

THE

NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, OCTOBER 17, 1929.

RRATUM.—In New Zealand Gazette, No. 67, of the 10th October, 1929, on page 2619, "Timber in Taranaki Land District for Sale by Public Auction," for date of sale read "Thursday, 31st October," in lieu of "Thursday, 21st

Land reserved under the Scenery Preservation Act, 1908.

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

WHEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Act, 1908 (hereinafter referred to as "the said Act"), has recommended that the land described in the Schedule hereto should be

permanently reserved for scenic purposes, and it is expedient to give effect to such recommendation:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the said Act, do hereby proclaim and declare that the land described in the Schedule hereto shall be a scenic reserve under the said Act, and subject to the provisions thereof.

SCHEDULE.

AUCKLAND LAND DISTRICT.—KIRITEHERE ROAD SCENIC RESERVE.

SECTION 2, Block VIII, Whareorino Survey District: Area, 448 acres, more or less

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 October, 1929.

T. K. SIDEY, For Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Crown Lands set apart as a Permanent State Forest.

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

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

SCHEDULE.

NELSON LAND DISTRICT.—NELSON-MARLBOROUGH FOREST-CONSERVATION REGION.

Part State Forest No. 5.

Part State Forest No. 5.

ALL that area in the Nelson Land District containing by admeasurement 426 acres, more or less, being Section 12, Block IV, and part Section 4, Block VIII, Maruia Survey District, and bounded generally as follows: Towards the north-east and north-west by Section 6, Block IV aforesaid; towards the north-east by part Section 4, Block VIII aforesaid; towards the south-east by a road along the north-ern bank of the Glengarry Stream; and towards the south-west and west by Sections 19 and 3, Block VIII aforesaid, Section 2, Block VII, Maruia Survey District, and State Forest No. 5 (Gazette, 1910, page 3281): As the same is more particularly delineated on Plan No. 114/1, deposited in the Head Office, State Forest Service, Wellington, and thereon bordered red. Service, Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of October, 1929.

> W. B. TAVERNER, Commissioner of State Forests.

GOD SAVE THE KING!

Crown Land set apart as a Provisional State Forest,

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

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

SCHEDULE.

WESTLAND LAND DISTRICT.—WESTLAND FOREST-CONSERVATION REGION.

Provisional State Forest No. 1726.

ALL that area in the Westland Land District, containing by admeasurement 474 acres, more or less, situated in Block III, Mawheranui Survey District, and bounded generally as follows: Towards the north by Section 3400, Block III aforesaid, and by Crown land; towards the east by Section 3303, Block III aforesaid, and by a line being the production of the eastern boundary of Section 3303 aforesaid; towards the south-east by the Grey River; towards the south-west by a line, being a production of south-east boundary of Section 2647, Block III aforesaid, and by Section 2647 aforesaid; and towards the north-west by Section 51A, Block III aforesaid. As the same is more particularly delineated on plan No. 119/19, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of October, 1929.

W. B. TAVERNER, Commissioner of State Forests.

GOD SAVE THE KING!

Crown Land set apart as a Permanent State Forest.

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

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

SCHEDULE.

WELLINGTON LAND DISTRICT.—WELLINGTON FOREST-CONSERVATION REGION.

Part of State Forest No. 97.

ALL that area in the Wellington Land District, containing by admeasurement 56 acres, more or less (formerly public roads, Gazette, 1929, page 823), situated in Block VIII, Manganui Survey District, and bounded generally as follows: Towards the south-west by a road along the Waimarino Stream; towards the north-west by the Waimarino Stream; towards the east by a road and by Sections 9 and 12, Block VIII aforesaid; towards the south by a road along the Makatote Stream; and on all other sides by State Forest No. 97 (Gazette, 1929, page 387). As the same is more particularly delineated on Plan No. 62/19, deposited in the Head Office of the State Forest Service at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 12th day of October, 1929.

W. B. TAVERNER, Commissioner of State Forests.

GOD SAVE THE KING!

Tapuinikau A Block, Cape Survey District, in the Taranaki Land District, vested in the Crown as a Scenic Reserve.

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

In pursuance and exercise of the powers and authorities conferred upon me by section thirty-three of the Native Land Amendment and Native Land Claims Adjustment Act,

1926, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of land described in the Schedule hereto, and more particularly delineated on the plan referred to in the said Schedule, having been duly ceded to the Crown by the Native owners thereof, is vested in His Majesty the King, to be held and administered as a reserve under the Scenery Preservation Act, 1908.

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 2 acres 2 roods 25 perches, more or less, being Tapuinikau A Block, Block IX, Cape Survey District: Bounded towards the north, east, and west by Tapuinikau B 2 Block, Block IX, Cape Survey District, 1641·1 links, and towards the south by the Teikaparua Stream; as the same is delineated on the plan marked L. and S. 4/504, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured pink.

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 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands.

GOD SAVE THE KENG!

Land set apart as an Addition to an Agricultural and Pastoral Show-ground.

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

IN pursuance and exercise of the powers conferred by subsection nine of section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the date hereof the land comprised in the closed roads described in the First Schedule hereto, being land adjoining and intersecting the Agricultural and Pastoral Show-ground reserves described in the Second Schedule hereto, shall be deemed to be added to the said Agricultural and Pastoral Show-ground reserves.

FIRST SCHEDULE.

ALL that area in the Canterbury Land District containing by admeasurement 2 acres 2 roods, more of less, being Reserve Number 4243, situated in the Town of Mackenzie, in Block VII, Cheviot Survey District, and being the closed road lying between Reserve Number 3042 and Reserve Number 3597; also the closed road lying between Reserve Number 3787; and also the closed road lying between Reserve Number 3787 and Reserve Number 3823: As the same is more particularly delineated on the plan marked L. and S. 1/143A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

SECOND SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 3597, Block VI, Town of Mackenzie: Area, 5 acres.
Also Reserve 3787, Block III, Town of Mackenzie: Area, 5 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 14th day of October, 1929.

T. K. SIDEY, for Minister of Lands.

GOD SAVE THE KING!

Land set apart as an Addition to a Public Domain.

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

IN pursuance and exercise of the powers conferred by subsection nine of section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the date hereof the land comprised in the closed roads described in the First Schedule hereto, being land adjoining and intersecting those portions of the Mackenzie Domain described in the Second Schedule hereto, shall be deemed to be added to the said Mackenzie Domain.

FIRST SCHEDULE.

ALL that area in the Canterbury Land District containing by admeasurement 3 acres 0 roods 23 perches, more or less, being Reserve Number 4242, situated in the Town of Mackenzie, in Block VII, Cheviot Survey District, and being the closed road lying between Reserve Number 3156 and Reserves Numbers 3042, 3787, 3823, and 3170; and also the closed road lying between Reserve Number 3823 and Reserve Number 3170: As the same is more particularly delineated on the plan marked L. and S. 1/143B, deposited in the Head office, Department of Lands and Survey, at Wellington, and thereon bordered red. bordered red.

SECOND SCHEDULE.

PART MACKENZIE DOMAIN.

CANTERBURY LAND DISTRICT.

RESERVE 3823, Block I, Town of Mackenzie: Area, 5 acres.
Also Reserve, 3156, Town of Mackenzie: Area, 9 acres 3 roods I perch.
Also Reserve 3170, Block VII, Cheviot Survey District:

Area, 23 acres.

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

October, 1929.

T. K. SIDEY, for Minister of Lands.

GOD SAVE THE KING!

Road closed in Block XII, Waipakura Survey District, Wellington 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 Waipakura Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Adjoining or passing through
3 0 30 Lot 2, D.P. 7418, being portion of Te Ara to
Waka No. 1 and Poronui Blocks.
0 2 30 Lot 3, D.P. 7418, being portion of Poronui
Block.

Situated in Block XII, Waipakura Survey District.

In the Wellington Land District; as the same are more particularly delineated on the plan marked L. and S. 16/1702 deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2335, 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 October, 1929.

T. K. SIDEY, for Minister of Lands.

GOD SAVE THE KING!

Road closed in Block XIV, Belmont Survey District, Wellington 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 Belmont Survey District described in the Schedule hereto.

SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 5.09 perches. Adjoining Section 123, Block I, and Section 124, Block V, Hutt Valley Settlement, Borough of Lower Hutt.

Situated in Block XIV, Belmont Survey District. In the Wellington Land District; as the same is more particularly delineated on the plan marked L. and S. 1/754/1,

deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2332, 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 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands.

GOD SAVE THE KING!

Road closed in Block III, Tangihua Survey District, North Auckland Land District.

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

N 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 Tangihua Survey District described in the Schedule hereto.

SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 acre 2 roods

9 perches. Adjoining Allotments 91, part 90, and Crown land, Maunga-karamea Parish.

Situated in Block III, Tangihua Survey District. In the North Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/1695, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2333, 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 12th day of October, 1929.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

Road closed in Block XI, Tapapa Survey District, Auckland Land District.

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

I N 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 Tapapa Survey District described in the Schedule hereto.

SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 acres 1 rood. Adjoining Sections 14s and 1s, Tapapa Settlement.

Situated in Block XI, Tapapa Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 21/49, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2334, and thereon coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands.

GOD SAVE THE KING!

Allocating to the Purposes of a Road Land in Block I, Maketu Survey District, taken for a Railway.

[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, 1928, 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 which is described in the Schedule hereto—and which was taken for a branch railway

from the East Coast Main Trunk Railway to a quarry in Block I, Maketu Survey District, and is not now required for such purpose—shall, upon the publication hereof in the New Zealand Gazette, become a road, and that such road shall be maintained by the Tauranga County Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE areas of the pieces of land dealt with:-

A. R. P. Being
3 0 21·4 Railway land; coloured yellow.
0 0 1·1 ,,; coloured blue.

Situated in Block I, Maketu Survey District. (S.O. 18218.) In the Auckland Land District: As the same are more particularly delineated on the plan marked P.W.D. 38415, deposited in the office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 3/9.)

Altering the Boundaries of the Wairarapa Electric-power District.

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

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

SCHEDULE.

SCHEDULE.

All that area situated in the Wellington Land District, and being portion of the Masterton County, bounded on the north and on the east by the Masterton County boundary from the south-eastern corner of Lot 2, Section 118, Block VII, Kopuaranga Survey District, to the south-western corner of Section 518, Block XIII, Mangapakeha Survey District; thence along the south-eastern boundary of Section 866 to its southernmost corner; thence by the stream forming the south-western boundary of Section 866 to the south-eastern corner of Section 98, Block XVI, Kopuaranga Survey District; then westerly along the southern boundaries of Sections 98, 97, 13, and 12, Block XVI aforesaid, to the Taueru River; thence down the Taueru River to the Mangatopitopi Creek; thence along the Mangatopitopi Creek and the north-eastern boundary of the Kai-o-te-atua Block to the Te Ore Ore - Bideford Road; thence northerly along that road to the northern boundary of Kai-o-te-atua No. 1; thence north-westerly along that boundary to the southern boundary of Section 5, Block XV, Kopuaranga Survey District; thence along that boundary and along the eastern boundaries of Sections 8, Section 9, part of the southern boundaries of Sections 19, Block XI, to the south-end boundaries of Section 119, Block XI, to the south-western corner of Section 210, Block VII, Kopuaranga Survey District; thence along the eastern boundary of the said Section 210 to the southern boundary of Section 118; thence westerly along that boundary to the south-eastern corner of Lot 2, Section 118, Block VII aforesaid, the point of commencement. As the said area is more particularly delineated on the plan marked P.W.D. 76184, deposited in the office of the Minister of Public Works at Wellington, and thereon bordered blue.

Given under the hand of His Excellency the Governorbordered blue.

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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 26/988.)

Declaring Land taken for a Government Work, and not required for that Purpose, to be Crown Land.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, 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 declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1924.

SCHEDULE.

APPROXIMATE area of the piece of stopped Government road declared to be Crown land: 3 acres 1 road 24 perches. Adjoining or passing through Section 8.

Situated in Block X, Tangitu Survey District.
In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 74461, deposited in the office of the Minister of Public Works at Wellington, 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 tenth day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 37/22.)

Land proclaimed as a Road, in Block XIV, Kairanga Survey District, Kairanga 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Kairanga Survey District described in the Schedule

SCHEDULE.

LAND PROGLAIMED AS A ROAD.

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

A. R. P. 0 0 2.8 Being portion of Section 197. 0 1 11.5 , 197. 197.

Situated in Block XIV, Kairanga Survey District (Township of Fitzherbert R.D.). (S.O. 2501.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 76621, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/9/60/7.)

Land proclaimed as a Road, and Road closed, in Block III, Carlyle Survey District, Patea 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Carlyle Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 2 acres 0 roads 18 perches.

Being portion of part Sub. 1 (D.P. 738) of Section 9 (Otauto Block); coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 3 roods 30 perches. Adjoining or passing through part Sub. 1 (D.P. 738) of Section 9 (Otauto Block); coloured green.

All situated in Block III, Carlyle Survey District. All in the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 76510, deposited in the office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 38/105.)

Land proclaimed as a Road, and Road closed, in Block II, Puniu Survey District, Waipa 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Puniu Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Being Portion of Allotment 29; coloured red. A. R. P. 2 0 181 1 3 20·4 0 0 31 28; ,, 30; coloured blue.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:

A. R. P. Adjoining or passing through
3 2 27 3 Allotments 28, 29, and 30; coloured green.
0 0 24 1 , 28 and 30; ,,

(Parish of Mangapiko.)

All situated in Block II, Puniu Survey District (Auckland

R.D.). (S.O. 24976.)
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 76470, deposited in the office of the Minister of Public Works at Wellington, 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 October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2907.)

Land proclaimed as a Road, and Road closed, in Block III, Lewis Survey District, Inangahua 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Lewis Survey District described in the First Schedule hereto; and

also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P. Being Portion of 1 20 Section 7; coloured red. 1 26 ,, 7; ,, ,, 0 16 7;

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

Adjoining or passing through A. R. P. 2 16 Section 7; coloured green. 2 13 3 24 7; 7; ,, ,, 2 5 0 6 7; " 0 6 , 7; , , 0 17 Road adjoining Section 7; coloured green. 3 38 Section 7; coloured green. All situated in Block III, Lewis Survey District (Nelson

R.D.). (S.O. 410r.)

All in the Nelson Land District; as the same are more particularly delineated on the plan marked P.W.D. 76305, deposited in the office of the Minister of Public Works at Wellington, 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 October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 42/604.)

proclaimed as a Road, and Road closed, in Block XVI, Maungatautari Survey District, Matamata 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Maungatautari Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Being Portion of Waotu North No. 1a; coloured purple. 3 19 1 0 19.2 0 0·002 0 16·4 1 Waotu North No. 1B No. 2; coloured red. 0 21 2 16 0 22 (Auckland R.D.) (S.O. 17319.) P.W.D. 76474. 1 0 6.5 Waotu North No 1B No. 2; coloured red. 2 21.2 Section 3; coloured blue. 2 38.4 (Auckland R.D.) (S.O. 25052.) P.W.D. 76475.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:—
A. R. P. Adjoining or passing through в. р. 0 13 0 13 0 0·04 2 23·3 0 18 3 36 Waotu North No. la; coloured green. õ 0 Waotu North No. 1B No. 2; coloured green. 0 23 2 20 0 22 (Auckland R.D.) (S.O. 17319.) P.W.D. 76474. 0 35.9 Waotu North No. 18 No. 2; coloured green. 0 33.5 Section 3; coloured green. (Auckland R.D.) (S.O. 25052.) P.W.D. 76475.

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

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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2736.)

Land proclaimed as a Road, and Road closed, in Block IX, Opoiti Survey District, Wairoa 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 Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Opoiti Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 3 roods 2 perches.

Being portion of Section 71 (Wairoa Military Settlement); coloured pink.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:—

A. R. P. Adjoining or passing through

0 0 0003 Section 71 (Wairoa Military Settlement); coloured green.

0 2 19.5 Ditto.

All situated in Block IX, Opoiti Survey District (Gisborne

R.D.). (S.O. 1332, brown.)

All in the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 76109, deposited in the office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/5/27/6.)

Land taken for the Purposes of a Road in Block III, Waiwera Survey District.

[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, 1928, 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 twenty-eighth day of October one thousand on and after the twenty-eighth day of October, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. B. P. Being Portion of 0 0 24 Part Maungatauhoro Block (D.P. 5180);

coloured red.
0 0 10 Ditto; coloured purple.

Situated in Block III, Waiwers Survey District (Auckland

R.D.). (S.O. 25365.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 76410, deposited in the Office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/1/1/19).

Land taken for River-diversion Purposes in the City of Christchurch.

[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, 1928, 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 river-diversion purposes, and shall vest in the Christchurch Drainage Board as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-eighth day of October, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 15 perches. Being portion of Reserve 24, City of Christchurch (Canterbury R.D.). (S.O. 2120.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 76640, deposited in the office of the Minister of Public Works at Wellington, and thereon edged pink.

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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 48/278.)

Land taken for the Purposes of a Street at Carlton Mill Road, in the City of Christchurch.

[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, 1928, 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 hereby taken for the purposes of a street and shell west hereby taken for the purposes of a street, and shall vest in the Mayor, Councillors, and Citizens of the City of Christ-church, as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-eighth day of October, one thousand nine hundred and twenty-nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 16 perches. Being portion of bed of River Avon.

Situated in City of Christchurch (Canterbury R.D.). (S.O. 2120.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 76640, deposited in the office of the Minister of Public Works at Wellington, and thereon edged 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 48/278.)

Land taken for the Purposes of the Milk-supply of the City of Wellington.

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, 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 the milk-supply of the City of Wellington, and shall vest in the Mayor, Councilors, and Citizens of the City of Wellington, as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-eighth day of October, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :--

Being Portion of
That strip of land known as "Charlton
Avenue," and being part Section 261; 0 3.38 Avenue," an coloured red.

Ditto; coloured yellow. 1.66 0 1.67 0 1.68 sepia. blue. 0 ,,

,, 0 1.67

Situated in the City of Wellington (Town of Wellington

R.D.) (S.O. 2476.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 76494, deposited in the office of the Minister of Public Works at Wellington, 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 October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/1374.)

Revoking a Proclamation taking Land for Scenic Purposes in Block V, Haparapara Survey District.

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

IN pursuance and exercise of the powers vested in me by the Public Works Act, 1928, and of all other powers enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation dated the twenty-third day of March, one thousand nine hundred and twenty-seven, and published in the New Zealand Gazette, No. 18, of the thirty-first day of the same month, taking land for scenic purposes in Block V, Haparapara Survey District, such land being no longer required for the purpose for which it was taken. taken.

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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 52/88.)

Revoking a Proclamation taking Land for the Use, Convenience, or Enjoyment of a Road in Block I, Mangatu Survey District, Waikohu County.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers vested in me by the Public Works Act, 1928, and of all other powers enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation dated the seventh day of October, one thousand nine hundred and eighteen, and published in the New Zealand Gazette, No. 136, of the tenth

day of the same month, taking land for the use, convenience or enjoyment of a road in Block I, Mangatu Survey District such land being no longer required for the purpose for which it was taken.

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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/302.)

Stopping a Government Road in Block XI, Belmont Survey District.

[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, 1928, 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 as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

APPROXIMATE area of the piece of road hereby stopped:

2 roods 21 26 perches.

Adjoining or passing through Section 5, Block XI, Belmont Survey District (Porirua R.D.). (S.O. 2218.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 70680, deposited in the office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/9/1/8.)

Stopping Government Roads in Blocks XII and XVI, Mangaoporo Survey District.

[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, 1928, 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 as stopped the Government roads described in the Schedule hereto such roads being no longer required. hereto, such roads being no longer required.

SCHEDULE.

APPROXIMATE areas of the pieces of roads hereby stopped:-

A. R. P. Adjoining or passing through
4 0 7.7 Paraaumu No. 3, Block XII.
7 1 9 Poroporo, Block XII.
16 2 23.3 Rotokautuku No. 1, Block XVI.
3 0 19 , No. 5D 2, Block XVI.
4 0 24 , No. 5A, Block XVI.
1 2 22 , No. 2F 3A, Block XVI.
1 0 31 , No. 2F 3B and 3A, Block XVI.

Situated in Mangaoporo Survey District (Gisborne R.D.). (S.O. 1249, brown.)

In the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 66437, deposited in the office of the Minister of Public Works at Wellington, 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 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/470.)

Additional Land at Panmure taken for the Purposes of the Kaipara-Waikato Railway (Auckland-Westfield Deviation) and for Road-diversion in connection therewith.

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

WHEREAS it has been found desirable for the use, Convenience, and enjoyment of the Auckland-Westfield Deviation of the Kaipara-Waikato Railway to take further land at Panmure, in addition to land previously acquired for the purposes of the said railway, and to take land for road-diversion in connection therewith:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections thirty-four and two hundred and sixteen of the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land:-

FOR RAILWAY.

2 28.9 Part of road; coloured green.
0 29.6 Parts of Allotment 9, Section 4, small lots
0 15.8 near Village of Panmure; coloured blue.
1 26.4 Part Allotment 8, Section 4, small lots near Village of Panmure; coloured red.

FOR ROAD-DIVERSION.

A. R. P. FOR ROAD-DIVERSION.
3 0 0.5 Parts Allotments 2 and 3 of Section 4, small

farms near Panmure; coloured sepia. Part of land in Proclamation No. 6559; 0 32.4 coloured yellow

Part Allotment 9, Section 4, small farms near Village of Panmure; coloured blue. 0 3 27

0 0 16.4 Part Allotment 8, Section 4, small farms ne Village of Panmure; coloured red.

Situated in Block II, Otahuhu Survey District (Mount Wellington Road District). (S.O. 25287, blue.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked L.O. 495, deposited in the office of the Minister of Railways at Wellington, and thereon coloured as above mentioned. ton, 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 11th day of October, 1929.

W. B. TAVERNER, Minister of Railways.

GOD SAVE THE KING!

(L.O. 7047/251.)

Proclaiming Native Land to have become Crown Land.

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

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

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

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

SCHEDULE.

OHINEMUEI Block XVI, Section 1B 2 (Ngatikoi Reserve), Ohinemuri Survey District: Approximate area, 78 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of October, 1929.

A. T. NGATA, Native Minister.

GOD SAVE THE KING!

Notice withdrawing Land from a Mining District.

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

In pursuance and exercise of the powers conferred upon me by section eight (c) of the Mining Act, 1926, and of every other power and authority enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby, as from the date of the publication hereof in the New Zealand Gazette, withdraw from the Otago Mining District that area of Crown land described in the Schedule hereto.

SCHEDULE.

ALL that area of land in the Southland Land District, con-ALL that area of land in the Southland Land District, containing by admeasurement 18 acres 3 roods 11 perches, and being Sections 42 and 43, Block XVIII, Jacobs River Hundred: Bounded on the west by Section 41, a distance of 929-8 links to railway-line; thence along the north by railway-line, 2368-8 links, to a public road; thence on the east by the said public road, 733-3 links, to a point 100 links above high-water mark at Colac Bay; thence on the south by a line 100 links distant and parallel to high-water mark at Colac Bay, a distance of 2436 links, to the starting-point. As the same is delineated on the plan marked Mines N. 6/4/18, deposited in the Head Office, Department of Mines, at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 12th day of October, 1929.

W. A. VEITCH, Minister of Mines.

GOD SAVE THE KING!

(Mines N. 6/4/18.)

Recreation Reserves in Otago Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Y virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, 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 and 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 Wanska Islands Domain, and be managed, administered, and dealt with as a public domain by the Wanska Islands Domain Board.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 31, Block III, Lower Wanaka Survey District, and Section 1324g Town of Pembroke: Area, 5 acres 1 rood 22 perches.

Also Section 1300B, Town of Pembroke: Area, 4 acres

3 roods 14 perches.
Also Section 8, Block XV, Town of Pembroke: Area,

acres I rood 5 perches.

Also Section 5, Block XV, Town of Pembroke: Area,

2 scress 2 roods 28 perches.
Also Section 6, Block XV, Town of Pembroke: Area,

Also Section 6, Block AV, Town of Pembroke: Area, Also Section 90, Block IX, Town of Pembroke: Area, 46 acres 0 roods 11 perches.

Also Section 91, Block IX, Town of Pembroke: Area,

13 acres 0 roods 12 perches.

Also Sections 3 and 4, Block XLIX, Town of Pembroke:

Area, 83 acres 2 roods 8 perches.

F. D. THOMSON, Clerk of the Executive Council. Education Act, 1914.—Amended Regulations.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred on him by the Education Act. 1914 and the amendment of the conferred on him by the Education Act. tion Act, 1914, and the amendments of that Act, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, in the manner set forth in the Schedule hereto, the regulations at present in force relating to the organization, examination, and inspection of public schools, and the syllabus of instruction, and with the like advice and consent doth prescribe that this Order shall come into force on the date of publication thereof in the New Zealand Gazette.

SCHEDULE.

GENERAL.

The regulations relating to the organization, examination, and inspection of public schools, and the syllabus of instruction, made by Order in Council dated 15th September, 1919, and amended by Orders in Council dated 13th June, 1921, 25th March, 1922, 10th September, 1923, 3rd December, 1923, 12th December, 1924, and 30th November, 1928, are hereby further amended

1. By deleting clauses 1 to 16 and substituting the following therefor:

1. (1) For purposes of instruction, the pupils of every public school shall be divided into four divisions—namely, the Preparatory Division, the Junior Division, the Middle Division, and the Senior Division, of which the first three shall be regarded as affording primary instruction and the last as affording secondary instruction.

(2) The Preparatory Division shall in general include those children who have been under instruction at school or elsewhere for not more than two years, and whose age does not exceed eight years. The Preparatory Division may be divided into two but not more than four classes, the lowest being called P. 1, the next P. 2, and so on.

(3) The Junior Division shall be divided into two classes, the lower of which shall be called S. 1 and the higher S. 2. In general, S. 1 shall include children who have been under instruction at school or elsewhere for not more than three years, and S. 2 those who have been under instruction for not more than four years.

(4) The Middle Division shall be divided into two classes, the lower of which shall be called S. 3 and the higher S. 4. In general, S. 3 shall include children who have been under instruction at school or elsewhere for not more than five years, and S. 4 those who have been under instruction

for not more than six years.

(5) The Senior Division shall be divided into two classes, the lower of which shall be called Form I and the higher Form II, and shall, in general, consist of those pupils who have been under instruction at school or elsewhere for six years or more and have not gained a Certificate of Proficiency.

(6) Pupils who have satisfactorily completed a course of study in Form II and cannot, on account of distance, conveniently attend a secondary school, district high school, or technical school, shall be classified as belonging to

(7) The syllabus of work for the classes in each division shall, subject to such modifications as are approved by an Inspector of Schools, be as defined in the Syllabus of Instruction for Public Schools.

(8) Subject to the approval of the Inspector, nothing in these regulations shall be so interpreted as to prevent pupils ordinarily classified in different classes from being instructed together in a common class, and in a programme of work suitably modified to meet the circumstances.

(9) The classification of the pupils shall be determined at the beginning of the year but, if necessary, promotion of individual pupils from class to class may be made at any other time by the head teacher. In the Preparatory Division, especially where it contains more than two classes, the pupils should be promoted at least half-yearly. Teachers shall submit for the information of the Inspector an explanation of the presence in the class of any pupils who have been under instruction for more than the maximum number of years specified in subclauses (2) to (5) hereof. Undue retardation of pupils is always to be regarded as an element of weakness

(10) Pupils shall for all purposes of record, but not necessarily of teaching, be classified according to their capacity and attainment in English.

DUTIES OF HEAD TEACHERS.

2. The head teacher shall arrange for the organization of the school in respect of the following; and shall display in his office or in some prominent place in the school schedules showing the manner in which he is carrying out the duties specified in this clause.

(1) The effective distribution of the staff with a view to (a) utilizing the special aptitudes of the assistants, and (b) a fair apportionment of labour with due regard to the relative positions of the assistants on the school

staff.

(2) The preparation of schemes of work not later than the fourth week

of each school year.

The head teacher shall prepare the schemes in outline, and shall explain and discuss them with the whole of his staff. He shall then require each of his assistants to submit for his approval a scheme of work based on his outline with such attention to detail as he may deem necessary.

All the schemes of work shall be submitted to the Inspector, who should

see---

(a) That in the preparatory and junior classes the scheme of work drawn up by the teacher does not make greater demands on the pupils than the syllabus provides for:

(b) That such essentials as accuracy of speech, intelligent reading, and accuracy in arithmetic are not neglected through over-emphasis

on other subjects or phases of work:

(c) That the schemes provide for proper sequence both with regard to matter and method in the work from class to class, especially in such subjects as history, geography, nature-study, and drawing,

and that needless overlapping is avoided:

- (d) That the correlation of subject with subject is arranged for in a natural manner, and that the instruction given at manual training centres is not divorced from the other subjects of instruction. The head teacher of every school sending pupils to manual-training classes should be furnished by the controlling authority with a copy of the instructors' schemes of work.
- (e) That the general aim and method for each subject are set out, and that mere tabulations of pages of books and items of instruction are not accepted as a scheme of work:
- (f) That the head teacher shows a general outline of his plan for supervising and guiding the work of the school, and for dealing with the weaker subjects or classes in his school.
- (3) The daily preparation of programmes of work, which shall show in the case of all teachers other than the head teacher a brief indication of the content of each lesson and any special method of treatment. It shall be the duty of the head teacher to see that every teacher gives adequate preparation to his work for the day. The head teacher shall indicate in a general way the distribution of his time as required for compliance with the requirements of subclause (1) hereof.

(4) The arrangement of the time-tables throughout the school.

The time allotted to any subject should be apportioned (a) according to the relative difficulty and extent of the work in the various classes, and (b) according to the strength or weakness of any particular class. The order in which the subjects are set down on the time-tables should also be the head teacher's care, and a general time-table for the whole school should be posted in the head teacher's room.

(5) The duties of the whole staff with relation to the supervision of the

playground and games and to the care of school gardens.

(6) The instruction and professional training of the probationers, which should be arranged for and set in operation early in February.

A complete schedule should be prepared showing the proposed arrangements for at least six months at a time.

- (7) The development of the civic life of the school. This should be the head teacher's special care. A definite policy should be laid down and the co-operation of the whole staff secured.
 - 3. It shall be the duty of the head teacher to-
 - (1) Devote a substantial part of his time to supervising the work of the several classes, to assisting and co-operating with the class-teachers, and to teaching the classes himself, with the object of demonstrating approved methods of instruction and of removing weaknesses. The teaching referred to in this subclause shall, apart from the conduct of periodical examinations, include all occasions when the head teacher himself takes control of a class for the time being.

(2) Take such steps as will ensure attention to the following: The ventilation of the rooms, the proper placing of the pupils with respect to the light, the size of the desks in each class-room, the tidiness, cleanliness, and attractiveness of the rooms, the sanitary arrangements generally, with the care of the grounds, and the supply and care of all material and apparatus.

(3) Pay special attention to the physical welfare of the pupils by such means as physical exercises, games, correct posture in the school-

room, teaching of swimming, &c.

(4) Prevent as far as possible the retardation of pupils in any of the classes. An effort should be made to discover the cause of the retardation and, in particular, whether it is due to any fault in the classification, in the methods of teaching, or in the scheme of work.

(5) Examine the pupils of every class periodically in accordance with the requirements of clause 4 hereof.

(6) Enter on a form provided for the purpose a record of each pupil's progress through the school, with such particulars as the Director shall prescribe.

(7) Hold himself responsible for the safe keeping of all school records and the making-out of all returns. Certain duties in connection with the daily registers, weekly summary, term and other returns, admission register, and examination register shall be allotted to responsible assistants.

(8) Hold staff conferences at least monthly, and keep a record of the nature of such conferences and of the conclusions arrived at.

HEAD TEACHER'S EXAMINATION OF PUPILS.

4. (1) The head teacher shall hold periodical examinations of the classes, the last of which, called the "annual examination," shall be held in November or December, and he shall keep for the information of the Inspector a record of the nature and results of these examinations.

(2) In regard to any periodical examination, except the annual examination, the record kept in the school examination register shall be held to be sufficient if it contains the particulars referred to in (a), (b), (c), and (e) of subclause (4) hereof, and also, in lieu of (d), merely the changes from class to class made as a result of the examination to which it relates.

(3) (a) The written questions used at the periodical examinations are to be set by the head teacher, who shall also make the standard of marking his special care. The assistant teachers may be called upon to mark the errors in the pupils' work, but the head teacher should, as far as possible, allot the marks himself.

(b) The written work done at the periodical examinations, together with the questions set, shall be kept in the school for twelve months or for such shorter period as the Inspector may direct.

(4) Immediately after the annual examination the head teacher shall forward to the Inspector, on forms provided by the Education Department, a report to be called "The Teacher's Annual Examination Report," setting out the results of that examination as contained in the school examination register. The report shall contain—

(a) The names and ages, as on the 31st of December, of all the pupils on the school-roll, excluding those who have already been examined for Certificates of Proficiency, the class in which a pupil has been placed for English during the preceding three months determining

the list on which his name shall appear:

(b) The names of all retarded pupils—i.e., those whose ages exceed the average ages determined by the Director of Education for the various classes throughout New Zealand—such names to be underlined in red, and an explanation to be furnished in each case:

(c) The number of marks gained by each pupil of the Junior, Middle, and Senior Divisions, according to the following scale:

Language (Composition, 100; Formal Language, 50) 150 Reading (including Recitation and Appreciation) 100 Spelling 25 Writing 25Arithmetic 100 $Other\ subjects-\!\!\!\!-$ History, Geography, Science, Drawing, Handwork, .. 50 each

- (d) The class in which it is proposed to place each pupil in consequence of the results of the annual examination, taken in conjunction with those of the other periodical examinations and with the general character of his work during the year:
- (e) A general estimate of the quality of the work done by each class: (f) A summary showing the number of pupils on the roll of each class, the number present at the time of the examination in English, the aggregate ages as on the 31st of December, and the average age of the pupils in each class.

(g) A summary showing for each class the number of pupils in the various

years of their school life.

(5) For pupils of Form II, the form that has been previously used in the case of candidates for Certificates of Proficiency will suffice.

(6) The same standards of appraisement of the pupils' work shall as far as possible be adopted throughout New Zealand, and to this end the teacher shall follow the directions and standards laid down by the Director

of Education or, with his authority, by the Senior Inspector.

- (7) The Inspector may return the copy of the class-lists of the annual examination to the head teacher, and require him to note in the column for remarks the reason for the more or less rapid promotion of any pupil, or to give an explanation in the case of any pupil whose age is much above the average age of the pupils in that class for New Zealand, and to forward such of the examination-papers as the Inspector may desire. The Inspector may modify the classification of the pupils in any way that appears to him desirable.
- (8) If it appears to the Inspector that the report of the annual examination is complete and in order, he shall at his next visit to the school sign the school record thereof in the examination register, and make any comment he may deem necessary. The record so signed shall be kept in the school in the manner herein prescribed.

DUTIES OF ASSISTANT TEACHERS.

- 5. (a) It shall be the duty of every assistant teacher to carry out the instructions of the head teacher in regard to all matters that come within the scope of these regulations. Should he at any time consider that any instructions or directions he has received from the head teacher are unreasonable, he may appeal therefrom to the Senior Inspector, but shall in the The Senior Inspector may at his meantime carry out such instructions. discretion report the matter to the Education Board.
- (b) All assistant teachers will be expected to take part in such school activities as may be organized by the head teacher, and in particular shall take a reasonable share of responsibility in respect to school games and playground supervision.

SCHOOL RECORDS.

- 6. (1) The class registers and the records of examinations, together with copies of the Inspector's reports, shall be carefully preserved by the head teacher until their destruction is authorized by the Minister of Education, and in the case of the closing of the school shall be delivered up to the Education Board. The teacher's annual examination report, signed by the Inspector, shall be kept in the Education Board's office. The schemes of work and the programmes of work shall be the property of the Education Board, and shall not be removed from the school except with the Board's
- (2) All school records, including the Inspector's reports, shall be open at any reasonable time, except during the ordinary school hours, to the inspection of the School Committee, but they shall in all other respects be treated as strictly confidential, and shall not be removed from the school except by the authority of the Education Board.

Inspection.

- 7. (1) Every public school shall, as a general rule, be visited annually by an Inspector of Schools. No notice of any visit shall in general be given unless the Inspector deems it advisable to hold a more or less detailed examination of the pupils, in which case ten days' notice shall be given. After one of his visits in each year the Inspector shall present to the Education Board an "inspection report," but a special report may be presented after any visit.
- (2) Where the Senior Inspector decides that a school of Grade I or higher grade need not be visited during the year, either for the purpose of grading the teachers or for the general purposes of inspection, he shall report the matter to the Education Board and to the Director of Education, and shall file the explanation along with the inspection reports.

(3) The inspection report shall consist of a statement in general terms regarding the efficiency of the school as a whole, and shall relate to the organization and management of the school; the order, discipline, and tone; the regularity of the attendance; the general efficiency of the teaching; the instruction and training of the probationers and the training of probationary assistants; the accommodation; the state of the buildings, grounds, and fences; the provision made for ventilation, warming, and cleaning; special circumstances affecting the efficiency of the school; and any other matters which, in the opinion of the Inspector, should be brought under the notice of the Education Board and the School Committee.

(4) After each visit the Inspector shall furnish the teacher in charge with a confidential criticism of the details of the work of the school, and with notes for his guidance. Such detailed notes shall relate to any or all

of the following matters:-

(a) The organization of the school as arranged by the head teacher

with respect to-

(i) The manner in which the staff has been distributed in accordance with the accommodation, the abilities of the teachers, and the salaries they are receiving:

(ii) The size of the different classes in relation to the accommodation available, and to the number of pupils under instruction

by each member of the staff:

(iii) The general scheme of instruction:(iv) The arrangement of the time-tables:

(v) The instruction and training of the probationers and the

training of probationary assistants:

(vi) The arrangements for playground supervision, for keeping grounds tidy and attractive, and for physical instruction, organized games, and the like.

(b) The head teacher's management of the school with respect to his direction of the work of his staff, and the extent and manner in which he makes his influence felt throughout the school, particularly in the development of a good tone, of corporate life, and of the patriotic sentiment; his relations with his staff and with the parents of his pupils; and the discretion he displays in the determination of the promotion of pupils from class to class.

determination of the promotion of pupils from class to class.

(c) The efficiency of each assistant teacher with respect to his development of the scheme of work outlined by the head teacher, his method and power of imparting instruction, his influence over his pupils as shown by his ability to secure their co-operation in the work of instruction, in class government, in keeping their class-room tidy and attractive, and in organizing playground activities.

(d) Any other matter the Inspector may see fit to comment on.

It shall be the duty of the head teacher to show his assistants and allow them to copy those portions of the confidential notes that relate to their work, and such notes shall be the personal property of the teacher; but, so long as the teacher remains in the same school, the notes shall always be available for the Inspector. A copy of the confidential criticism and notes shall be filed by the Inspectors along with the copy of the inspection report that is retained for the use of the Education Department.

(5) At each of his visits the Inspector should make such notes on the quality of the teaching, discipline, environment, tone, and organization as will enable him to grade the teacher with confidence. The work of the Inspector is not, however, to be subordinated to the grading of the teachers; his chief duty is to endeavour to raise the efficiency of the schools in his charge. If the Inspector is satisfied that the teacher's work is in any respect ineffective he shall recommend and, where practicable, demonstrate improved methods which it shall be the duty of the teacher to put into

operation.

(6) The Inspector's investigation should be made on the broadest lines possible, and he should guard against estimating the efficiency of a school or a teacher solely in accordance with measurable results, irrespective both of the manner in which these results have been produced and the effect the production of such results may have had on the mental and spiritual development of the pupil as evidenced by his intelligence, his spontaneity, his interest in his work, and his general alacrity. He should pay particular attention to the manner in which the teacher is training and developing the character of his pupils. Every encouragement should be given to teachers to investigate and experiment with new methods of education, provided the pupils' general progress is not impeded thereby. It shall be the Inspector's duty to see that the pupils are being trained to be careful and accurate in their work, and, where either care or accuracy is wanting,

to show the teacher how it may be secured. Inspectors will be expected to reduce the formal examination of the pupils to a minimum. As a rule an investigation of this kind should be made only when the efficiency of a teacher is in doubt. At both visits of inspection the Inspector should see the teacher at work and should, by example as well as by precept, endeavour to remedy any faults that may appear. He should, as a rule, allow the lessons to be taken in the order and manner prepared by the teacher; but he may, where necessary, arrange differently, taking lessons himself or directing the teacher to substitute lessons in other subjects.

(7) After consultation with the head teacher the Inspector may, where he thinks fit, modify the organization of a school, the schemes of work, and the classification of the pupils, and such modification shall remain in operation for whatever period the Inspector deems to be necessary.

(8) Any neglect of rooms or premises, or any want of tidiness in the school rooms and grounds, should be brought under the notice of those concerned, while special commendation should be given to teachers who so affect the environment of the children as to cultivate their taste for order and beauty and to create pride in their school.

(9) One copy of the inspection report shall be filed by the Senior Inspector for the use of the Education Department, one shall be submitted to the Education Board, and one sent by the Board to the head teacher, by whom it shall be placed among the school records.

(10) No portion of an inspection report shall be published.

8. The Senior Inspector, in collaboration with his colleagues, shall submit to the Director of Education at the close of each year a report on the public schools of the district, dealing, for the schools generally, with such of the topics named in clause 7 hereof as it may seem expedient to include. The report should also indicate the condition particularly of the more remote schools, the methods of inspection, the steps taken by the inspection staff to modernize the methods of teaching and to encourage the teachers to study educational literature, the nature and results of any investigations teachers or Inspectors have made into school problems, the manner and extent of the instruction in the principles of temperance, the attention given to physical education, and the success which has attended the teachers' efforts to foster the civic spirit, to inculcate patriotism and loyalty to duty, and generally to train and develop the character of their pupils.

CERTIFICATES OF SCHOOL ATTAINMENT.

9. (1) Any person who is seeking employment, or purposes to leave New Zealand, or desires to enter a post-primary school may apply to a Senior Inspector of Schools for a Certificate of Attainment, showing that he has to the extent defined in subclause (7) hereof fulfilled the requirements of some standard of education prescribed by the Syllabus of Instruction and named on such certificate.

(2) There shall be two certificates of attainment in the subjects of Form II, a Certificate of Proficiency and a Certificate of Competency.

(3) The Inspector may hold special examinations of candidates, whether of school age or not, for Certificates of Attainment, at any place and time that may seem fit to him and may require candidates for such special examinations to give fourteen days' notice of their intention to be examined.

(4) By or on behalf of each candidate at such special examinations there shall be paid to the Inspector a fee of 5s., which shall be paid by the Inspector into the Public Account. No fee shall be payable in the case of any one examined at a school at the time of the Inspector's visit to such school, nor in the case of secondary or technical pupils who are examined with other candidates at a time convenient to the Inspector.

(5) Candidates presenting themselves for examination and failing to obtain certificates shall not be re-examined until the lapse of six months from the date of the examination, except in special circumstances.

(6) For all Certificates of School Attainment the following shall be the maximum marks assigned to the various subjects:—

English—							
Language	e (Composi	tion, 10	0; Forma	ıl Langu	age, 50)		150
Reading	(including	Recitat	ion and	Appreci	ation)		100
Spelling		••		•••			25
Writing							25
Arithmetic							100
Other Subject	ts						4
History,	Geograph	y, Scie	nce, Dra	awing,	Handwork	r —	
each		٠					50

(7) A Certificate of Attainment shall be awarded to a candidate who at an examination held by or approved by an Inspector of Schools—

(a) Obtains not less than 50 per cent. of the possible aggregate of marks in English and arithmetic together, including not less than 50 per cent. in reading and composition respectively, and not less than 40 per cent. in arithmetic.

(b) Satisfies the Inspector that he has reached a satisfactory standard of attainment in the other subjects prescribed by the Syllabus of Instruction.

(8) (a) A Certificate of Competency in the subjects of Form II shall be

- awarded to a candidate who qualifies for a Certificate of Attainment in the manner prescribed in subclause (7) hereof.

 (b) A Certificate of Proficiency in the subjects of Ferma II shall be available.
- (b) A Certificate of Proficiency in the subjects of Form II shall be awarded to a candidate who—
 - (i) Obtains not less than 240 marks in English and arithmetic together, also not less than 55 marks in reading, 55 marks in composition, and 45 marks in arithmetic:
 - (ii) Satisfies the Inspector that he has reached a satisfactory standard of attainment in the other subjects prescribed by the Syllabus of Instruction:

Provided that in cases where special excellence is shown in English or in optional subjects 40 marks may be accepted in arithmetic.

(9) With regard to pupils and others who are candidates for Certificates of Attainment, the Inspector may determine the qualifications of the candidates by any of the following methods. He may—

(a) Accept, in whole or in part, the head teacher's report or the results of the head teacher's examination, or the records of the school, as sufficient evidence that candidates have reached the required standard of attainments: or

standard of attainments; or

(b) Examine such candidates at the time of the visit of which notice has been in accordance with clause 7 or at the time of any other visit: or

(c) Arrange to hold a central examination for all such candidates from places within a convenient radius, due notice of such examination being given (this examination is not to be regarded as a special examination within the meaning of subclause (3) hereof); or

(d) Accept, in whole or in part, the results of any other suitable examination held by some recognized authority, as evidence of the candidate's fitness to receive a Certificate of Attainment.

- (10) As far as possible candidates who are not awarded certificates on the recommendation of the head teacher shall be examined by an Inspector in their own schools, but where this is impracticable, they may be gathered for examination at convenient centres. For candidates who cannot conveniently be examined in this way, a synchronous examination may be held for which papers set by the Education Department shall be worked by the children under such supervision as the Inspectors may approve.
- (11) The annual examination for Certificates of Attainment in the subjects of Form II shall not be held earlier than the first day of November.
- (12) Except in special cases Certificates of Proficiency and Certificates of Competency shall not be issued to successful candidates earlier than the week before the school closes for the midsummer vacation, and the issue of such certificate shall be subject to satisfactory attendance on the part of the candidate.
- (13) In all examinations conducted by the Inspector, he shall personally assess the work done by the candidates.
- (14) All Certificates of Attainment shall be issued under the authority of the Director of Education.

PRIMARY SCHOOL PROGRESS-CARD.

- 10. (1) In every primary school the head teacher shall keep on a form provided for the purpose a record to be known as the "Primary School Progress-card," showing with respect to each pupil—
 - (a) His attainments at the end of each school year:
 - (b) His revealed aptitudes:
 - (c) His attendance, industry, and initiative during the year:
 - (d) His medical record as furnished by a School Medical Officer.(e) Such other particulars as may be required by the Director.
- (2) When a pupil transfers to another school and it is definitely known to which school he is transferring his record-card shall be posted to that school by the head teacher of the school he is leaving.

(3) If after the lapse of two weeks subsequent to a pupil entering a school his record-card is not received by the head teacher, the head teacher shall forthwith make application for such card to the head teacher of the school from which the pupil transferred.

(4) If after the lapse of two months the record-card of a transferring pupil is not claimed from the school he has left, the head teacher of that school shall forward the card to the Director of Education with a brief

explanation of the circumstances.

(5) The primary school progress card shall not be given to a pupil who is transferring to another primary school, but a copy thereof containing such information as relates to his school progress, his attendance, and his aptitudes shall be handed to him when he finally leaves the primary school.

2. By renumbering clause 17.

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

Regulations under the Education Act, 1914.—Amended Regulations.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Education Act, 1914, and the amendments of that Act, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend in the manner set forth in the Schedules I to IX hereto, the regulations at present in force relating to attendance registers, returns and average attendances; payment of grants in aid of free kindergarten schools; probationary assistants; educational bursaries; district high school fees; secondary schools—staffing, salaries, &c.; manual and technical instruction; public schools—salaries, grading, staffing, &c.; intermediate examination; and with the like advice and consent doth prescribe that, except where stated to the contrary, this Order shall come into force on the date of publication thereof in the New Zealand Gazette.

FIRST SCHEDULE.

ATTENDANCE REGISTERS, RETURNS AND AVERAGE ATTENDANCE. THE regulations relating to attendance registers, returns and average attendance, made by Order in Council dated 10th December, 1928, are hereby amended by deleting from clause 5 the word "quarter" and substituting therefor the word "term."

SECOND SCHEDULE.

GRANTS IN AID OF FREE KINDERGARTEN SCHOOLS.

THE regulations relating to the payment of grants in aid of free kindergarten schools, made by Order in Council dated 13th December, 1927, are hereby amended by deleting from clause 2 the words "in quarterly instalments on the average attendance" and substituting therefor the words "at the end of each term on the average attendance for such term."

THIRD SCHEDULE.

PROBATIONARY ASSISTANTS.

THE regulations relating to probationary assistants, made by Order in Council dated 22nd March, 1926, are hereby amended by deleting from clause 4 the word "quarter" and substituting therefor the word "term."

FOURTH SCHEDULE.

EDUCATIONAL BURSARIES.

THE regulations relating to educational bursaries, made by Order in Council dated 12th December, 1924, are hereby amended by inserting

in clauses 5, 9, and 11 after the words "Arts or Science" the words "or Fine Arts or Commerce."

FIFTH SCHEDULE.

DISTRICT HIGH SCHOOL FEES.

THE regulations relating to fees payable at district high schools, made by Order in Council on 18th April, 1906, are hereby revoked and the

following substituted therefor:—
"1. The tuition fees payable by pupils, other than holders of free places, in the secondary department of any district high school shall be at the rate of 20s. for each term (during which the pupil is enrolled at the school), reducible to 15s. per term if paid within thirty days after the commencement of the term in respect of which payment is

"2. These fees shall be payable to the Education Board of the district in which the district high school is situated.'

SIXTH SCHEDULE.

SECONDARY SCHOOLS: STAFFING, SALARIES, ETC.

THE regulations relating to staffing and salaries of secondary schools, made by Order in Council dated 5th May, 1924, and subsequently amended by several Orders in Council, are hereby further amended as follows:

1. By deleting from Schedule I to clause 11 the line "XI 360-389 2 3 4 5 14," 14,"

and substituting therefor the line

"XI 360-389 14." 2 4

2. By adding the following clause:-

- "24B. In the event of the death of a teacher while in the service there may, with the approval of the Minister, be paid to his near relatives (i.e., widow or dependent children) an amount calculated as follows:
 - (a) In the case of a teacher with ten years' and under twenty years' service, a sum equal to salary for one month from date of death.
 - (b) In the case of a teacher with twenty years' service or over, a sum equal to salary for six weeks from date of death.'

SEVENTH SCHEDULE.

MANUAL AND TECHNICAL INSTRUCTION.

The regulations relating to manual and technical instruction made by Order in Council dated 20th November, 1925, and amended by Orders in Council dated 22nd August, 1927, and 13th December, 1927, are hereby further amended by adding the following clause:—

"82B. In the event of the death of a teacher while in the service there may, with the approval of the Minister, be paid to his near relatives (i.e., widow or dependent children) an amount calculated as follows:

- (a) In the case of a teacher with ten years' and under twenty years' service, a sum equal to salary for one month from date of death.
- (b) In the case of a teacher with twenty years' service or over, a sum equal to salary for six weeks from date of death."

EIGHTH SCHEDULE.

Public Schools: Salaries, Grading, Staffing, etc.

THE regulations relating to public schools (salaries, grading, staffing, &c.) made by Order in Council dated 12th January, 1925, and subsequently amended by several Orders in Council, are hereby further amended as follows:-

1. By adding to clause 13 the following proviso:—
"Provided that in the case of a teacher who has completed an extra year's course of training at a training college for the purpose of specialization in some branch of teaching, and who is appointed to a position as a sole teacher or assistant of Grade I, the commencing salary shall be the minimum salary increased by one annual increment.

2. By adding to the second proviso to clause 15 the words: "or "(c) Unless the teacher has completed an extra year's course of training at a training college for the purpose of specializing in some branch of teaching.

- 3. By adding the following clause:—
 "19a. In the event of the death of a teacher while in the service there may, with the approval of the Minister, be paid to his near relatives (i.e., widow or dependent children) an amount calculated as follows:
 - (a) In the case of a teacher with ten years' and under twenty years' service, a sum equal to salary for one month from date of death.
 - (b) In the case of a teacher with twenty years' service or over, a sum equal to salary for six weeks from date of death.

This clause shall be deemed to have come into operation on the 1st December, 1927.

4. By deleting from clause 23 the words "31st December" and substituting therefor the words "31st January."

5. By deleting from clauses 25 and 30 the word "quarter" and substituting therefor the word "term."

6. (1) By deleting the proviso to subclause (4) of clause 28. (2) By adding the following subclauses to clause 28:—
"(5) Until the Minister is satisfied the subclause of the su

- (5) Until the Minister is satisfied that probationary assistants are available, an assistant, certificated or uncertificated, may be substituted for each probationary assistant, preference being given firstly to teachers who have completed their course at a teachers' training college on 31st January preceding, and secondly to teachers who have had not more than one year's service as adult teachers.
- (6) The term of service of a substituted assistant shall terminate on the 31st January following the date of appointment: Provided that, with the approval of the Director, such appointment may be extended for an additional year.

(7) For the purposes of the Public Service Classification and Superannuation Amendment Act, 1908, and for those purposes only, the service of every certificated teacher employed in lieu of a probationary assistant shall be regarded as permanent.

(8) All certificated teachers employed in lieu of probationary assistants shall receive salary as provided for assistant teachers of Grade I under Part II of Schedule IV of these regulations. Uncertificated teachers so employed shall receive a salary of Grade I as provided in clause 20 hereof.'

NINTH SCHEDULE.

INTERMEDIATE EXAMINATION.

THE regulations relating to the Intermediate Examination, made by Order in Council dated 17th January, 1927, and amended by Order in Council dated 26th April, 1927, are hereby further amended by deleting from clause 3 the following words: "Any such fee paid will be refunded to those of the candidates who pass the examination and who, within two months of the date of publication of the results of the examination, are certified by the Principal of a secondary school, technical school, or district high school to have entered upon a senior free place as a result of passing the examination."

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

Regulations under the Education Act, 1914, relating to Free Places, amended.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House, at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred on him by the Educa-_ tion Act, 1914, and the amendments of that Act, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, in the manner set forth in the Schedule hereto, the regulations at present

in force relating to free places, and with the like advice and consent doth prescribe that this Order shall come into force on the date of publication hereof in the New Zealand Gazette.

SCHEDULE.

THE regulations relating to free places made by Order in Council dated 19th December, 1922, and amended by Orders in Council dated 9th July, 1923; 10th September, 1923; 1st September, 1924; 1st November, 1926; 22nd August, 1927; and 13th December, 1927, are hereby further amended as follows:—

1. By deleting clauses 1, 2, 3, 4, 5, 18, 22, 23, 24, and 25, and substi-

tuting the following therefor:-

1. In these regulations public post-primary school includes any secondary school, technical high school, technical school, district high school, or junior high school.

2. Subject to the limitations hereinafter provided, a pupil shall be qualified to be a junior free pupil or the holder of a junior free place in any

public post-primary school if-

(a) He is the holder of a junior national scholarship or any other scholarship that the Minister of Education shall approve for this purpose;

(b) He has qualified for a free place in the junior national scholarship examination on such pass conditions as the Minister of Education may from time to time determine;

(c) He has gained a certificate of proficiency;
 (d) He has obtained a certificate of competency;

(e) He is over fourteen years of age, and has been in regular attendance at a public school up to a date not more than six months prior to the date of admission to a free place: Provided that the lapse of a longer period than six months shall not be held to be a bar if the Director of Education is satisfied that the pupil was unable sooner to take advantage of his free place.

3. The course of post-primary instruction that shall be given to a pupil admitted to a junior free place in a post-primary school shall, subject to the approval of the Director of Education, be determined by the Principal of such school after consultation with the parents of the pupil and after consideration of the pupil's aptitudes and capacities as revealed by the entries on the pupil's primary school progress-card. The programme of each free pupil shall consist not of a number of disconnected subjects but of a group of subjects, duly arranged in accordance with the pupil's capacities, surroundings, and probable future calling, as far as such a programme can be provided for with regard to the general circumstances of the school.

4. (1) Pupils who are admitted to free places on the qualification described in paragraph (d) of clause 2 hereof must take a course of instruction approved by the Director of Education, and may hold their free places only in technical high schools, technical schools, junior high schools, and in such district high schools and secondary schools as are approved for the purpose by the Director of Education.

(2) A pupil who is not qualified to hold a junior free place except under paragraph (e) of clause 2 hereof may hold his free place only in a technical high school or in a technical school, and shall take a course of instruction

approved by the Director of Education.

5. Except in the case of evening classes at a technical school, no pupil shall be admitted to a junior free place after he has reached the age of sixteen years, unless the consent of the Director of Education has been

previously obtained.

5A. (1) A junior free place shall be tenable at a public post-primary school for two years from the 1st January preceding the actual date on which the holder is admitted as a free pupil, or, except in the case of a free place held at evening technical classes, until the 31st December in the year in which the holder reaches seventeen years of age, whichever may be the shorter period. In the case of a holder who was under thirteen years of age on the 31st December of the year in which he obtained his certificate of proficiency or equivalent qualification the tenure of the junior free place may, on the recommendation of the Principal of the school, be extended to a third year.

(2) (a) In general a junior free place shall not be tenable or continue to be tenable unless the holder is prepared to attend for full time instruction.

(b) Pupils who are qualified to hold junior free places and are engaged in regular employment may attend for part-time instruction in technical

high schools or technical schools, provided that such instruction includes not less than twenty hours a year in each subject of the course taken, and

not less than sixty hours a year in all subjects.

2. By deleting from Part (B) of clause 6 the words "the technical high school shall give to each holder of a junior free place instruction in," and substituting therefor the words "every pupil admitted to a technical high school or a technical school under paragraphs (a), (b), (c), or (d) of clause 1 hereof shall receive regular and appropriate instruction in."

3. By adding to clause 6 the following part:—
"(C) Every pupil admitted to a technical high school or to a technical school under paragraph (e) of clause 1 hereof shall receive regular and appropriate instruction in-

"(a) English, including reading, composition, and writing;

"(b) Arithmetic or elementary practical mathematics, some instruction in commercial arithmetic being included;

"(c) One or more subjects bearing directly on a trade or industry, including agriculture and kindred subjects or on domestic occupafor commercial subjects."

4. By deleting the figure "3" from clause 13 and substituting therefor e figure "2."

5. By inserting after the words "at which his free place is held may," in subclause (i) of clause 16, the words "subject to any limitations imposed by these regulations.

the words "subject to any limitations imposed by these regulations."

7. By deleting the figure "3" from clause 19 and substituting therefor the figure "2."

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

Amending Regulations prescribing the Manner of taking the Votes of Producers for the Purpose of the Election of Members of the New Zealand Honey Control Board.—(Notice No. Ag. 2864.)

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Honey-export Control Act, 1924 (hereinafter referred to as "the said Act"), and of all 1924 (hereinafter referred to as "the said Act"), and of all other powers and authorities in that behalf enabling him, 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 amend to the extent and in the manner hereinafter provided the New Zealand Honey Control Board Election Regulations, 1925 (hereinafter referred to as "the principal regulations"), under the said Act, made by Order in Council on the twenty-first day of December, one thousand nine hundred and twenty-five, and published in the Gazette on the twenty-third day of the same month at page 3484, and doth hereby declare that this Order in Council shall come into force on the date of the publication hereof in the Gazette.

REGULATIONS.

1. These regulations may be cited as "The New Zealand Honey Control Board Election Regulations, 1925, Amendment No. 1," and shall be read together with and be deemed to

form part of the principal regulations.

2. Clause 3 of Regulation 4 of the principal regulations is hereby amended by deleting the words "21st day of December" and substituting the words "20th day of November" in lieu thereof.

3. Clause 8 of Regulation 5 of the principal regulations is hereby amended by deleting the word "January" and substituting the word "December" in lieu thereof.

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

Determining Powers as a Commissioner of Native Land Court

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance of the power and authority vested in him by section seven of the Native Land Act, 1909, and of by section seven of the Native Land Act, 1909, and of all other powers thereunto him enabling, 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 determine that Tiweka Hohepa Anaru, a Commissioner appointed under the said Act, shall possess and may exercise the powers and functions of the State of the Native Level Count following, that is to say of a Judge of the Native Land Court following, that is to say:-

(1) All the powers of a Judge under Part VI of the said Act (relating to partition):
(2) All the powers of a Judge under Part VII of the said Act (relating to exchange):
(3) All the powers of a Judge under Part VIII of the said Act (relating to succession), except the power to grant probate or letters of administration:
(4) All the powers of a Judge under Part X of the said Act (relating to persons under disability):
(5) All the powers of a Judge under section three hundred and ninety-six of the said Act (relating to survey):
(6) All the powers of a Judge under section twenty-seven

and ninety-six of the said Act (relating to survey):

(6) All the powers of a Judge under section twenty-seven to amend any order, warrant, or other document made or issued by such Commissioner, or any record of the proceedings of such Commissioner:

(7) All the powers of a Judge under sections twenty-two, twenty-eight, thirty, thirty-one, thirty-nine, forty-one three hundred and ninety-eight, and four hundred and twenty-eight of the said Act:

(8) All the powers of a Judge under section one hundred and twenty-nine of the Native Land Amendment Act, 1913:

(9) All the powers of a Judge which are incidental to the

(9) All the powers of a Judge which are incidental to the exercise of any of the powers hereby conferred.

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the sixteenth day of September, one thousand nine hundred and twenty-nine, and published in the New Zealand Gazette, No. 63, of the nineteenth day of the same month, regulations were made for trout, perch, and tench fishing in the Waitaki Acclimatization District:

And whereas it is desirable to amend the said regulations in the manner hereinafter described:

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 the Fisheries Act, 1908, 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 Regulation ten of the said regulations of the sixteenth day of September, one thousand nine hundred and twenty-nine, and doth make the following regulation in lieu thereof :-

10. No person shall take, fish for, catch or kill in any manner whatever, or have in his possession any salmon parr, smolts, or the ova, young, or fry of any salmon in any stage whatever; and any of the above-named taken by accident or otherwise shall immediately be returned alive into the water from which the same is taken.

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

Authorizing the Otane Town Board to provide and maintain a Monument at Otane as a Permanent War Memorial.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred upon him by section fifteen of the Finance Act, 1919 (hereinafter referred to as "the said section"), His Excellency the Governor-General of the Dominion of New 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 approve of the provision and maintenance by the Otane Town Board of a monument as a permanent war memorial, as provided by the said section; and, with the like advice and consent, doth hereby approve of the provision of such monument in that portion of Otane described in the Schedule hereto.

SCHEDULE.

OTANE WAR MEMORIAL SITE.

ALL that area in the Hawke's Bay Land District, being part of Section 82, Courthouse Reserve, Otane, bounded on the north-west by Henderson Street, on the north-east by Higginson Street, and on the south-east and south-west by other part of Section 82 aforesaid.

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

(I.A. 29/150/95.)

Cancelling the Reservation over a Reserve in Town of Miritu, Marlborough Land District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by subsection one (b) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the

Amending Regulations for Trout, Perch, and Tench Fishing Dominion of New Zealand, acting by and with the advice in the Waitaki Acclimatization District. and consent of the executive council of the said Dominion, doth hereby cancel the reservation as a reserve for public utility over the land described in the Schedule hereto; and doth hereby declare that the said land, being vested in the Crown, is Crown land available for disposal under the the Crown, is Cr Land Act, 1924.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

SECTION 28, Town of Miritu, Block II, Arapawa Survey District: Area, 9 acres 2 roods, more or less.

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

Cancelling the Reservation over Reserves in Town of Hinds, Canterbury Land District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities a conferred upon him by subsection one (b) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, 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 cancel the reservation as reserves for sites for public buildings of the General Government over the lands described in the Schedule hereto; and doth hereby declare that the said lands, being vested in the Crown, are Crown land available for disposal under the Land Act, 1924.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE No. 3098 (formerly Sections 1, 2, 3, 11, 12, and 13), Block VII, Town of Hinds: Area, 1 acre 2 roods.

Also Reserve No. 3100 (formerly Sections 1 and 2), Block XVII, Town of Hinds: Area, 2 roods.

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

Changing the Purpose of a Reserve in Block I, Wakamarina Survey District, Marlborough Land District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS the land described in the Schedule hereto is a reserve duly set apart for a site for a public And whereas it is expedient that the purpose of the reserva-tion over such land shall be changed to a reserve for re-

Creation purposes:

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 subsection one (a) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that the purpose of the reserve described in the Schedule hereto is hereby changed from a reserve for a site for a public hall and library to a reserve for recreation purposes.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

SECTION 33B, Block I, Wakamarina Survey District: Area, 32 perches.

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

Changing the Purpose of Part of a Reserve in Block XIV, Lower Wanaka Survey District, Otago Land District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto forms part of a reserve duly set apart for plantation

And whereas it is expedient that the purpose of the reserva-tion over such land shall be changed to a reserve for rubbish

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 subsection one (a) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that the purpose of that part of the reserve described in the Schedule hereto is hereby changed from a reserve for plantation purposes, to a reserve for rubbish and sanitary purposes.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 57 (formerly portion of Section 8), Block XIV, Lower Wanaka Survey District: Area, 5 acres, more or less.

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

Consenting to stopping a Road in Block VIII, Puniu Survey District, Waipa County.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Waipa County Council stopping the road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of road permitted to be stopped; 5 acres 1 rood 16.4 perches.

Adjoining or passing through Allotments 160, 161, 162, 164, 165, 166, Puniu Parish, and Lots 2, 3, and 5 on D.P 3845, and Lot 4 on D.P. 14045.

Situated in Block VIII, Puniu Survey District (Auckland

Stuated in Block viii, runiu Survey District (Euckland R.D.). (S.O. 24974.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 76581, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

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

(P.W. 34/311.)

Domain Board appointed to have Control of the Domett

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, 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 appoint

Alexander McArthur Hyde, Benjamin Bernard Martin, John McAdam, James Paton, Timothy Sullivan, Harvey Taylor, and James Upritchard

to be the Domett Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Friday, the twenty-ninth day of November, one thousand nine hundred and twenty-nine, at three o'clock p.m., as the time when, and the Domett Hall, as the place where, the first meeting of the Board shell he hald first meeting of the Board shall be held.

SCHEDULE.

DOMETT DOMAIN.—CANTERBURY LAND DISTRICT.

RESERVE No. 3177, Cheviot Estate, Block XIX, Lowry Peaks Survey District: Area, 11 acres 1 rood.

Also Reserve No. 3241, Cheviot Estate, Block XVI, Lowry Peaks Survey District: Area, 8 acres 3 roods 38 perches.

Also Reserve No. 3148, Cheviot Estate, Block XI, Cheviot Survey District: Area, 12 acres 2 roods.

Also Reserve No. 3158, Block XVI, Lowry Peaks Survey District: Area, 10 acres 2 roods 7 perches.

Also Reserve No. 3895, Block XVI, Lowry Peaks Survey District: Area, 3 acres 0 roods 24 perches.

Also Reserve No. 3848, Block V, Domett Township: Area, 1 rood, more or less.

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

Domain Board appointed to have Control of the Kaiwera Domain.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, 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 appoint

James Burke, John Clement, jun., Gavin Crawford, Robert Miller Pullar, Alfred Hilary Quertier, John Robertson, jun., William Scully, and John Johnston Wylie.

to be the Kaiwera Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the eighteenth day of November, one thousand nine hundred and twenty-nine, at eight o'clock p.m., as the time when, and the Kaiwera School, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

KAIWERA DOMAIN.—SOUTHLAND LAND DISTRICT. SECTION 40, Block IX, Waikaka Survey District: Area, 9 acres 2 roods 39 perches.

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

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

O^N 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 eighteen months the Order in Council dated the tenth day of May, one thousand nine hundred and twenty-eight, and gazetted the twenty-fourth day of May, one thousand nine hundred and twenty-eight, but only in so far as it affects the Native land specified in the Schedule hereto, prohibiting all alienation of the land other than alienation in favour of the Crown.

SCHEDULE.

TARAMARAMA SURVEY DISTRICT.

	Block.			App		aate Area.
					Α.	R. P.
TUTAEKUI	rilo 9				47	39
**	lo 10			• • *	60	3 15
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,,	lc 15p				28	3 18
	1c 15m				9	1 4
,,	le 15 J 1				3	0 23
,,	lo 15J 2				14	2 10
,,	lo 15K	• • •			10	1. 7
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,,	lo 15m		• •	• •	2	0 9
,,	la 15 9				32	3 31
,,	•		F. D.	THOM	NOS	•

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

Clerk of the Executive Council.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N 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 eighteen months the Order in Council dated the tenth day of May, one thousand nine hundred and twenty-eight, and gazetted the twenty-fourth day of May, one thousand nine hundred and twenty-eight, prohibiting all alienation of the Native lands specified in the Schedule hereto, other than alienation in favour of the Crown.

SCHEDULE.

BLOCKS XIII AND XIV, HUKATERE SURVEY DISTRICT.

Disale			A	pproxi	mat	e Ar	08
Block.				_,	R.,	P.	
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" 2E 4D	 	• •		320	0	0	
		F. D.	THO	MSON	ī,		
	Ch	erk of the	Evecu	tive ('our	iioc	

Prohibiting all 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 14th day of October, 1929.

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 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.

KAHUWERA B No. 2B Block, Section 7a, Totoro Survey District: Approximate area, 781 acres 1 rood 12 perches.

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. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Propent

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N 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 probibit, 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.

TARAMARAMA SURVEY DISTRICT.

Block.				Approximate			
Diu	UM.			A.	R. P.		
TUTAEKURI 1C	15R			19	0 5		
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" lc	15т		••	38			
" lo	16	• •	• •	98			
77	17	• •	••	10			
	18A	• •	• •	. 34			
	18в	• •	• •	73			
" le	19	• •	••	6	0 0		
			F. D. T.	HOMSON	١,		
		Clerk	of the E	xecutive	Council.		

Partial Revocation of Order in Council prohibiting all Alienation of Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section three hundred and sixty-three of the Native Land Act, 1909, it is enacted that any Order in Council made under that section may at any time be varied or revoked:

be varied or revoked:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council referred to in Part I of the Schedule hereto, but only in so far as it affects the land mentioned in Part II of the said Schedule.

SCHEDULE.

PART I.

ORDER IN COUNCIL under section 363 of the Native Land Act, 1909, dated the 21st day of December, 1927, and published in the New Zealand Gazette of the 12th day of January, 1928, as extended by Orders in Council dated the 9th day of November, 1928, and the 17th day of June, 1929, and published in the New Zealand Gazette of the 22nd day of November, 1928, and the 20th day of June, 1929, respectively, affecting Otawhao A No. 6D Section 1 and Otawhao A No. 6F 2 Blocks.

PART II.

Otawhao A No. 6r 2 Block, containing 55 acres 3 roods 6 perches, more or less, and situated in the Takapau Survey District.

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

Exporter.

Regulations under the Seeds Importation Act, 1927, governing the Importation into New Zealand of Seeds.—(Notice No. Ag. 2863.)

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers and authorities conferred upon him by the Seeds Importation Act, 1927 (hereinafter referred to as "the said Act"), and of all 1927 (hereinafter referred to as "the said Act"), and of all other powers and authorities in that behalf enabling, 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 make the following regulations, and doth hereby revoke, as from the date of the coming into force of the regulations hereby made, but so that such revocation shall not have effect in respect of any seed that may then be in transit to the said Dominion, the regulations made under the said Act on the twenty-eighth day of April, one thousand nine hundred and twenty-eight, and published in the Gazette on the same day at page 1192.

REGULATIONS.

I. (1) THESE regulations may be cited as "The Seeds Importation Regulations, 1929."
(2) These regulations shall come into force on the date of

publication in the Gazette, but shall not apply to any seed that may then be in transit to the Dominion. (3) For the purposes of these regulations, unless the con-

text otherwise requires,—
"Import" includes attempting to import or being con-

"Import" includes attempting to import or being concerned in importing:

"Seed" means cocksfoot (Dactylis glomerata), lucerne (Medicago sativa), or white clover (Trifolium repens) seed, or any other seed declared by the Governor-General in Council to be subject to the provisions of the said Act:

"Inspector" means any person appointed as Inspector for the purposes of the said Act.

2. (1) Not less than one per centum of each package of cocksfoot seed and not less than ten per centum of each package of all other seed imported into New Zealand shall be stained prior to importation with a red colouring-matter.

(2) The colouring-matter to be used shall be either an alcoholic solution of saffranin or a specially prepared and effective fluid seed staining dye.

alcoholic solution of samranm or a specially proposed and effective fluid seed staining dye.

(3) Staining shall be done in the case of cocksfoot seed by mixing not less than one per centum of the bulk and in the case of all other seed by mixing not less than ten per centum of the bulk with the stain, and then blending the stained parcel with the bulk lot.

3. (1) The form of certificate required by subsection (2) of ection 5 of the said Act shall be in the form set out in the

section 5 of the said Act shall be in the form set out in the First Schedule hereto.

(2) The certificate shall be in duplicate. One copy shall be retained by the importer at the port of entry, and the other shall be supplied by him to the Inspector, who shall, on being satisfied that the seed covered by the certificate has been effectively stained in the manner prescribed in these regulations, issue a permit in the form set out in the Second Schedule hereto for the seed to be landed.

A The following shall be the only ports of entry for seed:—

4. The following shall be the only ports of entry for seed:

Auckland. New Plymouth. Wairau (includ-Wellington. ing Picton). Dunedin. Lyttelton. Gisborne. Port Chalmers. Oamaru. Bluff. Wanganui. Napier. Timaru.

5. Every person who imports or attempts to import, or is concerned in importing, any seed in contravention of these regulations commits an offence, and is liable to a fine not exceeding twenty pounds.

SCHEDULES.

FIRST SCHEDULE.

Seeds Importation Act, 1927.

Shipper's Certificate to accompany Stained Seed to New Zealand.

I [We] HEREBY certify that the shipment of tons seed, branded , and consigned to , to be entered at the Port of , seed, branded qr. of

New Zealand, has been stained to conform with the New Zealand Seeds Importation Act, 1927, and the regulations thereunder.

Signed:....

Address: Date:

, 19 .

SECOND SCHEDULE.

Seeds Importation Act, 1927.

Permit to Land Stained Seed.

To the Collector of Customs.

Address : Date :

Date: , 19 . LEASE allow to be landed and delivered to following packages of seed, ex

the

Mark.	Number.	Description.

Inspector under the Act. F. D. THOMSON, Clerk of the Executive Council.

Extending Time for Closing a Poll, Waitemata Electric-power District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority vested in him by the Local Elections and Polls Act, 1925, 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 extend the hour at which a poll to be held and taken in the Waitemata Electric-power District on the twenty-seventh day of November one thousand nine hundred and twenty nine. day of November, one thousand nine hundred and twenty-nine, shall close, to seven o'clock in the afternoon of the day appointed.

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

(I.A. 19/28/37.)

Members of Prisons Board reappointed.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section nine of the Crimes Amendment
Act, 1910, it is enacted that there shall be constituted a Board, to be called "the Prisons Board," consisting
of not less than three nor more than seven persons: And
whereas by the said section it is provided that the members
of the Board shall be appointed from time to time by the
Governor-General in Council:

Now, therefore, His Excellency the Governor-General of

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Crimes Amendment Act, 1910, and of every other power and authority enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby reappoint-

John Alexander, Esquire, C.M.G., Auckland, Berkeley Lionel Dallard, Esquire, Wellington, Daniel George Arthur Cooper, Esquire, Wellington,

to be members of the Prisons Board constituted under the Crimes Amendment Act, 1910, as aforesaid.

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

CHARLES FERGUSSON, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities conferred upon me by the sixth section of the Tourist and Health Resorts Control 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 hot springs in the Gisborne 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 the Tourist and Health Resorts Control Act, 1908; and such reserves shall hereafter be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

GISBORNE LAND DISTRICT.

ALL that area in the Gisborne Land District, containing by admeasurement 4 acres 3 roods 37 perches, more or less, being Section 119, Te Puia Suburbs.

Also all that area in the Gisborne Land District, contain-

ing by admeasurement 5 acres 1 rood 14 perches, more or less, being Section 120, Te Puia Suburbs.

As the same are delineated on the plan marked L. and S. 29806A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Recreation Reserve in Canterbury Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, 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 Canterbury and declare that the reserve for recreation in the Canterbury Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and de-clared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter form part of the Morven Domain, and be managed, administered, and dealt with as a public domain by the Morven Domain Board.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 3458, Block VIII, Morven Township: Area, 2 acres 2 roods.

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

Recreation Reserve in Olago Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by the thirty fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, General Sir Charles

Reserves in Gisborne Land District brought under the Tourist | Fergusson, Baronet, Governor-General of the Dominion of and Health Resorts Control Act, 1908.

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 Otago Land and declare that the reserve for recreation in the Otago 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 Alexandra Town Belt Domain, and be managed, administered, and dealt with as a public domain by the Alexandra Town Belt Domain Board Domain Board.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 84, Block I, Fraser Survey District: Area, 142 acres

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

Recreation Reserves in Taranaki Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by D the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, 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 Taranaki Land District described in the Schedule hereto shall be and 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 Ongarue Domain, and be managed, administered, and dealt with as a public domain by the Ongarue Domain Board.

SCHEDULE.

TARANAKI LAND DISTRICT.

SUBDIVISION 1 of Section 9, Block X, Tangitu Survey District: Area, 2 roods 15-6 perches.

Also Subdivision 2 of Subdivision 1 of Section 1, Block X,

Tangitu Survey District: Area, 32 perches.

Also Subdivision 2 of Subdivision 2 of Section 1, Block X,

Tangitu Survey District: Area, 1 rood 13.8 perches.

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

Recreation Reserve in Otago Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

DY virtue of the powers and authorities vested in me by the thirty fourth section of the Public Reserves, Domains, and National Parks Act, 1928, 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 Otago Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared 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 Queenstown Domain, and be managed, administered, and dealt with as a public domain by the Queenstown Domain Board.

SCHEDULE.

OTAGO LAND DISTRICT.

ALL that area in the Otago Land District containing by admeasurement 136 acres 3 roods 19 perches, more or less, being part of Section 2, Block I, Coneburn Survey District, and bounded as follows: Towards the north-west generally

by the road reserve along the shore of Lake Wakatipu, 3956 links; towards the north-east by Section 3, 467 links, and links; towards the north-east by Section 3, 467 links, and other part of Section 2, 3833.9 links; towards the south-east by a public road, 1329.7 links; towards the south generally by the road reserve along the shore of Lake Wakatipu, 5535.2 links; and towards the west by the said road reserve, 996.9 links: Be all the aforesaid linkages more or less. As the same is more particularly shown on the plan marked L. and S. 6/1/441, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red and Survey, at Wellington, and thereon bordered red.

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

Rewarewa and Konini Roads, in the County of Makara exempted from the Provisions of Section 128 of the Public Works Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, 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 approve of the following resolution passed by the Makara County Council on the thirteenth day of Sontomber, one thousand pine hundred and twenty nine of September, one thousand nine hundred and twenty-nine

viz.:—
"That the Makara County Council, being the local authority having control of the roads in the County of Makara, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to those roads known as Rewarewa and Konini Roads";

SCHEDULE.

ALL that road situated in the Wellington Land District, Makara County, Paparangi Settlement, known as Rewarewa Road, extending from its junction with Aurora Road to its junction with Konini Road.

Also all that road in the said land district and county, Paparangi Settlement, known as Konini Road, extending from its junction with Aurora Road to its junction with Province Procedure Procedures Pr

Rewarewa Road.

As the said roads are more particularly delineated on the plan marked P.W.D. 75672, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red and blue respectively.

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

(P.W. 51/1296.)

Revoking Order in Council declaring that the Southland County Council shall exercise the Powers of a Harbour Board, and defining the Limits of the Port or Harbour at Fortrose.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL,

HIS EXCELLENCY THE GOVERNOR CRAFT IN COUNCIL.

WHEREAS by Order in Council dated the thirteenth day of December, one thousand eight hundred and eighty-seven, and published in the New Zealand Gazette, No. 77, of the fifteenth day of the same month, it was declared that the Southland County Council shall exercise the powers of a Harbour Board over the port or harbour at Fortrose, and the limits of such port or harbour were defined:

And whereas it is desirable to revoke the said Order in Council:

Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the thirteenth day of December, one thousand cight hundred the thirteenth day of December, one thousand eight hundred and eighty-seven.

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

Order in Council consenting to the Raising of a Loan of £3,290 by the Waitaki County Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS the Waitaki County Council (hereinafter called "the said local authority") proposes to borrow, in accordance with the provisions of section three of the Main Highways Amendment Act, 1928, the sum of three thousand two hundred and ninety pounds by a loan to be known as "Christchurch-Dunedin Main Highway Loan, 1929," for the

purpose of providing its proportion of the cost of sealing the above highway between Waitaki River and Shag Point:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the Local Government Loans Board Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the sum of three thousand two hundred and ninety pounds, at such rate or rates of interest as shall not produce to the lenders a rate exceeding the rate of five pounds ten shillings per centum per annum, upon terms of making the said sum, together with interest thereon, repayable by instalments extending over a period of five years.

F. D. THOMSON,

Clerk of the Executive Council.

(T. 49/481.)

Validating Proceedings in connection with the Raglan County Council's Loan of £2,500.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Raglan County Council lately proceeded to raise a loan of two thoronto. V to raise a loan of two thousand five hundred pounds under the Local Bodies' Loans Act, 1926 (hereinafter referred to as "the said Act"), for the purpose of widening and metalling the Te Mata to Ruapuke Road in the Aotea Special-

metalling the Te Mata to Ruapuke Road in the Aotea Specialrating Area of the County of Raglan:

And whereas the proceedings in connection with the said
loan were irregular or defective, in that—

(a) The voting-paper used for the purpose of the poll
and the notice published pursuant to section ten
of the said Act did not contain a statement that it
was not proposed to pay out of the loan the cost of
raising the loan or the interest and sinking fund
for the first year:

(b) The number of votes to which each ratepayer was
entitled was calculated on the basis of capital value
in lieu of the rateable value of his rateable property,
as required by subsection three of section eleven
of the said Act and section thirty-eight of the
County of Raglan when the poll was taken being on
the unimproved value:

County of Ragian when the poil was taken being on the unimproved value:

And whereas it appears that the ratepayers of the district have not been misled by such irregularities or defects as aforesaid, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the rowers and authorities conferred on him by section one the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and twenty-two of the said Act, and of all other powers and authorities enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings in connection with the said loan shall be valid to all intents and purposes as though—

(a) The voting-paper and the notice published pursuant to section ten of the said Act had contained a statement that it was not proposed to pay out of the loan the cost of raising the loan or the interest and sinking fund for the first year:

(b) The number of votes which each ratepayer was entitled to had been calculated on the rateable value of his

to had been calculated on the rateable value of his

rateable property:

And that the validity of the proceedings in connection with the said loan or the validity of the security for the said loan shall not be called in question by reason only of the irregularities or defects aforesaid.

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

Order in Council consenting to the Borrowing of the Sum of under the said Act should be given to the borrowing of the £17,000 by the Wellington Fire Board. said sum, on the terms and conditions hereinafter set forth:

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Wellington Fire Board (hereinafter called "the said local authority") is desirous of borrowing by way of bank overdraft the sum of seventeen thousand pounds for the purpose of erecting a fire station at Northland, and meeting the balance of the cost of Brooklyn and Miramar Fire station buildings. Fire-station buildings:

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council

under the said Act should be given to the borrowing of the said sum, on the terms and conditions hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the borrowing by the said local authority of the said sum by way of bank overdraft up to the amount of seventeen thousand pounds for a term expiring on the thirty-first day of by way of bank overdraft up to the amount of seventeen thousand pounds for a term expiring on the thirty-first day of March, one thousand nine hundred and thirty-four, at such rate or rates of interest as shall not produce to the lender a rate exceeding current bank overdraft rates, subject to the condition that the said local authority shall repay the said sum by annual instalments of not less than four thousand pounds, the first payment to be made not later than the thirty-first day of March, one thousand nine hundred and thirty-one thirty-one,

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

(T. 49/239.)

Order in Council consenting to the Raising of Loans by certain Local Authorities.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section three of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), it is provided that, notwithstanding anything to the continuous and the cont Whereas by section three of the Local Government Leans Board Act, 1926 (hereinafter called "the said Act"), it is provided that, notwithstanding anything to the contrary in any Act, it shall not be lawful or competent for any local authority to borrow or contract to borrow any money (otherwise than in anticipation of its revenue within the limits of its powers, if any, in that behalf), whether from the State Advances Office or from any other source whatever, and whether in pursuance of a special Act or under any authority whatever, without the precedent consent of the Governor-General in Council given after compliance with the provisions of the said Act:

And whereas section eleven of the said Act provides that the Governor-General in Council, in giving his consent to the borrowing of moneys by the local authority, may impose such conditions with respect to the time at which such moneys may be borrowed, the rate of interest that may be paid in respect thereto, the term for which they may be borrowed, and provisions for repayment thereof as he thinks fit, and that it shall not be lawful for the local authority to borrow such moneys save in accordance with the conditions so imposed:

And whereas the several local authorities mentioned in the Schedule hereto are desirous of raising the respective amounts set out opposite their names therein:

And whereas the several local authorities mentioned in the Schedule hereto are desirous of raising the respective amounts set out opposite their names therein:

And whereas the said local authorities have complied with the provisions of the said Act, and it is expedient that the aforesaid precedent consent should be given to the raising of the loans on the terms and conditions hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the respective local authorities whose names are set out in the Second Column of the said Schedule of the loans referred to in the Third Column of the said Schedule, up to the respective amounts set out in the Fourth Column of the said Schedule, for the respective terms set out in the Fifth Column of the said Schedule, at rates of interest being such as shall not produce to the lenders rates exceeding the respective rates specified in the Sixth Column of the said Schedule, subject to the condition that the respective local authorities shall, before borrowing the said respective sums or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act, 1926, or under such other statutory enactment as may be applicable in any respective case, and shall thereafter make to such sinking fund payments at intervals of not more than one year at a rate or rates which shall be not less than the respective rates per centum set out in the Seventh Column of the said Schedule, such payments to be made not later than one year after the first day from which interest to the lender is computed on any moneys so borrowed, and subject to the further condition that in no case shall any portion of interest or sink

SCHEDULE.

First Column. Consecutive Number.	Second Column. Name of Local Authority.	Third Column. Name of Loan.	Fourth Column. Amount of Loan.	Fifth Column. Term of Loan.	Sixth Column. Rate of Interest per Centum.	Seventh Column. Annual Rate per Centum of Payment into Sinking Fund.
	i					
		,	£	Years.	£ s. d.	£ s. d.
1	Raglan County Council	Aotea Special-rating Area Loan, 1929	2,500	20	5 10 0	3 0 0
2	Mount Roskill Road Board	Western Area Drainage Loan, 1929 (£62,000)	59,000	30	5 10 0	1 10 0
3	Mount Roskill Road Board	Western Area Drainage Loan, 1929 (£62,000)	3,000	10	5 10 0	1 10 0
4	New Plymouth Borough Council	Drainage Loan, 1929	$172,000^{\circ}$	26	5 10 0	2 0 0
5	Waipa County Council	Pukekura Special Drainage District Loan, 1929	2,600	25	5 10 0	2 2 0

Vesting the Management of the Maraetai Wharf in the Manukau County Council and prescribing Dues for its Use.

CHARLES FERGUSSON, Governor General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by Order in Council dated the eleventh day HEREAS by Order in Council dated the eleventh day of September, one thousand nine hundred and fifteen, and published in the New Zealand Gazette, No. 109, of the sixteenth day of the same month, the management of the Maraetai Wharf, erected in accordance with plan marked M.D. 2121, and deposited in the office of the Marine Department at Wellington, was vested in the Manukau County Council (hereinafter called "the Council") until the tenth day of September, one thousand nine hundred and twentynine and dues rates and regulations were prescribed for the nine, and dues, rates, and regulations were prescribed for the use of the said wharf:

And whereas by Order in Council dated the fourteenth day of November, one thousand nine hundred and twenty-seven, and published in the New Zealand Gazette, No. 79, of the seventeenth day of the same month, the dues and rates prescribed and made for the use of the said wharf were

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

Act"), for a further term of fourteen years, and it is advisable to grant the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby vest the management of the said wharf in the Council upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby prescribe that the dues and rates specified in the Second Schedule hereto shall be taken and charged by the Council for the use of the said wharf.

FIRST SCHEDULE.

CONDITIONS OF MANAGEMENT.

1. In these conditions the term—
"Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under

any officer, person, or authority acting by or under the direction of such Minister: preshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring " Foreshore

"Lower-water mark" means low-water mark at ordinary

spring tides.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore and land below low-water mark adjacent thereto necessary for the maintenance of the said wharf at the site shown on the plan marked M.D. 2121.

3. All His Majesty's subjects shall, at all reasonable times,

have free and full liberty to use the above mentioned wharf, and rights of ingress and egress thereto and therefrom, including ingress and egress through the shed erected on the said wharf; provided that goods stored in the shed shall be liable to such storage rates as may be prescribed by the Governor-

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

in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, over, and out of the said wharf without payment.

5. The Council shall maintain and keep the abovementioned wharf, and all erections on or in connection with the wharf, in good order and repair, and shall at all times exhibit therefrom and maintain at its own cost suitable and necessary lights for the guidance of vessels; provided that no new light shall be exhibited until after it has been approved by the Minister

by the Minister.

6. All dues and rates received on account of the said wharf by the Council shall be applied to keeping the said wharf, and all erections on or in connection with such wharf,

in good order and repair.

7. Any person authorized by the Minister may at all reasonable times enter upon the said wharf, and any buildings erected on the wharf or in connection therewith, and view the state of repair thereof; and upon the Minister leaving at or posting to the last-known address of the Council a notice in writing of any defect or want of repair in such wharf or

building, requiring the Council, within a reasonable time to be therein prescribed, to make good or repair the same, the Council shall with all convenient speed cause such defect

the Council shall with all convenient speed cause such defect to be removed or such repairs to be made.

8. The Council shall not erect, or suffer to be erected, on the said wharf any building or structure whatever except with the consent of the Minister.

9. The ballast of all vessels loading at the said wharf shall be taken away by the Council and deposited above highwater mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minister for that purpose. that purpose.

10. The Council shall keep a separate account of the receipts and expenditure on account of such wharf and premises, and shall cause such account to be balanced to the 31st day of

shall cause such account to be balanced to the 31st day of March in every year, and shall send a copy of such account when balanced to the Minister, and shall supply any particulars in reference thereto as may be required by the Minister.

11. The Council shall appoint all officers necessary for the working and management of the wharf.

12. Nothing herein contained shall authorize the Council to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulation thereunder, and that are now or may hereafter be in force.

13. The rights, powers, and privileges hereby conferred shall continue in force for fourteen years, computed from the eleventh day of September, one thousand nine hundred and

shall continue in force for fourteen years, computed from the eleventh day of September, one thousand nine hundred and twenty-nine, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the Council shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

14. The rights, powers, and privileges conferred under or by virtue of this Order in Council may be at any time resumed by the Governor-General without payment of any compensa-

by the Governor-General without payment of any compensa-tion whatsoever, on giving to the Council three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted

to the last-known address of the Council in New Zealand.

15. The Council shall be liable for any injury which may be caused at the said wharf to any vessel or boat through any default or neglect on the part of the Council.

16. In case the Council shall—

(1) Commit or suffer a breach of the conditions herein-

before set forth, or any of them; or

(2) Cease to use or occupy the said wharf for a period of thirty consecutive days,—

thirty consecutive days,—
then, and in either of the said cases, this Order in Council,
and every license, right, power, or privilege hereby conferred
may be revoked and determined by the Governor-General in
Council without any notice to the Council or other proceedings
whatever, and publication in the New Zealand Gazette of an
Order in Council containing such revocation shall be sufficient
notice to the Council, and to all persons concerned or interested,
that this Order in Council, and the license, rights, and privileges
thereby granted and conferred, have been revoked and deterthereby granted and conferred, have been revoked and deter-

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

SECOND SCHEDULE.

DUES AND RATES.

Wharfage.

v v				
On every ordinary passenger or cargo steamship or auxiliary vessel over 5 tons register using the	£	s.	d.	
wharf, per quarter or part of a quarter	1	17	6	
On every steamer 5 tons or under, per day or part of a day	0	3	6	
On every sailing vessel or auxiliary sailing vessel over 5 tons, per day or part of a day	0	5	0	
On every sailing vessel or auxiliary sailing vessel 5 tons or under, per day or part of a day				
On every excursion steamer, per day or part of a day				
On every motor-launch, on regular service, per quarter or part of a quarter	1	5	0	
On every excursion motor-launch, per day or part of a day	0	3	6	

Passenger Wharfage.

For every passenger landed on the Maraetai Wharf from For every passenger landed on the Maraetai Wharf from any vessel or by means of a boat or other tender from any vessel lying away from such wharf, the sum of 3d. shall be paid, and the owner of the vessel from which the passenger is landed shall pay such charge to the Manukau County Council immediately on the landing of such passenger. The master of any such vessel landing passengers as aforesaid shall furnish to the Council a certified statement of the number of passengers

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

The Eastern Side of Portion of Mills Lane and the Southern Side of Portion of Swanson Street, in the City of Auckland, exempted from the Provisions of Section 128 of the Public

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, 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 approve of the following resolution passed by the Auckland City Council on the twenty-second day of August, one thousand nine hundred and twenty-nine, viz.:—

"The Auckland City Council, being the local authority having control of the streets in the City of Auckland, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Mills Lane adjoining Allotments 3 and 4, Section 17, City of Auckland, nor to that portion of Swanson Street adjoining part Allotment 4,

that portion of Swanson Street adjoining part Allotment 4, Section 17, City of Auckland";

such portions of streets being described in the Schedule hereto.

SCHEDULE.

THE eastern side of all that portion of street, situated in the North Auckland Land District, City of Auckland, known as Mills Lane, fronting Allotments 3 and 4 of Section 17,

Also the southern side of all that portion of street situated in the said land district and city known as Swanson Street,

As the said portions of streets are more particularly de-lineated on the plan marked P.W.D. 76505, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1375.)

The Northern Side of Aranoni Street, in the City of Wellington, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the twelfth day of September, one thousand nine hundred and twenty-nine, the portion of street affected by such resolution being more particularly described in the Schedule hereto, viz.:—

viz.:—
"The Wellington City Council, being the local authority of Wellington, b having control of the streets in the City of Wellington, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928 shall not apply to any part of the northern side of Aranoni

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the northern side of Aranoni Street (described in the Schedule hereto), within a distance of twenty feet from the northern boundary of the said street.

SCHEDULE.

THE northern side of all that street situated in the Wellington The northern side of all that street situated in the Wellington Land District, City of Wellington, known as Aranoni Street, fronting Lots 1 to 5 of a subdivision of Lots 2 and 3, D.P. 5635, and Lot 6, D.P. 1443, part Section 6, Town Registration District, Block X, Port Nicholson Survey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76077, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red

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

(P.W. 51/1086.)

The South-western Side of Portion of Forth Street, in the Borough of Oamaru, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said

the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Oamaru Borough Council on the fourth day of July, one thousand nine hundred and twenty-nine, viz.:—

"The Oamaru Borough Council, the local authority having control of the street which fronts and abuts on the north-eastern boundary of Allotments 10 and 11 on the plan of the Township of Newburgh, deposited in the Lands Registry Office at Dunedin as Number 387, hereby declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the south-western side of the said street fronting the said Allotments 10 and 11"; subject to the condition that no building or part of a building

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of Forth Street (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

The south-western side of all that portion of street in the Otago Land District, Borough of Oamaru, known as Forth Street, fronting Allotments 10 and 11, D.P. 387, Township of Newburgh. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76499, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1340.)

The South-western Side of Portion of Shetland Street, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-

General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the eleventh day of September, one thousand nine hundred and twenty-nine,

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the south-western side of Shetland Street, in the said city, where such portion of street abuts on part of Allotment 51, L.T.P. 1028, Township of Anderston, as the said portion of street is more particularly shown

on the plan annexed hereto, and is thereon coloured brown and edged with red to its centre-line"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southwestern side of the portion of Shetland Street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

The south-western side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Shetland Street, fronting part Allotment 51, L.T.P. 1028, Township of Anderston. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76608, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured brown and edged red.

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

(P.W. 51/1295.)

The North-western Side of Portion of College Street, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the eleventh day of September, one thousand nine hundred and twenty-

day of September, one thousand nine hundred and twentynine, viz:—

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin,
by resolution declares that the provisions of section one
hundred and twenty-eight of the Public Works Act, 1928,
shall not apply to portion of the north-western side of
College Street, in the said city, where such portion of
street abuts on Allotment 24, L.T.P. 2963, Township of
St. Andrews; as the said portion of street is more particularly shown on the plan annexed hereto, and is thereon
coloured red to its centre-line";
subject to the condition that no building or part of a building
shall at any time be erected on the land fronting the north-

shall at any time be erected on the land fronting the north-western side of the portion of College Street (described in the Schedule hereto) within a distance of thirty - three feet from

the centre-line of the said portion of street.

SCHEDULE.

THE north-western side of all that portion of street situated in the Otago Land District, City of Dunedin, known as College Street, fronting Allotment 24, L.T.P. 2963, Township of St. Andrews. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76588, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1380.)

Arte of the

The South-western Side of Portion of Tower Avenue, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the nineteenth day of June, one thousand nine hundred and twenty-

teenth day of June, one thousand more numerical and survey nine, viz:—

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the south-western side of Tower Avenue, in the City of Dunedin, where such portion of street abuts on Allotment 45, Block III, Township of Waverley; as the said portion of street is more particularly shown on the plan annexed hereto, and is thereon coloured red to the centre-line thereof";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of Tower Avenue (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

The south-western side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Tower Avenue, fronting Allotment 45, Block III, Township of Waverley; as the same is more particularly delineated on the plan marked P.W.D. 76555, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1379.)

The South-western Side of Portion of Donald Street, in the City of Wellington, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the twenty-second day of August, one thousand nine hundred and twenty-nine, the portion of street affected by such resolution being more particularly described in the Schedule hereto, viz. hereto, viz.:—
"The Wellington City Council, being the local authority

having control of the streets in the City of Wellington, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928.

shall not apply to that part of Donald Street fronting the land comprised in D.P. 4002"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of Donald Street (described in the Schedule hereto), within a distance of thirty-five feet from the centre-line of the said portion of street.

SCHEDULE.

THE south-western side of all that portion of street situated in the Wellington Land District, City of Wellington, known as Donald Street, fronting Lots 25, 26, 27, and 28, D.P. 9448. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76591, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/983.)

Order in Council consenting to the Raising on the Instalment-repayment System of a Loan of £5,550 by the Petone Borough

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Petone Borough Council (hereinafter called "the said local authority") has been authorized to borrow the sum of five thousand five hundred and fifty pounds by a loan to be known as "Sundry Loans Renewal Loan, 1929," and the said sum has not yet been borrowed:

And whereas the said local authority is desirous of raising the said sum on the instalment-repayment system extending over a period of twenty-four years.

over a period of twenty-four years:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section thirty-two of the Local Bodies? Loans Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the borrowing by the said local authority of the said sum of five thousand five hundred and fifty pounds upon terms of making the same, together with interest thereon, repayable by instalments extending over a period of twenty-four years.

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

(T. 49/267/7.)

Order in Council prescribing the Rates of Interest that may be paid by the Waimate Borough Council in respect of a Loan of £5,000.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Waimate Borough Council (hereinafter called "the said local authority") has been authorized to borrow in respect of a loan known as "Drainage Extension Loan, 1922," the sum of twenty thousand pounds, and the sum of five thousand pounds has not yet been

borrowed:

And whereas the Minister of Finance has given his precedent consent as required by section one hundred and fourteen of the Local Bodies' Loans Act, 1926 (hereinafter called "the said section"), to the borrowing by the said local authority of the said sum of five thousand pounds, at such rate or rates of interest as shall not produce to the lenders a rate exceeding the rate hereinafter mentioned:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities

and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said section, and of all other powers and authorities enabling him in this behalf, doth hereby prescribe that the said sum of five thousand pounds may be raised in respect of the said loan by the said local authority at such rate or rates of interest as shall not produce to the lenders a rate exceeding the rate of five pounds ten shillings per centum per annum, and the said local authority is hereby authorized to borrow the said sum accordingly.

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

Vesting Crown Land in the Waitaki County Council for Tree-planting Purposes.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section twenty of the Land Laws
Amendment Act, 1926, it is provided that if in the
opinion of the Governor-General it is expedient that any land
vested in His Majesty and not reserved for any special purpose
should be vested in any local authority in trust for the purpose of planting trees thereon, he may, by Order in Council, vest such land in that local authority for such purpose, with or without payment therefor, and subject to such terms and con-

ditions as may be prescribed or imposed in such Order:
And whereas, in the opinion of the Governor-General, it is expedient to vest the land described in the Schedule hereto in the Chairman, Councillors, and Inhabitants of the County of Waitaki for tree-planting purposes without payment there-

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 consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the said section twenty, doth hereby declare that from and after the day of the date hereof the land described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Waitaki for tree-planting purposes, subject to the special conditions hereinafter contained, that is to say,—

(1) Any officer of the State Forest Service shall have free access to the said land at all times for the purpose of inspecting planting or other forestal operations or for the purpose of reporting on proposed forest activities.

ing planting or other forestal operations or for the purpose of reporting on proposed forest activities.

(2) The said Council may dispose of, by private sale, tender, or auction, any timber, trees, tree-seeds, firewood, or other forest produce on or from the said land.

(3) The said Council shall pay to the State Forests Account a sum not exceeding seventy pounds (£70) from the proceeds of the sale of forest produce on the land herein vested. Such payment shall be regarded as a first charge upon all moneys received from the said sale, and the said Council shall give due notice of any such sale to the local Forest Officer.

(4) The payment of expenses of administration, management, and development of the said land for forestry and other purposes incidental thereto (including any expenses of supervision incurred by the State Forest Service) shall, after the amount referred to in the preceding condition has been paid, be a first charge on all moneys received therefrom, whether by way of rent, fees, proceeds of sales of forest produce, or from any other source whatsoever.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 28, Block I, Benmore Survey District: Area, 4 acres 1 rood 7 perches.

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

Vesting a Reserve in the Wellington City Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for recreation purposes: And whereas it is expedient to vest the said reserve in the Mayor, Councillors, and Citizens of the City of Welling-

the Mayor, Councillors, and Citizens of the City of Triangton:

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 ninth section of the Public Reserves, Domains, and National Parks Act, 1928, 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 Wellington, in trust, for recreation purposes,

SCHEDULE.

WELLINGTON LAND DISTRICT.

ALL that area in the City of Wellington, containing by admeasurement 1 acre 0 rooks 10.9 perches, more or less, being part Section 4, Harbour Registration District, situated in Block XI, Belmont Survey District, and being the whole of the land on plan numbered 154/58, deposited in the Wellington District Office, Department of Lands and Survey, and thereon coloured red.

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

Vesting a Reserve in the Ashburton County Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto VV has been duly set apart as a reserve for plantation purposes: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Ashburton:

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 nine of the Public Reserves, Domains, and National Parks Act, 1928, 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 Chairman, Councillors, and Inhabitants of the County of Ashburton, in trust, for plantation purposes.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 4239, Blocks XIII and XIV, Spaxton Survey District: Area, 22 acres 2 roods 13 perches.

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

Deslaring Land in the Southland Land District to be subject to the Land for Settlements Act, 1925.

CHARLES FERGUSSON, Governor-General.

IN pursuance and exercise of the powers conferred by section one hundred and five of the Land for Settlements Act, 1925. I., General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the area of Crown land described in the Schedule hereto shall be subject to the provisions of the Land for Settlements Act, 1925, and shall hereafter form part of the Te Wae Wae Settlement.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

ALL that area in the Wallace County, containing by admeasurement 1 rood 21 perches, more or less, being portion of Section 15, Block XV, Longwood Survey District, and being the area proclaimed Crown land by Proclamation dated the 22nd day of August, 1929, and published in the New Zealand Gazette, No. 59, of the 29th August, 1929, at page 2176: As the same is more particularly delineated on plan marked L. and S. 21/149/347, and deposited at the Head Office Department of Lands and Survey Wallington and Office, Department of Lands and Survey, Wellington, and thereon coloured blue.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands.

Lands temporarily reserved in the Auckland, Gisborne, Taranaki, Wellington, Marlborough, Westland, Canterbury, and Otago Land Districts.

CHARLES FERGUSSON, Governor-General.

In pursuance and exercise of the powers conferred by section three hundred and fifty-nine of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby temporarily reserve from sale the lands in the Auckland, Gisborne, Taranaki, Wellington, Marlborough, Westland, Canterbury, and Otago Land Districts described in the Schedule hereunder written for the purposes specified in the said Schedule.

		SCHEI	DULE.				
Locality.		Section.	Block.		Årea	B.,	Purpose for which Land reserved.
and the second s		AUCKLAND	LAND D	STRICT		_	
Town of Rotorua	(4	LV	50	к. 0	P. 35	Recreation.
		GISBORNE 1	LAND DIS	STRICT.			
Mangaoporo Survey District		15	XVI	3	0	21	Police-station site.
		Taranaki 1	LAND DIS	STRICT.			
Totoro Survey District	••	Subdivision 1 of Sub- division 1 of Section 11	XI	1	0	0	Public-school site (Oniao).
Pouatu Survey District]	13	III	0	1	2.3	Cemetery.
		WELLINGTON	LAND I	ISTRIC	r.		
Maungakaretu Survey District		9	VIII			27	Resting-place for travelling stock.
Puketoi Survey District		10 36	ıïı	5	1	36 12·4	Roadman's cottage site.
		Marlborougi	LAND 1	DISTRIC	T.		
Wakamarina Survey District Taylor Pass Survey District		33c 9	III I	16	1 1		Recreation.
		WESTLAND					
Waiho Survey District	••	Reserve 1015	XI	46	2	0	Recreation.
		CANTERBURY					
Mount Grey Survey District	•• ;	Reserve 2347			0	0	Gravel.
	4	OTAGO L					
Teviot Survey District		2	XII	0	1	0	Cemetery.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1929.

GEO, W. FORBES, Minister of Lands,

Lands temporarily reserved in Tekapo, Pukaki, and Pukaki West Survey Districts, Canterbury Land District, for Plantation Purposes.

CHARLES FERGUSSON, Governor-General.

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said

section mentioned:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands in the Canterbury Land District described in the Schedule hereunder written, for plantation purposes.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 4205, Block XIV, Tekapo Survey District: Area,

Also Reserve 4210, Block XIV, Pukaki Survey District:
Area, 14 acres 3 roods 32 perches.
Also Reserve 4211, Block XV, Pukaki West Survey District:

Also Reserve 4211, Block XV, Pukaki West Survey District:
Area, 16 acres 0 roods 25 perches.
Also Reserve 4212, Block XI, Pukaki West Survey District:
Area, 9 acres 2 roods 4 perches.
Also Reserve 4213, Block XI, Pukaki West Survey District:

Area, 15 acres 0 roods 31 perches. Also Reserve 4214, Block XI, Pukaki West Survey District:

Also Reserve 4214, Block XI, I daaki West Survey District.

Also Reserve 4215, Block VII, Pukaki West Survey
District: Area, 23 acres 3 roods 39 perches.

Also Reserve 4228, Block X, Tekapo Survey District:

Area, 9 acres 0 roods 24 perches.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands

Notifying Lands in Wellinyton Land District for Sale by Public Auction for Cash, and for Cash or on Deferred Pay-

CHARLES FERGUSSON, Governor-General.

I N pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Monday, the ninth day of December, one thousand nine hundred and twenty-nine, as the time at which the lands described in the Schedules hereto shall be sold by public auction for cash, and for cash or on deferred payments, respectively; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedules hereto.

FIRST SCHEDULE.

WELLINGTON LAND DISTRICT.

For Sale for Cash.

VILLAGE LAND

Borough of Eketahuna.—Township of Parkville. SECTION 163: Area, 3 acres 1 rood 8 perches. Upset price,

This section has a frontage to Cullen Street, Eketahuna. Easy sloping land, in grass.

SUBURBAN LAND.

Waimarino County .- Town of Horopito West.

Section 8, Block XVI: Area, 3 acres 2 roods. Upset

Weighted with £62, value of improvements comprising felling and grassing, fencing, cottage and shed; payable in cash on fall of hammer.

Situated about half a mile from the Horopito Railway-ation. All level land, with about half the area felled and grassed. Portion swamp.

Waimarino County.-Township of Erua.

Section 10, Block IV: Area, 3 roods 36.45 perches. Upset

Section 13, Block IV: Area, 1 acre 0 roods 7.06 perches. Upset price £2 5s.

Situated about 15 chains from the Erua Railway-station. Sections comprise open tussock country, partly in swamp.

SECOND SCHEDULE.

For Sale for Cash or on Deferred Payments.

SUBURBAN LAND.

City of Wellington.—Port Nicholson Survey District.

Ohiro District

Lor 5 of Section 14, Block X: Area, 6 acres 1 rood 31 perches. Upset price, £85. Minimum deposit on deferred payments, £15.

Lot 7 of Section 14, Block X: Area, 5 acres 3 roods 1 perches. Upset price, £80. Minimum deposit on deferred 11 perches. Upset price, £80. Minimum deposit on deferred payments, £15.

These sections are situated about 30 chains west of the

ohiro Road, opposite the suburbs of Brooklyn and Vogeltown, and about two miles and a half from the Wellington Postoffice. The lots comprise very steep broken land, with narrow spurs. The bush was felled some years ago. The soil is of poor quality—a cold clay with rock showing in some of the steep slopes.

As witness the hand of His Excellency the Governor-General, this 12th day of October, 1929.

JOHN G. COBBE, for Minister of Lands.

Opening Settlement Lands in Canterbury Land District for Selection on Renewable Lease.

CHARLES FERGUSSON, Governor-General.

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

SCHEDULE.

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

Waimate County.—Waimate Survey District.—Moanaroa Settlement.

SECTION 1, Block III: Area, 334 acres 2 roods 14 perches. Capital value, £5,110. Renewable lease: Half-yearly rent, £127 15s. Deposit on improvements, £82 2s. 6d.; half-yearly instalment on improvements, £39 15s. 8d. Cash payment for

instalment on improvements, £39 15s. 8d. Cash payment for crops and cultivation, £271 16s.

Section 2, Block III: Area, 382 acres 3 roods 7 perches. Capital value, £6,045. Renewable lease: Half-yearly rent, £151 2s. 6d. Deposit on improvements, £103 10s. Half-yearly instalment on improvements, £53 8s. 8d. Cash payment for crops and cultivation, £168 10s.

Section 3, Block III: Area, 279 acres 2 roods 14 perches. Capital value, £4,710. Renewable lease: Half-yearly rent, £117 15s. Deposit on improvements, £25 3s. 9d. Half-yearly instalment on improvements, £10 18s. 5d.

instalment on improvements, £10 18s. 5d.

GENERAL DESCRIPTION.

This settlement is situated two miles and a half from Otaio Railway-station by good metalled road, two miles from Otaio Railway-station by good metalled road, two miles from Otalo Post-office and school, and six miles and a half from St. Andrews Saleyards. Watered by windmills and dams. Comprises easy to steep downs, about 6 in. to 8 in. fair to good black soil on clay. Suitable for grain growing and general mixed farming. With supplementary green feed and turnips, heald soilly compressed to the acre and fatter all lambs. mixed farming. With supplementary green feed and turnips, should easily carry two ewes to the acre and fatten all lambs. Cropping should average 35 bushels of wheat and 45 bushels of oats. Californian thistles and twitch are in evidence. There is a five-roomed brick dwelling on Section 1 and a ten-roomed brick dwelling on Section 2. The corrugated iron stable at present on Section 2 is to be removed—portion (containing twelve stalls) to Section 1 and other portion (containing eight stalls) to Section 3. Also two-roomed men's quarters 41 ft. by 12 ft. on Section 2 are to be removed to Section 3. The selector of Section 2 is required to give all necessary facilities to the selectors of Sections 1 and 3 for the removal of the buildings, which removal must be completed necessary racilities to the selectors of Sections I and 3 for the removal of the buildings, which removal must be completed within three months from the date Sections I and 3 are selected. All buildings must be kept insured to the full insurable value in the name of the Commissioner of Crown Lands as lessor, at the expense of the lessees, until the amounts owing thereon are paid off.

DESCRIPTIONS OF SECTIONS.

Section 1: Ninety acres sown in wheat, 27 acres fallow, 97 acres good, 119 acres fair, old pasture, subdivided into six paddocks. Weighted with £1,102 2s. 6d., value of improvements comprising five-roomed brick dwelling with bathroom, scullery and pantry, hot and cold water, washhouse and storeroom attached, £800; twelve-stalled corrugated iron stable (to be removed by selector at his own expense from \$20.50 cowhyre pirstre and two sheds, £19; wind-Section 2), £30; cowbyre, pigstye, and two sheds, £19; wind-mill, well, tank-stand, and underground concrete tank, four mill, well, tank-stand, and underground concrete tank, four dams, £74; 118 chains road-boundary gorse fence £59; 152 chains party boundary fence (gorse and wire) half value, £38; 154½ chains subdivisional (gorse and wire), £77 2s. 6d.; plantation, £5: total, £1,102 2s. 6d. Payable, £82 2s. 6d. in cash at ballot; balance of £1,020 by forty-two half-yearly instalments of £39 15s. 8d. Crops and cultivation valued at £371 16s. one to be paid for in cash at ballot

instalments of £39 15s. 8d. Crops and cultivation valued at £271 16s. are to be paid for in cash at ballot.

Section 2: Forty-six acres sown in wheat, 63 acres just fed off, 84 acres fallow, 189 acres fair pasture. Subdivided into ten paddocks. Weighted with £1,473 10s., value of improvements comprising substantial brick dwelling—ten rooms with bathroom, pantry, scullery; hot and cold water, &c.; washhouse, dairy, storeroom, motor-garage, £890; Granary, stable, implement-shed, £190; cowbyre and yard, £20; fowlhouse, £9; two windmills, six dams, well, tanks, £131; garden and plantations, £30; 61½ chains road-boundary fence (gorse and wire), £30 15s.; 296 chains party boundary fence (gorse and wire), £98 15s.; total, £1,473 10s. Payable, £103 10s. in cash at ballot; balance of £1,370 by forty-two half-yearly instalments of £53 8s. 8d. Crops and cultivation valued at £168 10s., are to be paid for in cash at ballot. (Note.—Corrugated iron stable, also men's quarters, on this section are Corrugated iron stable, also men's quarters, on this section are

Section 3: All in fair to good pasture, subdivided into four paddocks. Weighted with £305 3s. 9d., value of improvements comprising eight-stall stable and feed-room, £40; men's ments comprising eight-stall stable and feed-room, £40; men's quarters, £30 (both to be removed by selector at his own expense from Section 2); wool-shed and yards, £95; sheep dip, £32; 57½ chains road-boundary fence, gorse and wire, £28 17s. 6d.; 222½ chains party boundary fence (gorse and wire), half value, £55 11s. 3d.; 47½ chains subdivisional fence (gorse and wire), £23 15s.; total, £305 3s. 9d. Payable, £25 3s. 9d. in cash at ballot; balance of £280 by forty-two half-yearly instalments of £10 18s. 5d.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1929.

GEO. W. FORBES, Minister of Lands.

Opening Settlement Lands in Canterbury Land District for Selection on Renewable Lease.

CHARLES FERGUSSON, Governor-General.

CHARLES FERGUSSON, Governor-General.

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

SCHEDULE.

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

Eliesmere County.—Leeston Survey District.—Welburn Settlement.

Section 1s: Area, 84 acres 0 roods 25 perches. Capital value, £3,040. Half-yearly rent, £76. Cash payment for improvements, crops, and cultivation, £242 2s.

Section 2s: Area, 83 acres 0 roods 32 perches. Capital value, £3,115. Half-yearly rent, £77 17s. 6d. Deposit on improvements, £27 8s.; half-yearly instalment on improvements, £23 8s. Cash payment for crops and cultivation, £9.

Section 3s: Area, 86 acres 0 roods 24 perches. Capital value, £3,275. Half-yearly rent, £81 17s. 6d. Cash payment for improvements, crops, and cultivation, £83 12s.

Section 4s: Area, 120 acres 0 roods 34 perches. Capital value, £3,625. Half-yearly rent, £90 12s. 6d. Cash payment for improvements, crops, and cultivation, £179.

Section 5s: Area, 94 acres 1 rood 3 perches. Capital value, £3,775. Half-yearly rent, £94 7s. 6d. Cash payment for improvements, crops, and cultivation, £154 4s.

Section 6s: Area, 101 acres 2 roods 13 perches. Capital value, £3,310. Half-yearly rent, £82 15s. Cash payment for improvements, crops, and cultivation, £169 10s.

GENERAL DESCRIPTION.

This settlement is situated three miles from Leeston Saleyards, two miles from Doyleston Railway-station and dairy factory, and three miles and a half from school. Access is by the main Christchurch-Southbridge Road. It is in the centre of one of the best farming districts in Canterbury. Well watered by wells, creeks, drains, &c. Water can be obtained on all sections at an average depth of 15 ft. All flat ploughable country. About 6 in. to 12 in. of black loam on clay subsoil. With normal farming should on the average produce 40 bushels of wheat, 50 of barley, 40 of peas, and about 2½ tons of chaff per acre. From a grazing point of view should carry one cow to 2 acres. The sections are considered to be very suitable for dairying. The lessee of Section 2 must keep the buildings insured to the full insurable value in the name of the Commissioner of Crown Lands as lessor, at the expense of the lessee, until the amount owing thereon is repaid. This settlement is situated three miles from Leeston Sale-

DESCRIPTION OF SECTIONS.

Section 1: Twenty-eight and a half acres sown in wheat, 16 acres in Garton oats, 13 acres in peas; balance just sown down in permanent pasture. Weighted with £57 2s., value of improvements comprising 91 chains road-boundary and internal fencing and half value 103½ chains party boundary fencing; and £185 for crops and cultivation: total, £242 2s. This sum is payable in cash at the ballot. Section subdivided into four paddocks into four paddocks.

Section 2: Two and three-quarter acres in wheat; balance in good pasture. Weighted with £627 8s. for improvements, comprising 132 chains road and internal fencing and half value 98 chains party boundary fencing, £72 8s. Cottage, six value 98 chains party boundary fencing, £72 8s. Cottage, six rooms and conveniences, h. and c. water, telephone, electric light, &c., £395; deep well, tanks and stand, £30; implement-shed, £15; stable and chaff-room, £65; piggery, £20; milkingshed, £20; windmill and well (in paddock), £10; and £9 for crops and cultivation: total, £636 8s. This sum is payable by eash deposit of £36 8s. at ballot, balance (£600) by forty-two half-yearly instalments of £23 8s. comprising principal and interest. Section subdivided into seven main paddocks, with a few small ones about homestead.

NOTE.—The other buildings on this section are being sold for removal.

for removal.

Section 3: Fifteen acres in Garton oats; balance in three-year grass and upwards, good pasture. Weighted with £40 12s. value of improvements, comprising 58 chains road-boundary and internal fencing, half value of 87 chains of party boundary fencing; and £43 for crops and cultivation: total, £83 12s. This sum is payable in cash at the ballot. Section subdivided into two paddocks.

Section subdivided into two paddocks.

Section 4: Sixteen acres sown in wheat, $17\frac{3}{4}$ acres in peas, $12\frac{3}{4}$ acres in Russian barley (being fed off); balance in grass, three years and upwards; all fairly good pasture. Weighted with £74, value of improvements comprising 125 chains road-boundary and internal fencing, half value 110 chains party boundary fencing, and £105 for crops and cultivation: total, £179. This sum is payable in cash at the ballot. Section subdivided into four paddocks. This section is also suitable for mixed farming. suitable for mixed farming.

Section 5: Twenty-two acres in Garton oats; balance in young grass, two to four years. Weighted with £88 4s., value of improvements comprising 147 chains road-boundary and internal fencing, half value 87 chains party boundary fencing, £78 4s.; windmill and well, £10; and £66 for crops and cultivation: total, £154 4s. This sum is payable in cash at the ballot. Section subdivided into four paddocks.

Section 6: Twenty acres in Garton oats, 12½ acres in peas; balance in good pasture, mostly three and four years. Weighted with £75 10s., value of improvements comprising 130 chains road-boundary and internal fencing, half value 67½ chains party boundary fencing, £65 10s.; windmill and well, £10; and £94 for crops and cultivation: total, £169 10s. This sum is payable in cash at the ballot. Subdivided into four paddocks.

Special Note.—The lessees of the various sections will be required, at their own cost, to keep all drains on their respective sections clear and free from weeds or obstructions of any kind likely to impede the natural flow of the water.

As witness the hand of His Excellency the Governor-General, this 14th day of October, 1929.

T. K. SIDEY, for Minister of Lands.

Vesting the Control of a Scenic Reserve in the Kirk's Bush Scenic Board.

CHARLES FERGUSSON, Governor-General.

I N pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the reserve described in the Schedule hereto (being land reserved under the said Act), for the period of five years from the date hereof (unless previously altered or revoked under the said Act), in the undermentioned persons, namely,—

The Commissioner of Crown Lands for the North Auckland Land District, ex officio,
William Charles Wood,
Alfred Willis,
James McCall,
Harry Stuart Curtis, and
Arthur Butterworth,

Arthur Butterworth, who are hereby constituted for that purpose a special Board by the name of the Kirk's Bush Scenic Board (herein referred to as "the Board"), in trust, for the preservation of scenery, and with the powers and subject to the conditions hereinafter contained, that is to say,—

1. The first meeting of the Board shall be held on Monday, the fourth day of November, one thousand nine hundred and twenty-nine, at half past two o'clock p.m., in the North Auckland District Lands and Survey Office, Auckland; and thereafter the Board shall meet for the transaction of business on the first Monday in each quarter at the time and place on the first Monday in each quarter at the time and place aforesaid, or at such other time or place as may from time to time be fixed by the Board.

time be fixed by the Board.

2. The Commissioner of Crown Lands shall be the Chairman of the Board. He may join in the discussion, and shall have an original as well as a casting vote.

3. Special meetings may be convened by the Chairman, provided that two days' notice of such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any four members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. All questions shall be determined by the majority of votes of the members of the Board present at the meeting.

6. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman for such meeting.

7. If, by resignation, death, incapacity, or otherwise, the

choose one of their number to be Chairman for such meeting.
7. If, by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

Board in his stead.

8. The Board shall prepare and submit at an annual meeting to be held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister in Charge of Scorpus Prescription as soon as possible after each annual of Scenery Preservation as soon as possible after each annual meeting.

9. The Board shall control the said reserve in accordance with the provisions of the said Act and of the regulations

made thereunder.

SCHEDULE.

KIRK'S BUSH SCENIC RESERVE.

ALL that area in the North Auckland Land District, containing by admeasurement 7 acres 2 roods 5.7 perches, more or less, being Lots 1 and 15 to 22, D.P. 15387, being parts Allotments 8 and 11, and part of closed road, Opaheke Parish, Block IV, Drury Survey District. As the same is delineated on the plan marked L. and S. 4/336, deposited in the Head Office, Department of Lands and Survey, at Wellington, and the plan marked by the same is delineated. and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1929.

GEO. W. FORBES, Minister in Charge of Scenery Preservation.

Ross Dependency.

In pursuance and exercise of the power and authority conferred upon me by His Majesty's Order in Council under the British Settlements Act (Imperial), 1887, dated the

30th day of July, 1923, and all other powers me thereunto authorizing, I, General Sir Charles Fergusson, Governor of the Ross Dependency, do hereby appoint William Wigmore Stuart, Esquire, as an officer of the Government of the said Dependency, with authority to do all things and take all steps necessary or expedient to safeguard, preserve, and cause to be observed within such Dependency His Majesty's rights and successful and consciously and the laws and recycletions in force in the and sovereignty, and the laws and regulations in force in the same; and the better to enable him to carry out such duties do hereby confer on him in respect of such Dependency all the powers and authorities which may be exercised in New Zealand by a Stipendiary Magistrate, and also all the powers and authorities which may be so exercised by a Justice of the Peace, but so, nevertheless, that such powers shall in no way derogate from or limit his general executive and administrative authority in so preserving His Majesty's rights and sovereignty and the laws and regulations in force in such Dependency in the same manner, and with the same powers and authorities, as the various executive and administrative authorities have in the Dominion of New Zealand for carrying out and en-forcing the laws of such Dominion: To hold such office and exercise the duties thereof during pleasure.

As witness my hand this 11th day of October, 1929.

CHARLES FERGUSSON, Governor.

District Public Trustee authorized to take and receive Statutory Declarations.

URSUANT to the authority conferred upon me by section three hundred and one of the Justices of the Peace Act, 1927, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby notify and declare that Frederick William Browne, being a person holding the office of District Public Trustee at Napier, is authorized to take and receive statutory declarations under the three-hundred and first section of the Justices of the Peace Act, 1927.

As witness my hand this 10th day of October, 1929.

CHARLES FERGUSSON, Governor-General.

Inspector under the Noxious Weeds Act, 1928, appointed .-(Notice No. Ag. 2862.)

Wellington, 15th October, 1929.

IS Excellency the Governor-General has been pleased to appoint Department of Agriculture,

Sydney Frederick Napper, Esquire,

as an Inspector for the purposes of the Noxious Weeds Act, 1928, for the Heathcote County, the appointment to date from the 9th day of October, 1929.

GEO. W. FORBES, Minister of Agriculture.

Appointment of Officer under Part II of the Fisheries Act, 1908.

Marine Department,
Wellington, 10th October, 1929

IT is hereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, appointed
Lawrence Company Compan

to be an officer for the purposes of Part II of the first-mentioned Act in respect of the Feilding and District Acclimatization District. JOHN G. COBBE, Minister of Marine.

(M. 1/9/36.)

Appointment of Honorary Child Welfare Officer under the Child Welfare Act, 1925.

Education Department, Wellington, 11th October, 1929.

Wenington, 11th October, 1929.

In Pursuance of section 2 of the Child Welfare Act, 1925, I, Harry Atmore, Minister of Education, do hereby appoint the following person as an Honorary Child Welfare Officer for the district mentioned for the purposes of the said Act for the period ending 31st December, 1930:—

Name. Bartle, Rev. Robert Coromandel. HARRY ATMORE, Minister of Education.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 10th October, 1929.

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

Alan Frederick Fisher, Esquire,

to be a member of the Licensing Committee for the District of Riccarton, vice W. Helliwell, Esquire, deceased.

THOMAS M. WILFORD, Minister of Justice.

Appointment in the New Zealand Division of the Royal Navy.

Navy Office,
Wellington, 10th October, 1929.

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

Paymenton Sub Transconners.

Paymaster Sub-Lieutenant Walter Bernard Charles Cooper Evans, Royal Navy, to H.M.S. "Dunedin," additional, to date 16th August, 1929, and vice Hewson from date of joining.

THOMAS M. WILFORD, Minister of Defence.

Member of Board of Examiners under the Mining Act, 1926, appointed.

Mines Department, Wellington, 11th October, 1929.

IS Excellency the Governor-General has been pleased to appoint

James Long Gilmour, Esquire,

to be a member of the Board of Examiners under the Mining Act, 1926, for a period of three years, as from the 12th

W. A. VEITCH, Minister of Mines.

(Mines N. 17/31.)

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 15th October, 1929.

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

Peter Woodnorth Donaldson Geraldine. Colin Roto Houghton

James Adnah William Wilton ... Maungaturoto. .. Ohaeawai.

W. W. COOK, Registrar-General.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 10th October, 1929.

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

Patrick David Leahy

to be Assistant Clerk of Magistrates' Court at Hamilton for the purposes of the Magistrates' Courts Act, 1928, and Deputy Registrar at Hamilton of the Supreme Court of New Zealand for the purposes of the Judicature Act, 1908, as from the 2nd day of October, 1929.

Mervyn Simmonds

to be the Registrar of Electors and Returning Officer for the Electoral District of Tauranga for the purposes of the Electoral Act, 1927, and Clerk of the Licensing Committee for the District of Tauranga, and Clerk of the Magistrates' Courts at Tauranga and Te Puke for the purposes of the Magistrates' Courts Act, 1928, as from the 3rd day of October 1999. October, 1929.

Donald Malcolm

to be the Returning Officer for the Electoral District of Clutha for the purposes of the Electoral Act, 1927, as from the 1st day of October, 1929.

Robert Alexander Thompson

to be an Inspector for the purposes of the Slaughtering and Inspection Act, 1908, as from the 11th day of October, 1929.

A. C. TURNBULL, Secretary.

Appointments, Promotions, Resignations, and Transfers of Officers of the N.Z. Military Forces.

Department of Defence, Wellington, 9th October, 1929.

IIS Excellency the Governor-General has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the N.Z. Military Forces.

STAFF.

The notices published in the N.Z. Gazette, No. 58, dated 22nd August, 1929, relative to Major A. B. Williams, D.S.O., Royal N.Z. Artillery, and Captain W. Pollard, Royal N.Z. Artillery, are hereby cancelled, and the following substituted :-

Major A. B. Williams, D.S.O., Royal N.Z. Artillery, relinquishes the appointments of Adjutant, Southern Artillery Group, and Adjutant, 3rd Field Brigade, N.Z.A., but retains the appointment of Officer Commanding, Royal N.Z. Artillery, Southern Command. Dated 31st July, 1929.

Captain W. Pollard, Royal N.Z. Artillery, is appointed Adjutant, Southern Artillery Group, vice Major A. B. Williams, D.S.O., and relinquishes the appointment of Artillery Instructor, Southern Command. Dated 1st August, 1929.

COMMANDS.

Lieut.-Colonel F. K. Turnbull, D.S.O., M.C., The Wellington West Coast Regiment, relinquishes command of the 1st

Battalion, and is transferred to the Reserve of Officers, Class I (b), R.D. 6. Dated 30th September, 1929.

Major J. R. Cade, M.C., v.D., The Wellington West Coast Regiment, is appointed to command the 1st Battalion, and granted the rank of Lieutenant-Colonel. Dated 1st October, 1929.

THE CANTERBURY YEOMANRY CAVALRY.

Captain G. H. O. Barclay is transferred to the Reserve of Officers, Class I (b), R.D. 10. Dated 2nd October, 1929.

THE AUCKLAND MOUNTED RIFLES.

Captain S. C. Reid is attached to the 1st Battalion, The Auckland Regiment (Countess of Ranfurly's Own). Dated 20th September, 1929.

THE OTAGO MOUNTED RIFLES.

Lieutenant J. M. Briggs is attached to the 2nd C Battalion, The Otago Regiment. Dated 1st October, 1929. The appointment of 2nd Lieutenant (on probation) A. W. Green is confirmed.

THE WELLINGTON EAST COAST MOUNTED RIFLES. 2nd Lieutenant D. W. Kingston resigns his commission. Dated 3rd October, 1929.

THE NELSON-MARLBOROUGH MOUNTED RIFLES. 2nd Lieutenant H. C. Barton resigns his commission. Dated

THE NORTH AUCKLAND MOUNTED RIFLES.

2nd October, 1929.

The appointments of the undermentioned 2nd Lieutenants (on probation) are confirmed:—
D. D. Nesbitt.
A. A. McQueen.

THE N.Z. INFANTRY.

The Auckland Regiment (Countess of Ranfurly's Own).

The appointments of the undermentioned 2nd Lieutenants (on probation) are confirmed :-

A. G. Brown, 3rd C Battalion.
A. B. Thompson, 4th C Battalion.
R. Smallfield, 5th C Battalion.
P. C. Minns, 3rd C Battalion.
G. G. L. McLeod, 3rd C Battalion.

$The \ Hauraki \ Regiment.$

Lionel Robert Wilkinson to be 2nd Lieutenant (on probation), and is posted to the 2nd C Battalion. Dated 1st October,

The North Auckland Regiment.

2nd Lieutenant C. T. Leggett, 3rd C Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 1. Dated

1st October, 1929.

The appointment of 2nd Lieutenant (on probation) L. G. Miller, 1st C Battalion, is confirmed.

The Wellington Regiment.

2nd Lieutenant E. W. Woodhouse, 2nd C Battalion, to be Lieutenant. Dated 16th September, 1929.
Lieutenant W. E. Bennett, 3rd C Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 5. Dated 3rd October, 1929.

Albert John George Heron to be 2nd Lieutenant (on probation), and is posted to the 5th C Battalion. Dated 4th September, 1929.

The Wellington West Coast Regiment.

2nd Lieutenant L. K. Fear, 2nd C Battalion, to be Lieutenant. Dated 3rd October, 1929.

The Hawke's Bay Regiment.

2nd Lieutenant B. R. Page, 1st Battalion, is retired. Dated 30th September, 1929.

The appointment of 2nd Lieutenant (on probation) G. W.

Foote, 4th C Battalion, is confirmed

The Canterbury Regiment.

The undermentioned 2nd Lieutenants to be Lieutenants:-

F. E. Wilkes, 1st Battalion. Dated 12th March, 1929

F. E. Wilkes, 1st Battalion. Dated 12th March, 1929.
A. G. Simmers, 2nd C Battalion. Dated 8th April, 1929.
B. D. Buchanan, 4th C Battalion. Dated 20th July, 1929.
J. G. Fraser, 4th C Battalion. Dated 20th July, 1929.
J. F. Moffat, 4th C Battalion. Dated 16th August, 1929.

Lieutenant N. A. Marris, 1st Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 10. Dated 3rd October,

The appointment of 2nd Lieutenant (on probation) V. H. Thwaites, 3rd C Battalion, is confirmed.

The Nelson-Marlborough and West Coast Regiment.

2nd Lieutenant (on probation) J. Allport, 3rd C Battalion, is transferred to the Southland Regiment. Dated 27th Dated 27th September, 1929.

The appointments of the undermentioned 2nd Lieutenants (on probation) are confirmed:

E. C. Stevens, 1st Battalion.E. W. Kidson, 1st C Battalion.

The Otago Regiment.

Captain T. J. G. Pugh, ceases to be posted to the 1st Battalion, and is posted to the 2nd C Battalion. Dated 2nd October,

2nd Lieutenant T. C. Williams, ceases to be posted to the 4th C Battalion, and is posted to the 1st Battalion. Dated 2nd October, 1929.

The Southland Regiment.

2nd Lieutenant (on probation) J. Allport, from the Nelson-Marlborough and West Coast Regiment, to be 2nd Lieutenant (on probation), with seniority as from the 25th May, 1928, and is posted to the 2nd C Battalion. Dated 27th September, 1929.

Arnold Sharp Atkins to be 2nd Lieuten.

Arnold Sharp Atkins to be 2nd Lieutenant (on probation), and is posted to the 2nd C Battalion. Dated 25th June,

N.Z. MEDICAL CORPS.

Captain W. B. Reekie, M.B., ceases to be attached to the 1st Battalion, the Southland Regiment, and is transferred to the Reserve of Officers. Dated 30th September, 1929.

The notice published in the N.Z. Gazette, No. 49, dated 4th July, 1929, relative to Captain F. M. Spencer, M.D., F.R.C.S. Eng., is hereby cancelled, and the following sub-

Captain F. M. Spencer, M.D., F.R.C.S. Eng., to be Major, with seniority next below Major F. D. Pinfold, M.B. Dated 13th September, 1928.

N.Z. VETERINARY CORPS.

Lieutenant R. B. H. Murray, M.R.C.V.S. Eng., Royal Army Veterinary Corps (T.A.), ceases to be attached, and relin-quishes the local rank of Captain. Dated 27th September,

RESERVE OF OFFICERS.

Lieutenant V. M. Ross is transferred from the Auckland Regiment (Countess of Ranfurly's Own) to the North Auckland Regiment, Class I(b), R.D. 1. Dated 1st October, 1929.

MEMORANDUM.

Lieutenant W. Moir (late 2nd Field Battery) is retired. Dated 25th September, 1929.

THOMAS M. WILFORD, Minister of Defence.

Defence Rifle Clubs accepted.

Department of Defence,

Wellington, 14th October, 1929. H IS Excellency the Governor-General has been pleased to accept the services of the undermentioned Defence Rifle Clubs, under section 43, Defence Act, 1909:-

Clutha Junction Defence Rifle Club, with headquarters at Albert Town, Otago. Dated 19th August, 1929.
Gore Defence Rifle Club, with headquarters at Gore.
Dated 22nd August, 1929.

THOMAS M. WILFORD, Minister of Defence.

Dismissals from the Forces.

Department of Defence,

Wellington, 10th October, 1929.

Wellington, 10th October, 1929.

IS Excellency the Governor-General has approved of the dismissal of the undermentioned soldiers of the Territorial Force from the New Zealand Defence Forces, under section 6 (b), Defence Act, 1909, they having been convicted by the Civil power:

No. 11A/3505 Trooper J. Palmer, The Otago Mounted Rifles.

Gunner K. M. Smith, 17th Battery, Regiment of N.Z.

Private H. Smyth, Non-effective List, Territorial Force. Dated 27th September, 1929.

THOMAS M. WILFORD, Minister of Defence.

Awards of Colonial Auxiliary Forces Long-service Medal.

Department of Defence,

Wellington, 11th October, 1929.

IS Excellency the Governor-General has been pleased to approve of the award of the Colorida. to approve of the award of the Colonial Auxiliary
Forces Long-service Medal to the undermentioned officers:—

Lieutentant-Colonel F. K. Turnbull, D.S.O., M.C., The Wellington West Coast Regiment. Captain F. C. Hammond, the Nelson-Marlborough Mounted Rifles.

THOMAS M. WILFORD, Minister of Defence.

Awards of Colonial Auxiliary Forces Long-service Medal.

Department of Defence, Wellington, 14th October, 1929.

IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to the undermentioned officers:—

Lieutenant-Colonel R. F. Gambrill, The Hawke's Bay

Major M. McP. Watt, M.C., The Otago Regiment.
Captain P. P. Tahiwi, The Wellington West Coast
Regiment.

THOMAS M. WILFORD, Minister of Justice.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence

Wellington, 10th October, 1929.

H IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Colonel M. Aldred, Commanding 1st N.Z. Mounted Rifles Brigade.

THOMAS M. WILFORD, Minister of Defence.

Awards of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence,

Wellington, 14th October, 1929.

IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to the undermentioned officers:

Colonel J. Hargest, D.S.O., M.C., Commanding 3rd N.Z. Infantry Brigade. Lieutenant-colonel R. F. Gambrill, The Hawke's Bay

Regiment.

Major M. McP. Watt, M.C., The Otago Regiment. Captain P. P. Tahiwi, The Wellington West Regiment. West Coast

THOMAS M. WILFORD, Minister of Defence.

Confirmation in Rank of Officer of the Royal Naval Volunteer Reserve (New Zealand Division).

Navy Office, Wellington, 14th October, 1929. Weinington, 14th October, 1928.

IS Excellency the Governor-General has been pleased to confirm in the rank of Lieutenant-Commander the undermentioned officer of the Royal Naval Volunteer Reserve (New Zealand Division), to date 5th October, 1929:—

William James Connors.

THOMAS M. WILFORD, Minister of Defence.

Justice of the Peace authorized to exercise Jurisdiction in Children's Court.

Department of Justice,
Wellington, 10th October, 1929.

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

Charles Mogine Gummer, Esquire, J.P., to exercise jurisdiction in the Children's Court established at Morrinsville

THOMAS M. WILFORD, Minister of Justice.

Member of Board of Examiners under the Coal-mines Act, 1925, appointed.

Mines Department, Wellington, 2nd October, 1929. Weilington, 2nd October, 1929.

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

William Carson, Esquire,

to be a member of the Board of Examiners under the Coalmines Act, 1925, for a period of three years from the 12th October, 1929.

W. A. VEITCH, Minister of Mines.

Result of Poll for Proposed Loan.

Wellington, 14th October, 1929. THE following notice, received from the Chairman, Grey Electric-power Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

JOSEPH WARD, Minister of Finance.

I, John Webber Greenslade, Chairman of the Grey Electric-power Board, give notice that the poll taken on Wednesday, the 17th day of April, 1929, on the proposal of the Grey Electric-power Board to borrow by way of loan the sum of £118,000, resulted as follows:—
For the proposal, 705; against the proposal, 371; informal,

And I hereby declare the proposal carried. Dated at Greymouth, this 22nd day of April, 1929.

JOHN WEBBER GREENSLADE Chairman, Grey Electric-power Board.

Notice respecting Proposed Alteration of Boundaries: Waima tuku River District.

Department of Internal Affairs Wellington, 10th October, 1929.

To is hereby notified that a petition has been presented to His Excellency the Governor-General, under the River His Excellency the Governor-General, under the River Boards Act, 1908, and amendments, praying that the area described in the Schedule hereto may be included in the Waimatuku River District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposal which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN THE WAIMATUKU RIVER DISTRICT.

ALL that area in the Southland Land District bounded by a line commencing at the north-eastern corner of Section 54, Oreti Hundred; thence northerly along the road forming the western boundaries of Sections 97 and 93 and the western boundary of Section 92, Oreti Hundred, to the north-western corner of the last-mentioned section; thence along the

northern and eastern boundaries of the said Section 92 to the north-western corner of Section 103, Oreti Hundred; thence easterly along that boundary to a public road; thence southerly along that road to the north-eastern corner of Section 25, Oreti Hundred; thence westerly and northerly along the river district boundaries to the place of commencement.

> P. A. DE LA PERRELLE. Minister of Internal Affairs.

(I.A. 19/2/28.)

Reclassification of Lands in Wellington Land District.

Department of Lands and Survey,
Wellington, 15th October, 1929.
NOTICE is hereby given that His Excellency the Governor-General has approved in terms of section 127, subsection (3), of the Land Act, 1924, of the reclassification by the Wellington Land Board of the lands in the following Schedule Schedule.

SCHEDULE. WELLINGTON LAND DISTRICT.

Section.	Previous Classification	ı.	Reclassification.		
Section 8, Block XVI, Town of Horopito West	Village land		Suburban land.		
Section 163, Township of Parkville	Town land		Village land.		
Section 10, Block IV, Township of Erua	,,	••	Suburban land.		
Section 13, Block IV, Township of Erua	,,	• •	,,		

GEO. W. FORBES, Minister of Lands.

Lot 30 of Allotments 22 and 23, Section 13, Suburbs of Auckland, declared to be a Public Reserve.

OTICE is hereby given that the following resolution was passed by the Auckland Harbour Board pursuant to section 5 of the Public Reserves, Domains, and National Parks Act, 1928, on the 25th day of June, 1929, due notice of intention to pass such resolution having been given in terms of the said section 5, and no objections thereto

terms of the said section 5, and no objections thereto received:—
"The Auckland Harbour Board, being a local authority within the meaning of the Public Reserves, Domains, and National Parks Act, 1928, in pursuance of section 5 of the said Act, and subject to the provisions of that section, doth hereby declare the parcel of land now vested in it containing 13 acres 3 roods 22 perches, being the lot numbered 30 on the plan deposited in the Land Registry Office at Auckland as Number 8985, being portion of the subdivision of Allotments 22 and 23 of Section 13 of the Suburbs of Auckland, and part of the land comprised in certificate of title, Vol. 397, folio 199, to be a public reserve within the meaning of the said Act."

Wellington, 9th October, 1929.

JOHN G. COBBE, for Minister of Lands.

Warrant in Terms of the Motor-vehicle (Supplementary) Regulations, 1928, approving of "Pilot-ray" Driving Lamp for use on Motor-vehicles.

In terms of Regulation 2 of the Motor-vehicle (Supplementary) Regulations, 1928, I, William Andrew Veitch, for the Minister of Public Works, do hereby approve of the device known as the "pilot-ray" driving lamp for fitting to and use on a motor-vehicle, additional to the lamps or lights authorized or prescribed by Regulation 3 of the Motor-vehicle Regulations, 1928, provided that and so long as the said device is identical in effect, make, construction, and design with the sample thereof deposited in the offices of the Transport Department at Wellington, and provided that it is so fitted to the motor-vehicle that it is focussed and adjusted in terms of clause (10) of the said Regulation 3.

Dated at Wellington, this 10th day of October, 1929.

W. A. VEITCH.

W. A. VEITCH, For the Minister of Public Works.

(TT. 9/2/2.)

Notice under the Shops and Offices Act, 1921–22, and its Amendment, fixing the Closing-hours of (1) Boot Retailers' (2) Drapers', and (3) Grocers' Shops, within the Takapau Riding of the Waipawa County.

W HEREAS a requisition in writing has been forwarded to me from the occupiers of shops in each of the trades of (1) boot retailer, (2) draper, and (3) grocer, within the Takapau Riding of the Waipawa County, pursuant to section 32 of the Shops and Offices Act, 1921-22:

And whereas I, William Andrew Veitch, Minister of Labour, am satisfied that the signatures to such requisition represent

am satisfied that the signatures to such requisition represent a majority of the occupiers of all the shops in each of the said trades within the said riding:

Now, therefore, in pursuance of the said section 32, I do hereby direct that on and after the 19th day of November, 1929, all the shops in each of the said trades within the said riding shall be closed in the evening of working-days as follows: On Mondays, Tuesdays, Thursdays, and Fridays at 5.30 p.m., and on Saturdays at 8.30 p.m. with the following exception—should the occupier of any shop affected by this 5.30 p.m., and on Saturdays at 8.30 p.m. with the following exception—should the occupier of any shop affected by this notice observe, pursuant to section 14 (2) of the Shops and Offices Act, 1921–22, Saturday as the statutory closing-day, then and in such case the closing-hour on Wednesday shall be 5.30 p.m. and the closing-hour on Friday shall be 8.30 p.m. The notice dated the 29th October, 1928, and published in the New Zealand Gazette of the 1st November, 1928, fixing the closing-hours of (1) boot retailers', (2) drapers', and (3) grocers' shops within the Takapau Riding of the Waipawa County shall be and is hereby cancelled as from the date of the coming into operation of this notice.

Dated at Wellington, this 9th day of October, 1929.

W. A. VEITCH, Minister of Labour.

Prohibition of Issue of Money-order and Transmission of Postal Correspondence in New Zealand for Deaf and Blind Kiddies' Art Union No. 2, Sydney.

THE Postmaster-General of the Dominion of New Zealand, having reasonable ground for supposing that the organization and person whose names and addresses are shown in the Schedule hereunder, are engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 32 of the Post and Telegraph Act, 1928, that no money-order in favour of the said organization or person shall be issued, and that no postal packet addressed to the said organization or person (either by its or her own or any fictitious or assumed name) or addressed to either of the addresses in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

DEAF AND BLIND KIDDIES' ART UNION No. 2, Sydney; or Box 3908 T.T., G.P.O., Sydney; or 114, Castlereagh Street,

Sydney.

Miss R. Nicol, care G.P.O., Sydney; or Box 3908
G.P.O., Sydney; or 114, Castlereagh Street, Sydney. or Box 3908 T.T. Dated at Wellington, this 10th day of October, 1929.

JAS. B. DONALD, Postmaster-General.

Notice to Mariners No. 56 of 1929.

Marine Department, Wellington, N.Z., 10th October, 1929. SUMMER TIME.

INFORMATION is hereby given that the time for general purposes in New Zealand at 11 1 purposes in New Zealand shall during the period of summer time be thirty minutes in advance of New Zealand standard time.

The use of summer time does not affect the use of New Zealand standard time for purposes of astronomy, meteorology, or navigation, or affect the construction of any document mentioning or referring to a point of time in connection with

any of those purposes.

The Summer Time Act, 1929, prescribes the period of summer time shall be taken to be the period beginning at two o'clock, New Zealand standard time, in the morning of the second Sunday in October in any year, and ending at two o'clock, New Zealand standard time, in the morning of the third Sunday in March in the next succeeding year.

The attention of mariners is drawn to the several elements

contained in the New Zealand Nautical Almanac and Tidetables which are given in terms of New Zealand standard time, and to the necessity for adding thirty minutes to all such times if desiring to obtain them in terms of summer time.

Admiralty and other publications for navigational purposes will be similarly affected.

(M. 25/1933.) G. C. GODFREY, Secretary.

Incorporated Societies Act, 1908.—Declaration by the Assistant Registrar dissolving a Society.

T, HAROLD BEANLAND WALTON, Assistant Registrar 1 of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the Waiuku Club (Inporporated) is no longer carrying on operations, the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Auckland, this 9th day of October, 1929.

H. B. WALTON, Assistant Registrar of Incorporated Societies.

Branch of Friendly Society registered.

Friendly Societies Department,

Wellington, 12th October, 1929.

THE Court Star of Swanson, No. 9966, situated at Swanson, is registered as a branch of The Auckland District Branch of the Ancient Order of Foresters of New Zealand Friendly Society, No. 356, under the Friendly Societies Act, 1909, this 12th day of October, 1929.

R. WITHEFORD, Registrar of Friendly Societies.

Branch of Friendly Society registered.

Friendly Societies Department,
Wellington, 12th October, 1929.

THE Haeremai Lodge, No. 148, situated at Kumeu, is
registered as a branch of the Independent Order of
Odd Fellows of New Zealand Friendly Society, under the
Friendly Societies Act, 1909, this 12th day of October, 1929.

R. WITHEFORD, Registrar of Friendly Societies.

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

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

	ioi vii.							
No.	Name.	Occupation.	Residence.		Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7 8 9 10	Bosselmann, Mervyn Calder, May Esther Castle, George Thomas Cotton, John Grengor, Ann Emerson, John William Hunt, William Patrick, Vincent Rivers, Charles Alexander Schultz, Mary Ann Slade, George Wilson	Farm hand Spinster Labourer Painter Widow Labourer Pensioner Labourer Widow Clerk	Seddon		18/8/29 18/8/08 30/8/29 30/9/29 5/7/29 15/3/25 12/9/29 18/9/29 18/5/14 14/8/29	$\begin{array}{c} 11/10/29 \\ 8/10/29 \\ 11/10/29 \\ 12/10/29 \\ 11/10/29 \\ 11/10/29 \\ 12/10/29 \end{array}$	Intestate "" Testate Intestate "" Testate Intestate "" Testate Intestate	Blenheim. Invercargill. Christchurch. Auckland. N. Plymouth Napier. N. Plymouth Wellington. Dunedin. Christchurch. N. Plymouth
$\frac{12}{13}$	Smith, Pansy Rose Lilly Thackway, Percival	Married woman Butcher	Hinds Putaruru	• •	$\frac{2}{11}$	8/10/29	,,	Christchurch. Auckland.
14	Woller, Mary	Married woman	Hawera	••	$\frac{13}{9}/29$ $\frac{19}{1}/24$	8/10/29	"	N. Plymouth

Traffic Returns.

N EW ZEALAN sponding per			fic Returns for the	e period ending 14th	h Septe	ember, 1929, and	d for the corre-
. 0.		SECTION.	1	NORTH ISLAND		LINES AND	BRANCHES-
Passengers,—	•	1929 No.	1928. No.		co.	192 9.	1928.
1st Class	••	50	51	Revenue, — Passengers		£ s. d. 96.397 15 5	£ s. d. 92,662 10 10
2nd Class		1,750		Parcels		18,467 4 11	17,976 5 2
Total	• •	1,815	1,692	Goods Labour and demi	 urrage	192,261 1 4 7,912 16 10	188,980 8 7 5,662 10 10
Season Tickets	••	:	4	Total	4	£315,038 18 6	£305,281 15 5
Goods,—		No.	No.		-		
Cattle Sheep		163	35	NORTH ISLA	ND.—F	ROAD MOTOR	SERVICE.
Total		16'	4			1929. No.	1928. No.
10001	· •			Passengers		242,615	220,470
Timber		Tons	19	REVENUE	••	£ s. d. 7,323 13 6	£ s. d. 7,639 0 9
Goods	••	21	254				•
Total	••	249	273	SOUTH ISLAND	MAIN	I LINES AND 1929.	BRANCHES. 1928.
				Passengers,—		No.	No.
Revenue,— Passengers		£ s. d 179 12		1st Class 2nd Class		40,803	$36,142 \\ 227,816$
Parcels	••	67 16 16	65 12 2 4 138 16 7	Total		207 177	263,958
Goods Labour and den	nurra ge		0 16 1		••		
Total		£374 7	£413 9 2	Season Tickets	••	14,036	15,245
				Goods,— Cattle		No. 3,165	No. 7,238
G	ISBORNE	E SECTION		Calves	••	410	496
D		1929		Sheep Pigs	••	74,991	75,456 $2,543$
Passengers,— 1st Class	, .	No. 30		Total		80,544	85,733
2nd Class	••	2,01	3,116	1000	••		
Total		2,31	3,905	Timber		Tons. 22,368	Tons. 21,504
Season Tickets		3	7 39	Goods	••	228,077	204,577
		No	. No.	Total	••	250,445	226,081
Cattle Sheep	 	14		REVENUE,—		£ s. d.	£ s. d.
	••			Passengers Parcels	••	50,316 15 8 9,007 2 0	48,922 6 11 9,088 16 2
Total	••	1,32	5 878	Goods Labour and dem		140,158 6 1 6,074 11 5	129,292 2 11 $4,794$ 12 4
		Tons	. Tons.	Total	J		
Timber Goods	••	65 4,35	3 567	Total		£205,556 15 2	£192,097 18 4
	••			SOUTH ISLA	ND.—I	ROAD MOTOR	SERVICE.
Total	• •	5,01	3,211			1929.	1928.
Revenue,-		£ s. c	l. £ s. d.	Passengers		No. 4,461	No. 4,519
Passengers	••	481 10	3 754 13 1	REVENUE		£ s. d. 497 13 1	£ s. d. 532 5 3
Parcels Goods	••	1,423 19	6 158 6 9 6 1,298 9 5		TEQTED (ORT SECTION.	302 3 3
Labour and de	murrage	13 6	26 4 1	***	ESTIC	1929.	1928.
Total	•••	£2,066 10	4 £2,237 13 4	Passengers,— 1st Class		No. 32	No. 26
				2nd Class	••	2,984	4,207
NORTH ISLAN	ID MAIN			Total		3,016	4,233
Passengers-		1929 No.). 1928. No.	Season Tickets		44	76
1st Class 2nd Class	••	39,66		Goods,—		No.	No.
Total		320,6		Cattle	••	1	6
	••		- <u></u> -	Sheep	••	·· · · · ·	54
Season Tickets	••	38,6		Total	••	1	60
Goods,— Cattle		No. 21,6	No. 59 25,821	Timber		Tons 398	Tons. 183
Calves Sheep	••	95,6 58,0	3 84,331	Goods	••	52,629	
Pigs	••	8,3		Total	••	53,027	46,942
Total		183,6	52 166,215	REVENUE,-		£ s. d.	
	-	Tons	. Tons.	Passengers Parcels	••	250 10 7 67 0 9	
Timber Goods	••	22,3	23,440	Goods	• •	9,882 1 6	8,859 16 2
	••	220,2	 	. }	nurage		
Total	••	242,6	00 227,092	Total	••	£11,007 15 7	£10,062 12 3

	NELSON	SECT	ION.		PICT	on se	CCTION—contin	ued.
			1929.	1928.			1929.	1928.
Passengers,—			No.	No.	REVENUE,		£ s. d	
1st Class	• •	••	112	74	Passengers	• •	462 12 10	
2nd Class	••	••	$\frac{3,916}{-}$	3,979	Parcels Goods	• •	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1,285 12 8
Total	••	••	4,028	4,053	Labour and dem	urrage	162 0	
Season Tickets	••	••	30	201	Total	••	£2,299 8 8	£2,097 4 6
Goons,-			No.	No.				
Cattle and Calv		• •	57	61	NON-	JPERA	TING REVEN	
Sheep and Pigs	• •	• •	544	194			1929.	1928.
Total		••	601	255	MISCELLANEOUS	••	£28,907 6 3	£20,585 17 0
			Tons.	Tons.				
Timber			104	239	OTT	OUTDIA	RY SERVICE	ä
Goods	• •	• •	2,645	2,085				
Goods	••	••	2,040	2,000	LAR	E WAF	KATIPU STEAMEI	
Total			2,749	2,324			1929	
10001	••	• •			PASSENGERS,-		No	
					lst Class	• •	216	
					2nd Class	• •	900	590
REVENUE,-		£	s. d.	£ s. d.	Total		1,116	816
Passengers	• •	519		595 12 3	10181	• •	., 1,110	010
Parcels	••		18 9	126 10 9	Season Tickets			
Goods	• •	1,124		978 3 7	DOMSOIT LICACOS	••	••	• • •
Labour and den	nurrage	261	11 7	23 15 9	Goods,—		No	. No.
Total		£2,033	5 11	£1,724 2 4	Cattle and Calv	68	19	10
rotar	••	12,000	9 11	11,724 2 4	Sheep and Pigs	• •	24	151
	*				_		-	-
					Total	••	43	
							Tons	-
					Timber			
	PICTON	SECT	ION.		Goods	••	104	
			1929.	1928.	Goods	••	,1	
Passengers,-			No.	No.	Total		826	725
1st Class	• •		700	714				
2nd Class	••		2,942	2,904				
· ·			0.010	0.010	REVENUE,-		£ s. d	
Total	••	••	3,642	3,618	Passengers	••	179 8 10	
Season Tickets			125	132	Parcels	• •	60 13 9	
Season Tickets	••	• •	120	134	Goods	• •	429 15	
Goops,—			No.	No.	Labour and dem	urrage	6 3	3 18 5
Cattle and Calv	res.		54	71	Total		£676 0 1	£630 14 10
Sheep and Pigs		•••	1,493	2,205	100ai	• •	X070 U 1.	2030 14 10
1		• •						
Total			1,547	2,276			1929.	1928.
					REFRESHMENT - RO	MS.	£22,202 7	
·			Tons.	Tons.	Advertising, M		,	, = *
Timber	• •	• •	29	54	SERVICE, AND C			
Goods	• •	••	3,714	2,921	SUBSIDIARY SERV	ICES		
Total			3,743	2,975	DEPARTMENTAL DV	VEL-	£8,386 19	£8,175 5 6
					. FINGS			

N.Z.R.—FINANCIAL YEAR, 1929-30.

COMPARATIVE STATEMENT OF TRAFFIC ON ALL SECTIONS from 1st April, 1929, to 14th September, 1929.

All Secti	ons.	First	-class P	assengers.		Second-class	Passengers.		Motor Se		Total.	Season Tickets.
1929–30 1928–29		169,	S. .363 .676	R. 273,4 295,8	102	S. 1,002,617 1,100,540	R. 1,991,5 2,166,3			0,852 7,629	4,867,750 4,999,709	305,702 312,559
Increase							•••		183	3,223		••
Decrease	••	20,	313	22,1	130	97,923	174,8	16	•		131,959	6,857
	All Sec	tions.		Cattle.	Calves.	Sheep.	Pigs.	!	Total.	Timber.	Other Goods.	Total.
1929–30 1928–29				No. 184,216 200,351	No. 194,117 168,423	No. 3,094,411 3,071,701	No. 126,278 117,889	3,5	No. 599,022 558,364	Tons. 266,772 257,945	Tons. 3,142,473 2,972,157	Tons. 3,409,245 3,229,902
Increase		••	٠.		25,694	22,710	8,389		40,658	9,027	170,316	179,343
Decrease	••			16,135		· · ·					••	

RAILWAY WORKING ACCOUNT, showing REVENUE and EXPENDITURE to the Termination of the Period ending 14th September, 1929.

						ptember,						
	en for		Re	venue.			Exp	enditure.		1	a Twelve-mont Average to D	
Section.	Miles open f Traffic.	Four-w	eekly.	Total to	Date.	Four-week	dy.	Total to 1	Date.	Per Cent, of Revenue.	Revenue per Mile of Railway.	Expenditure per Mile of Railway.
NORTH ISLAND— Kaihu Gisborne North Island Main Lines and Branches		2,066	10 4	2,245		772	0 1	19,026	2 10	$196.61 \\ 132.62$	£ s. d. 202 13 7 518 1 7 2,813 11 10	£ s. d 398 9 8 687 1 1 2,588 0 9
Total	1,497	317,479	16 5	1,851,486	9 5	301,205 1	6 3	1,711,240	2 5	92.43		
SOUTH ISLAND— South Island Main Lines and Branches Westport Nelson Picton	ĺ	11,007 2,033	$\begin{array}{cc} 15 & 7 \\ 5 & 11 \end{array}$	59,480 11,823	4 5 9 2	8,897 3,519	$\begin{pmatrix} 1 & 0 \\ 0 & 0 \end{pmatrix}$	$49,897 \\ 21,477$	7 4 8 7	83·89 181·65		1,705 3 10 $2,514$ 4 2 727 2 0 793 17 0
Total	1,790	220,897	5 1	1,402,850	5 3	236,930 I	4 0	1,372,360		97.83		
Operating total	3,287	538,377	1 6	3,254,336	14 8	538,136 10	0 3	3,083,601	$\frac{}{2}$ 2	94.75		
Miscellaneous revenue Lake Wakatip u steamers Refreshment-rooms, Advertising, Road	•••	28,907 676 22,202	0 11	4,837	18 0	1,851 S				 175·56 101·55		
Motors, and other Subsidiary Services Departmental dwel- lings	••	8,386	19 6	49,937	12 6	15,209	5 9	83,937	7 9	168.08	٠.	
Grand Total	3,287	598,549	15 4	3,600,674	5 0	578,151	7 2	3,311,292	0 11	91.96		
				Correspo	ONDING	PERIOD I	4AST	YEAR.				
North Island,— Kaihu Gisborne North Island Main Lines and Branches		2,237	13 4	15,834	s. d. 7 7 6 9 4 6	$\frac{782}{3,378}$	8 8	$5,205 \\ 20,121$	7 7		£ s. d. 254 5 1 571 15 11 2,964 13 8	£ s. d 469 I8 5 726 12 I 2,600 16 9
Total	1,497	307,932	17 11	1,856,695	18 10	270,156	1 8	1,637,795	13 10	88-21		•
SOUTH ISLAND,— South Island Main Lines and Branches Westport Nelson Picton		$10,062 \\ 1,724$	12 3 2 4	61,208 10,530	11 11 5 11	7,625 1	$egin{array}{ccc} 1 & 4 \ 0 & 0 \end{array}$	44,824 19,407	1 11 18 11	73.23 184.31	3,084 3 1	2,258 11 7
Total	1,790	205,981	17 5	1,356,289	13 11	216,410 1	3 6	1,302,542	8 10	96.04		
Operating total	3,287	513,914	15 4	3,212,985	12 9	486,566 1	5 2	2,940,338	2 8	91.51		
Miscellaneous revenue Lake Wakatip u Steamers Refreshment-rooms, Advertising, Road, Motors, and other		20,585 630 21,530	14 10	3,715	12 3	1,552 21,566	9 7 5 10	ĺ		238·73 96·23		
Subsidiary Services Departmental dwel- lings		8,175	5 6	46,122	13 10	13,070 1	2 7	78,492	15 l	170-18		

Cost of Construction of Railways, Rolling-Stock, etc., to 31st March, 1929, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

Section	on.				Cost of Opened	Lir	es.	Cost of Unopene	d L	ines.
					£	s.	d.	£	8.	d,
Kaihu					192,175	0	0	••		
Gisborne					864,892	0	0	733,801	0	0
North Island Main Lines and Brane	ches				31,112,315	0	0	4,482,076	0	0
South Island Main Lines and Brane	ches				22,342,140	0	0	72,164	0	0
Westport					706,352	0	0	248,640	0	0
Nelson					585,569	0	0	101,546	0	0
Picton					691,228	0	0	17,514	0	0
Lake Wakatipu Steamer Service					44,387	0	0			
In Suspense—					•					
Surveys, North Island								29,862	0	0
Miscellaneous, North Island								5,169	0	0
Surveys, South Island								5,763	0	0
Miscellaneous, South Island								5,168	0	0
General					29,540	0	0	·		-
P.W.D. Stock of Permanent-way	••	••	••	••	••			5,913	0	0
Totals	••		••		£56,568,598	0	0	£5,707,616	0	0

Notice of Intention to take Land in Block X, Rotoiti Survey District, for the Purposes of a Quarry.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to take the land described in the Schedule hereto for the purposes of a quarry: And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Okere Falls, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: 1 acre 0 roods 35.6 perches.

Being portion of Mourea Papakainga No. 2. Situated in Block X, Rotoiti Survey District (Auckland R.D.). (S.O. 25014.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 76409, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

As witness my hand at Wellington, this 12th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

(P.W. 62/3/25/3.)

Names removed from the Register under Subsection (2) of Section 24 of the Electrical Wiremen's Registration Act, 1925.

I N accordance with section 24, subsection (2), of the Electrical Wiremen's Registration Act, 1925, a return for the quarter ending 30th September, 1929, showing the names and addresses of persons whose names have been removed from the registers kept pursuant to the Electrical Wiremen's Registration Act, and also of persons from whom provisional licenses have been withdrawn is published for exposul information. general information.

Names removed from Register of Inspectors of ELECTRICAL WIRING.

Ewart, S. J. M., care of Hastings Borough Council, Hastings.

Ewart, S. J. M., care of Hastings Borough Council, Hastings.
Late Inspector for the Hastings Borough Council.
Hendy, F. J., "Springwood," Wolfe Street, Whangarei.
Late Inspector for the Whangarei Borough Council.
Leicester, E. F., Havelock North. Late Inspector for the
Havelock North Town Board.
McKeich, R. W., 7 Waterloo Street, St. Kilda, Dunedin.
Late Inspector for the Dunedin City Council.

NAMES REMOVED FROM REGISTER OF ELECTRICAL WIREMEN. Nil.

NAMES REMOVED FROM REGISTER OF ELECTRICAL WIREMEN'S LIMITED REGISTRATION.

Nil.

PROVISIONAL LICENSES WITHDRAWN.

Nil.

Dated at Wellington, this 10th day of October, 1929.

E. A. RANSOM, Minister of Public Works.

(Note. -Addresses have been brought up to date as far as possible from the information available.) (P.W. 26/200/B.)

Sitting of the Native Land Court at Auckland on 12th November, 1929.

Registrar's Office, Wellington, 15th October, 1929.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written. the Schedule hereunder written will be heard by the Native Land Court sitting at Auckland on the 12th November, 1929, or as soon thereafter as the business of the Court will allow.

E. P. EARLE, Registrar.

[Waikato-Maniapoto, 1929-12.]

SCHEDULE.

No. 5. Applicant: The Clerk of the Franklin County Council. Name of land: Te Akaaka 48. Nature of application: Assessment of compensation for land taken for a road.

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Tender.

State Forest Service, Invercargill, 14th October, 1929.

OTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Invercargill, at 4 o'clock p.m. on Friday, the 1st day of November, 1929.

SCHEDULE.

SOUTHLAND FOREST-CONSERVATION REGION-OTAGO LAND DISTRICT.

ALL the milling-timber on that area, containing approximately 186 acres, situated in Block VII, Catlins Survey District (part provisional State Forest No. 41), about two miles and a half from Tawanui Railway-station.

The total estimated quantity in cubic feet is 137,300; in board feet 888,900, made up as follows:—

Species. Beech	 	 Cubic Feet. 115,700	Board Feet. 745.800
Totara	 	 8,700	58,500
Rimu	 	 12,900	84,600
		137,300	888.900

Upset price: £690. Ground rent: £9 6s.

Time for removal of timber: Two years.

Terms for Payment.

A marked cheque for one-fifth of the purchase-money, together with half-year's ground rent and £1 ls. (license fee) must accompany tender, and the balance be paid by four equal quarterly instalments; the first payment to be made three months after the date of sale.

In addition, the successful tenderer shall continue the payment of the balance between the formula and the payment of the balance below the formula and the payment of the balance below the formula and the payment of the balance below the formula and the payment of the balance below the formula and the payment of the balance below the formula and the payment of the balance below the payment of the pa

ment of such ground rent half-yearly in advance during the currency of the licence.

Terms and Conditions.

I. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the satis-1. All instalment - payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.

3. The aforementioned qualities quantities and kinds as to

the regulations in force thereunder, and these conditions.

3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.

4. A return, verified by affidavit, giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December respectively in each year.

September, and December respectively in each year. A return, similarly verified, must be made on the same dates return, similarly verified, must be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

5. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been

letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.

6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

7. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State

Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until further notice.

10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Invercargill," and endorsed "Tender for Timber."

The conditions which will be inserted in the license to be issued to the purchaser and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

S. A. C. DARBY, Conservator of Forests.

Milling-timber for Sale by Public Tender.

State Forest Service,
Invercargill, 14th October, 1929.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Invercargill, at 4 o'clock p.m., on Friday, the 8th day of November, 1929.

SCHEDULE.

SOUTHLAND FOREST-CONSERVATION REGION. - OTAGO LAND DISTRICT.

ALL the milling-timber on area, containing approximately 198 acres, situated in Block I, Tautuku Survey District, (provisional State Forest No. 18), about four miles and a half from Tahakopa Railway-station.

The total estimated quantity in cubic feet is 455,139; in board feet 2,877,700, made up as follows:—

Species. Rimu Miro	 	 Cubic Feet. 415,604 39,535	Board Feet. 2,640,000 237,700
		445 139	2.877.700

Upset price: £2,256.

Ground rent: £9 18s. per annum.

Time for removal of timber: Four years.

Terms of Payment.

A marked cheque for one-tenth of the purchase-money, together with half-year's ground rent and £1 is. (license fee) must accompany tender, and the balance be paid by nine equal quarterly instalments; the first payment to be made four months after the date of sale.

In addition, the successful tenderer shall continue the payment of such ground rent half-yearly in advance during the currency of the license.

Terms of Conditions.

1. All instalment - payments shall be secured by "on demand" promissory notes made and endorsed to the satis-

faction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22,

accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.

3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be avoidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.

4. A return, verified by affidavit, giving the number of

4. A return, verified by affidavit, giving the number of logs cut to each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December respectively in each year. A return, similarly verified, must be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

5. The attention of all tenderers is drawn to the fact that

the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.

6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters

relative to the sale.

relative to the sale.

7. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until further notice.

further notice.

10. Tenders should be on the special form obtainable from

any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Inver-cargill," and endorsed "Tender for Timber."

The conditions which will be inserted in the license to be issued to the purchaser and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

S. A. C. DARBY, Conservator of Forests.

BANKRUPTCY NOTICES.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that HARVEY CLOUGH, Bootmaker, of Taneatua, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 22nd day of October, 1929, at 11 o'clock a.m.

Dated at Auckland, this 11th day of October, 1929.

V. R. CROWHURST, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that EDWARD JOHN WILLS, of Frankton Junction, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 23rd day of October, 1929, at 10.30 o'clock a.m.

Dated at Hamilton, this 10th day of October, 1929.

J. H. ROBERTSON, Official Assignee. In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that Julian Hansen, of Waerenga-a-hika, Stock-dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 21st day of October, 1929, at 2.30 o'clock p.m.

Dated at Gisborne, this 12th day of October, 1929.

JOHN N. NALDER, Official Assignee.

In Bankruptcy.

In the Estate of ROBERT NIGEL WARREN, of Hastings, Baker.

N OTICE is hereby given that a first dividend of 7d. in the pound is now payable at my office on all accepted proved claims.

G. G. CHISHOLM, Official Assignee.

Napier, 10th October, 1929.

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

NOTICE is hereby given that THOMAS WILSON CUMMINGS, of Raetihi, Carrier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Masters and Riepers Office, Raetihi, on Tuesday, the 15th day of October, 1929, at 10 o'clock a.m.

C. MASTERS, Deputy Official Assignee.

Taihape, 8th October, 1929.

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

N OTICE is hereby given that Andrew Frewen, Railway Surfaceman, of Ohakune, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at A. W. Gould's Office, Ohakune, on Thursday, the 17th day of October, 1929, at 10 o'clock a.m.

C. MASTERS, Deputy Official Assignee.

Taihape, 9th October, 1929.

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

OTICE is hereby given that CLARENCE ERNEST POL-GLASE, of Palmerston North, Yardman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 22nd day of October, 1929, at 2.30 o'clock p.m.

10th October, 1929.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that KEITH ELFORD CRAIG, of 55
Pipitea Street, Wellington, Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 18th day of October, 1929, at 10.30 o'clock a.m.

Dated at Wellington, this 7th day of October, 1929.

S. TANSLEY, Official Assignee.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends.

Brook, Ernest Alfred, of Christchurch, Leadlight-maker—Fourth and final dividend of 4s. 9d. in the pound, making

18s. 9d. in all.

Dixon, Francis Joseph, of Loburn, Farmer—Second and final dividend of 1\frac{2}{3}\frac{1}{2}d. in the pound, making 1s. 0\frac{2}{3}\frac{1}{2}d.

m all.

McMillan, Robert, of Kaiapoi, Dairy Farmer—First and final dividend of 7s. 8d. in the pound.

Peverill, Arthur, of New Brighton, Clerk—First and final dividend of 10s. in the pound.

Thomas, Sidney James, of Travers Road, Burwood, Motormechanic—First and final dividend of 2s. 5½d. in the

pound. A. W. WATTERS, Official Assignee.

Christchurch, 11th October, 1929.

In Bankruptcy.-In the Supreme Court of New Zealand.

OTICE is hereby given that LEONARD FITZGIBBON and MICHAEL PATRICK FITZGIBBON, lately of North Loburn, Farmers, were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Thursday, the 24th day of October, 1929, at 11 o'clock a.m.

Dated at Christchurch, this 15th day of October, 1929.

A. W. WATTERS, Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that Andrew Carroll Watson, of Temuka, Coachbuilder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to

be holden at my office on Tuesday, the 29th day of October, 1929, at 2 o'clock p.m.

Dated at Timaru, this 15th day of October, 1929.

W. HARTE Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that ISAAC DENSTON, of Ohai, Miner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 21st day of October, 1929, at 2.15 o'clock p.m. Dated at Invercargill, this 9th day of October, 1929.

H. MORGAN, Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that Sydney McMillan, of Longwood, Sawmill Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 22nd day of October, 1929, at 2.15 o'clock p.m.

Dated at Invercargill, this 10th day of October, 1929.

H. MORGAN, Official Assignee.

In the Supreme Court of New Zealand, Nelson District,
Blenheim Registry.

In the matter of the Administration Act, 1908, and in the matter of William Henry Atkinson, late of Blenheim, Farmer (deceased).

CTICE is hereby given that by an order of the Supreme Court, at Blenheim, dated the 27th day of September, 1929, I was appointed Administrator of the estate of the above-named William Henry Atkinson under Part IV of the said Act, and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 22nd day of October, 1929, at 10.30 o'clock a.m.

All claims against the above estate must be lodged by proof of debt with me on or before the 27th day of November, 1929.

Dated at Blenheim, this 14th day of October, 1929.

A. F. BENT, Official Administrator.

LAND TRANSFER ACT NOTICES.

LVIDENCE of the loss of memorandum of lease No. 3426 of Lot 99 on deposited plan No. 4065, being part of Allotment 24 of Section 6 of the Suburbs of Auckland, and being the whole of the land comprised in certificate of title, Vol. 453, folio 49 (Auckland Registry), from (now) the AUCKLAND HOSPITAL BOARD (lessor) to (now) ANNIE YOUNG SMITH, of Auckland, Widow (lessee), having been lodged with me, together with an application for the issue of a provisional memorandum of lease, notice is hereby given of my intention to issue such provisional memorandum of lease accordingly upon the expiration of fourteen days from the 17th day of October, 1929.

Dated at the Land Registry Office at Auckland, this 11th day of October, 1929.

W. JOHNSTON, District Land Registrar.

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 on or before 18th November, 1929.

7890. THOMAS EDWARD LESLIE and HENRY ROBERT LESLIE.—Parts of Spickman's Grant situated in Block II, Kaeo Survey District, containing together 20 acres 2 roods 26 7 perches, being Lots 2 and 3 on plan 22215. Occupied by applicants.

Diagram may be inspected at this office. Dated this 11th day of October, 1929, at the Land Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

EVIDENCE having been supplied of the loss of certificates of title, Vol. 20, folios 97, 99, 244, and Vol. 23, folios 115 and 145 for Lots 7, 9, 15, 16, 17, 27, and 30 on plan 295, Norsewood Suburban, whereof WILLIAM JOHN SCHAARE,

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of Mokotuku, Farmer, is the registered proprietor, and applior monotonic, rarmer, is the registered proprietor, and application having been made to me to issue a new certificate of title in place of the above titles, which have been lost, I hereby give notice that it is my intention to issue such new certificate of title after the 1st day of November, 1929, unless good cause be shown.

Dated at the Land Registry Office, Napier, this 10th day

of October, 1929.

R. F. BAIRD, District Land Registrar.

ADVERTISEMENTS.

THE RURAL INTERMEDIATE CREDIT ACT, 1927, AND THE COMPANIES ACT, 1908.

OTICE is hereby given that Te Puke Co-operative Rural Intermediate Credit Association Intermediate Credit Association, Limited, was incorporated on the 8th day of October, 1929.

Dated at Auckland, this 9th day of October, 1929.

H. B. WALTON, Assistant Registrar of Companies.

COMPANIES ACT, 1908, SECTION 266 (3).

Mackie and Thomson, Limited. 1922/12.

K INDLY take notice that, at the expiration of three months from this date, the name of the above-mentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved. Dated at Napier, this 14th day of October, 1929.

R. F. BAIRD, Assistant Registrar of Companies.

NOTICE OF INTENTION TO PETITION COURT TO EXTEND LETTERS PATENT.

In the Supreme Court of New Zealand, Wellington
District (Wellington Registry).

In the matter of the Patents, Designs, and Trade-marks
Act, 1921–22, and the Rules thereunder, and in the
matter of New Zealand Letters Patent Number 34845, dated the 8th day of May, 1914, granted to ROLAND MOORE MAUNDER for an invention for "Reinforced Concrete Tiles for Building Purposes."

MOORE MAUNDER for an invention for "Reinforced Concrete Tiles for Building Purposes."

NOTICE is hereby given that I, Roland Moore Maunder, of Palmerston North, in the Provincial District of Wellington, in the Dominion of New Zealand, Builder, as original patentee named in, and registered proprietor of, and I, Frederick George Beaven, of Wanganui, in the said Provincial District, Company Manager, as equitable owner of one half interest in New Zealand Letters Patent Number 34845, and Bassett and Company, Limiter, a company duly incorporated under the Companies Act, 1908, and having its registered office situate at Wanganui aforesaid, as sole and exclusive licensee of the said Letters Patent for the Provincial Districts of Wellington and Taranaki and part of the Provincial District of Hawke's Bay, and as entitled to establish agencies in respect of the said Letters Patent in the Auckland Provincial District, and in the whole of the South Island of New Zealand, intend to present a petition to the Supreme Court of New Zealand, at Wellington, praying that the said Letters Patent be extended for a further term: And notice is hereby given that we intend to apply to the Supreme Court of New Zealand, at Wellington, on Friday, the 13th day of December, 1929, at 10 o'clock in the forenoon, for a day to be fixed before which the said petition shall not be heard: And notice is hereby given that any persons desirous of being heard in opposition to the prayer of the said petition must, before the said 13th day of December, 1929, lodge notice of such opposition in the office of the Supreme Court, at Wellington, and serve a copy thereof at the office of our solicitors, Messrs. Luke, Cunningham, and Clere, of 187 Featherston Street, Wellington: And notice is hereby further given that the office of the said Messrs. Luke, Cunningham, and Clere is the address for service upon us, the said three co-petitioners, of any documents of which service upon us is required in accordance with the Rules of the Supreme Court under the Patents, marks Act, 1921-22.

Dated this 18th day of September, 1929.

ROLAND MOORE MAUNDER, FREDERICK GEORGE BEAVEN, BASSETT AND COMPANY, LIMITED,

By their and its solicitors LUKE, CUNNINGHAM, AND CLERE. In the Supreme Court of New Zealand, Northern District.

In the matter of the Religious, Charitable, and Educational Trusts Act, 1908, and in the matter of the Auckland Central Mission.

N OTICE is hereby given, pursuant to the provisions of the above-mentioned Act, that a scheme for the disposition of property held by John William Long and Samuel Edwin Wood, in trust for the Auckland Central Mission, and a petition for approval of such scheme, have been filed in the office of the Supreme Court at Auckland for sub-mission to a Judge of the said Court, and that the said scheme and petition will be considered and dealt with by a Judge of the said Court at the Supreme Court, Auckland, on Monday, the 18th day of November, 1929, at 10 o'clock in the forenoon, or as soon thereafter as counsel may be heard.

The said scheme is open for inspection by the public at the office of the said Court without fee or charge.

Dated the 8th day of October, 1929.

A. GOLDWATER, Solicitor for the Petitioners.

EMPIRE MOTORS, LIMITED.

IN VOLUNTARY LIQUIDATION.

N OTICE is hereby given that at a meeting of the share-holders of EMPIRE MOTORS, LIMITED, held on the 19th day of September, 1929, the following resolution was unanimously carried by the shareholders thereof, duly entered in the minute-book of the said company, and signed by all the charabelders therein.

It is hereby resolved: "That the company be wound up voluntarily, and that George Walter Reid and William Edwin Charles Reid, both of Dunedin, Accountants, be and they are hereby appointed Liquidators for the purposes of

and they are hereby appointed Liquidators for the purposes of such winding-up."

And notice is also given that a later meeting of the shareholders of the said Empire Motors, Limited, held on the 2nd day of October, 1929, the following resolution was unanimously carried as in manner above set forth:

The resignation, dated the 1st day of October, 1929, of Messrs. George Walter Reid and William Edwin Charles Reid, both of Dunedin, Accountants, as Liquidators for the purposes of the winding-up of the company was received. purposes of the winding-up of the company was received, and it was agreed to accept the resignation; and it was resolved that Norah Ross, of Dunedin, Married Woman, be and she is hereby appointed Liquidator for the purposes of such winding-up.

Dated this 5th day of October, 1929.

N. ROSS, Liquidator.

AUCKLAND CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In that behalf by the Local Bodies' Loans Act, 1926, and all other powers therein enabling it, the Auckland City Council doth hereby resolve as follows:—

That, for the purpose of providing interest and other charges on the loan of £25,200, authorized to be raised by the Auckland City Council under the above-mentioned Act for the relief of unemployed by undertaking—

(1) Construction of section of Waterfront Roadway to St. Heliers:

St. Heliers:

(2) Laying out of Western Springs Playing-area:
(3) Western Springs Stadium (cinder track, conveniences, offices, &c.):

(4) Treatment of area in front of War Memorial Museum :]

(4) Treatment of area in front of War Memorial Museum: Cost of raising loan:
The loan to be known as "The Relief of Unemployment Loan (1929), £25,200":
the said Auckland City Council hereby makes and levies a special rate of one-fifth of one penny (\frac{1}{2}\)d.) in the pound sterling upon the rateable value of all rateable property, comprising the whole of the City of Auckland, and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of thirty years, or until the loan is fully paid off."

J. S. BRIGHAM, Town Clerk.

901 929

GREAT BARRIER ISLAND COUNTY COUNCIL.

COPY OF RESOLUTION LEVYING RATE.

Tryphena Wharf Loan of £500.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Great Barrier Island County Council hereby resolves as follows:

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £500, authorized to be raised by the Great Barrier Island County Council under the raised by the Great Barrier Island County Council under the above-mentioned Act for the purpose of contributing towards the cost of erecting and constructing a wharf at Shoal Bay, Tryphena, the said Great Barrier Island County Council hereby makes and levies a special rate of five-eighths of a penny in the pound upon the rateable value of all rateable property of the special-rating area, comprising all that special area commencing at a point in Tryphena Harbour forming the south-eastern corner of Section 9, and bounded on the west by Section 9, on the south by Section 9 again on the west by Section 9, on the south by Section 9, again on the west by eastern portion of Section 104 and by an unformed road to the north-western corner of Section 6; thence on the north-east and north by the southern boundary of Section 80 by the Kaitoke Road, and by the north-western portion of Section 75; thence on the east by portions of Sections 74, 73, and 72; again on the north by the south-eastern portion of Section 72; again on the east by Section 70, and north-western portion of Section 69; again on the north by said north-western portion of Section 69, and on the east, south, and west by the sea to the commencing-point, east, south, and west by the sea to the commencing-point, and that such special rate shall be an annual-recurring rate during the currency of the said loan, and be payable yearly on the 6th day of January in each year during the currency of such loan, being a period of twenty-five years, or until the loan is fully paid off.

I hereby certify that the above is a true copy of a resolution passed by the Great Barrier Island County Council duly convened on the 28th day of September, 1929.

CYRIL F. EYRE, County Clerk.

MEDICAL REGISTRATION.

TREVOR EDWARD PALMER, M.B., Ch.B., University of New Zealand, 1929; now residing in Christchurch, hereby give notice that I intend applying on the 7th November, 1929, 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 Christchurch.

Dated at Christchurch, 7th October, 1929.

TREVOR EDWARD PALMER, Christehurch Public Hospital.

931

In the Supreme Court of New Zealand, Wellington District,
Wellington Registry.

In the matter of the Companies Act, 1908, and in the matter of RAIL TRACTORS, LIMITED.

OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the 10th day of October, 1929, presented to the Honourable Mr. Justice Blair by Gaby and Corrick, a creditor of the said company, and the said petition is directed to be heard before a Judge of the said Court on the 25th day of October, 1929, at 10.30 o'clock a.m., at the Supreme Court House at Wellington, 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. OTICE is hereby given that a petition for the winding-up charge for the same

BUDDLE, ANDERSON, KIRKCALDIE, AND PARR, Solicitors for the Petitioner. 35 Johnston Street, Wellington. 9

J. W. SHARPE, LIMITED.

IN LIQUIDATION.

GENERAL MEETING will be held at 6 Collins Street, Petone, at 2.30 o'clock p.m. on 28th October, 1929.

Business: Approval of Liquidator's final accounts.

J. W. SHARPE, Liquidator.

THE N.Z. ACQUATIC PUBLISHING CO., LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of The N.Z. Acquatic Publishing Co., Ltd.

T an extraordinary general meeting of The New Zealand A ACQUATIC PUBLISHING Co., LTD., held at the registered office of the company on 9th October, 1929, the following special resolution was passed:—

"That the company be wound up voluntarily, and that JAMES THOMSON, of Auckland, Public Accountant, be, and he is hereby, appointed Liquidator for the purposes of such winding-up."

Dated at Auckland, this 9th day of October, 1929.

J. THOMSON, Liquidator.

ELECTION OF A MEMBER OF THE PHARMACY BOARD OF NEW ZEALAND.

OTICE is hereby given that it is my intention to proceed on Thursday, 7th November, 1929, to the election of a registered pharmaceutical chemist of New Zealand to serve as a member of the Pharmacy Board of New Zealand to fill the extraordinary vacancy caused by the retirement of George Bagley, who is no longer resident in the district that he was elected to represent; and to hold office for the balance of the term for which the said George Bagley was elected—namely, until 31st December, 1930.

One member will require to be elected by the registered pharmaceutical chemists residing within the District of Wellington, the boundaries of which are the same as those of the Provincial Districts of Wellington, Hawke's Bay, Nelson, and Marlborough.

Nelson, and Marlborough.

Nominations will close at the office of the Registrar, 49
Ballance Street, Wellington, at 4 o'clock p.m. on Friday, the
25th day of October, 1929.

Forms of nomination may be obtained on application to

the Registrar.

Dated at Wellington, this 10th day of October, 1929.

E. C. CACHEMAILLE, Registrar.

ELECTION OF MEMBERS OF THE PHARMACY BOARD OF NEW ZEALAND.

NOTICE is hereby given that it is my intention to proceed on Tuesday, the 12th day of November, 1929, to the election of two registered pharmaceutical chemists of New Zealand to serve as members of the Pharmacy Board of New Zealand, in the place of the members who retire on the 31st day of December, 1929, and who are eligible for re-election. Members will require to be elected as follows: Two members for the Central District, to be elected by the registered pharmaceutical chemists residing within the District of Wellington, the boundaries of which are the same as those of the Provincial Districts of Wellington, Hawke's Bay, Nelson, and Marlborough.

Marlborough.

The retiring members are James Charles Burbery, and Herbert James Stanley Rickard, who are eligible for reelection.

Nominations will close at the office of the Registrar, 49 Ballance Street, Wellington, at 4 o'clock p.m., on Wednesday, the 30th day of October, 1929.

Forms of nomination may be obtained on application to

the Registrar.

Dated at Wellingtou, this 10th day of October, 1929.

E. C. CACHEMAILLE, Registrar.

WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Public Works Act, 1928, the Municipal Corporations Act, 1920, the Wellington City Empowering and Amendment Act, 1924, and their respective amendments.

N OTICE is hereby given that the Wellington City Council proposes, under the provisions of the above-named Acts, and all other Acts and powers enabling it in that behalf, Acts, and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, street work at Swansea Street, in the said city—and for the purpose of such public work the lands described in the Schedule hereto are required to be taken: And notice is hereby further given that a plan of the land so to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such lands should, if they have well-grounded objections to the execution of the said public work or to the taking of the said lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

APPROXIMATE area :--

A. R. P. Being Part of
0 0 0 41 Lot 41, D.P. 1573, part Section 4A, Harbour
District; coloured blue.
0 0 23-47 Section 6, Kaiwarra District; coloured red.

Situate in the City of Wellington.

Both the said pieces of land being situate in Block XI,
Belmont Survey District, in the Wellington Land District;
as the same are more particularly delineated on the plan

As witness my hand at Wellington, this 10th day of October,

E. P. NORMAN, Town Clerk.

WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Municipal Corporations Act, 193 and its amendments, and the Public Works Act, 1928.

OTICE is hereby given that the Wellington City Council proposes, under the provisions of the above-named Acts, and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, for the purpose of a substation site, Murphy Street, in the City of Wellington—and for the purpose of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such land should, if they have well-grounded objections to the execution of the said public work or to the taking of the said land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office. his said office.

SCHEDULE.

Approximate area of the piece of land required to be taken:

Being part of Section 591, coloured on plan, red; situate in City of Wellington.

Dated at Wellington, this 11th day of October, 1929. E. P. NORMAN, Town Clerk.

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OTAHUHU PUBLIC HALL CO., LTD.

IN LIQUIDATION.

Y OU are hereby notified that an extraordinary general meeting of shareholders of the company will be held in the Otahuhu Public Hall, Great South Road, Otahuhu, on Monday, 4th November, 1929, at 2.30 o'clock p.m.

Business-To receive the report and account of the Liquidators pursuant to section 230 of the Companies Act, 1908.
 To fix the remuneration of the Liquidators.

HENRY J. HALL \ Liquidators. C. R. PETRIE

[The above notice is in substitution for notice published in the Gazette, No. 67, of 10th October, 1929.]

GOODMAN AND BRANDER, LIMITED.

IN VOLUNTARY LIQUIDATION.

that it is advisable to wind up the company; and that Harold Booth, of Dunedin, Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up." IRWIN AND IRWIN, Solicitors.

COUNTY OF RAGLAN.

NOTICE OF INTENTION TO TAKE LAND FOR A QUARRY IN THAT PIECE OF LAND KNOWN AS OPUATIA 90 2B.

OTICE is hereby given that it is proposed by the Raglan County Council, under the provisions of the Public Works Act, 1928, to execute a certain public work—to wit, a quarry in that piece of land known as Opuatia 9c 2n, Block IX, of the Survey District of Onewhero—and for the purpose of such public work the lands described in the Schedule hereto are required to be taken: And notice is further given that the plan of the said quarry and of the land so required to be taken is deposited for public inspection at the office of the Raglan County Council, at Ngaruawahia, and is there open for inspection: And notice is also hereby given that all persons affected by the execution of such public work or by open for inspection: And notice is also hereby given that all persons affected by the execution of such public work or by the taking of such lands shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such lands, set forth the same in writing, and send such written objections, within forty days from the first publication of this notice, to the Raglan County Council, at Ngaruawahia.

SCHEDULE.

Approximate area of each of the parcels of land required to be taken: 2 roods.

Being portion of Section Opuatia 9c 2B.
Situated in Block IX, Onewhero Survey District (Auckland R.D.), County of Raglan; coloured red. (Plan 25264.)
All in the Auckland Land District.
Dated at Ngaruawahia, this 9th day of October, 1929.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Raglan was hereto affixed by order of the Raglan County Council in the presence of—

CAMPBELL JOHNSTONE, Chairman of the Raglan County Council. A. COBOURNE,
Member of the Raglan County Council. H. MARSLAND, Clerk of the Raglan County Council.

NOTICE OF CHANGE OF NAME.

WALTER HARDY-JONES, heretofore called and known as the name of WALTER HARDY JONES, of Stratford, in the Provincial District of Taranaki, in New Zealand, Retired Farmer, hereby give public notice that on the 9th day of October, 1929, I formally and absolutely renounced, relinquished, and abandoned the use of my said first, second, and sur-names of "Walter Hardy Jones," and then assumed and adopted, and determined thenceforth on all occasions to use and subscribe the first and sur-names of "Walter Hardy-Jones," respectively, instead of the said names of "Walter Hardy Jones"; and I give further notice that by a deed poll dated the 9th day of October, 1929, duly executed and attested and enrolled in the office of the Supreme Court of New Zealand, at New Plymouth, in the Provincial District aforesaid, in the 10th day of October, 1929, I formally and absolutely renounced and abandoned the said first and sur-names of "Walter Hardy Jones," and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe the names of "Walter Hardy-Jones" instead of "Walter Hardy Jones," and so as to be at all times thereafter called and known and described by the name of Walter Hardy-Jones exclusively. Dated the 11th day of October, 1929. WALTER HARDY-JONES, heretofore called and Dated the 11th day of October, 1929.

WALTER HARDY-JONES,
Formerly W. Hardy Jones.
Witness—Herbert C. Lawrence, Solicitor, Stratford. 943

BARLEY BROS., LIMITED.

IN LIQUIDATION.

OTICE is hereby given that at an extraordinary general meeting of the shareholders of GOODMAN AND BRANDER, LIMITED, held at Dunedin on the 12th day of October, 1929, the following extraordinary resolution was carried:

Resolved: "That the company be wound up voluntarily, it being proved to the satisfaction of the company that, by reason of its liabilities, it cannot continue business, and

2.30 o'clock p.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidator thereof shall be disposed of R. D. BROWN, Liquidator. Hastings, 14th October, 1929.

WHANGAREI 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 Whangarei

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

That, for the purpose of providing the interest and other charges on a loan of £5,900, authorized to be raised by the Whangarei Borough Council under the above-mentioned Act or the purpose of reforming and metalling, on the penetration system, Maunu Road, from Otaika corner to the borough boundary, with two footpaths to the Hospital and one footpath to the borough boundary, the said Whangarei Borough Council hereby makes and levies a special rate of three-twentieths of a penny (3/20d.) in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Whangarei, comprising the whole of the Borough of Whangarei, and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

A. D. JACK, Town Clerk.

A. D. JACK, Town Clerk.

WELLINGTON CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

TN pursuance and exercise of the powers vested in it in that behalf by the provisions of the Local Bodies' Loans Act, 1926, and of all other Acts and powers it in this behalf enabling, the Wellington City Council hereby resolves on the 11th day of October, 1929, as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on a special loan of fifteen thousand pounds (£15,000) to be known as "The Wellington City Unemployment Loan, 1929 (No. 3)," authorized to be raised by the Wellington City Council under the above-mentioned Acts for the purpose of carrying out public works for the relief of unemployment—namely, the construction of approaches to the proposed tunnel through Mount Victoria—the said Wellington City Council hereby makes and levies a special rate of one-eightieth of a penny (1/80d.) in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the City of Wellington, and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of ten (10) years from the 31st day of October, 1929, or until the loan is fully paid off.

E. P. NORMAN, Town Clerk.

E. P. NORMAN, Town Clerk.

THOS. PRICE AND CO., LTD., PETONE.

IN VOLUNTARY LIQUIDATION.

OTICE is hereby given, pursuant to section 230 of the Companies Act, 1908, that a general meeting of the above company will be held at the residence of Mrs. D. Carrington, of 49 Pipitea Street, Wellington, on Tuesday, 19th November, 1929, at 2.30 o'clock p.m., to receive the Liquiditary's receive Liquidator's report.

Dated this 17th day of October, 1929.

946

C. T. PRICE, Liquidator.

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