1	22	
" B 2M 8	273	3	27	
" B 2M 9	67	2	5	
" B 2M 10	115	1	19	
" B 2H 1	14	2	37	
" B 2H 2	19	3	23	
" B 2H 3	9	3	11	
" B 2H 4	5	2	9	

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SCHEDULE.

TARAWERA AND WAITARA SURVEY DISTRICTS.

Block.	Approximate Area.		
	A.	R.	P.
TATARA-A-KINA No. 1	600	0	0
" 2A	400	0	0
" 2B	800	0	0
" 3	599	0	0
" 4	151	1	0
" 5	2,320	0	0
" 6	901	0	0
" 7	121	0	0
" 8	3,416	2	21
" 9	1,351	0	0
" 10	12,150	0	0
" 11	1,792	3	35
" 12	12,170	0	0

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

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

CHARLES FERGUSSON, Governor-General.

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SCHEDULE.

TARAMARAMA SURVEY DISTRICT.

Block.	Approximate Area.		
	A.	R.	P.
TATAKURU 1A 1 Block	20	1	0
" 1A 2	485	2	0
" 1A 3	1,036	0	0
" 1B	512	3	15
" 1C 1	919	0	0
" 1C 4A	70	0	0
" 1C 40	356	2	14
" 1C 6	366	0	0
" 1C 13	1,043	0	0

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

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

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SCHEDULE.

Block.	Approximate Area.			Survey District.
	A.	R.	P.	
Waitekaha 4B	37	2	12	Waiapu and Waipiro.
" 5B	759	1	28	Waipiro.
Tokoroa 3B	57	3	9	Waiapu and Waipiro.
" 4B 2	28	0	36	Waipiro.
Whareponga 1B	176	2	9	"
" 2B	273	3	15	Mata
" 3B	1,215	1	3	Mata and Waipiro.
Matarau 5B	191	2	6	Waipiro.
Ngamoe 1D 2	1,390	2	12	Mata and Waipiro.
" 1A 2	1,035	2	14	Mata.
" 1C 2	513	3	23	"
" 1E 2	975	0	29	Waipiro.
" 3B 3B	60	3	12	Mangaoporo and Mata.
" 3B 7B	83	3	11	Mata.
" 3B 8B	76	2	21	"
Ngamoe 4B 2 (Balance, excluding Lot 1 of Ngamoe 4B 2B)	327	2	29	Waipiro.

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

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

CHARLES FERGUSSON, Governor-General.

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SCHEDULE.

TAHORAITI SURVEY DISTRICT.

Block.	Approximate Area.		
	A.	R.	P.
MANGATORO 1A 3C 1	51	0	0
" 1A 3C 2	50	0	0
" 1A 3C 3	52	0	0
" 1A 3C 4	56	0	0
" 1A 3C 5	56	0	0
" 1A 3C 6	52	0	0
" 1A 3C 7	56	0	0

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SCHEDULE.

TATUA AND TAKAPAU SURVEY DISTRICTS.

Block.	Approximate Area.		
	A.	R.	P.
TAHORAKURI No. 5B No. 1A	6	0	0
" No. 5B No. 1B	39	1	12
" 5B No. 2A, Section 1	14	0	36.4
" 5B No. 2A, Section 2	17	3	5.6
" 5B No. 2B	10	2	28
" 5B No. 2C	24	3	24
" 5B No. 3A	6	2	0
" 5B No. 3B, Section 1	3	1	20
" 5B No. 3B, Section 2	85	1	37

TATUA SURVEY DISTRICT.

" 5D, Section 1	5	1	32
" 5D, Section 2	9	0	0
" 5D, Section 3	6	1	14
" 5D, Section 4	42	0	24

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SCHEDULE.

MANGAHOUHO Block, Puketū Survey District. Approximate area, 2,250 acres.

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

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SCHEDULE

HASTINGS SURVEY DISTRICT.

Block.	Approximate Area		
	A.	R.	P.
WAIPATUKAHU 1B 2A	2	3	10
" 1B 2B	4	1	17

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

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

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SCHEDULE.

BLOCKS XIII AND XIV, HUKATERE SURVEY DISTRICT.

Block.	Approximate Area.		
	A.	R.	P.
POUTO 2E 4C	350	0	0
" 2E 4D	320	0	0

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HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

SECTIONS 36, 37, 39, 40, 41, 42, 43, 44, 46, 47, and 48 of Block IV, Waimumu Hundred.

Sections 45, 49, 50, 51, 52, 53, 54, 58, 59, 60, 66, 67, and 68 of Block V, Waimumu Hundred.

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

Regulations under the Hospitals and Charitable Institutions Act, 1926.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House, at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon me by the Hospitals and Charitable Institutions Act, 1926 (hereinafter termed "the said Act"), 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 revoke all existing regulations made under the Hospitals and Charitable Institutions Act, 1909, and its amendments, and doth hereby make the regulations hereinafter set forth. For the purpose thereof "Board" shall mean a Hospital Board constituted under the said Act.

REGULATIONS.

Representation of Contributing Local Authorities on Hospital Boards.

1. Where there is more than one Returning Officer for a contributory district, the Returning Officer for the subdivision of the district in which or nearest to which the public office of the contributory local authority is situated shall be the Returning Officer for the purpose of elections of representatives of that contributory district.

2. As soon as conveniently may be after ascertaining the result of any election the Returning Officer therefor shall notify the Minister of that result.

3. Subject to the express provisions of these regulations, the election of representatives of a combined district shall be held under the provisions of the Local Elections and Polls Act, 1908, and that Act shall apply accordingly as if such combined district were a district within the meaning thereof.

4. Every candidate at any such election of representatives of a combined district shall, at the time of nomination, deposit the sum of £3 with the Returning Officer, and if that candidate does not receive one-eighth of the votes received by the successful candidate or, as the case may be, by the successful candidate receiving the fewest votes, the deposit shall be forfeited to the principal contributory local authority and applied towards the cost of the election; but otherwise, or if the candidate is elected without a poll or duly withdraws his nomination, the deposit shall be returned to the person who paid it.

5. The Returning Officer of the principal contributory local authority or, where there is more than one Returning Officer, the Returning Officer for the subdivision of the district in which or nearest to which the public office of that local authority is situated shall be the Returning Officer for the election of representatives of the combined district.

6. The several electors rolls of the districts included in the combined district shall together be the electoral roll for the purposes of the election: Provided that every elector on those rolls shall have one vote only at the election.

7. The contributory local authorities of the combined district shall, on or before the day fixed for nominations, supply the Returning Officer with as many copies of the electors rolls of their districts as he may require for the purposes of the election.

8. The Returning Officer shall provide such polling-booths throughout the combined district as he considers necessary, and shall appoint as many Deputy Returning Officers and poll-clerks as are required for the effective taking of the poll of every polling-booth.

9. The poll shall close throughout the combined district at the hour at which it closes in the district of the principal contributory local authority.

Election of Local Committee of Management of the Waimate Hospital.

10. The members of the local committee of management of the Waimate Hospital shall be elected by the electors of the County of Waimate in the manner provided by the Local Elections and Polls Act, 1908, for the election of members of the County and Borough Councils respectively.

11. The voting-papers provided for the election of members of the said committee of management shall be different in colour from those provided for the election of members of the Board.

12. On every day appointed for holding the ordinary general election of members of the Waimate County Council and Waimate Borough Council respectively there shall be held an election of members to represent their county or borough, as the case may be, on the said committee of management, and all the last preceding regulations shall, *mutatis mutandis*, apply.

13. Should the Waimate County Council or the Waimate Borough Council fail to elect, under the preceding Regulation 12, the required number of representatives, the Governor-General may, by Warrant under his hand, appoint such qualified persons as he thinks fit to be the representatives in lieu of those who ought to have been elected.

14. Section 24 of the said Act, setting out the circumstances under which the office of a member of a Board becomes vacant, shall, *mutatis mutandis*, apply to the vacation of office by a member of the Waimate Hospital Committee.

15. When a member of the Waimate Hospital Committee vacates his office through the operation of the last preceding regulation, the Council of the county or borough, or the Hospital Board, as the case may be, by whom such representative was elected or appointed shall forthwith appoint a representative to hold office for the unexpired portion of the term of office of his predecessor.

16. If no such appointment is made within two months after the happening of the vacancy, the Governor-General may, by Warrant under his hand, make the required appointment.

17. No person shall be eligible to be elected or appointed as a member of the Waimate Hospital Committee to whom section 23 of the said Act applies.

Travelling-expenses of Members of Hospital Boards.

18. The rate of travelling-expenses that may be paid to members of Hospital Boards shall be as follows:—

- (a.) Fares actually payable by public conveyance, whether by rail, steamer, coach, or tram, by the most direct route.
- (b.) Where any such public conveyance is not available, or available only at greater cost, either (i) the expenses attaching to a member's use of his own horse or vehicle at a rate not exceeding 8d. per mile, counted both ways, together with actual cost of garage or stabling expenses not exceeding 5s. for each night that a horse or vehicle has to be kept from home; or (ii) fares actually paid for cab or other special conveyance.
- (c.) The cost of a special conveyance required by members to make an official visit, when appointed by the Board to make such a visit, and where a public conveyance as indicated in clause (a) is not available.
- (d.) When a member is obliged to absent himself from home or from his place of business, living-expenses at the rate of £1 per day of twenty-four hours, any portion of a day to be reckoned at the rate of one twenty-fourth of the full daily rate for each hour of necessary absence. The day shall be deemed to commence at the hour nearest to the time of departure from the place of residence or business.
- (e.) In special cases the Board may, in lieu of the above payments, with the sanction of the Minister, pay to any member a sum not exceeding the necessary expenses actually incurred and paid by that member.

19. Before any member is paid any money for travelling-expenses under the last preceding regulation he shall make a statutory declaration that he has not been already paid any sum and is not entitled to be paid any sum in respect of the same travelling-expenses by any other person or body corporate, and shall deliver that declaration to the Chairman or Secretary of the Board.

Preparation of Accounts.

20. Each Board shall keep a cash-book or cash-books showing all moneys received and expended by such Board.

21. All moneys received by a Board shall, if possible, be paid into the Board's banking account daily, and at no later period than three days after receipt.

22. Receipts on printed forms numbered consecutively shall be given for all moneys received by a Board.

23. No payments shall be made except such as are covered by a cheque specially drawn for the purpose or purposes stated to the Board, and duly passed by it.

24. Receipts shall be obtained for all payments made by a Board over 5s. in amount, and the same shall be attached to an account clearly showing the nature of the expenditure.

25. Each Board shall keep such books or records as will enable its secretary to produce a statement of income and expenditure and a balance-sheet for each financial year.

26. (a.) "Income" shall be deemed to mean the sum total to which the account is entitled in respect of the financial year to which such statement of income applies, whether the same has been actually received or not during such financial year. "Income" shall not include receipts in respect of previous or subsequent financial years: Provided that where any amount received in respect of a previous year has not been taken into that year's account such amount shall be shown as "miscellaneous income."

(b.) "Expenditure" shall be deemed to mean the sum total chargeable in respect of a financial year to which such statement of expenditure relates, whether such is actually paid within such financial year or not, and shall not include payments in respect of previous or subsequent financial years: Provided that where payments in respect of a previous year have not been taken into that year's account such payments shall be shown as "miscellaneous expenditure."

(c.) All receipts and payments, or income and expenditure, under this regulation shall be known as "maintenance," as distinct from "capital," described in Regulation 27.

27. Receipts or revenue on account of capital, and payments or expenditure on account of capital, shall not be included in the Income and Expenditure Account.

(a.) Receipts or revenue on account of capital shall be deemed to mean moneys or other value received or receivable, which—

(i.) Are for the purpose of or may be lawfully and properly appropriated for capital expenditure;

(ii.) Form the proceeds of the disposal of any permanent fixed and capital assets of a Board; or

(iii.) Are for the purpose of repaying the principal of any loan for capital expenditure.

(b.) "Capital expenditure" shall be deemed to mean any expenditure upon the acquisition of land, the erection of buildings (including structural alterations), the initial purchase of equipment, and any permanent improvements to such existing assets, including legal and other expenses, and architects' fees and, generally, all expenditure resulting in the addition to the fixed assets of a Board; but shall not include expenditure for the purpose of maintaining such assets in a state of efficiency:

Provided that replacements of an article of equipment and of buildings shall be treated as capital expenditure in respect of the difference in the value previously appearing in the Board's books and the cost of replacement, and the asset shall be increased accordingly in the next ensuing balance-sheet. The remainder of such cost shall not be treated as capital expenditure, but shall be included in the Income and Expenditure Account.

Provided also that for the purpose only of making levy on contributory local authorities and obtaining subsidy thereon, the following shall be treated as capital expenditure:—

(i.) The whole cost of replacements of buildings or of an article of equipment exceeding £100 in value.

(ii.) Repayment of the principal of loans current for capital purposes.

(iii.) The amount to be placed to the credit of a building fund created under section 87 of the said Act provided such fund shall be duly invested as provided in the section aforesaid.

28. The value of the fixed assets of a Board shall be such as is shown in the balance-sheet as at the close of the previous financial year, and the amount of such value shall appear in the next ensuing balance-sheet, with the addition of any capital expenditure which comes within the meaning of Regulation 27, and subject to deduction in respect of the sale or other disposal of such assets and in respect of depreciation as hereunder provided.

29. The accounts representing the fixed assets of the Board shall be credited, and Capital Account, or the account of the special fund in respect of which such assets are held, as the case may be, debited with the amount of any loss arising out of the sale or other disposal of such assets, and with the amount of depreciation estimated to have taken place.

30. Where the amount of the proceeds receivable in respect of the disposal of any of the fixed assets of the Board exceeds the value as shown in the books the amount of such excess shall be debited to the asset account concerned and credited to Capital Account, or to the account of the special fund in respect of which such assets are held.

31. Every account kept of fees payable by persons assisted shall be debited with the full amount of the maintenance fee fixed by the Board's by-laws in respect of ordinary patients: Provided that such accounts shall be credited separately with—

(a.) The amounts allowed as a reduction in the scale of fees to be paid on account of such patient in accordance with any agreement or rule made by the Board and applicable to a particular class of patient; and

(b.) The amounts allowed by resolution of the Board to be written off as irrecoverable.

32. (a.) At a meeting to be held during the month of April in each year the Board shall review all debts, in respect of persons assisted, owing to the Board at the close of the previous financial year, and, after due and proper inquiry, shall cause to be prepared a schedule in respect of the amounts that are in their opinion irrecoverable:—

- (i.) The register or case number of the patient.
- (ii.) The name of the person responsible for fees.
- (iii.) The amount considered to be irrecoverable.
- (iv.) Briefly, the reason for amount being irrecoverable.

The amounts indicated as irrecoverable shall forthwith, by resolution of the Board, be written off, and be deemed for the purpose of the annual accounts to have been written off in respect of the financial year to which the schedule relates, and shall be deducted from the amount owing.

(b.) From the total amount then owing the total amount of the debts deemed to be of doubtful value shall be deducted, and such amount shall be shown clearly in the balance-sheet, together with the amount owing and deemed to be recoverable.

(c.) The total amount of fees written off as irrecoverable and allowed as a reduction in the scale of fees as provided in Regulation 31, shall be debited separately to an account termed "Hospital Relief Account."

(d.) Notwithstanding anything hereinbefore contained the Board may also, if it thinks fit, from time to time during any financial year carry out any of the provisions of this regulation in respect of any portion of such year, and the annual schedule may then be prepared in accordance therewith.

33. Each Board shall, not later than the 1st day of May in each year, forward to the Director-General of Health a copy of such statement of income and expenditure and balance-sheet in the form set out in the First Schedule hereto, whether the same shall have been audited or not, and a copy in duplicate thereof shall be forwarded to the Director-General of Health as soon as may be after it has been duly audited.

34. Each Board shall further keep such records as shall enable it to supply the returns set out in the Second Schedule hereto, and shall furnish the Director-General of Health with this information not later than the 1st day of May in each year. Each Board shall, if required to do so, keep such records as will show clearly any further information that may be required by the Director-General.

35. Each Board shall keep for each of its institutions a proper record of stores received and given out, in such form as is suited to the requirements of each institution.

36. Any excess of income over expenditure for each year ended the 31st day of March shall be converted to income for the year commencing on the 1st day of April following.

37. These regulations shall apply also to separate institutions under the Hospitals and Charitable Institutions Act, 1926.

Private Hospitals.

38. (a.) "Medical Officer of Health" means the Medical Officer of Health for the health district in which the private hospital is situated.

(b.) "Infectious disease" for the purpose of Regulations 46 and 48 includes any of the diseases mentioned in Part A of the Third Schedule hereto.

(c.) "Notifiable infectious disease" for the purposes of Regulations 45 and 48 includes any of the diseases in Part B of the Third Schedule hereto.

(d.) Morbidity shall be deemed to be present, in the case of the lying-in woman, if at any time during her stay in hospital before or within twenty-one days after childbirth she has suffered from a febrile condition in which her temperature has risen to 100° F. or more on any two occasions, or has been sustained at 100° F. or more during a period of twenty-four hours.

(e.) "Puerperal pyrexia" means any febrile condition (other than a condition which is required to be notified as puerperal fever) occurring in a woman within twenty-one days after childbirth or miscarriage in which a temperature of 100·4° F. or more has been sustained during a period of twenty-four hours, or has recurred during that period.

39. Every application for a license to keep a private hospital shall be in the form numbered 1 in the Fourth Schedule hereto.

40. (a.) The licensee or manager of a private medical and surgical hospital shall enter or cause to be entered the following particulars in the Register of Patients, including and in addition to the particulars prescribed in section 139 of the said Act:—

- Name in full; age; sex; married or single; usual residence; date of admission; nature of ailment or disease; name of medical practitioner attending; nature of operation (if any); date of operation; nature of anæsthetic; by whom anæsthetic administered; date when patient left the hospital; condition on discharge (if transferred to another hospital, state reason for transfer); in the case of death give the date of same; certified cause of death.

(b.) The licensee or manager of a private maternity hospital shall enter or cause to be entered the following particulars in the Register of Patients, including and in addition to the particulars prescribed in section 139 of the said Act:—

Name in full; age; usual residence; date of admission; number of previous pregnancies; number of children alive; date of confinement; name of medical practitioner attending; if anæsthetics have been administered, and by whom; highest temperature reached during puerperium; sex of infant, or infants, and weight at birth; whether infant born alive or dead; whether at full time or premature; what precautions (if any) taken for infant's eyes; how infant is fed—(i) breast, or (ii) breast and artificial, or (iii) artificial; date of discharge, and condition of patient on discharge from hospital; weight and condition of child on discharge; if instrumental or special treatment given at delivery, give details; if transferred to another hospital, reason for transfer; in case of death of mother or child, state date and certified cause.

(c.) These Registers of Patients shall be in a book in the form approved by the Director-General.

(d.) At the termination of a period of twelve months after the date of the last entry in the Register-book, or at the demand of the Medical Officer of Health, every such Register-book shall be forwarded by the licensee or manager to the Medical Officer of Health.

(e.) In the event of a license being transferred, the person to whom such transfer is made shall forward the Register-book to the Medical Officer of Health in the manner and at the time prescribed in the last preceding paragraph.

(f.) In the event of a license being revoked or otherwise terminated the licensee shall forthwith forward the Register-books to the Medical Officer of Health.

41. (a.) The temperature charts to be kept in accordance with the provisions of section 140 of the said Act shall—

(i.) Be of a type approved by the Director-General;

(ii.) Record daily the temperature of every patient in the hospital as it was between the hours of 6 a.m. and 8 a.m. and the hours of 6 p.m. and 8 p.m., and, in the case of maternity hospitals, the highest temperature observed in each twenty-four hours of the puerperium; and

(iii.) Be produced on the demand of any authorized officer of the Department of Health.

(b.) In every medical or surgical hospital the temperature chart shall be retained by the licensee for a period of not less than twelve months after the patient to whom it refers has been discharged from the hospital.

(c.) In every maternity hospital the temperature chart of each patient in the hospital shall be so kept as to be available for inspection by any medical practitioner who is in attendance on a patient in that hospital, and on the discharge or death of any patient the temperature chart relating to such patient shall be reattached to the Register-book in the approved manner.

42. (1.) The licensee of every private hospital shall comply with the following requirements in regard to the staffing of the hospital:—

(a.) In the case of a private medical and surgical hospital at which the maximum number of patients receivable does not exceed five, no other registered nurse than the one required by section 137 of the said Act need be employed.

(b.) In the case of a private medical and surgical hospital at which the maximum number of patients receivable exceeds five, one registered nurse shall be employed in respect of every five patients; and if the maximum number is not exactly divisible by five, one additional nurse for the patients in excess of five or a multiple of five, as the case may be. In computing the number of nurses to be employed the registered nurse required by section 137 of the principal Act to be resident at the hospital may be counted as one of the prescribed number.

(c.) In the case of a private maternity hospital at which the maximum number of patients receivable does not exceed four, no other midwife or maternity nurse other than the registered midwife required by section 137 of the said Act need be employed.

(d.) In the case of a private maternity hospital at which the maximum number of patients receivable exceeds four there shall be employed, in addition to the registered midwife required by section 137 of the said Act to be in residence at the hospital, one registered maternity nurse for every four patients in excess of the first four. If the maximum number is not exactly divisible by four there shall be an additional registered maternity nurse employed in respect of any patients in excess of four or a multiple of four. If the maximum number of patients receivable exceeds twelve there shall be employed, in addition to the midwife and maternity nurses hereinbefore provided for, a registered midwife for every twelve patients in addition to the first twelve. If the maximum number is not exactly divisible by twelve an additional registered midwife shall be employed in respect of any patients in excess of twelve or a multiple of twelve.

(e.) In the case of a private hospital licensed both as a maternity hospital and as a surgical and medical hospital, the staffing in respect of each side of the hospital shall be in accordance with the scale hereinbefore provided in respect of each class of hospital.

(f.) In every private maternity hospital and every private medical and surgical hospital, in addition to the requirements as to staff under the preceding paragraphs of this regulation, there shall be employed adequate help to the satisfaction of the Assistant Inspector of Hospitals.

(2.) The employment of a registered midwife in any case in lieu of a maternity nurse shall satisfy the requirements of these regulations as to the employment of maternity nurses.

43. In every private hospital intended for the admission of five or more patients there shall be provided apparatus for the sterilization of gowns, dressings, towels, and the like, and in every private maternity hospital there shall also be provided appliances for the treatment of shock or hæmorrhage, in both cases to the approval of the Assistant Inspector of Hospitals.

44. No room licensed for the reception of patients shall be used by any member of the family, or by any boarder, or by any lodger, or by any visitor, or by any infant, except in the case of an infant admitted for the purpose of receiving treatment.

45. It shall be an offence against these regulations for the licensee or manager of any private hospital at which any notifiable infectious disease has arisen or has been treated to admit any patient for treatment in such hospital until the Medical Officer of Health certifies that in his opinion there is no risk of further infection.

46. It shall be an offence against these regulations for the licensee or manager of any private hospital to permit any patient to occupy a room or to use the equipment of a room which has been previously occupied by a patient suffering from any infectious disease unless such room and equipment, subsequent to the removal of such person, have been disinfected under the direction of an officer authorized in that behalf by the Medical Officer of Health.

47. It shall be an offence against these regulations for the licensee or manager of any private maternity hospital to permit any maternity patient to occupy a room or to use the equipment of a room which has been previously occupied or used by a woman presenting symptoms of morbidity unless such room and equipment, subsequent to the removal of such woman, have been disinfected in accordance with any instructions issued by the Medical Officer of Health, or in the absence of such instructions, as prescribed in the Fifth Schedule hereto.

48. (a.) No person shall attend any patient in a private hospital if such person is or has within the last seven days been in attendance as nurse on a case of infectious disease, or a case which may reasonably be suspected to be a case of infectious disease, whether in the same or another hospital or elsewhere, unless with the approval of the medical attendant in charge of such patient, and after taking such precautions as to personal disinfection as he may prescribe.

(b.) No person shall attend any maternity patient in a private hospital if such person is or has within twenty-four hours been in attendance as nurse on a case of disease of a suppurative character, whether in the same or another hospital or elsewhere, unless with the approval of the medical practitioner in charge of such maternity patient, and after taking such precautions as to personal disinfection as he may prescribe.

(c.) No person shall attend any maternity patient if such person is or has within the last seven days been in attendance as nurse on a case of infectious disease, or a case of notifiable infectious disease, or a case which may reasonably be suspected to be a case of infectious disease or notifiable infectious disease, whether in the same or another hospital or elsewhere, until the Medical Officer of Health has certified that such person may do so.

49. No licensee or manager of a private hospital shall admit any maternity patient before the onset of labour, except as a patient awaiting confinement or for the purpose of receiving treatment for any of the complications of pregnancy necessitating medical treatment.

50. Except in a case of emergency no licensee or manager of a private maternity hospital shall admit any patient suffering from the effects of a recent abortion or miscarriage, and where such admission is made the licensee or manager shall notify the Medical Officer of Health in the form numbered 2 in the Fourth Schedule hereto. For the purposes of this paragraph abortion or miscarriage shall be deemed to mean the birth of the foetus before the twenty-eighth week of pregnancy.

51. No licensee or manager of any private maternity hospital shall admit any patient for curettage or for any surgical operation upon the cervix uteri, or perineum.

52. Should any patient in any private hospital become mentally defective the licensee or manager shall forthwith notify the Medical Officer of Health in the form numbered 3 in the Fourth Schedule hereto.

53. The licensee or manager of any private maternity hospital shall forthwith notify the Medical Officer of Health, in the form numbered 4 in the Fourth Schedule hereto, of any case in which puerperal pyrexia has occurred.

54. The licensee or manager of any private maternity hospital shall notify the Medical Officer of Health, in the form numbered 5 in the Fourth Schedule hereto, of the death of any patient occurring in the private hospital or of the transfer of any patient to another institution for further treatment.

55. Every medical practitioner who becomes aware that any person attended by him in any private maternity hospital is suffering from puerperal fever, or from any sickness the symptoms of which create a reasonable suspicion that such sickness is puerperal fever, shall notify the licensee or manager at the earliest possible moment of the existence of such fever or sickness.

56. When notified as provided in Regulation 55 hereof, by the medical practitioner in attendance, that puerperal fever exists or is suspected to exist in any private maternity hospital, the licensee or manager shall promptly notify every medical practitioner attending or engaged to attend any patient either in the private maternity hospital or proposing to enter that hospital during the two weeks next following such notification.

If no medical practitioner is engaged to attend, then the licensee or manager shall notify every patient who proposes to enter the hospital during such two weeks.

57. In every private maternity hospital which is licensed to admit fifteen patients, or more than fifteen patients, there shall be such provisions for the isolation of patients as the Medical Officer of Health may approve.

58. The fee to be paid for the grant of a license or for the continuance of the license of a private hospital pursuant to the provisions of section 130 of the said Act shall be—

(a.) For every six beds or under six beds, 10s.

(b.) For every additional six beds or under six beds, 10s.

59. Every person who commits a breach of any of these regulations shall be liable on conviction to a fine not exceeding £50 or such other penalty as may be enforceable under the said Acts.

FIRST SCHEDULE.

INCOME AND EXPENDITURE ACCOUNT.

Income in respect of capital should not be shown in this table, but should go to increase the capital shown in the balance-sheet. Repayments of mortgages, of contractors' deposits, and of money raised on loan should not be shown in this table, but should appear in the balance-sheet.

.....Hospital Board.

EXPENDITURE FOR THE YEAR ENDED 31ST MARCH, 19 .

		£	s.	d.
1.	Excess of expenditure from previous year			
	[As shown by last year's statement.]			
2.	Hospital maintenance			
	[This should agree with the totals of the various Tables III in the Second Schedule, of which one is prepared for each hospital.]			
3.	Charitable Aid—			
	(a.) Indoor relief	£	s.	d.
	[This should agree with the totals of the various Tables VIII in the Second Schedule, of which one is prepared for each charitable institution; and to the total should be added all amounts payable for persons in industrial schools or institutions, but not the amount payable to other Boards or separate institutions and Department of Health, which are shown under Item 9.]			
	(b.) Outdoor relief			
	[Including cost of children boarded out in private houses, but not the amounts payable to other Boards under section 92 of the Act, which should be shown under item 9.]			
	(c.) Hospital relief—			
	(i.) Reductions in fees allowed by Boards	£	s.	d.
	[That is in accordance with the operation of any rule or agreement applicable to a particular class of patient—e.g., member of friendly society.]			
	(ii.) Patients' fees written off as irrecoverable			
	Total of fees reduced and written off			
4.	Medical and nursing associations or clubs, &c.			
	[Being the balance of Table XII.]			
5.	District nursing			
	[As shown in Table XI.]			
6.	Administration			
	[Board's travelling-expenses, Secretary's and assistant's salaries, office printing and stationery, postage, telegrams and office telephone, office rent, audit fee, &c., whether actually paid or not, as shown by Table XIII.]			
7.	Interest on loans (including bank overdraft)—			
	(a.) For capital			
	[I.e., under section 60 (1) of the Act, including loans by way of bank overdraft for definite capital purposes.]			
	(b.) For maintenance			
	[I.e., under section 60 (2) of the Act, including overdraft necessitated by the non-receipt of levies and subsidy of every description.]			
	[Payable for the year under review, whether actually paid or not.]			
8.	Ambulances (including grants to ambulance associations, £)			
	[Expenditure only; fees are shown under item 6 of the income.]			
9.	Amounts payable to other Boards, combined Boards (e.g., Waipata), separate institutions, or Department of Health			
10.	Contributions to National Provident Fund			
	[Employees' contributions should be included in Salaries.]			
11.	Miscellaneous expenditure (not chargeable to any other items)			
	[Miscellaneous hospital expenditure should be shown under item 5 of Table III, and where an item relates to both Hospitals and Charitable Aid an approximation should be made between the two.]			
	Principal items			
	Total of item 11			
12.	Excess of income over expenditure (if any) carried to balance-sheet			
	Total	£		

.....Hospital Board.

BALANCE-SHEET AT 31ST MARCH, 19 ..

Liabilities.

	£ s. d.
1. Patients' fees, &c., received in advance [Being any amounts received on account of the ensuing year.]	
2. Contractors' deposits [Held by the Board and returnable to the contractor when the contract is finished. Such deposits should not be treated as income, nor when returned to the contractor treated as expenditure, and therefore should not appear in the Income and Expenditure Account.]	
3. Sundry creditors— (a.) Bank overdraft for maintenance (b.) Other creditors [Liabilities to include all amounts owing by the Board in respect of expenditure prior to or during the year. Money borrowed from the Bank for capital purposes should be shown under heading 4, Loans.]	
4. Loans [See Table XVII attached.]	

	Unex- pended at 1st April, 1921.	Accretions during Year.	Expended during Year.	Unex- pended at 31st March, 1922.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.
5. Unexpended funds— (a.) Special capital funds [Include hereunder particulars of all funds or endow- ments the capital of which the Board is obliged to apply to some specific capital purpose. Only the amount un- expended should be extended to main column of table.]				
(b.) Income balances of special funds [This item represents the amount of income from in- vested funds, which is required to be kept separate for specific purposes. Only the amount unexpended should be extended to main column of table.]				

	£ s. d.	£ s. d.	£ s. d.
6. Capital Accounts— (a.) Balance on 31st March, 19 [That is to say, at commencement of year being amount brought forward from previous year.]			
(b.) Special funds or endowments expended for capital purposes during year [The amount under this heading should agree with the amount expended under 5 (a) above.]			
(c.) Funds for land, buildings, and equipment: Details:— (i.) Levies for capital expenditure (ii.) Voluntary contributions and bequests for capital expenditure (iii.) Subsidy on the two preceding items (iv.) Profit on sale of capital assets (v.) Interest on sinking funds accrued during year (vi.) Other funds (if any) (vii.) Deduct realized loss during year on land, buildings, or equipment (viii.) Deduct also depreciation on buildings and equipment or investments (if any) for land, buildings, and equipment			

	£ s. d.
7. Income and Expenditure Account [Excess (if any) of income over expenditure for the year, being the balance of the Income and Expenditure Account. If, however, the expenditure exceeds the income the item appears on the other side of the balance-sheet.]	
	£

SECOND SCHEDULE.

TABLE I.

.....Hospital Board.

Location of Board's Office :

1. Meetings :—

Board meets on , at
Committee meets on , at

2. Chairman : Secretary :

3. Personnel of Board :—

Names of Members.	Contributory Local Authorities represented.

4. Institutions and Officers in Charge (as at 31st March, 19 :—

Names of Institutions.	Medical Superintendent (giving Qualifications) or Officer in Charge of Home.	Matrons' Names and Qualifications.

5. Notes :—

....., Secretary.

TABLE II.

.....Hospital Board.

ESTABLISHMENT OF STAFF AND ANNUAL RATE OF PAY OF STAFF AS AT 31ST MARCH, 19
 (Board's staff other than those attached to institutions.)

Position.	Number (i.e., in respective Positions and at respective Rates of Pay).	Rate of Pay per Annum.	Remarks. (State if receiving Free Quarters, &c., or Allowance therefor, in addition to Pay, and also if Part Time only.)
Secretary			
Accountant			
Social Welfare Officer			
Clerks			
Shorthand-typists			
Other office staff (specifying)			
District Medical Officers			
District Nurses and Midwives			
Other (specifying)			

TABLE III.

.....Hospital Board.
.....Institution.

ESTABLISHMENT OF STAFF (OTHER THAN HONORARY) AND ANNUAL RATE OF PAY OF STAFF OF ABOVE INSTITUTION AS AT 31ST MARCH, 19 .

Position.	Number (i.e., in respective Positions and at respective Rates of Pay).	Net Rate of Pay per Annum each*	Remarks.
Professional and Technical—			(1) Show when part-time. (2) Show when non-resident. (3) Give particulars of any allowances, such as free house, fuel, and light.
Medical Superintendent			
Other Medical Officers			
Radiologists or Radiographers (specify which) and assistants			
Bacteriologists (or assistants)			
Other laboratory assistants (other than merely technical workers, cleaners, &c.)			
Technical workers (e.g., splint-makers, plaster-makers)			
Dispensers			
Nursing—			
Matron			
Sub-matron			
Sisters—			
Registered Nurses—			
Probationers in training—			
Third year			
Second year			
First year			
Masseurs or Masseuses			

* After taking into account deductions for board, &c., but not deductions for superannuation.

TABLE IV.

.....Hospital Board.
.....Hospital or Charitable Institution.

Location of Institution:.....

STATISTICS OF INSTITUTION FOR THE YEAR ENDED 31ST MARCH, 19 .

1. Number of honorary medical staff
1A. Stipendiary staff of all descriptions
Total number (to agree with total of Table III)

2. Average number of staff per diem receiving board:—

3. Number of beds available for patients:—

	Male.	Female.	Total.
(a.) General			
(b.) Children's			
(c.) Maternity			
(d.) Tuberculosis—			
Special, wards			
Shelters			
Other			
(e.) Infectious disease			
Total			

4. In-patients—

Collective days' stay :

[The collective days' stay is arrived at by either adding together the number of patients in hospital on every day in the year, or by adding together the number of days' stay during the year only of every patient discharged during the year plus the number of days' stay of those remaining in hospital on the last day of the year.]

Average individual days' stay :

[This is arrived at by dividing the collective days' stay by the total number of patients under treatment.]

5. Average number of occupied beds per diem :—

Average number of occupied beds per diem to each of nursing staff :

6. Patients under treatment during year—

Number on 31st March, 19
Number admitted during year
Total under treatment
Number discharged during year
Number died during year
In hospital on 31st March, 19
Total under treatment

7. Sex of patients (to agree with number admitted)—

General.		Children.		Maternity.	Tuberculosis.		Infectious Diseases.		Total.	
M.	F.	M.	F.	F.	M.	F.	M.	F.	M.	F.

8. Out-patients—

Number of out-patients under treatment :
 Number of attendances of such out-patients :

TABLE V.
Hospital Board.
 DETAILS OF VOLUNTARY CONTRIBUTIONS FOR YEAR ENDED 31ST MARCH, 19 ..

	For Maintenance.			For Capital.		
	£	s.	d.	£	s.	d.
Subscriptions and donations
Hospital-day collections
Net proceeds of band collections, entertainments, fêtes, bazaars, hospital ball, &c.
Bequests
			*			†

* To agree with item 4 of "Income" side of Income and Expenditure Account.
 † To agree with item 6 (c) (ii) of "Liabilities" in balance-sheet, together with any shown under accretions to item 5 of the liabilities.

N.B.—The total of the voluntary contributions as shown in the above table should agree with the actual receipts from this source as shown by the cash-book.

TABLE VI.
Hospital Board.
 SCALE OF FEES CHARGED AS AT 31ST MARCH, 19 ..

	£	s.	d.
General hospitals—			
Adults, per diem
Children (under .. years of age), per diem
Extras (if any—e.g., operation or X-ray fees, stating which)
Maternity cases
Out-patients
Any other cases with a differing scale of charges (e.g., consumptives in annexes)
Maternity hospitals, per
Infectious-disease or other special hospitals, per
Discounts or reductions allowed (e.g., discounts for cash, rebates to friendly societies or medical associations, stating distinctly which)
Fees charged in respect of inmates of charitable institutions

TABLE VII.

.....Hospital Boards.

PATIENTS' FEES TOTALS ACCOUNT.

(N.B.—No deductions to be made in this table in respect of reserve for doubtful debts.)

 Hospital.	Miscel- laneous.*	Old People's Home.	Miscel- laneous Charitable Recoveries.	Total.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
<i>Credit Items.</i>					
1. Fees outstanding on 31st March, 19					
[As shown by previous year's balance-sheet.]					
2. Fees receivable during year ended 31st March, 19					
[Including old-age pensions, fees due by Government and by other Boards, or fees of any description in respect of relief granted or treatment given. Total to agree with total of items 6 of income portions of Income and Expenditure Account, and 1 of income side of Table V.]					
3. Fees received in advance as at 31st March, 19					
Totals					
<i>Debit Items.</i>					
1. Fees received in advance as at 31st March, 19					
2. Fees received during year ended 31st March, 19					
3. Fees reduced, discounts and allowances during year ended 31st March, 19					
[Total to agree with item 3 (c) (ii) of expenditure portion of Income and Expenditure Account. Where no separate account of items 2 and 3 has been kept an approximate allocation should be made.]					
4. Fees written off during year ended 31st March, 19					
[Total to agree with item 3 (c) (iii) of expenditure portion of Income and Expenditure Account.]					
5. Fees outstanding on 31st March, 19					
[This will be included in "sundry debtors" on assets side of balance-sheet.]					
Totals					

* Including District Nurses' fees and fees due in respect of those treated in other Board's institutions.

TABLE VIII.

.....Hospital Board.

[To be compiled for each institution. The total for the Board's hospitals to agree with the item "Hospital Maintenance" in the Income and Expenditure Account, and the total for the Board's charitable institutions to be included in the item "Indoor Relief" in the Income and Expenditure Account.]

.....Hospital or Charitable Institution.

MAINTENANCE EXPENDITURE FOR THE YEAR ENDED 31ST MARCH, 19 ..

	£	s.	d.
1. Provisions			
[Being expenditure incurred for the year, whether actually paid or not, and comprising everything that is given as a food, including such prepared foods as beef peptonoids, Mellin's food, aerated waters, &c. Care must be taken to separate chandlery items from groceries, and include the former under item 3. The value of produce raised in the grounds should also be included.]			
2. Surgery and dispensary			
[Being expenditure incurred for the year, whether actually paid or not, and comprising drugs, chemicals, disinfectants, sera and vaccines, all alcoholic liquors, surgical instruments and appliances (including surgical washstands, vapour baths, artificial limbs, &c.), dressings, and bandages.]			
3. Domestic			
[Being expenditure incurred for the year, whether actually paid or not, and comprising renewal and repair of furniture, bedding, linen, drapery, hardware, crockery, brushes, &c.; chandlery, water, fuel and light, uniforms, printing and stationery (other than for administrative purposes), insurance, burial expenses, advertising.]			

	£	s.	d.
4. Salaries and wages			
[Being expenditure incurred for the year, whether actually paid or not, and comprising all salaries and wages in connection with the institution (other than salaries of administrative officers, such as secretary and assistants, and other than wages of gardeners, which are charged to "Grounds" account.)]			
5. Miscellaneous hospital expenditure			
[Details should be given. There should be few items that could not be placed under one of the other headings.]			
6. Establishment			
[Renovals and repairs to buildings and plant, and the balance (if a debit one) of "Grounds" account (including gardener's wages).]			
7. Maintenance of bacteriological department			
[After deducting all income from fees for work done for medical practitioners, &c.]			
8. Maintenance of physiotherapeutic department			
[After deducting all income from fees for work done for medical practitioners, &c.]			
9. Maintenance of X-ray department			
[After deducting all income from fees for work done for medical practitioners, &c.]			
Hospital in-patients' maintenance total£
10. Maintenance of out-patients' department			
[Including amounts deducted from items 2, 3, 4, 5, 6, 7, 8, and 9, as chargeable to out-patients, together with amounts already charged against this item.]			
11. Maintenance of dental department			
[Not included in item 7 above. The value of the work done for in-patients should be deducted and charged to item 5.]			
[Continue special departments on plain paper if necessary.]			
Maintenance expenditure—Grand total£

TABLE IX.

.....Hospital Board.

(To be used for garden—Table X to be used for farm.)

.....Institution.

[NOTE :—Where the area of ground in any way approaches a farm, an endeavour should be made to show a separate return of such farm-land on Table X, which is more suitable for the purpose. Forms will be supplied on request.]

1. Area of kitchen-garden land :
 Area of other grounds :
 Total area :
2. Average number of hands employed (other than inmates) :
3. Average number of inmates employed per diem throughout the year :

GROUND'S ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 19 .

Expenditure.

	£	s.	d.
(a.) Stocks on hand at beginning of year—			
Live			
Other			
(b.) Wages to gardeners (including cartage, &c.).. .. .			
[These should not be included in the item "Salaries" in Table VIII.]			
(c.) Gratuities to inmates			
[Being extra allowances on account of work done in the grounds, and not to include the usual allowances made to inmates.]			
(d.) Manure, seed, implements, &c.			
(e.) Other expenditure			
(f.) Balance (if any) to Income and Expenditure Account (item 8).. .. .			
			£

Income.

	£	s.	d.
(a.) Sale of produce
(b.) Value consumed in institution
	[This should be added to the item "Provisions" in Table VIII.]		
(c.) Value supplied to other institutions of Board
	[This should be added to the item "Provisions" in Table VIII.]		
(d.) Other receipts
(e.) Stocks on hand at end of year—
Live
Other
(f.) Balance (if any) to Table VIII (Establishment)
	£		

TABLE X.

Hospital Board.

[To be used for the farm—Return for garden and ordinary institutional grounds to be made on Table IX.]

Situation of Farm :

	Acres.	
Area of grass land	Number of acres ploughable :
Area of arable land	Number of acres unploughable :
Area of bush, scrub, or other unimproved land	Area occupied by farm buildings :
	_____	Average number of inmates employed :
Total area	_____	Average number of farm hands employed :

ESTATE PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 19

Debit.

£ s. d.

1. Value of live-stock held in connection with grounds and estate at 1st April, 19
2. Other stocks or supplies held for this purpose— <i>e.g.</i> , fodder
3. Purchase of live-stock during year
4. Purchase of supplies (<i>e.g.</i> , fodder) during year
5. Purchase of manure, seeds, and renewals of implements
6. Wages to gardeners and farm hands, including carting, &c.
7. Allowances to inmates for work performed on estate
8. Other expenditure (detail) :—
9. Balance (if any) to Income and Expenditure Account (miscellaneous income)
	£		

Credit.

£ s. d.

1. Sale of stock
2. Value of stock killed for consumption
	[The corresponding debit entry will be to "provisions" of the institution supplied.]		
3. Sale of produce
4. Value of produce consumed in institution
	[See note to 2.]		
5. Other receipts (detail) :—
6. Value of live-stock on hand at 31st March, 19
7. Value of other supplies— <i>e.g.</i> , fodder
8. Balance (if any) to Income and Expenditure Account (miscellaneous expenditure)
	£		

N.B.—The purchase of initial equipment should be treated as capital expenditure.

TABLE XI.

[A separate form should be used for each nurse.]

.....Hospital Board.

DISTRICT NURSES UNDER CONTROL OF BOARD DURING YEAR ENDED 31ST MARCH, 19 .

1. Name of nurse :
2. Where stationed :
3. How lodged (e.g., whether rent free) :
4. Are any means of locomotion provided by Board or settlers ?
5. Describe roughly districts served by nurse :
6. Number of persons receiving professional attention by nurse during year :
[That is, number receiving attention from the nurse as a nurse, and not charitable-aid cases visited and reported upon.]
7. How many of these were maternity cases ?

Expenditure (Debit).

£ s. d.

- | | | | | | | |
|--|----|----|----|----|----|----|
| 1. Amount payable by Board as nurse's salary during year | .. | .. | .. | .. | .. | .. |
| 2. Amount as travelling-expenses | .. | .. | .. | .. | .. | .. |
| 3. Other expenditure (details to be given) | .. | .. | .. | .. | .. | .. |

4. Total of items 1 to 3 to be shown under item "District Nursing" in Income and Expenditure Account

5. Balance (if any)

£

Income (Credit).

£ s. d.

- | | | | | | | |
|--|----|----|----|----|----|----|
| 1. Fees receivable (whether actually received or not also shown in item 6 of income side of Income and Expenditure Account | .. | .. | .. | .. | .. | .. |
| 2. Voluntary contributions (only if actually received during period. Items included here should also be included in item 4, credit side, Income and Expenditure Account) | .. | .. | .. | .. | .. | .. |
| 3. Sums guaranteed by settlers' associations | .. | .. | .. | .. | .. | .. |
| [This means the amount an association is actually liable to pay during the year, and is also shown under "Miscellaneous Income" in Income and Expenditure Account or under "Voluntary Contributions," as the case may be.] | | | | | | |
| 4. Other income (details to be given) | .. | .. | .. | .. | .. | .. |

5. Balance

£

TABLE XII.

.....Hospital Board.

GRANTS TO MEDICAL OR NURSING ASSOCIATIONS, BENEVOLENT INSTITUTIONS OR PRIVATE PHILANTHROPIC ASSOCIATIONS, AND TO MEDICAL OR NURSING PRACTITIONERS, FOR THE YEAR ENDED 31ST MARCH, 19 .

(Excluding District Nurses wholly employed by the Board, particulars of which are shown in Table XI.)

Name of Association, Institution, or Practitioner.	Purpose of Association or Institution, and District served if applicable.	Gross Amount payable by Board.			Recoveries (if any).	Balance.	Remarks.*
		£	s.	d.			
		£	s.	d.	£	s.	d.

* Here state, *inter alia*, amounts received as (a) voluntary contributions, and (b) subsidy thereon.

TABLE XIII.

.....Hospital Board.

DETAILS OF ADMINISTRATION EXPENDITURE FOR THE YEAR ENDED 31ST MARCH, 19 .

	£	s.	d.
1. Board's and officers' travelling-expenses, &c. (including delegate's expenses to conferences) ..			
2. Chairman's honorarium			
3. Secretary's and assistant's salaries			
4. Office rent			
5. Office cleaning, light, and heating			
6. Office printing and stationery			
7. Postage, telegrams, and telephone			
8. Advertising			
9. Audit fees			
10. Legal expenses			
11. Bank charges (e.g., cheque-books and exchange, but not interest)			
12. Hospital Boards Association subscription			
13. Valuation fee			
14. Sundries (principal items)—			
Total (to agree with item 6 of expenditure portion of Income and Expenditure Table)	£		

N.B.—Where separate information to complete details above is not available, an approximate allocation should be made.

TABLE XIV.

.....Hospital Board.

CHARITABLE RELIEF RETURNS.

NOTES:—

(1.) In the three attached tables the number of cases represents not the number of applicants for relief, but the number to whom relief is given.

(2.) The number of cases and number of persons affected include the number carried forward from the previous year, which are treated as if they were fresh applicants on the first day of the year under review.

(3.) Should relief be given more than once during the year—i.e., should it be discontinued and fresh application subsequently be made and granted—the case should not be counted again as a fresh case, as to do so would be to give a misleading idea of the number of families receiving relief in the district during the year.

(a.) CAUSES OF POVERTY OF PERSONS TO WHOM RELIEF GRANTED DURING YEAR ENDED 31ST MARCH, 19 .

Cause of Poverty.	Number of Cases.	Number of Persons affected.
1. Death of breadwinner		
2. Imprisonment of breadwinner		
3. Desertion of breadwinner		
4. Voluntary unemployment of employable breadwinner		
5. Involuntary unemployment of employable breadwinner		
6. Wages of employable breadwinner insufficient to maintain family		
7. Breadwinner unemployable or wages insufficient through—		
(a.) Old age		
(b.) Physical infirmity, temporary		
(c.) Physical infirmity, permanent		
(d.) Mental deficiency or insanity		
8. Cases not coming within any of the above definitions		
Total (to agree with totals in Table (b))		

Causes of Distress.

(a.) The causes in Table (a) represent the immediate rather than the remote cause—e.g., imprisonment may be due to drink, but imprisonment is the immediate cause.

(b.) Where there is more than one cause the main rather than the contributory cause should be given, and cases only placed under No. 8 where they cannot fairly be placed under any of the other headings.

(c.) Illegitimate maternity, if a cause, could well and charitably come under 5, 6, or 7 (b), as the case may be, as regards the mother, or possibly under 3 as regards the father.

(d.) The cause of poverty is not necessarily the same from year to year—e.g., death of breadwinner might be the cause of the first application, but on the second occasion the cause might be more properly found under 4, 5, 6, or 7, some other member of the family group having become the breadwinner but having failed through one of these causes.

(e.) The causes should be taken in order and the first one applicable used.

(f.) The "number of cases" represents the number of instances dealt with by the Board or Charitable Aid Committee. "Number of persons affected" represents the persons on whose behalf the applicant applies—e.g., ten widows apply for relief, with an aggregate of thirty children dependent on them; the number of applicants would be ten, and the number of persons affected forty.

Explanation of Classification.

1. *Death of Breadwinner.*—"Breadwinner" is understood to mean the person who is the main support of dependents, and extends to relatives from whom the family receives an income sufficient to have a bearing on the case.

2. *Imprisonment of Breadwinner.*—This applies in cases where the breadwinner has been arrested and has not been released at the time of the application.

3. *Desertion.*—Refers to where the breadwinner is absent and has neglected to support dependents. The case of a breadwinner absent in genuine search of work would come under 5.

4. *Voluntary Unemployment of Employable Breadwinner.*—This refers to the person who is competent to work but who is shiftless, intemperate, a waster, or makes no sincere attempt to obtain work or to retain it when obtained.

5. *Involuntary Unemployment of Employable Breadwinner.*—This heading will be found particularly applicable in periods of depression, when work is unobtainable.

6. *Wages of Employable Breadwinner insufficient to maintain Family.*—An unskilled labourer of little value may have a large family and not be earning a living-wage.

7. *Breadwinner unemployable or Wages insufficient through—*

(a.) Old age: No actual age can be given, the test being whether the applicants' senility or enfeeblement is such as to be the reason of their unemployment.

(b.) Physical infirmity, temporary—e.g., sickness or accident.

(c.) Physical infirmity, permanent: Due to physical defects—e.g., loss of limbs, sight, hearing, or deformity, whether congenital or acquired, and also where breadwinner without exhibiting definite symptoms of acute disease is physically incapable of competing on equal terms with his fellows in his customary or other employment.

(d.) Mental deficiency or insanity; in addition to persons certified insane, this heading applies in cases where the poverty is due to the applicant being mentally incapable of competing on equal terms with his fellows in his customary or other employment.

8. *Cases not coming within any of the above definitions.*—An attempt would be welcome to give in the form of a footnote some rough indication of the causes of poverty in such cases.

Cases of distress may occur which result merely from loss of income as distinct from loss of employment—e.g., the failure of a company in which a widow had invested all her money, or the bankruptcy of a small trader. It has, however, not been considered necessary to provide a special heading for such cases, which doubtless would resolve themselves under such headings as 4, 5, or 7 (a).

(b.) NATURE OF RELIEF GRANTED DURING YEAR ENDED 31ST MARCH, 19 .

Nature of Relief.	Number of Cases.	Number of Persons affected.
1. Outdoor relief, continuous (i.e., if for six months or more)		
2. Outdoor relief, temporary or intermittent		
3. Indoor relief, casual (i.e., under seven days)		
4. Indoor relief, permanent (over seven days)		
Total (to agree with totals in Table (a))		

(c.) PARTICULARS OF OUTDOOR RELIEF GRANTED DURING YEAR ENDED 31ST MARCH, 19 .

Nature of Relief.	Number of Cases.*	Value.†
1. Children boarded out		
(N.B.—Since the repeal of section 85 by the 1920 Amendment the Education Department does not recover from Hospital Boards in respect of children committed to their care under the Industrial Schools Act. The only cases, therefore, for which there would be claims are those for children in special schools, which would be classed as indoor relief.)		
2. Rations (i.e., either from Board's own store or orders on storekeepers)		
3. Clothing, boots, or bedding		
4. Fuel		
5. Board and lodging		
6. Rent		
7. Medical attendance (including nurses and drugs)		
8. Burial expenses		
9. Transport and board or assistance <i>en route</i>		
10. Cash grants		
11. Miscellaneous		
Total		

* This may be higher than the number of cases in Tables (a) and (b), as in many cases the person might appear under more than one heading—e.g., "Rent" and "Rations."

† The total of this column should agree with the item "Outdoor relief," 3 (b), in Income and Expenditure Account.

THIRD SCHEDULE.

PART A. INFECTIOUS DISEASES.

- | | |
|--|--|
| Acute poliomyelitis. | Mumps. |
| Acute primary pneumonia. | Ophthalmia neonatorum. |
| Anthrax. | Plague (bubonic or pneumonic). |
| Cerebro-spinal fever (cerebro-spinal meningitis). | Pulmonary tuberculosis. |
| Chicken-pox. | Puerperal fever (including puerperal septicæmia, puerperal sapræmia and septicæmia, following on abortion or miscarriage). |
| Cholera. | Scarlet fever (scarlatina). |
| Dengue. | Smallpox (including varioloid and alastrim). |
| Diphtheria. | Trachoma (granular conjunctivitis, granular ophthalmia). |
| Enteric fever (typhoid fever, para-typhoid fever). | Typhus. |
| Encephalitis lethargica. | Whooping-cough. |
| Erysipelas. | Venereal disease in a communicable form. |
| Influenza. | Yellow fever. |
| Leprosy. | |
| Measles and German measles. | |

PART B. NOTIFIABLE INFECTIOUS DISEASES.

- | | |
|--|---|
| Acute poliomyelitis (infantile paralysis). | Plague (bubonic or pneumonic). |
| Anthrax. | Puerperal fever (puerperal septicæmia puerperal sapræmia, and septicæmia following on abortion or miscarriage). |
| Cerebro-spinal fever (cerebro-spinal meningitis). | Scarlet fever (scarlatina). |
| Cholera. | Septicæmic influenza. |
| Diphtheria. | Smallpox (variola, including varioloid, alastrim, amaa, Cuban itch, and Philippine itch). |
| Encephalitis lethargica. | Typhus. |
| Enteric fever (typhoid fever, para-typhoid fever). | Yellow fever. |
| Erysipelas. | |
| Fulminant influenza. | |
| Pneumonic influenza. | |

FOURTH SCHEDULE.

Department of Health.

[Form 1.

APPLICATION FOR A LICENSE TO CONDUCT A PRIVATE HOSPITAL.

At [Town or district.], [Street and number, or name of hospital.]

To the Hon. the Minister in Charge of Hospitals.

I [We] [Full name], hereby make application for a license to keep a private hospital in the under-described premises, in accordance with section 127 of the Hospitals and Charitable Institutions Act, 1926, and the regulations relating to private hospitals made under that Act.

PREMISES.

Estate or interest of applicant therein [If lease, give length of term] :
 Site—Description of : Area of ground :
 Plan of building as attached—Scale : inch to a foot. Aspect : Number of stories :
 Materials of building (brick, wood, &c.) :
 Drainage :
 Water-supply :
 Fire-escapes : Description : Position :
 Fire-prevention appliances—Description : Position :

SANITARY AND SERVICE ROOMS.

Bathrooms—
 For patients only—Nos. on plan : Fittings :
 For staff only—Nos. on plan : Fittings :
 Closets—
 For patients only—Nos. on plan : Fittings :
 For staff only—Nos. on plan : Fittings :
 Sink-rooms—Nos. on plan : Size : x x Fittings :
 Sterilizing-rooms—Nos. on plan : Size : x x Fittings :
 Operating-theatres—
 Nos. on plan : Size : x x Flooring : Windows : x
 Heating : Lighting : Ventilation :
 Fittings, &c. :
 Labour wards—
 Nos. on plan : Size : x x Flooring : Windows : x
 Heating : Lighting : Ventilation :
 Fittings, &c. :
 Kitchen block and food-storage—Nos. on plan : Description :

SCHEDULE OF ROOMS AS SHOWN ON ATTACHED PLAN.

The numbers on the schedule must correspond with the numbers on the plan, and should be the same as will be used for identification of the rooms when in use.

No. of Rooms as on Plan.	Dimensions, &c.							Number of Persons to occupy Room.	Use to which the Room will be put. (In case of wards, whether medical and surgical or maternity. Otherwise state if for staff, family, service, or special use.)	(This space is for the use of the Department to note authorized changes in use of rooms, &c.)
	Length.	Breadth.	Height.	Floor Area in Square Feet.	Ventilation and Window Area in Square Feet.	Heating.	Means of Communication, Electric Bells, &c.			
1										
2										
3										
4										
5										
&c.										

MAXIMUM NUMBER AND CLASS OF PATIENTS TO BE RECEIVED.

In accordance with this schedule and the plan attached I [We] propose to receive _____ medical or surgical cases and _____ maternity cases.

NURSING AND DOMESTIC STAFF.

In accordance with the regulations and this schedule and the plan attached I [We] have provided accommodation for and propose to keep the following staff, including the licensee [manager] [*Cross out term which does not apply.*]

Registered nurses : _____ Registered midwives : _____
 Registered maternity nurses : _____ Unregistered nurses : _____
 Domestic helps : _____

Enclosed are two references as to character and fitness from
 Signed [Applicant]. Address : _____ Occupation : _____
 Signed [Manager]. Address : _____ Occupation : _____
 Date : _____

(This space is reserved for use by Department.)

Hon. the Minister.

I approve of these premises being licensed in accordance with the above application as—

- (a.) A licensed maternity hospital.
- (b.) A licensed medical and surgical hospital.
- (c.) A hospital licensed both as a maternity and as a medical and surgical hospital.

[Cross out lines which do not apply.]

Number of patients : _____, Director-General of Health.
 License granted. _____
 No. of license : _____, Minister of Health.
 Date : _____

ENDORSEMENTS OF LICENSE, ETC.

Changes authorized in the conditions approved according to this application form are to be briefly noted and signed by the authorizing or recording officer.

[For departmental use only.]

Date : _____

[Form 2.

NOTIFICATION OF ABORTION OR MISCARRIAGE.

Name of Hospital : _____ Address : _____ Date : _____

The Medical Officer of Health, _____
 I HEREBY notify you that _____, of _____, was admitted to this maternity hospital on _____, suffering from the effects of abortion [miscarriage]. The name of the medical practitioner attending the patient is _____, Licensee or Manager.

[Form 3.

NOTICE OF A PATIENT BECOMING MENTALLY DEFECTIVE.

Name of Hospital : _____ Address : _____ Date : _____

The Medical Officer of Health, _____
 I HEREBY notify you that _____, of _____, a patient at this licensed hospital, became mentally defective on _____, and has been removed to _____. The name of the medical practitioner attending the patient is _____, Licensee or Manager.

[Form 4.]

NOTIFICATION OF A CASE OF PUERPERAL PYREXIA.*

Name of Hospital: . Address: . Date: .

The Medical Officer of Health,
 I HEREBY notify you that , of , a patient at this licensed maternity hospital, is suffering from puerperal pyrexia.

The name of the medical practitioner attending the patient is Licensee or Manager.

* Puerperal pyrexia means any febrile condition (other than a condition which is required to be notified as puerperal fever) occurring in a woman within twenty-one days after childbirth or miscarriage in which a temperature of 100.4° F. or more has been sustained during a period of twenty-four hours or has recurred during that period.

[Form 5.]

NOTIFICATION OF TRANSFER OF A PATIENT.

Name of Hospital: . Address: . Date: .

The Medical Officer of Health,
 I HEREBY notify you that , of , a patient at this hospital, died on [was transferred to on for further treatment].

..... Licensee or Manager.

FIFTH SCHEDULE.

DISINFECTION OF ROOM AND EQUIPMENT SUBSEQUENT TO REMOVAL OF A WOMAN PRESENTING SYMPTOMS OF MORBIDITY.

1. The bedclothes :—
 - (a.) Sheets, pillow-slips, and other washable articles, except blankets, shall be steeped in a solution of reliable disinfectant for at least one hour, then washed and boiled.
 - (b.) Blankets shall be steeped in a solution of reliable disinfectant for at least one hour, then washed in the ordinary way.
 - (c.) By reliable disinfectant is meant a solution of—carbolic acid, 1 to 50; izal, 1 to 100; lysol, 1 to 100; or such other solutions as the Medical Officer of Health may approve.
2. Vessels and utensils: Vessels and utensils shall be sterilized by boiling in water for at least twenty minutes.
3. Mattresses :—
 - (a.) Where the ticking is clean and in good repair, the method of surface disinfection of the mattress by formaldehyde or sulphur-dioxide gas, as set out in paragraph 4 below, shall be deemed to be adequate.
 - (b.) Where the ticking is soiled or torn the mattress shall not be used unless and until it has been disinfected by exposure to saturated steam in a proper steam disinfectant, or has been treated as follows: The contents to be removed and burned, the ticking boiled for at least twenty minutes, and new clean contents provided.
4. The room :—
 - (a.) The room shall be fumigated by one or other of the following alternative methods :—
 - (i.) The vaporization in a lamp of a type approved by the Medical Officer of Health of not less than thirty paraform tablets for each one thousand cubic feet of enclosed space.
 - (ii.) The burning of not less than 3 lb. of sulphur for each one thousand cubic feet of enclosed space.
 - (b.) Prior to fumigation the windows, fireplaces, and all apertures save the exit door, shall be sealed up by pasting paper thereover, and all articles left in the room shall be arranged so as to expose them so far as possible to the action of the fumigating agent. The exit door shall in turn be sealed when the fumigator leaves the room after commencing the generation of the gaseous fumigating agent.
 - (c.) The period of fumigation shall be not less than twelve hours, and during this period the room shall be left sealed.
 - (d.) After the expiry of not less than twelve hours, the room shall be entered and doors and windows shall be opened wide to ventilate thoroughly (air) the room. Mattresses, bolsters, and upholstered articles shall be well exposed to the sun and air. Furniture, pictures, ornaments, painted and varnished woodwork, &c., shall be wiped over with a cloth moistened with warm water to which a reliable disinfectant has been added, special care being taken to remove dust from joints and cracks. Dry dusting shall not be done. Loose coverings on floors, whether carpets or linoleums, shall be removed from the room, and the floor-boards thoroughly scrubbed with soap, soda, or other washing-powder and hot water. The floor coverings before being relaid shall in the case of linoleum be washed on both sides, and in the case of carpets, be well cleaned. If the floor be covered throughout with linoleum it shall be deemed adequate if such linoleum be thoroughly scrubbed with soap, soda, or other washing-powder and hot water, care being taken to lift up and clean where any dust has lodged below the edges of the linoleum.

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

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

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 said Dominion, do hereby order and declare that the reserve for recreation in the 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 form part of the Mount Maunganui Domain, and be managed, administered, and dealt with as a public domain by the Mount Maunganui Domain Board.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 12, Block VI, Tauranga Survey District: Area, 1 acre 3 roods 14 perches.

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

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

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 said Dominion, do hereby order and declare that the reserves for recreation in the Otago Land District described in the Schedule hereto shall be and the same are hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserves shall hereafter form part of the Kurow Domain, and be managed, administered, and dealt with as a public domain by the Kurow Domain Board.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 1, Block IX, Town of Kurow: Area, 2 roods 8 perches.

Section 9, Block XI, Town of Kurow: Area, 1 acre 0 roods 34 perches.

Section 1, Block XVII, Town of Kurow: Area, 1 acre 0 roods 5 perches.

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

Vesting a Reserve in the Nelson City Council.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for water-supply purposes: And whereas it is expedient to vest the said reserve in the Mayor, Councillors, and Citizens of the City of Nelson:

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 the fourth section 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 Mayor, Councillors, and Citizens of the City of Nelson, in trust, as a reserve for water-supply purposes.

SCHEDULE.

NELSON LAND DISTRICT.

SECTIONS 8 and 15, Block IV, Maungatapu Survey District: Area, 1,644 acres.

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

Vesting a Reserve in the Wairau River Board.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart for river-protection purposes: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Wairau River 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 Wairau River Board, in trust, for river-protection purposes.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

ALL that area in the Marlborough Land District, containing by admeasurement 12 acres 2 roods, more or less, being portion of Section 71, Omaka, situated in Block XVI, Cloudy Bay Survey District. Bounded as follows: Towards the north-east generally by Section 12, Block XVI aforesaid; towards the east and south-east generally by the old bed of the Opawa River; towards the south-west generally by a public road 1 chain wide along the north boundary of Section 13, Block XVI aforesaid, 750 links; and towards the west by Section 70, Omaka, 2250 links: be all the aforesaid measurements more or less. As the same is delineated on the plan marked L. and S. 22/3200A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Fixing of Port Charges for Picton.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of April, 1927.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the twelfth day of September, one thousand nine hundred and ten, and published in the *New Zealand Gazette* number eighty-four, of the fifteenth day of the same month, a by-law was made fixing port charges for Picton:

And whereas it is desirable to revoke the said by-law, and to make another in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by sections nine and two hundred and twenty-six of the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the by-law made by the hereinbefore-recited Order in Council, and doth make the following by-law in respect of the Port of Picton in lieu thereof, and doth hereby order that such by-law shall come into force from the first day of May, one thousand nine hundred and twenty-seven.

BY-LAW.

THE port charges set forth in the Schedule hereto are hereby fixed and authorized to be levied and taken in respect of Picton Harbour.

SCHEDULE.
Port Charges.

ON every vessel over twenty tons register (whether coming from seaward or not, and whether propelled by steam or not) navigating or plying (whether for hire or not), the sum of 1d. per ton on arrival, but so that the owner, agent, or master of any such vessel shall not be called upon to pay more than 1s. per ton in any half-year.

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

Resident Agent and Postmaster for the Island of Mangaia and Commissioner of the High Court of the Cook Islands appointed.

CHARLES FERGUSSON, Governor-General.

PURSUANT to the authority vested in me by the Cook Islands Act, 1915, and by the Post and Telegraph Act, 1908, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint

John McGruther, Esquire,

to be Resident Agent for the Island of Mangaia, and to be a Commissioner of the High Court of the Cook Islands, and also to be Postmaster at the Island of Mangaia, and to hold the said office during my pleasure on and from the ninth day of April, one thousand nine hundred and twenty-seven.

As witness the hand of His Excellency the Governor-General, this 13th day of April, 1927.

M. POMARE,
Minister for the Cook Islands.

Deputy Registrar of the High Court of the Cook Islands appointed.

CHARLES FERGUSSON, Governor-General.

PURSUANT to the authority vested in me by the Cook Islands Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint

John McGruther, Esquire,

to be a Deputy Registrar of the High Court of the Cook Islands, and to hold the said office during my pleasure on and from the ninth day of April, one thousand nine hundred and twenty-seven.

As witness the hand of His Excellency the Governor-General, this 13th day of April, 1927.

M. POMARE,
Minister for the Cook Islands.

Member of the Island Council of Mangaia appointed.

CHARLES FERGUSSON, Governor-General.

PURSUANT to the authority vested in me by section sixty-five of the Cook Islands Act, 1915, and by an Order in Council of the twenty-first day of March, one thousand nine hundred and sixteen, establishing (*inter alia*) an Island Council for the Island of Mangaia in the Cook Islands, and determining the constitution thereof, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby nominate and appoint

Rani, of the district of Tavaenga,

to be a member of the said Island Council of Mangaia, in lieu of Miria, deceased, to hold office during my pleasure as from the date hereof.

As witness the hand of His Excellency the Governor-General of the Dominion of New Zealand, this 14th day of April, 1927.

M. POMARE,
Minister for the Cook Islands.

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

Department of Internal Affairs,
Wellington, 12th April, 1927.

IT is hereby notified that, in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the under-mentioned person has been appointed a Ranger under and for the purposes of that Act for the Auckland Acclimatization District:—

William James Stone, of Rangiriri.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

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

Department of Internal Affairs,
Wellington, 14th April, 1927.

IT is hereby notified that, in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the under-mentioned person has been appointed a Ranger under and for the purposes of that Act for the Ashburton Acclimatization District:—

Henry Margetts, of Ashburton.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs,
Wellington, 13th April, 1927.

HIS Excellency the Governor-General has been pleased to appoint

William Stephenson Meldrum, Esquire,

to be Registrar of Marriages and of Births and Deaths for the District of Waiwera on and from the 19th April, 1927.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

Chairman of Licensing Committee appointed.

Department of Justice,
Wellington, 12th April, 1927.

HIS Excellency the Governor-General has been pleased to appoint

Edward Page, Esquire, S.M.,

to be Chairman of the Licensing Committees for the Districts of Hutt and Wellington, *vice* W. G. Riddell, Esquire, S.M., on leave.

F. J. ROLLESTON,
Minister of Justice.

Clerks of Licensing Committees appointed.

Department of Justice,
Wellington, 12th April, 1927.

HIS Excellency the Governor-General has been pleased to appoint

Ernest Leslie Egarr, Esquire,

to be Clerk of the Licensing Committee for the District of Egmont, *vice* J. S. Macdonald;

William Harte, Esquire,

to be Clerk of the Licensing Committee for the District of Wairarapa, *vice* W. S. Jones, transferred; and

Henry Morgan, Esquire,

to be Clerk of the Licensing Committees for the Districts of Hamilton and Raglan, *vice* J. N. Adam, transferred.

F. J. ROLLESTON,
Minister of Justice.

Appointments in the Public Service.

Office of the Public Service Commissioner,
Wellington, 14th April, 1927.

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

William Shattock Jones, Esquire,

to be Clerk of the Magistrates' Court for the purposes of the Magistrates' Courts Act, 1908, Local Patent Officer for the purposes of section 15 of the Patents, Designs, and Trade-marks Act, 1921-22, Registrar of the Supreme Court of New Zealand, and Sheriff for the Districts of Wanganui and Rangitikei for the purposes of the Judicature Act, 1908, at Wanganui, as from the 6th day of April, 1927.

James Power, Esquire,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Rangiriri, as from the 12th April, 1927.

Christopher Ward, Esquire,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of West Taieri, as from the 8th April, 1927.

Ralph Cox, Esquire,

to be Registrar of Marriages and of Births and Deaths for the District of Hokitika, and Registrar of Births and Deaths of Maoris at Hokitika, as from the 8th April, 1927.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 19th April, 1927.

IT is hereby notified that the undermentioned persons have been appointed to be Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :—

William McPherson Gordon, Tokomaru Bay.
Ivan Innis McGregor, Gore.
Joseph Wolf Shepherd, Fortrose.
Joseph Anson Smith, Naseby.
William Edward Free, Apiti.
Cecil Ernest Anthony Francis, Whitianga.
John William Ahern, Oxford.

W. W. COOK, Registrar-General.

Approval of Fees for Licensing of Vehicles fixed by Joint By-laws.

Department of Internal Affairs,
Wellington, 12th April, 1927.

IT is hereby notified, in accordance with section 109 of the Counties Act, 1920, that so much of joint By-law No. 20, made by the Akitio, Pahiatua, Eketahuna, Mauriceville, Castlepoint, Masterton, Wairarapa South, and Featherston County Councils, and sealed with the seal of each county on the 14th March, 1927, as appoints the several sums to be paid to the county fund of each county for the licensing of vehicles plying for hire, has this day been approved by His Excellency the Governor-General.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

By-laws of the Maitara Borough Council confirmed under the By-laws Act, 1910.

Department of Internal Affairs,
Wellington, 8th April, 1927.

THE following certificate has been executed on the sealed copy of the by-laws made by the Maitara Borough Council on the 16th day of November, 1926.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

In pursuance of the By-laws Act, 1910, I hereby confirm the within written by-laws and declare that the same came into force on the 26th day of November, 1926.

Dated this 8th day of April, 1927.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

Result of Election of Members of River Board.

Department of Internal Affairs,
Wellington, 11th April, 1927.

THE following result of election of members of a River Board has been received from the Returning Officer, and is published in accordance with the provisions of the River Boards Amendment Act, 1913.

G. P. NEWTON,
Assistant Under-Secretary.

North Rakaia River District, County of Ellesmere—

Cowan, Edward James.
Gabbie, William Martin.
Lockhead, Walter.
McEvedy, John Peter.
McClelland, James Seaton.

Election of Member of Gisborne Land Board.

I, ERNEST HENRY FARNIE, Returning Officer for the election of a member of the Gisborne Land Board, do hereby notify, in accordance with the provisions of section 47 of the Land Act, 1924, and the regulations made thereunder, that the only person nominated to fill the vacancy occurring on the said Board was

George Oswald Donovan, Esquire, of Motu,
and I do hereby declare the said George Oswald Donovan duly elected a member of the Gisborne Land Board as from the 28th day of May, 1927.

ERNEST HENRY FARNIE,
Returning Officer.

Officiating Ministers for 1927.—Notice No. 13.

Registrar-General's Office,
Wellington, 19th April, 1927.

PURSUANT to the provisions of the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general information:—

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

The Reverend John Treharne Phillips.
W. W. COOK, Registrar-General.

Public Trust Office Act, 1903, and its Amendments.—Elections to administer Estates.

NOTICE 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	Bloomfield, Roy Victor ..	Shannon (formerly Inaha)	Labourer ..	18/12/26	11/4/27	Testate	Auckland.
2	Boggs, Francis Peter ..	Auckland	17/3/27	11/4/27	Intestate
3	Christie, Catherine ..	Owaka ..	Spinster ..	15/3/27	11/4/27	Testate	Dunedin.
4	Coyles, William ..	Riversdale ..	Labourer ..	12/2/27	14/4/27	Intestate	Invercargill.
5	Holloboon, Martha Jane ..	Christchurch ..	Married woman ..	29/3/27	14/4/27	Testate	Christchurch.
6	Nesbitt, Albert ..	Outram ..	Labourer ..	20/2/27	14/4/27	Intestate	Dunedin.
7	Schultz, Mary ..	Charlton ..	Married woman ..	28/6/14	14/4/27	Invercargill.

Public Trust Office, Wellington, 19th April, 1927.

J. W. MACDONALD, Public Trustee.

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

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

SCHEDULE.

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

A.	B.	P.	Being Portion of
0	0	38	Allotment 104, Maungatapere Parish.
0	0	17	" "

Situated in Block VI, Tangihua Survey District (Auckland R.D.). (S.O. 23741.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 67272, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

As witness my hand, at Wellington, this 9th day of April, 1927.

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

(P.W. 33/1156.)

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

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

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: 4.3 perches.

Being portion of Lots 29 and 30, Part Meeanee SS 44. Situated in Block VIII, Heretaunga Survey District (Hawke's Bay R.D.). (S.O. 894.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 68490, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

As witness my hand, at Wellington, this 14th day of April, 1927.

O. HAWKEN, for Minister of Public Works.

(P.W. 62/5/28/2.)

Sitting of the Native Land Court at Opotiki on the 17th May, 1927.

Registrar's Office,
Rotorua, 14th April, 1927.

NOTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Opotiki on the 17th day of May, 1927, or as soon thereafter as the business of the Court will allow.

T. ANARU, Registrar.

[Waiariki, 1927-2.]

E

SCHEDULE.

No. 37. Name of applicant: Minister of Public Works. Name of land: Opape 6G, 6H, 6J. Nature of application: Assessment of compensation for land taken for a road.

No. 38. Name of applicant: Minister of Public Works. Name of land: Opape 5D, 4D, 4B. Nature of application: Assessment of compensation for land taken for a road.

Notice to Mariners No. 27 of 1927.

Marine Department,
Wellington, 20th April, 1927.

THE following notices, which have been received from the Department of Trade and Customs, Melbourne, are published for general information.

G. C. GODFREY, Secretary.

Astronomical positions are approximate unless seconds are given. All bearings are True and in degrees from 000° (North) to 359°, measured clockwise, and those relating to lights are from seaward. Visibility of lights is that in clear weather. Fog-signals are sounded only during thick or foggy weather. Elevation given is the height of focal plane above mean H.W. springs.

AUSTRALIA—EAST COAST—INNER BARRIER ROUTE.

Grassy Hill Light—Intended Alteration in Characteristics—Signal-station to be discontinued.

Mariners and others are hereby notified that the fixed white light on Grassy Hill will be replaced by a group-flashing white light (U), and the signal-station will be discontinued on or about 30th June, 1927.

Position.—Near summit. Lat., 15° 27½' S.; long., 145° 15' E., on Chart No. 1350.

Details.

Character.—Group-flashing white, showing two flashes every six seconds, thus: Flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse ¼ secs.

Power.—1,500 candles.

Visibility.—15 miles at full power from 192° through west to 316°; obscured elsewhere.

[NOTE.—The light will be unwatched. The signal-station will be discontinued, and the signalling hitherto carried out at Grassy Hill will be transferred to Archer Point Signal-station. The lightkeeper will be withdrawn.]

Remarks.—In other respects the light will remain unaltered. Further notice will be given when the alterations have been carried out.

Charts affected.

Admiralty Chart No. 1350—Cook Harbour.

" No. 2923—Hope Islands to Turtle Group.

" No. 2764—Coral Sea and Great Barrier Reefs.

" No. 2759A—Australia, northern portion.

" No. 780—Pacific Ocean, south-west sheet.

Publications affected.—Admiralty List of Lights and Time Signals, Part VI, 1924, No. 2741. Sailing Directions with other information relating to the Ports and Harbours of Queensland, 1926, pages 44 and 158.

AUSTRALIA—SOUTH COAST—BACKSTAIRS PASSAGE.

Cape Jervis—Intended Alteration in Light—Signal-station to be discontinued—Temporary Light to be exhibited.

[Mariners and others are hereby notified that the fixed white light on Cape Jervis will be altered, and the signal-station discontinued on or about 20th June, 1927; and further, that from about 9th May, 1927, until about 20th June, 1927, while the alterations are being effected, a temporary light will be shown.]

Position.—Near north extreme. Lat., 35° 37' S.; long., 138° 6' E., on Chart No. 25.

Alterations.

(a) The character of the light will be altered from fixed white to group-flashing white (U), showing four flashes every twenty seconds, thus: Flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 15 secs.

(b) The elevation will be increased from 74 ft. to 76 ft.

(c) The power will be increased from 3,000 to 5,000 candles.

(d) The height of the white circular stone tower and lantern will be increased from 28 ft. to 31 ft.

(e) The light will be unwatched.

Signal-station.—The signal-station will be discontinued and the keepers withdrawn.

Temporary Light.—During alterations, from about 9th May to about 20th June, 1927, a temporary light of low power will be shown at an elevation of 70 ft. from a temporary wooden framework structure, 25 ft. high, erected on the seaward side of the present tower. The character of the temporary light will be group-flashing white, showing four flashes every twenty seconds, thus: flash $\frac{1}{2}$ sec., eclipse 1 sec.; flash $\frac{1}{2}$ sec., eclipse 1 sec.; flash $\frac{1}{2}$ sec., eclipse 1 sec.; flash $\frac{1}{2}$ sec., eclipse 15 secs.

Remarks.—In other respects the light will be unaltered. Further notice will be given when the alterations have been carried out.

Charts affected.—

Admiralty Chart No. 25—Backstairs Passage.
 " No. 1014—Cape Jervis to Rivoli Bay.
 " No. 2389—St. Vincent and Spencer Gulfs.
 " No. 2759B—Australia, southern portion.

Publications affected.—Admiralty List of Lights and Time Signals, Part VI, 1924, No. 2385. Australia Pilot, Part I, first edition, 1918, page 284.

CROWN LANDS NOTICES.

Land in Southland Land District forfeited.

Department of Lands and Survey,
 Wellington, 11th April, 1927.

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

SCHEDULE.

SOUTHLAND LAND DISTRICT.

TENURE: R.L. L.S. Lease No. 52. Section 4, Ardlussa Settlement, Block VII, Hokonui Survey District. Former lessee: William John Voight. Reason for forfeiture: At request.

G. JAS. ANDERSON,
 For Minister of Lands.

Land in Nelson Land District forfeited.

Department of Lands and Survey,
 Wellington, 11th April, 1927.

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

SCHEDULE.

NELSON LAND DISTRICT.

LEASE No. R.L. 473. Section 10, Block V, Brighton Survey District. Formerly held by Ambrose Coe. Reason for forfeiture: Non-compliance with conditions of lease.

G. JAS. ANDERSON,
 For Minister of Lands.

Settlement Land for Sale by Auction for Cash or on Deferred Payments.

District Lands and Survey Office,
 Dunedin, 20th April, 1927.

NOTICE is hereby given that the undermentioned lands will be offered for sale by public auction for cash or on deferred payments at the District Lands and Survey Office, Dunedin, on Monday, 23rd May, 1927, at 2.30 o'clock p.m., under the provisions of the Land for Settlements Act, 1925, and the Land Act, 1924.

SCHEDULE.

OTAGO LAND DISTRICT.—SECOND-CLASS LAND.

Clifton Settlement.—Clutha County.—Clutha and Pomahaka Survey Districts.

SECTION 32s: Area, 641 acres 3 roods 36 perches. Upset price, £4,500.

Section 36s (homestead): Area, 790 acres 3 roods 6 perches. Upset price, £4,460.

Section 37s: Area, 802 acres 3 roods 13 perches. Upset price, £4,820.

CONDITIONS OF SALE.

Each farm will be submitted at the upset price stated above, and will be for sale to the highest bidder, provided he is passed as a suitable tenant by the Land Board of the Otago Land District, and provided he is able to make the required statutory declaration.

The upset prices include all buildings that may be on the land.

The successful bidder may elect to pay cash or purchase on the deferred-payment system. If bought for cash, 20 per cent. of the total price must be paid on the fall of the hammer, and the balance, together with the Crown grant fee, within thirty days from the date of the sale. If purchased on the deferred-payment system, the terms will be as follows:—

- (1) Term of license: Thirty-four and one-half years.
- (2) Deposit: Five per centum of the price of the land, together with £1 ls., license fee.
- (3) The balance of the purchase-money, together with interest thereon at the rate of 5½ per centum per annum, shall be payable by half-yearly instalments extending over the above-mentioned period.
- (4) With the first half-yearly instalment there shall be paid the interest on balance of purchase-money for period between date of license and 1st July, 1927.
- (5) The licensee shall have the right at any time during the currency of his license to pay off either the whole of the purchase-money or any half-yearly instalment or instalments thereof then remaining unpaid.
- (6) Upon payment of the purchase-money in full, and of all interest thereon, a certificate of title in respect of the land purchased shall be issued to the purchaser on payment of the prescribed Crown grant fee.
- (7) The interest of the licensee shall be liable to forfeiture in the event of his failure to pay any instalment of principal and interest due under the license or to comply with any of the conditions thereof.
- (8) Bidders to be twenty-one years of age and upwards.
- (9) Purchaser shall execute required statutory declaration, and shall execute license within thirty days after being notified that it is ready for signature.
- (10) Licensee to pay all rates, taxes, and assessments.
- (11) Roads may be taken through the lands at any time within seven years from date of license.

SPECIAL CONDITIONS.

- (1) All buildings must be kept insured in the name of the Commissioner of Crown Lands, Dunedin, on behalf of His Majesty the King, in the State Fire Office, at the expense of the purchaser on deferred payments, and must be maintained and kept insured as stated until completion of purchase.
- (2) The purchaser of Section 32s will be required to pay in cash £186 for ten stacks thereon, and £300 for growing turnips.
- (3) The purchaser of Section 36s will be required to pay £200 for 63 acres of growing turnips, and £112 for six stacks of oaten sheaves.
- (4) The purchaser of Section 37s will be required to pay £66 for six stacks of oaten sheaves and £90 for 50 acres of growing turnips.
- (5) The purchaser (should he be other than the recent occupier) of Section 32s will be required to pay for the ploughing recently done, at the rate of 12s. per acre.
- (6) The right is reserved to the Crown to make such conditions and arrangements as are considered necessary by the Commissioner of Crown Lands, Dunedin, for settlers to obtain supplies of water from the various springs on the settlement, and in the event of there being any dispute the decision of the Commissioner shall be final and conclusive.

Plans and full details may be obtained at this office.

R. S. GALBRAITH,
 Commissioner of Crown Lands.

BANKRUPTCY NOTICES.*In Bankruptcy.—In the Supreme Court holden at Auckland.*

NOTICE is hereby given that KUVARJI BHAGA, of Pukekohe Hill, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 2nd day of May, 1927, at 11 o'clock a.m.

12th April, 1927.

G. N. MORRIS,
Official Assignee.*In Bankruptcy.—In the Supreme Court holden at Auckland.*

NOTICE is hereby given that WILLIAM NORMAN PERCY DAVIES, of Huapai, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 3rd day of May, 1927, at 11 o'clock a.m.

13th April, 1927.

G. N. MORRIS,
Official Assignee.*In Bankruptcy.—In the Supreme Court holden at Gisborne.*

NOTICE is hereby given that WILLIAM ALLSUP, of Gisborne, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury-room on Tuesday, the 26th day of April, at 11 o'clock a.m.

12th April, 1927.

C. BLACKBURN,
Deputy Official Assignee.*In Bankruptcy.—In the Supreme Court holden at Gisborne.*

NOTICE is hereby given that WILLIAM JOHN CALLOW, of Stout Street, Gisborne, Builder and Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury-room on Wednesday, the 27th day of April, 1927, at 11 o'clock a.m.

11th April, 1927.

C. BLACKBURN,
Deputy Official Assignee.*In Bankruptcy.—In the Supreme Court holden at Gisborne.*

NOTICE is hereby given that WILLIAM TAN, of Gisborne, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury-room on Wednesday, the 27th day of April, 1927, at 2.15 o'clock p.m.

12th April, 1927.

C. BLACKBURN,
Deputy Official Assignee.*In Bankruptcy.*

NOTICE is hereby given that JOHN EDWARD SMITH and ELLA SMITH (Hawera Fruit Co.) of Hawera, Fruiterers, were this day adjudged bankrupt, and I hereby summon a meeting of creditors to be holden at my office at 10 Regent Street, Hawera, on Tuesday, the 26th day of April, 1927, at 2 o'clock p.m.

12th April, 1927.

ROBERT S. SAGE,
Deputy Official Assignee.*In Bankruptcy.—In the Supreme Court holden at Palmerston North.*

NOTICE is hereby given that RICHARD HENRY HODGES, of Palmerston North, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 26th day of April, 1927, at 12 o'clock noon.

12th April, 1927.

CHARLES E. DEMPSY,
Deputy Official Assignee.**LAND TRANSFER ACT NOTICES.**

EVIDENCE of the loss of certificate of title, Vol. 273, folio 188 (Auckland Registry), for Lot 155 on deposited plan 10465, being part of Allotment No. 43 of the Parish of Titirangi, in favour of WILLIAM STOKES, JUN., of Auckland, Builder, having been lodged with me, together with an application for a new certificate of title, notice is hereby given of my

intention to issue such new certificate of title accordingly on the expiration of fourteen days from the 21st day of April, 1927.

Dated at the Land Registry Office at Auckland, this 13th day of April, 1927.

W. JOHNSTON, District Land Registrar.

EVIDENCE of the loss of certificate of title, Vol. 185, folio 161 (Auckland Registry), for part of Lots 3 and 4 on deposited plan 6780, being part of Allotment 134 of Section 10 of the Suburbs of Auckland, in favour of SUSANNA ELLIS, of Auckland, Married Woman, having been lodged with me, together with an application for a new certificate of title, notice is hereby given of my intention to issue such new certificate of title accordingly on the expiration of fourteen days from the 21st day of April, 1927.

Dated at the Land Registry Office at Auckland, this 13th day of April, 1927.

W. JOHNSTON, District Land Registrar.

EVIDENCE of the loss of memorandum of lease No. 8035, of the Kunitau No. 3 Block, situated in Block XIV of the Hastings Survey District, and being all the land comprised and described in provisional Register, Vol. 165, folio 38 (Auckland Registry), from HAORA TARERANUI, an Aboriginal Native of New Zealand, and VICTOR LEMUEL BAGNALL, of Puru, farmer (lessors), to LILIAN BAGNALL, Wife of VICTOR LEMUEL BAGNALL, above named (lessee), having been lodged with me, together with an application for a provisional memorandum of lease, notice is hereby given of my intention to issue such provisional memorandum of lease accordingly on the expiration of fourteen days from the 21st day of April, 1927.

Dated at the Land Registry Office at Auckland, this 13th day of April, 1927.

W. JOHNSTON, District Land Registrar.

EVIDENCE of the loss of (a) certificate of title, Vol. 107, folio 264 (Auckland Registry), for Lot 47 on deposited plan 549, being part of Allotment No. 12 of Section No. 7 of the Suburbs of Auckland, in favour of THOMAS HENRY ARCHER, of Auckland, Bootmaker, and (b) memorandum of mortgage No. 19204 from THOMAS HENRY ARCHER, above named (mortgagor), to the TRUSTEES OF COURT NIL DESPERANDUM, No. 6495, Ancient Order of Foresters (mortgagee), affecting the above-described land, having been lodged with me, together with an application for a new certificate of title, and a request to register a memorandum of discharge of the said mortgage No. 19204, without requiring the production of the outstanding duplicate of the same, notice is hereby given of my intention to issue such new certificate of title accordingly and to register the said memorandum of discharge of Mortgage No. 19204 in terms of section 40 of the Land Transfer Act, 1915, on the expiration of fourteen days from the 21st day of April, 1927.

Dated at the Land Registry Office at Auckland, this 13th day of April, 1927.

W. JOHNSTON, District Land Registrar.

NOTICE 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:—

7598. DUNCAN MUNRO.—Part of Allotments 56 and 57 of the Parish of Waitara, containing 175 acres 3 roods. Occupied by applicant. Plan 20236.

Diagram may be inspected at this office.

Dated this 14th day of April, 1927, at the Land Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

EVIDENCE having been supplied to me of the loss of certificate of title, Vol. 76, folio 116, Hawke's Bay Registry, for Lots 1, 2, 3, 4, and 5 of the Napier Hospital Reserve, whereof the HAWKE'S BAY HOSPITAL AND CHARITABLE AID BOARD is the registered proprietor, and application having been made to me to issue a new certificate of title in lieu of the original, which has been lost, I hereby give notice that it is my intention to issue such new certificate of title after the 6th day of May, 1927.

Dated at the Land Registry Office, Napier, this 14th day of April, 1927.

R. F. BAIRD, District Land Registrar.

NOTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the *New Zealand Gazette* containing this notice.

5371. JAMES ROBERT RAW.—20 acres 3 roods 21-18 perches, part Section 73, Hutt District, Block X, Belmont Survey District. Occupied partly by Bertram Raphael Wakelin and William Charles Caplin. Plan 8248.

Diagram may be inspected at this office.

Dated this 20th day of April, 1927, at the Land Registry Office, Wellington.

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

APPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 26, folio 38, for Town Section 569, Ashburton, whereof APERAHAMA TE AIKA, HERUERA TIHEMA TE AIKA, MOHI TE AIKA, MATENE REHU, TAARE PURUTI, MERE TIHEMA TE AIKA, TE WERA TE AIKA, RUIHA TE AIKA, MATA TUINI, TINI TE PU TE AIKA, TEONE TIRI KATENE, are the registered proprietors, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue a new certificate of title in lieu thereof at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of April, 1927.

F. W. BROUGHTON, District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 26, folio 35, for Town Section 554, Ashburton, whereof HAKOPA TE ATA O TU, HIMIONA TE ATA O TU, TE KORO IHU MATA NUI, MEREHANA TE ATA O TU, RUTA TE HORI, RAITA TE WAEWAE, KUINI WIREMU RINA, TE HAPOKI KIRINI, MANA TE ATA O TU, KIRA TE ATA O TU, KUMEA KIRINI, TE URUPA TE ATA O TU, TE KIKUTAWA-TAWA, REWI KIRINI, are the registered proprietors, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue a new certificate of title in lieu thereof at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of April, 1927.

F. W. BROUGHTON, District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 26, folio 36, for Town Section 55, Ashburton, whereof WIREMU TE UKI, HOANI HAPE TE AU, RUPENE KURI RIMENI TE AU, TE KUIHA TE AU, ARAMA TAHUNA, MATIRIA TE UKI, RAWINIA KURU, MERE TE AU, KAMUKAKA TE RUPAPERA TE UKI, RIRIA KURI, HAMUERA KURI, HETA KURI are the registered proprietors, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue a new certificate of title in lieu thereof at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of April, 1927.

F. W. BROUGHTON, District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 40, folio 84, for Town Section 545, Ashburton, whereof MANAHI IRI, MATANAHIRA WARUWARUTU, HOPA PAURA, PENIAMINA PAREKUKU, WEPU HOPA, TEONE TENI, HARE HOPA ANI MANAHI, HARETA HOPA, MERE HOPA are the registered proprietors, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue a new certificate of title in lieu thereof at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of April, 1927.

F. W. BROUGHTON, District Land Registrar.

APPLICATION having been made to me to register a surrender of lease No. 7778, affecting Lease 7764, which affects Lots 2, 3, and 4, deposit plan 7236, part of Town Section 884, City of Christchurch, Register-book Vol. 391,

folio 143, whereof HENRY ROY BULLEN, of Christchurch, Warehouseman, is the registered lessee, and evidence having been furnished of the loss of the outstanding duplicate of the said memorandum of lease, I hereby give notice that it is my intention to register such surrender of lease, dispensing with the production of the said outstanding duplicate at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of April, 1927.

F. W. BROUGHTON, District Land Registrar.

APPLICATION having been made to me for the issue of a new certificate of title in favour of the SPAR BUSH PUBLIC HALL SOCIETY (REGISTERED) for part Section 3, Block XIII, New River Hundred, being the land contained in certificate of title, Vol. LXII, folio 164, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a new certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the *Gazette*.

Dated at the Lands Registry Office, Invercargill, this 13th day of April, 1927.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.—SECTION 266 (4).

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company has been dissolved:—

C. Wright Bros., Limited. 20/68.

Dated at Christchurch, this 14th day of April, 1927.

J. MORRISON,
Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.—SECTION 266 (4).

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register, and the company has been dissolved:—

New Zealand Inventions, Limited. 23/56.

Dated at Christchurch, this 14th day of April, 1927.

J. MORRISON,
Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.—SECTION 266 (4).

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register, and the company has been dissolved:—

S. Johnston and Company, Limited. 25/33.

Dated at Christchurch, this 14th day of April, 1927.

J. MORRISON,
Assistant Registrar of Companies.

INTERNATIONAL TRADE DEVELOPER, LIMITED.

NOTICE is hereby given that the above company ceased to carry on business in the Dominion of New Zealand as from the 31st December, 1926.

P. FRASER HODGSON,
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Late New Zealand Representative.

PUBLIC NOTICE.

THE COMMERCIAL BANK OF AUSTRALIA, LIMITED.

NOTICE is hereby given that the COMMERCIAL BANK OF AUSTRALIA (LIMITED) proposes to commence to carry on business at 145 Palmerston Street, Westport, and at Granity, in the Provincial District of Nelson.

Dated at Wellington, New Zealand, this 12th day of April, 1927.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

By its Attorney—E. P. YALDWYN.

Witness—R. W. Armit, J.P.

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ARMSTRONG, MORGAN, LIMITED.

WE, the undersigned, being at least three-fourths of the members of ARMSTRONG, MORGAN, LIMITED, hold at least three-fourths of the shares in the capital of the company, pursuant to and with the powers conferred by subsection (6) of section 168 of the Companies Act, 1908, and so that this resolution shall take effect as a special resolution, hereby resolve that the company be wound up voluntarily, and that WILLIAM SMITH MACGIBBON, of Christchurch, Public Accountant, be appointed Liquidator for the purpose of such winding-up.

Dated this 7th day of April, 1927.

	Shares.
Alice J. Morgan	401
G. A. Morgan	4,000
James Sangster	300
Harold F. Robbins	125
Newman Hall	250
H. J. Armstrong	4,574
	9,650

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NOTICE UNDER THE PUBLIC WORKS ACT, 1908.

NOTICE is hereby given that the Hawke's Bay County Council intends to execute a certain public work—namely, the widening and construction of a road—and to take under the provisions of the Public Works Act, 1908, for the purpose of widening a public road, and for the purpose of a public road or street, the following land, namely: All that parcel of land situate in Block VIII, Heretaunga Survey District, containing by admeasurement two roods and thirty-six one-hundredths of a perch, more or less, part of Meeanee Suburban Sections 39 and 44, being part of Lots Nos. 8 and 59 on a plan deposited in the Land Transfer Office at Napier under No. 1205, and being part of the land comprised in certificate of title, Vol. 83, folio 270, Hawke's Bay Registry, and being the whole of the land coloured pink on the plan hereinafter referred to, a copy of which is also deposited in the office of the Department of Lands and Survey at Napier, under No. 895 (green).

Notice is further given that a plan of the lands so required to be taken is deposited in the office of the Hawke's Bay County Council, Browning Street, Napier, and is open for inspection by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such land, who have any well-founded objections to the execution of the said public work or to the taking of such land, are hereby called upon to state their objections in writing, and send the same, within forty days from the first publication of this notice, to the Hawke's Bay County Council, at its office in Browning Street, Napier, New Zealand.

Dated at Napier, this 11th day of April, 1927.

A. H. FERGUSON,
Clerk to the Hawke's Bay County Council.

[This notice was first published on the 16th day of April, 1927, in the *Hawke's Bay Herald* newspaper, published at Napier.] 394

In the Magistrate's Court holden at Napier.
Companies (Winding up).

In the matter of the Industrial and Provident Societies Act, 1908, and in the matter of the Companies Act, 1908, and in the matter of THE NAPIER INDUSTRIAL CO-OPERATIVE SOCIETY, LIMITED.

BY an order made by Robert William Dyer, Esquire, Stipendiary Magistrate at Napier, in the above matter, dated the 12th day of April, 1927, on the petition of the Vigor Brown Trading Company, Limited, of Napier, a creditor of the above-named society, it was ordered that the said society be wound up by the Magistrate's Court under the provisions of the Companies Act, 1908.

Dated at Napier, this 13th day of April, 1927.

SAINSBURY, LOGAN, AND WILLIAMS,
Solicitors for Petitioner.

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DISSOLUTION OF PARTNERSHIP.

THE Partnership existing between JESSIE STACKHOUSE and LUCY CATHERINE WILLIAMS, both of Napier, who have heretofore carried on business as General Carriers under the style or firm-name of "The Hawke's Bay Transport Company," has been dissolved by mutual consent as from the 4th day of April, 1927. All accounts due to the late firm are payable to Mr. A. G. Pallot, of Napier, Accountant,

who will also discharge all liabilities of the said firm down to the above date.

The business of the Hawke's Bay Transport Company will in future be carried on under the same name by Mrs. Lucy Catherine Williams and Mrs. Emma Ann Kelly, the latter having purchased the share of Mrs. Stackhouse in the said business.

Dated this 14th day of April, 1927.

JESSIE STACKHOUSE.
LUCY CATHERINE WILLIAMS.

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In the Supreme Court of New Zealand.
Northern District.

In the matter of the Companies Act, 1908, and in the matter of THE BAY OF PLENTY TIMBER COMPANY, LIMITED, a company duly incorporated under the said Act, and having its registered office at Pongakawa, in the Provincial District of Auckland.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the 9th day of April, 1927, presented to the Honourable Mr. Justice Stringer, a Judge of the Supreme Court, by George Dunlop, of Te Puke, in the Provincial District of Auckland, and Dominion of New Zealand, Labourer, a creditor of the said company.

And the said petition is directed to be heard before a Judge of the said Court at the Supreme Court House at Auckland on Friday, the 27th day of May, 1927, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

JAMES C. DROMGOOL,
Solicitor for Petitioner.

44 Queen Street, City of Auckland. 397

MEDICAL REGISTRATION.

I, JOHN CAIRNEY, Bachelor of Medicine and of Surgery (N.Z.), 1922, Doctor of Medicine (N.Z.), 1925, now residing in Dunedin, hereby give notice that I intend applying on the 14th May next 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 Dunedin.

JOHN CAIRNEY, M.D.,
Medical School, Dunedin.

Dated at Dunedin, 14th April, 1927. 398

NOTICE OF PLACES OF BUSINESS.

In the matter of the Companies Act, 1908, and in the matter of THE BRITISH GENERAL ELECTRIC COMPANY, LIMITED.

NOTICE is hereby given that the situation and locality of offices or places of business of the British General Electric Company, Limited, will in future be at Brunswick Buildings, High Street, Auckland, Hansford Chambers, 145 Worcester Street, Christchurch, and Magnet House, 14 Downing Street, Dunedin.

BRANDON, WARD, AND HISLOP,
Solicitors, Wellington.

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ADDITION TO SURNAME.

I, ALTON CYRIL WEYMOUTH MANTELL-HARDING, of the City of Wellington, in the Dominion of New Zealand, Solicitor, hereby give public notice that I have assumed and adopted, and determined on all occasions whatsoever to use and subscribe the surname of "Mantell" in addition to the surname of "Harding"; and I give further notice that by deed poll dated the 12th day of April, 1927, duly executed and attested and enrolled in the Supreme Court of New Zealand at Wellington, I have assumed and adopted and intend thenceforth upon all occasions whatsoever to use and subscribe the name of "Mantell-Harding" instead of "Harding," and so to be at all times hereafter called, known, and described by the name of ALTON CYRIL WEYMOUTH MANTELL-HARDING exclusively.

Dated this 12th day of April, 1927.

A. C. W. MANTELL-HARDING.

Witness: Chas. Tringham, Solicitor, Wellington. 400

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between ALICE ANNIE WAKELY, JACK NATHANIEL WAKELY, and ALFRED EDWARD WAKELY, carrying on business at Greenmeadows and the surrounding districts as Butchers under the style or firm of "Wakely Bros." has been dissolved by mutual consent as from the 8th day of April, 1927. The said business will in future be carried on by the said Alfred Edward Wakely alone.

All claims against, and all debts owing to, the late firm must be rendered and paid to Messrs. Dolan and Rogers, Solicitors, Napier.

Dated this 11th day of April, 1927.

A. A. WAKELY.
J. N. WAKELY.
A. E. WAKELY.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between ARTHUR SORRELL and ROBERT CRITCHLEY SORRELL under the style or firm name of "A. Sorrell and Son," Grocers and General Storekeepers, at the corner of Worcester Street and Ollivier's Road, Christchurch, has been dissolved as from the 22nd January, 1927. The business is being continued under the same name of "A. Sorrell and Son," by the said Robert Critchley Sorrell.

Dated at Christchurch, this 12th day of April, 1927.

R. C. SORRELL.
A. SORRELL.

Witness to the signature of Arthur Sorrell and Robert Critchley Sorrell: M. P. Eales, Law Clerk, Christchurch. 402

In the matter of the Companies Act, 1908; and in the matter of ELECTRIC PRODUCTS AND GRAMAPHONES, LIMITED.

AT an extraordinary general meeting of members of the above-named company, duly convened and held at the registered office of the company, Thompson's Buildings, Upper Queen Street, Auckland, on Thursday, the 7th day of April 1927, the following extraordinary resolution was duly passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

And at the said meeting DONALD FRANCIS MACCORMICK, of Auckland, Accountant, and FRED TEMPEST EYRE, of Auckland, Accountant, were appointed Liquidators for the purpose of such winding-up.

Dated this 8th day of April, 1927.

403 D. McCORMICK } Liquidators.
FRED T. EYRE }

In the matter of the Companies Act, 1908, and in the matter of the HERETAUNGA SCHOOL, LIMITED.

AT an extraordinary general meeting of members of the above-named company, duly convened and held at the office of the Diocese of Waiapu, Napier, on Friday, the 18th day of March, 1927, at 2 p.m., the following extraordinary resolution was duly passed:—

"That the company be wound up voluntarily, and that A. I. RAINBOW, Public Accountant, Hastings, be and he is appointed Liquidator for the purpose of such winding-up."

The above resolution was subsequently confirmed at an extraordinary general meeting of members of the company held in the office of the Diocese of Waiapu, Napier, on the 5th day of April, 1927, at 2 p.m.

Dated this 8th day of April, 1927.

404 A. I. RAINBOW, Liquidator.

AUCKLAND GRAMMAR SCHOOLS BOARD.

IN accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Ewen D. McLennan, Esquire, M.P., has been elected a member of the Auckland Grammar Schools Board by the members of the General Assembly of the Provincial District of Auckland.

CHAS. E. G. TISDALL, Returning Officer.

Auckland, 6th April, 1927. 405

AUCKLAND GRAMMAR SCHOOLS BOARD.

IN accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Dr. E. Robertson, M.D., has been appointed Senate's member of the Auckland Grammar Schools Board.

CHAS. E. G. TISDALL, Returning Officer.

Auckland, 6th April, 1927. 406

THE WAIROA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and of all other powers (if any) it thereunto enabling, the Wairoa County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Wairoa County Ngapakira Special-rating District Loan of £600, 1927, authorized to be raised by the Wairoa County Council under the above-mentioned Act for the purpose of providing the Council's share of the cost of erecting the Ngapakira Bridge across the Ruakituri River on the Hangaroa-Waikaremoana Road, the said Council hereby makes and levies a special rate of one (1) penny and eleven-twentieths (11/20ths) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Ngapakira 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 twenty (20) years, or until the loan is fully paid off.

SCHEDULE.

Being all that land situated in the Dominion of New Zealand, Provincial District of Hawke's Bay, and County of Wairoa, bounded as follows: Commencing at Trigonometrical Station 93 Ngapakira, being the south-western corner of Small Grazing-run 114, Block VI, Tuahu Survey District, westward along the southern boundary of S.G.R. 114, to the south-western corner of S.G.R. 114, thence in a general north-westerly direction along the western and northern boundaries of S.G.R. 114 to the north-eastern corner of S.G.R. 114; thence in a general southerly direction along the eastern boundary of S.G.R. 114 to its intersection with the northern boundary of Lot 1, part Waipaoa 5A Block, Block VII, Tuahu Survey District; thence in a general south-easterly direction along the northern and eastern boundaries of Lot 1, part Waipaoa 5A Block, to its intersection with the Ruakituri River; thence in a general southerly direction along the western bank of the Ruakituri River to its junction with the north-western boundary of Waipaoa 5C Block; thence in a general south-westerly direction along the north-western boundary of Waipaoa 5C Block to the south-eastern corner of Lot 1, part Waipaoa 5A Block; thence in a general north-westerly direction along the south-western boundary of Lot 1, part Waipaoa 5A Block, to Trigonometrical Station 93, Ngapakira, the commencing-point: the whole comprising Small Grazing-run 114, Block VI, Tuahu Survey District, and Lot 1, part Waipaoa 5A Block, Block VII, Tuahu Survey District.

407 A. G. NOLAN, Chairman.
B. G. SIGNALL, Clerk.

AVONDALE 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, 1926, and of all other powers (if any) it thereunto enabling, the Avondale Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Avondale Borough Sewer Reticulation Loan of £10,300, 1927, authorized to be raised by the Avondale Borough Council under the above-mentioned Act for the purpose of—

- | | |
|---|---------|
| (1) The provision and laying of branch sewers and public drains and reticulation of a system of drainage in and for a defined part of the Borough of Avondale | £ 9,000 |
| (2) Rendering to householders the necessary financial assistance for the installation of house connections, to be repaid in instalments | 1,300 |

the said Council hereby makes and levies a special rate of fourpence three-farthings (4¾d.) in the pound sterling on

the rateable value (on the basis of the unimproved value) of all rateable property in the Sewer Reticulation Rating Area No. 2 in the Borough of Avondale, and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 15th day of July in each and every year during the currency of such loan, being a period of thirty-six and one-half (36½) years, or until the loan is fully paid off.

WM. JOHN TAIT, Mayor.

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