

THE

NEW ZEALAND GAZETTE

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Revoking the Reservation over a Scenic Reserve in the Otago | Land District.

[L.S.]

BLEDISLOE, Governor-General. A PROCLAMATION.

W HEREAS the lands described in the Schedule hereto are reserves duly set apart for scenic purposes: whereas the said lands are no longer suitable for

scenic purposes by reason of the absence of bush of scenic value thereon:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the lands described in the Schedule hereto.

SCHEDULE.

MOUNT CARGILL SCENIC RESERVE.

ALL that area in the Otago Land District, containing by admeasurement 360 acres 0 roods 15 perches, being Sections 31 and 34, parts Sections 24, 25, 26, 27, 28, 29, 30, 32, 33, Block VII; Sections 60 and 62, part Section 61, Block VIII; Sections 8 and 23, Block XII, North Harbour and Blueskin Survey District: Bounded towards the north and west, again towards the north by Section 22, Block XII, 2493 links; again towards the north by Section 22, Block XII, 2493 links; the crossing of a public road, 52 links; towards the north-west by said public road, 154 links; towards the east generally by other parts of Sections 24, 25, 26, 27, 28, 29, 30, Block VII, 1382-4, 548-4, 421-3, 246-1, 125-3, 254-2, 332-4, 386-3, 399-2, 225, and 367-7 links; towards the south-east by the Main North Road, 580 links; towards the south, east, and north-east by other parts of Sections 32 and 33, Block VII, 193, 6423, 495-6, 72, and 603-3 links; towards the east by aforesaid Main North Road, 550 links; towards the south by Section 35, Block VII, 2140 links; towards the south by Section 35, Block VII, 2140 links; towards the south-east by said Section 35, 72 links; towards the south-east by said Section 35, 72 links; towards the south-east by Section 48, Block VIII, 3358 links; towards the south-east by Section 48, Block VIII, 3368 links; towards the south-east by Sections 48 and 46, Block VIII, and the crossing of a public road, 2234 links; towards ALL that area in the Otago Land District, containing by

the south-west by part of Section 61, Block VIII, and the crossings of two public roads, 1280 links; towards the south-west by a public road, 220 links; towards the south-east by the crossing of a public road and a public road, 1408 links; towards the south-west by a public road and the crossing of a public road, 1660 links; and towards the north-west by Sections 47, 51, and 52, Block VIII, 3925 links; and excepting from the above-described area all intersecting public roads, a deduction for which has been made from the area.

Also all that area in the Otago Land District. containing

Also all that area in the Otago Land District, containing Also all that area in the Otago Land District, containing by admeasurement 1 rood 29 perches, being parts of Sections 24 and 92, Block VII, North Harbour and Blueskin Survey District: Bounded towards the west by part of Section 24, 246·3 and 267·1 links; towards the north generally by part of Sections 24, 92, and again by part of Section 24, 327·9, 1082, and 230 links; towards the north-east by the Main North Road, 30 links; towards the south generally by part of Sections 24, 92, and again by part of Section 24, 270, 1082, and 298·1 links; towards the east by part of Section 24, 248·3 links and 270 links; towards the south-west by part of Section 24. 27 links. Section 24, 27 links.

Section 24, 27 links.

Also all that area in the Otago Land District, containing by admeasurement 1 acre 2 roods 9.5 perches, being part of Section 48, Block VIII, North Harbour and Blueskin Survey District: Bounded towards the north by Section 60, 62.7 links; towards the south-east by Sections 35, 36, 37, 38, 39, Block VIII, and a public road, 971.7, 1268.3, and 359.3 links; towards the south-west and north-west by other part of Section 48, 60.6, 341.4, 1250.2, and 955.4 links:

Be all the aforesaid linkages more or less. As the same are more particularly delineated on the plan marked L. and S. 4/113A, deposited in the Head Office, Department of Lands and Survey, 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 27th day of

E. A. RANSOM, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

(L. and S. 4/113.)

BLEDISLOE, Governor-General. [L.S.] A PROCLAMATION.

HEREAS the land described in the Schedule hereto

VV is a reserve duly set apart for scenic purposes:

And whereas the said land is no longer suitable for scenic purposes by reason of the absence of bush of scenic value

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the land described in the Schedule herets. described in the Schedule hereto.

SCHEDULE.

FLAGSTAFF SCENIC RESERVE.

FLAGSTAFF SCENIC RESERVE.

All that area in the Otago Land District, containing by admeasurement 239 acres 3 roods 8 perches, more or less, and being Allotments 13 to 17, Stanley Estate; Allotments 21 and 22, Daisy Bank Estate, formerly Allotment 18, Stanley Estate; and Sections 24, 1 of 49, and 2 of 35, Block V, Dunedin and East Taieri Survey District: Bounded towards the north-west by a public road, 3294.9 links; the crossing of a road; thence towards the west by Section 62, 934.5 links; towards the south by said Section 62, 585 links; towards the west by Section 26, 2366.8 links; towards the north-west by Section 26, 2366.8 links; towards the north-east by Section 23, 4327.3 links; towards the south-east by a road-line 128 links, the crossing of a road; thence towards the north-east by Section 5 of 49, and the crossing of a road 2500 links; thence towards the north-east by Section 5 of 49 and part of Section 2 of 49, 1275 links; towards the south by Section 1 of 35, 2468.8 links; the crossing of a road; thence towards the north-east by a public road, 143.3 links; thence towards the south by Section 4 of 34, 300.5 links; the crossing of a road; thence again towards the south by a public road, 2976.7 links; and towards the south-west by public roads, 287.8 and 1571.2 links: Be all the aforesaid linkages more or less, and excepting out of the above-described area Allotment 10, Kelvin Grove Estate, and roads marked A, B, C, D, E, coloured brown on plan, allowance for which has been made in the area. As the same is more particularly shown on the plan marked L. and S. 4/113B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dowing of New Yorkships. ALL that area in the Otago Land District, containing by

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of September, 1930.

E. A. RANSOM,

Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

(L. and S. 4/113.)

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

[L.S.] BLEDISLOE, Governor-General. A PROCLAMATION.

N pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby revoke the Pro-clamation made on the twelfth day of June, one thousand nine hundred and nineteen, and published in the Gazette of the nineteenth day of June, one thousand nine hundred and nineteens setting event lands for selection by dischared nineteen, setting apart lands for selection by discharged soldiers under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 107, Block V, Hukerenui Survey District: Area, 167 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 29th day of September, 1930.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 9/2494.)

Revoking the Reservation over a Scenic Reserve in the Otago | Declaring Lands in North Auckland Land District open for Land District.

BLEDISLOE, Governor-General, [t.s.] A PROCLAMATION.

W HEREAS by section one hundred and fifty-four of the Land Act, 1924, it is enacted that the Governor-General, by Proclamation, may from time to time declare any Crown lands within any mining district to be open for disposal as provided in section one hundred and fifty-three of the said Act:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in exercise of the power and authority conferred upon me by the one hundred and fifty-fourth section of the said Act, and of every other and fifty-fourth section of the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the lands described in the Schedule hereto shall be open on Monday, the fifteenth day of December, one thousand nine hundred and thirty, for disposal as provided in section one hundred and fifty-three of the said Act.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—PUHIPUHI MINING DISTRICT.

SECOND-CLASS LAND.

Whangarei County.—Opuawhanga Survey District.

Section 17, Block I: Area, 440 acres. Capital value, £1,800. Half-yearly rent, £45.

Improvements include small dwelling of three rooms, iron

roof and cowshed.

roof and cowshed.

Section is situated near Helena Bay on main Helena Bay—Whakapara Road. Access is from Whakapara Railway, about eight miles distant. Seven miles of the road is metalled. School at Helena Bay, three miles distant. Eighty acres in fair pasture (mostly danthonia), 50 acres in grass (mostly paspalum) and fern; about 60 acres in worn-out pasture. Two hundred acres in green bush and 50 acres in tea-tree. Soil is red clay and sandstone resting on a sandstone formation. Forest is heavy, comprising taraire, rimu, rata, karaka, &c., with a heavy undergrowth of ferns and nikau. Well watered by creeks.

NATIONAL-ENDOWMENT LAND.

Bay of Islands County.—Hukerenui Survey District.

(Puhipuhi Mining District.)

Section 28, Block II: Area, 726 acres 2 roods. Capital value, £550. Half-yearly rent, £11.
Weighted with £27, valuation of grassing. This sum is

to be paid in eash.

Section 28: Elevation from 400 ft. to 600 ft. above sealevel. Soil is of clay, resting on rubble formation. The forest is mixed, comprising rata, rimu, totara, taraire, &c., with a fair undergrowth of nikau, punga, and supplejack. Well forest is mixed, comprising rata, rimu, totara, taraire, &c., with a fair undergrowth of nikau, punga, and supplejack. Well watered by several streams. About 100 acres of bush, mostly in gullies; balance manuka and fern, carrying a quantity of danthonia feed. Suitable for sheep; undulating to broken. Distant from Taumarere or Hukerenui Railway-stations, thirteen and ten miles, by cart-road from Taumarere and fair formed road from Hukerenui.

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 29th day of September, 1930.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 9/2504.)

Land set apart as an Endowment for Primary Education.

BLEDISLOE, Governor-General.

A PROCLAMATION.

I N pursuance and exercise of the powers conferred by subsection nine of section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, 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 piece of closed road described in the First Schedule hereto, being land which intersects the endowment for primary education described in the Second Schedule hereto, shall be deemed to be added to the said endowment.

FIRST SCHEDULE.

ALL that area in the Westland Land District, containing by admeasurement 3 acres 0 roods 11.7 perches, more or less, being closed road, situated in Education Endowment Reserve

1218, Block V, Poerua Survey District. As the same is delineated on plan marked L. and S. 16/1807a, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured green.

SECOND SCHEDULE.

All that area in the Westland Land District, containing by admeasurement 2,694 acres 2 roods 5 perches, more or less, being Education Endowment Reserve 121B, Block V, Poerua Survey District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 29th day of September, 1930.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/1807.)

Land set apart as an Addition to a Plantation Reserve.

BLEDISLOE, Governor-General. [L.S.] A PROCLAMATION.

N pursuance and exercise of the powers conferred by sub-Normalized and exercise of the powers conterred by subsection nine of section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, 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 portions of closed road described in the First Schedule hereto, being land intersecting the plantation reserve described in the Second Schedule hereto, shall be deemed to be added to the said

FIRST SCHEDULE.

ALL those areas in the Nelson Land District, being Sections 11, 12, and 13, Block II, Waimea Survey District, containing 38 acres 0 roods 9 perches, more or less, and being part of the area described in paragraph marked 2 of the Second Schedule hereunder. As the same are more particularly delineated on the plan marked L. and S. 1/371B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green.

SECOND SCHEDULE.

All that area in the Nelson Land District, being Island No. 5, Waimea East District, known as Rabbit Island, excepting therefrom public roads and the portions containing by estimation 365 acres, more or less, described hereunder:—

1. All that area, known as a camping-site, bounded towards the south-west by a line 15 chs. long, and 15 chs. distant from and parallel to high-water mark, the centre of the said line being the centre of the track which crosses the island in a north-easterly direction from a point opposite to the north-east corner of Rough Island; towards the north-west by a line at right angles to the south-west boundary, and 750 links from the centre thereof; towards the north-east by high-water mark; and towards the south-east by a line 15 chs distant mark; and towards the south-east by a line 15 chs. distant from and parallel to the north-west boundary.

2. Also all that area, being a strip of land lying 250 links on

each side of the centre of the before-mentioned track, bounded towards the southern end by high-water mark, and towards the northern end by the portion of the island firstly described

above.

3. Also all that area, being a strip of land 5 chs. wide, starting from a point on the southern shore of the island, the said point being about 25 chs. in a south-easterly direction from the south-west corner thereof, and thence following along high-water mark in a generally north-westerly, northerly, and south-easterly direction till it reaches the area firstly described chore.

and south-easterly direction till it reaches the area insuly described above.

4. Also all that area, being a strip of land 5 chs. wide, starting from a point on the southern shore of the island, the said point being about 14 chs. in a north-westerly direction from the south-east corner thereof, and thence following along high-water mark in a generally south-easterly, north-easterly, and north-westerly direction till it reaches the area firstly described above.

described above.

Be all the aforesaid dimensions more or less. As the same is delineated on the plan marked L. and S. 1/371B, deposited in the Head Office, Department of Lands and Survey, 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 29th day of September, 1930.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 1/371.)

Land set apart as an Endowment for Primary Education.

BLEDISLOE, Governor-General. [L.S.]

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by subsection nine of section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the date hereof the land described in the First Schedule hereto, being a piece of closed road, and being land which adjoins the endowment for primary education described in the Second Schedule hereto, shall be deemed to be added to the said endowment.

FIRST SCHEDULE.

ALL that portion of closed road adjoining Section 1 of 24 and part Section 24, Block IX, Invercargill Hundred, containing by admeasurement 2 acres and 4 perches, more or less. As the same is more particularly delineated on the plan marked L. and S. 16/1676, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured green.

SECOND SCHEDULE.

ALL that area in the Southland Land District, containing by ALL that area in the Southland Land District, containing by admeasurement 24 acres 2 roods, more or less, being part of Section 24, Block IX, Invercargill Hundred (reserved as an endowment for primary education by notice published in a supplementary Gazette dated the 6th June, 1878).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of September, 1930.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/1676.)

Crown Land set apart for the Development of Water-power, Mangahao Scheme, in Block XVI, Mount Robinson Survey District.

[L.S.] BLEDISLOE, Governor-General. A PROCLAMATION.

I N 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, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the development of water-power, Mangahao Scheme; and I also hereby declare that this Proclamation shall take effect on and after the twelfth day of October, one thousand nine hundred and thirty.

SCHEDULE.

0 2 7.0 Portions of the old and present beds of the Mangaore Stream and portion of the bed of the Mangatangi Stream; coloured yellow.
2 1 12.4 Stopped Government road adjoining road bounding Lot 3, D.P. 1785, being part Section 15, D.P. 457; coloured green.
0 1 28.0 Stopped Government road adjoining portions of the old and present beds of the Mangaore Stream and portion of the bed of the Mangatangi Stream; coloured green.
0 0 0.002 Stopped Government Road adjoining Lot 3, D.P. 1785, being part Section 15, D.P. 457; coloured green.

coloured green.
0 0 0 0 4 Stopped Government road adjoining Section 8; coloured green.

Situated in Block XVI, Mount Robinson Survey District.

(S.O. 2552.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 78699, 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 29th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 58/4.)

Crown Land set apart for the Purposes of a Road in Block XVI, Mount Robinson Survey District.

BLEDISLOE, Governor-General. [L.S.] 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, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the purposes of a road; and I also hereby declare that this Proclamation shall take effect on and after the twelfth day of October, one thousand nine hundred and thirty.

SCHEDULE.

APPROXIMATE areas of the pieces of Crown land set apart :-

A. R. P. Being
O 0 24-9 Part Lot 3, D.P. 1785, being part Section 15,
D.P. 457; coloured red.
O 0 14-4 Part Section 8; coloured red.

0.04 8; ,,

0 17.0

4.0 Portions of the old and present beds of the Mangaore Stream; coloured purple.

Situated in Block XVI, Mount Robinson Survey District. (S.O. 2552.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 78699, 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 25th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING! (P.W. 58/4.)

Land proclaimed as a Roud, and Road closed, in Block XVI, Forest Hill Hundred, Southland County.

BLEDISLOE, Governor-General. [L.S.] A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Forest Hill Hundred described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a

A.	R.	P.	Ве	eing P	ortion of	
0	0	0.003	Section	220;	coloured	purple.
0	1	5.7	,,	220;	,,	yellow.
1	3	10.0	,,	220;	,,	purple.
0	2	1.4	,,	177;	,,	red.
1	2	38.9	,,	177;	,,	red.
0	0	35.0	,,	177;	,,	red.
0	1	24.0	,,	177;	,,	red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A.	R.	Р.	Adjoining.	or passing through
2	0	5	Section 220;	coloured green.
0	2	2	,, 177;	,,
2	2	1	., 177;	••

All situated in Block XVI, Forest Hill Hundred. (S.O. R.602.)

All in the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 79850,

deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 29th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 47/1170.)

and proclaimed as a Road, and Road closed, in Block VII, Southbridge Survey District, Ellesmere County.

[L.S.] BLEDISLOE, Governor-General.

A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Southbridge 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: 1 acre 0 roods 29 perches.
Being portion of Reserve 806; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: l acre 1 rood 1.4 perches. Adjoining or passing through Reserve 806; coloured green.

All situated in Block VII, Southbridge Survey District (Canterbury R.D.). (S.O. 2141.)
All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 79460, 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 29th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 45/726.)

Land proclaimed as a Street in the City of Wellington.

BLEDISLOE, Governor-General. [L.S.] A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in the City of Wellington described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a

street: 0·12 perches.

Being portion of Section 105, Provincial Government Reclamation (City of Wellington). (S.O. 2574.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 79841, 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 29th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/1552.)

Land taken for the Purposes of a Quarry in Block I, Awa-o-te-Atua Survey District, Whakatane County.

BLEDISLOE, Governor-General. L.S. A PROCLAMATION.

N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every the rower and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, 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 quarry, and shall vest in the chairman, councillors, and inhabitants of the County of Whakatane as from the date hereinafter mentioned; and I do also as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twelfth day of October, one thousand nine hundred and thirty.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:

A. R. P. Being Portion of

5 0 0 Crown land (formerly Section 108, Matata
Parish); coloured yellow.

5 2 0 Crown land (formerly Railway land); coloured blue.

Situated in Block I, Awa-o-te-Atua Survey District (Auckland R.D.). (S.O. 22806.)
In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 57132, 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 25th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 3/127.)

Land taken for the Purposes of a Road in Block XVI, Mount Robinson Survey District.

BLEDISLOE, Governor-General. [L.S.] 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, Charles, Baron Bledisloe, 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 twelfth day of October, one thousand nine hundred and thirty.

SCHEDULE.

Approximate area of the piece of land taken: 33.4 perches. Being part Section 8, Block XVI, Mount Robinson Survey District. (S.O. 2552.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 78699, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured 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 25th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 58/4.)

Land taken for the Purposes of Public Buildings in the Borough of Waipukurau.

BLEDISLOE, Governor-General, [L.s.] 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, Charles, Baron Bledisloe, 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 public buildings; and I do also declare that this Proclamation shall take effect on and after the twelfth day of October, one thousand nine hundred and

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 0 roods 1·1 perches.

Being Section 183 (Hawke's Bay R.D.), (Borough of Waipukurau). (S.O. 1681, red.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 79779, 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 25th day of September, 1930.

W. B. TAVERNER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 22/32.)

Additional Customs Regulations.—(C. No. 72.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Customs Act, 1913, and the Customs Amendment Act, 1921, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by 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, to the extent hereinafter appearing, hereby modify the Customs (Tariff Preference and General) Regulations, 1925, made by Order in Council on the twenty-first day of November, one thousand uine hundred and twenty-five, and published in the Gazette on the twenty-sixth twenty-five, and puelished in the Gazette on the twenty-sixth day of the same month at page 3265; and doth, with the like advice and consent, make the following regulations for the purposes of the said Acts; and doth hereby order that such modifications shall take effect and that the following regulations shall come into force on and from the second day of October, one thousand nine hundred and thirty.

Additional Customs Regulations.

Additional Customs Regulations.

(1) These regulations may be cited as "The Additional Customs (Tariff Preference and General) Regulations, 1930," and shall be read together with and deemed part of the Customs Regulations made by Order in Council on the 29th day of June, 1914, and published in the Gazette on the 2nd day of July, 1914, at page 2675, and the Customs (Tariff Preference and General) Regulations, 1925.

(2) Notwithstanding anything in clause 5 of the Customs (Tariff Preference and General) Regulations, 1925, eigarettes and tobacco, fine cut, suitable for the manufacture of cigarettes, shall not be deemed to be the produce or manufacture has been performed in that country, and unless also the expenditure in material produced in that country and/or labour performed within that country (calculated subject to the qualification in clause 6 of the Customs (Tariff Preference and General) Regulations, 1925), in each and every case, is not less than three-quarters of the factory or works cost of such cigarettes or of such tobacco, fine cut, suitable for the manufacture of cigarettes in their finished state, as the case may be.

(3) Except as modified by these regulations, or except in so far as they are inconsistent with these regulations, 1925, shall, mutatis mutandis, apply to cigarettes and tobacco, fine cut, suitable for the manufacture of cigarettes.

customs (1arin Freterence and General) Regulations, 1925, shall, mutatis mutandis, apply to cigarettes and tobacco, fine cut, suitable for the manufacture of cigarettes.

(4) Notwithstanding the making of these regulations all duties which have become due and payable and all penalties and forfeitures which have been incurred prior to the coming into force of these regulations shall be recovered and enforced in the army memory of these regulations had not been recovered. in the same manner as if these regulations had not been made.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Amending Regulations for Trout, Perch, or Tench Fishing in the Ashburton Acclimatization District.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by sections eighty-three and ninety-four of the Fisheries Act, 1908, and of all other powers and authorities 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 make the following regulations for all that part of the Dominion known as the Ashburton Acclimatization District and the waters thereof in amendment of regulations made for the said district by Order in Council bearing date the fourteenth day of April, one thousand nine hundred and thirty, and published in the Gazette on the nineteenth day of the same month at page 1435 (hereinafter called "the principal regulations"), and doth hereby declare that the regulations hereby made shall come into force on the date of the publication hereof in the Gazette.

REGULATIONS.

1. CLAUSE 1 of the principal regulations is amended by deleting the words "in the said Acclimatization District from the lst day of October in any one year to the 30th day of April in the year following," and substituting therefor the following

words:—

"In Lake Howard (generally known as Lake Camp) and Lake Roundabout from the 1st day of November in any one year to the 31st day of May in the year following, and in any other part of the said Acclimatization District from the 1st day of October in any one year to the 30th day of April in the year following, and in every other Acclimatization District in New Zealand (except the Rotorua Acclimatization District and Taupo waters) during the open season wholly or in part coinciding with the open season in any part of the Ashburton Acclimatization District."

2. The period from the 1st day of June in every year until the 31st day of October in that year (both days inclusive) is hereby accordingly prescribed a close season in respect of any species of fish other than trout, and the 1st day of June and the period from the 1st day of June to the 31st day of October are hereby accordingly fixed for the commencement and duration respectively of the close season for trout for the waters comprised in Lake Howard (generally known as Lake Camp) and Lake Roundabout.

3. Clause 10 of the principal regulations is hereby amended

Clause 10 of the principal regulations is hereby amended

3. Clause 10 of the principal regulations is hereby amended by adding thereto the following words:—
"Provided further, that nothing herein contained shall make it an offence for any person to take, kill, or have in his possession any trout, perch, tench, or other acclimatized fish between the 1st day of May and the 31st day of May in any year if such fish were lawfully taken in the waters of Lake Howard (generally known as Lake Camp) or Lake Roundabout." Roundabout."

4. The waters known as Maori Lakes situate in the County of Ashburton and Tripp Survey District are hereby set apart for the natural propagation of fish.

5. No person shall at any time fish for, take, or kill fish of any kind in the said waters known as Maori Lakes, or in any way injure or disturb fish in the said waters.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Authorizing the Laying-off of a Street in the City of Palmerston North of a Width of less than 66 ft. but not less than 50 ft., subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL,

At the Government House at Wellington, this 22nd day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, the Public Works act, 1929, 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 authorize the Palmerston North City Council to permit the laying-off of the proposed street, described in the Schedule hereto, of a width of less than sixty-six feet but not less than fifty feet, subject to the condition that no building or part of a building shall at any time be erected on the land edged green on the plan referred to in the Schedule hereto within a distance of thirty-five feet from the centreline of the said street.

SCHEDULE.

THAT proposed street in the Wellington Land District, City of Palmerston North, containing by admeasurement 3 roods 4 perches, more or less, being part Sections 987 and 988, Town of Palmerston North. As the same is more particularly delineated on the plan marked P.W.D. 77065, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN,
Acting Clerk of the Executive Council.

(P.W. 51/1405.)

Authorizing the Laying-off of Streets in the City of Auckland of a Width of less than 66 ft. but not less than 54 ft., subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, 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, and the Angelse City Council to remain doth hereby authorize the Auckland City Council to permit the laying-off of the proposed streets described in the Schedule hereto, of a width of less than sixty-six feet but not less than fifty-four feet, subject to the condition that no building or part of a building shall at any time be erected on the land fronting the said streets within a distance of thirty-five feet from the centre-lines of the said streets.

SCHEDULE.

THOSE proposed streets in the North Auckland Land District, City of Auckland, containing by admeasurement 3 acres 2 roods 34 perches, more or less, being portions of Lots 8, 9, 10, 11, 12, 16, and 23 on D.P. 7180, being parts of Allotments 25 and 26, Parish of Waitemata. As the same are more particularly delineated on the plan marked P.W.D. 79389, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 51/1528.)

Authorizing the Laying-off of Streets in the Borough of Lower Hutt of a Width of less than 66 ft. but not less than 40 ft., subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, 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 authorize the Lower Hutt Borough Council to permit the laying-off of the proposed streets, described in the Schedule hereto, of a width of less than sixty-six feet but not less than forty feet, subject to the condition that no building or part of a building shall at any time be erected on the land fronting the said streets within a distance of thirty-five feet from the centre-lines of the said streets.

SCHEDULE.

THOSE proposed streets in the Wellington Land District, Borough of Lower Hutt, containing by admeasurement 1 acre 2 roods 34-72 perches, more or less, being part Lots 1, 2, and 3, D.P. 4279, being part Section 38, Hutt R.D. As the same are more particularly delineated on the plan marked P.W.D. 77043, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 51/1404.)

Amending a License held by Wilsons (N.Z.) Portland Cement, Limited, authorizing the Use of Water from the Wairua River for the Purpose of generating Electricity, and the Erection of Electric Lines in the Provincial District of Auckland.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the first day of July, one thousand nine hundred and thirteen, and published in the New Zealand Gazette of the twenty-fourth day of the same month, the Dominion Portland Cement Company, Limited, was authorized to use water from the Wairua River for the purpose of generating electricity, and to erect electric lines in the Provincial District of Auckland: And whereas the said license was, on the twenty-seventh day of November, one thousand nine hundred and eighteen, assigned in accordance with clause forty-eight thereof to Wilsons (N.Z.) Portland Cement, Limited (hereinafter referred to as "the company"), with the consent of His Excellency the Governor-General in Council, dated the eighth day of July, one thousand nine hundred and nineteen: And whereas the company has consented that the area in which it may erect electric lines as described in the said license be THEREAS by Order in Council dated the first day of it may erect electric lines as described in the said license be reduced to the area hereinafter described:

reduced to the area hereinafter described:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon him by the Public Works Act, 1928, and of every other power and authority in anywise 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 the said license by deleting the First Schedule thereto and substituting therefor

the following:

the following:—
The area of supply referred to in the license shall comprise that part of the Auckland Provincial District bounded on the north by an imaginary line drawn from the Wairua Power-station to Wairua Falls, thence to Poroti Post-office, thence to Tapu Point; and bounded on the south by an imaginary line drawn from Wairua Power-station to Whangarei Harbour at Portland; also the route of the 22,000-volt line from Portland to Whangarei Borough Substation; all as shown bordered red on P.W.D. plan numbered 79582, deposited in the office of the Minister of Public Works at Wellington Wellington.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 19/40.)

Cancelling the Reservation over Part of a Reserve in Blocks VI, X, and XIV, Bealey Survey District, Canterbury Land District.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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 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 for Provincial Government purposes 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 Land Act, 1924.

SCHEDULE.

ALL that area in the Canterbury Land District, containing 715 acres, more or less, being part Reserve 386, situated in Blocks VI, X, and XIV, Bealey Survey District, and bounded as follows: Ten chains on either side of the Bealey River, from the northern boundary of Reserve 378 (Bealey Township) to the source of the said Bealey River, save and except from the above-described area all those areas of land the rom the above-teserhed are an those areas of that the reservation over which has been previously uplifted and otherwise dealt with. As the same is more particularly delineated on the plan marked L. and S. 25/1022B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 25/1022.)

Consenting to stopping Portion of Road in Block II, Cape Survey District, Taranaki County.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

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 Taranaki County Council stopping the portion of road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of road permitted to be stopped: 1 acre 0 roads 34.2 perches.
Adjoining or passing through Section 39.

Situated in Block II, Cape Survey District (Tataraimaka

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 79568, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

A W. MULLIGAN,

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 62/7/36/10.)

Declaring Land to be Native Freehold Land.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS under the provisions of section twenty-eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1927, the Governor-General may, by Order in Council, declare land owned by or on behalf of Natives, whereon a Native meeting-house is erected, to be Native freehold land:

And whereas the land mentioned in the Schedule hereto is owned by or on behalf of Natives, and has situate thereon a Native meeting-house, and it is expedient that it be declared

to be Native freehold land:

to be Native freehold land:
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, do hereby declare that the land described in the Schedule hereto be and the same is Native freehold land within the meaning of the Native Land Act, 1909.

SCHEDULE.

ALL that land, containing 1 rood 20 ½ perches, more or less, situated in Tuakau Town District, being part Lot 9 of Block IV, on a plan deposited in the Land Registry Office at Auckland as No. 7325, being portion of Allotment 14, Parish of Tuakau, and being the whole of the land comprised and described in C.T. Vol. 480, folio 47, of the Auckland Land Registry Registry.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Declaring Portions of Road in Block VII, Maungaru Survey District, to be Government Roads.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him 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 order and declare that the portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads. Government roads.

SCHEDULE.

APPROXIMATE areas of the pieces of road declared to be Government roads :-

A. R. P. Adjoining or passing through
0 0 1.9 Lot 1B, D.P. 2057, being portion of Pohoatua Block.

1 32.0 Ditto.

Situated in Block VII, Maungaru Survey District (Auck-

land R.D.). (S.O. 25495.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 77681 (sheet 3), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

A. W. MULLIGAN, Acting Clerk of the Executive Council. (P.W. 19/251/1.)

Declaring Portion of Road in Block I, Tarawera Survey District, to be under the Control and Management of the Rotorua Borough Council.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him 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 order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, be under the control and management of the Retorns Borough Council management of the Rotorua Borough Council.

SCHEDULE.

APPROXIMATE area of the piece of road dealt with: 1 rood

Being portion of Section 1, Block LXII, Town of Rotorua. Situated in Block I, Tarawera Survey District (Auckland R.D.), (Borough of Rotorua). (S.O. 14898, red.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 79224, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 35/429.)

Delegating Powers under the Cemeteries Act, 1908.—Bruce County Council. (H.C. 81.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by

the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby delegate to the Council of the County of Bruce the powers conferred on him by section four of the Cemeteries Act, 1908, as to the appointment and removal of trustees for the cemetery described in the Schedule hereto, and doth declare that this Order in Council shall take effect as from the first day of October, one thousand nine hundred and thirty. thirty.

SCHEDULE.

GLENORE PUBLIC CEMETERY.

ALL that area in the Otago Land District, containing by admeasurement 4 acres, more or less, and being part of Section 7, Block L, Tokomairiro District: Bounded towards the north-west by the other part of the said Section 7, 502 links; towards the north-east by a road-line, 798 links; towards the south-east by a road-line, 502 links; and towards the south-west by other part of the said Section 7, 798 links.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Directing the Sale of Land under the Public Works Act, 1928, in Block XII, Uawa Survey District.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him 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 direct the sale of the land described in the Schedule hereto, such land being no longer required for the public work for which it was acquired. which it was acquired.

SCHEDULE.

APPROXIMATE area of the piece of land directed to be sold:

Being Section 20, Block IX, Tolaga Bay.

Situated in Block XII, Uawa Survey District. In the Gisborne Land District; as the same is more particularly delineated on the plan marked P.W.D. 79908, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 20/56/1.)

Domain Board appointed to have Control of the Weber Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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

Joseph Bradley, Finlay Alexander Cameron, George Septimus Hales, William Walter Scott Hales, William Simpson Harvey, Richard McLean, and Frederick Clifford Palmer

to be the Weber Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint the Cemeteries Act, 1908, and of all other powers enabling described in the Schedule hereto; and doth hereby appoint him in that behalf, His Excellency the Governor-General of Monday, the tenth day of November, one thousand nine

hundred and thirty, at eight o'clock p.m., as the time when, and the Weber Public Library, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WEBER DOMAIN.
SECTION 51, Block V, Weber Survey District: Area, 10 acres 0 roods 30 perches.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 1/254.)

Domain Board appointed to have Control of the Fergusson Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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

His Worship the Mayor of Onehunga, ex officio. Lewis Frederick Catt, Thomas Rodger Davies, Thomas Henry Geraghty, Percy Reginald Lipscombe, George Alfred McKendrick. Alexander Philip Neil, John Pilkington, and Arthur Charles Tonkin

to be the Fergusson Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the twenty-seventh day of October, one thousand nine hundred and thirty, at eight c'clock p.m., as the time when, and the Onehunga Borough Council Chambers, Queen Street, Onehunga, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

FERGUSSON DOMAIN.

ALL that area in the North Auckland Land District, containing by admeasurement 3 acres 0 roods 14·3 perches, being Lots 479 and 480 on plan 17735, deposited in the office of the District Land Registrar, at Auckland. As the same is more particularly delineated on plan marked L. and S. 1/923, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

 $\begin{array}{c} {\rm A.\ W.\ MULLIGAN,} \\ {\rm Acting\ Clerk\ of\ the\ Executive\ Council.} \end{array}$

(L and S. 1/923.)

Domain Board appointed to have Control of the Waione Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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

Frederick Robert Cowper, Matthew Ferrick, Colin Wemyss Thom, Walter Harry Weeds, and William Edward Weeds

to be the Waione Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the first day of November, one thousand nine

hundred and thirty, at eight o'clock p.m., as the time when, and the School, Waione, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

WELLINGTON LAND DISTRICT.—WAIONE DOMAIN.
SECTION 14, Block III, Mount Cerberus Survey District:
Area, 6 acres.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 1/81.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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, Charles, Baron Bledisloe, 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 Gisborne Land District described in the Schedule hereto shall be, and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as the Hukuwai Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

GISBORNE LAND DISTRICT.—HUKUWAI DOMAIN.
SECTION 1, Block III, Opotiki Survey District: Area, 13 acres
2 roods.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 1/912.)

Order in Council consenting to the Raising of a Loan of £350 by the Clutha County Council.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Clutha 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 hundred and fifty pounds by a loan to be known as "Waipahi-Pomahaka Highway Loan, 1930," for the purpose of completing the Conical Hills Section of the Waipahi-Pomahaka Main Highway:

Highway:

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 hundred and fifty pounds for a term of three years, 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 three years.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(T. 49/338.)

В

Regulations for the Censorship of Posters and other Advertising Matter under the Cinematograph Films Act, 1928.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Cinematograph Films 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 make the regulations hereinafter set forth, for the censorship of posters and other advertising matter used, or intended for use, in relation to cinematograph films, and doth hereby declare that the regulations hereby made shall come into force on the second day of October, one thousand nine hundred and thirty.

REGULATIONS.

These regulations may be cited as the Cinematograph Films (Censorship of Posters) Regulations.
 In these regulations, unless the context otherwise

requires,—

"Censor" means the Censor of Cinematograph Films:

"Poster" means any poster, bill, placard, press-book,
matrix, photograph, lantern slide, or sketch supplied
by any renter and containing any pictorial matter
intended for use in connection with the advertisement or exhibition of any film, and includes a miniature reproduction of any such poster as herein

defined.

defined.

3. Every person commits an offence and is liable in accordance with the provisions of section 8 of the said Act who exhibits or uses for the advertisement of any film, or who supplies to any person for such purpose, any poster which has not been approved by the Censor:

Provided that this clause shall not apply to any poster which relates to a film that has been approved for exhibition by the Censor before the coming into force of these regulations.

4. No poster shall, after having been approved by the Censor, be altered in any manner whatsoever without the approval of the Censor, and any poster which is altered contrary to this clause shall be deemed not to have been approved.

approved.
5. (1) An application, in the form No. 1 in the First Schedule hereto, together with two sets of the posters or of miniature reproductions of the posters to which such application relates, shall be delivered at the office of the Censor.
(2) Separate applications shall be made in respect of posters relating to different films.
(3) For the purposes of identification the posters or the miniature reproductions of the posters to which an application relates shall be numbered consecutively, beginning with the number one in each case, and each copy of any such the number one in each case, and each copy of any such poster or reproduction shall bear the same number.

poster or reproduction shall bear the same number.

(4) Notwithstanding anything in the foregoing provisions of this clause, the applicant may, with the concurrence of the Censor, submit for approval all copies in his possession of any poster, if he satisfies the Censor that he is not in possession of any miniature reproductions of such poster.

(5) The Censor may in any case, if in his discretion he thinks fit so to do, require the production of the original poster or posters to which any miniature reproductions relate, and may decline to give a decision with respect to such reproductions until his requisition has been complied with.

(6) Every person commits an offence and shall be liable to

(6) Every person commits an offence and shall be liable to a fine of £5 who makes any false or misleading statement in any application for the approval of a poster under these regulations.

6. Every application under these regulations shall be accompanied by the examination fee prescribed in the Second

Schedule hereto:

Schedule hereto:
Provided that, with the authority of the Minister, the Censor may make arrangements for monthly accounts and payments of fees.
7. In addition to the fees prescribed in the Second Schedule hereto a special fee, equal to the prescribed examination fee, shall be charged where an applicant requests that the examination be completed within forty-eight hours after submission to the Censor. Nothing in this regulation shall oblige the Censor to make his examination within the said period, but if the examination is not so made the special fee shall be if the examination is not so made the special fee shall be repaid to the applicant.

- 8. The Censor shall, as soon as possible after receipt thereof, examine each poster, and on the completion of such examination the Censor

(a) May approve the poster; or
(b) May refuse to approve the same; or
(c) May agree to approve the same, subject to such alterations as he thinks proper.

9. (1) The decisions of the Censor with respect to any poster shall be enfaced on each of the posters or miniature reproductions submitted to him in accordance with the foregoing provisions of these regulations. One copy of such poster or reproduction shall be delivered to the applicant, and the other copy shall be recorded by the Censor:

Provided that where pursuant to subclause (4) of clause 5 hereof all available copies of any posters have been submitted, the Censor shall endorse his decision on, and shall return, all such posters to the applicant.

- (2) Notwithstanding anything in the foregoing provisions of this clause the decision of the Censor may be endorsed on photographs or other posters if the copies so endorsed are to be used for purposes of advertisement.
- 10. The applicant shall arrange for the removal of the posters after examination by the Censor, and in cases where it is requested that they be returned by post the amount of postage must be pre-paid by the applicant.
- postage must be pre-paid by the applicant.

 11. (1) If the applicant for the approval of any poster is dissatisfied with the decision of the Censor with respect thereto he may, within fourteen days after the notification to him of the decision of the Censor, appeal therefrom to the Board of Appeal set up in respect of the censorship of cinematograph films pursuant to clause 14 of the Cinematograph Films (Censorship and Registration) Regulations.
- (2) Notice of appeal shall be made in the form No. 2 in the First Schedule hereto, and shall be accompanied by the fee prescribed in the Second Schedule hereto.
- (3) For the purposes of any appeal under this clause the provisions of clauses 17 to 20 of the Cinematograph Films (Censorship and Registration) Regulations shall, with the necessary modifications, apply as if any poster in respect of which the appeal is made were a cinematograph film.
- 12. If, in the opinion of the Censor or of the Board of Appeal, it is necessary to re-examine a film to facilitate a decision in respect of any poster, the applicant shall forthwith, on being required so to do, submit the film for such re-examination.

FIRST SCHEDULE.

[Form No. 1.

Application for Censorship of Poster under the Cinematograph Films Act, 1928.

To the Censor of Cinematograph Films, Wellington.

Pursuant to the provisions of the Cinematograph Films (Censorship of Posters) Regulations, application is hereby made for the approval of the following described posters intended to be used in relation to the cinematograph film

In cases where one copy of poster or miniature reproduction is to be retained by Censor:

Two copies (or miniature reproductions) of each of the are submitted herewith. posters numbered

In cases where all the copies submitted for approval are to be returned to applicant:

I have in my possession no miniature reproductions of the posters numbered . In accordance with clause 5 (4) of posters numbered . In accordance with clause 5 (4) of the above regulations, copies of the said posters (being all the copies in my possession) are submitted herewith.

dentification Number.	Description	on of Poster.	Censor's Decision	
		·		
Dated at	this	day of	, 19	•
N	ame of A	pplicant:		
A	ddress:			
D	escription	:		

[Whether maker, renter, or exhibitor as the case may be.]

[Form No. 2.

NOTICE OF APPEAL FROM DECISION OF CENSOR AS TO POSTERS UNDER THE CINEMATOGRAPH FILMS ACT, 1928.

To the Under-Secretary,

Department of Internal Affairs, Wellington.

PURSUANT to the provisions of the Cinematograph Films (Censorship of Posters) Regulations, appeal is hereby made from the decision of the Censor in respect of the following described posters intended to be used in relation to the cinematograph film entitled

Fee of £3 3s, is enclosed.

dentification Nun	nber. Descript	ion of Poster.	Censor's I	ecision.
/::				
Dated at	this	day of	19	
	Name of A Address: Description			

SECOND SCHEDULE.

FRES PAYABLE FOR THE EXAMINATION OF POSTERS. For the examination of all the posters (whether comprised in one or more applications) relating to:

(a)	A quota film or	a serial film	 	10s.
(b)	Any other film		 	ls.

FEES PAYABLE ON APPEALS FROM DECISION OF CENSOR. For an appeal in respect of one or more posters relating £3 3s. to any one film

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(I.A. 13/11/16.)

Regulations with reference to the Publication of the Certificate of the Censor and Registrar in respect of Sound - picture of the Films.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred on him by the Cinematograph Films Act, 1928 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations hereinafter set forth with respect to the publication of the certificate given by the Censor and Registrar in respect of sound-picture films, and doth hereby declare that the regulations hereby made shall come into force on the second day of October, one thousand nine hundred and thirty.

REGULATIONS.

 THESE regulations may be cited as the Cinematograph Films (Sound Films Censorship) Regulations.
 Every film the exhibition of which is intended to be accompanied by a mechanical reproduction of sound (whether or not the device or arrangement for such reproduction is an integral part of the film) shall have attached, so as to form an integral part of the him) shall have attached, so as to form an integral part thereof, a photographic reproduction of the certificate of the Censor and Registrar in relation to such film, in the position specified hereunder—

(a) In the case of a film in which the device or arrangement for the reproduction of sound is not an integral part of the film, the certificate shall be incorporated so as immediately to precede the certificates of where

immediately to precede the cast of characters, or where there is no such cast, so as immediately to precede the

picture.

(b) In the case of a film in which the device or arrangement for the mechanical reproduction of sound is an integral part of the film the reproduction of other integrals shall be incorporated so as immediately to precede that portion of the main title of the film which is accompanied by sound.

3. The photographic reproduction of the certificate of the Censor and Registrar shall not be less than 6 ft. in length in the case of a film exceeding 3,000 ft. in length, and not less than 2 ft. in length in course the case.

the case of a fifth exceeding 5,000 ft. In length, and how less than 3 ft. in length in every other case.

4. The photographic reproduction of the certificate of the Censor and Registrar may be made in such manner that the date of the issue of the certificate is excluded from the com-

pleted reproduction.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(I.A. 13/11/154.)

Amendment of Cinematograph Films (Storage, Exhibition, and Renting) Regulations.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Cinematograph Films Act, 1928, and of all other powers and authorities 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 make for the purposes of the said Act the following regulations in amendment of the Cinematograph Films (Storage, Exhibition, and Rentine) Regulations 1929 and Renting) Regulations, 1929.

REGULATIONS.

1. These regulations may be cited as the Cinematograph Films (Storage, Exhibition, and Renting) Regulations, 1929, Amendment No. 1.

Amenament No. 1.

2. In these regulations, the expression "the principal regulations" means the Cinematograph Films (Storage, Exhibition, and Renting) Regulations, 1929.

3. Clause 23 of the principal regulations is hereby revoked, and the following clause substituted therefor:

"23. Every renter's license shall be in the form No. 5 in the Kirst Schedule hereto and shall be insued subject to the

the First Schedule hereto, and shall be issued subject to the conditions prescribed in that form and to such special conditions (if any) as the Chief Inspector may impose as being, in this opinion, reasonably necessary for the purpose of securing the safety of the public."

4. The form No. 5 in the First Schedule to the principal regulations is hereby revoked, and the following form substi-

tuted therefor :-

[Form No. 5

RENTER'S LICENSE.

Under the Cinematograph Films Act, 1928.

In pursuance of the Cinematograph Films Act, 1928,
of , is hereby licensed to carry on business as a
renter of cinematograph films in premises situated at
This license authorizes the storage of a quantity of film not
exceeding ft. at any one time.
This license is issued subject to the following conditions,
namely:—

- That the licensee, in respect of all films for the time being in his possession or under his control, shall at all times comply with the requirements of Part I of the Cinematograph Films (Storage, Exhibition, and Rent-ing) Regulations, 1929:
- 2. That the licensee shall not enter into any agreement out of New Zealand with respect to the exhibition of cinematograph films in New Zealand, if such agreement, if made in New Zealand, would be in contravention of any of the provisions of Part V of the Cinematograph Films Act, 1928, or if the effect of such agreement would be to restrict in any way any right of rejection or other right which an exhibit would agreement would be to restrict in any way any right of rejection or other right which an exhibitor would, by virtue of that Act, have if the agreement were made in New Zealand; and, further, that the licensee shall not, in the conduct of his business as a renter, receive or distribute films if he has reason to believe that in relation to such films any exhibitor has entered into an agreement out of New Zealand, with any person other than the renter, whereby he has been deprived of any right of rejection or other right that he would have had by virtue of the said Act if the agreement were made in New Zealand:

and is also subject to the following special conditions:-

[Set out any special conditions.]

This license, unless sooner surrendered or revoked, shall continue in force until the 31st day of December, 19 , and shall then expire.

The receipt of the fee of Dated at Wellington this

is hereby acknowledged. day of

Chief Inspector under Cinematograph Films Act. A. W. MULLIGAN,

Acting Clerk of the Executive Council.

(I.A. 13/11/147.)

Revoking Appointment of Kaiauai Domain Board.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

N pursuance and exercise of the powers and authorities 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 and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke an Order in Council dated the fourteenth day of January, one thousand nine hundred and twenty-four, and published in the Gazette of the twenty-fourth day of January, one thousand nine hundred and twenty-four, appointing a Domain Board to have control of the Kaiauai Domain.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 1/300.)

Revocation of Order in Council prohibiting all Alienation of certain Native Land other than Alienation in favour of the

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS 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:

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 the Schedule hereto.

SCHEDULE.

ORDER IN COUNCIL under section 363 of the Native Land Act, 1909, dated the 28th day of July, 1930, and published in the New Zealand Gazette of 31st day of July, 1930, purporting to extend an Order in Council dated the 21st day of January, extend an Order in Council dated the 21st day of Januar 1930, affecting Kaitao-Rotohokahoka 2Q and other blocks.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Order in Council consenting to the Raising of Loans by certain Local Authorities and prescribing Terms and Rates of Interest.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

We set out opposite their names therein:

And whereas the said local authorities have 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 raising of the loans on the terms and conditions hereinafter set forth:

And whereas, in respect of such of the said loans as are intended to be borrowed at a rate of interest not otherwise authorized, the Minister of Finance has in each case given his precedent consent as required by section one hundred and fourteen of the Local Bodies' Loans Act, 1926, to the borrowing by the said local authorities of the respective loans aforesaid, for the terms set out in the Fifth Column of the said Schedule, at respective 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:

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 by section one hundred and fourteen of the Local Bodies' Loans Act, 1926, 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 the repayment thereof by establishing a sinking fund under the Local Bodies Loans Act, 1920, 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 in respect of every part of the said respective sums for the time being so borrowed and not repaid, and the first payment 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 sinking fund be paid out of loan-moneys.

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.	Sixt Colum Rate Inter per Cen	nn. of est	Ann per C Pa	entu yme Into	n. Rate im of nt
			£	Years.	£ s.	d.	£	8.	d.
1	Waipawa County Council	Pendle Hill Suspension Bridge Loan, 1930	1,000	25	5 15	ō	2	2	
2	New Brighton Borough Council	Road-making Plant Loan, 1930	1,775	10	5 15	0	8	0	0
3	Horowhenua County Council	Main and Buller Roads Water- supply Loan, 1930	285	20	5 15	0	3	0	0

Order in Council prescribing the Rates of Interest that may be paid by certain Local Authorities in respect of specified Loans or Portions thereof.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS each of the local authorities mentioned in the Second Column of the Schedule hereto has been authorized to borrow, in respect of the loans referred to in the Third Column of the said Schedule, the respective sums stated in the Fourth Column of the said Schedule, and the respective amounts shown in the Fifth Column of the said Schedule have not been horrowed. not been borrowed:

And whereas the Minister of Finance has in each case given his precedent consent as required by section one hundred and fourteen of the Local Bodies' Loans Act, 1926 (hereinafter called "the said section"), and it is desired that the rates of interest at which the money may be borrowed be rates which shall not produce to the lenders rates exceeding the respective rates specified

in the Sixth Column of the said Schedule:

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 section and by section eleven of the Local Government Loans Board Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby prescribe that each of the amounts set out in the Fifth Column of the said Schedule may be raised by the respective local authority whose name is set out in the Second Column of the said Schedule, at a rate of interest being such as shall not produce to the lender a rate exceeding the respective rates specified in the Sixth Column of the said Schedule, and the respective local authorities are hereby authorized to borrow the respective sums accordingly. sums accordingly.

SCHEDULE.

First Column. Consecutive Number.	Second Column. Name of Local Authority.	Third Column. Name of Loan.	Fourth Column. Amount of Loan authorized.	Fifth Column. Amount not borrowed.	Rate of Interest prescribed.
			£	£	Per Cent.
1	Waikato County Council	Maramarua Road Loan, 1929	3.300	3,300	5 15 0
2	Auckland Transport Board	Avondale Tramway Extension Loan, 1930	58,400	58,400	5 15 0
3	Patangata County Council	Bridges Loan, 1921	209,000	1,000	6 0 0
4	Waimakariri-Ashley Water- supply Board	Redemption Loan, 1930	8,765	8,765	6 0 0
5	Tauranga Electric - p o w e r Board	Electrical Extension Loan, 1929	25,000	5,000	5 15 0

(T. 40/416/6.)

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Cook Islands Treasury Regulations.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by section thirty-four of the Cook Islands Act, 1915, and of every other authority 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 amend the Cook Islands Treasury Regulations, 1916, in the manner herein set forth.

REGULATIONS.

1. (a) These regulations may be cited as "The Cook Islands Treasury Regulations Amendment, 1930.

(b) These regulations shall come into force on the date of publication

hereof in the New Zealand Gazette.

(c) In these regulations the term "the principal regulations" means the Cook Islands Treasury Regulations, 1916.

2. Clause 4 of the principal regulations is hereby revoked and the fol-

lowing substituted:—

"4. Public moneys shall be kept at the Bank of New Zealand at either

"4. Public moneys shall be kept at the Bank of New Zealand at either or both of its branches known as Auckland in the City of Auckland and North End in the City of Wellington; at Auckland in two accounts to be distinguished as the Cook Islands Treasury Account and the Niue Island Treasury Account, at Wellington in one account to be called the Cook Islands Administration Account.

3. Clause 5 of the principal regulations is hereby revoked.

4. Clause 6 of the principal regulations is hereby amended by inserting therein before the words "public moneys" the words "if paid to the Bank of New Zealand at Auckland."

5. Clause 7 of the principal regulations is hereby amended by inserting after the word "Commissioner" the words "or by the Accountant, Cook Islands Department, and in that case countersigned by the Secretary for the Cook Islands.'

> A. W. MULLIGAN, Acting Clerk of the Executive Council.

The Taupo Trout-fishing Regulations, Amendment No. 1.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance of the powers and authorities vested in him by the Fisheries Act, 1908, and its amendments, and section fourteen of the Native Land Amendment and Native Land Claims Adjustment Act, 1926, 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 deeming the regulations hereby made to be necessary for the due administration of the said section fourteen, doth hereby make the following amending regulations by way of amendment to the Taupo Trout-fishing Regulations, 1929 (hereinafter called "the principal regulations"), and with the like advice and consent doth hereby declare that such regulations shall take effect on and from the second day of October, 1930.

REGULATIONS.

1. These regulations may be cited as the Taupo Trout-fishing

Regulations, Amendment No. 1, and shall be read together with and form part of the principal regulations.

2. Regulation 9 of the principal regulations is hereby amended by adding thereto the following clause:—

(9) In addition to the restrictions imposed by this regulation, no person shall cause or permit any boat to travel at a great overeding 10 knots in any of the waters described in speed exceeding 10 knots in any of the waters described in clause (1) of this regulation, or in any portion of the Waikato River which is within the district, or in any portion of Lake Taupo which is within a radius of 400 yds. from the Taupo Wharf.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(I.A. 26/18/6.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and thirty-two of the Native Land Act, 1909, it is provided that, for the purpose of enabling any scheme of consolidation of the interests of owners of Native land into suitable areas to be prepared and carried into effect, the Governor-General may, by Order in Council, prohibit for a period not exceeding twelve months any alienation of the Native land in respect of which application has been made by a Native Minister to the Court for the preparation of such a scheme:

And whereas it is provided by section eight of the Native

And whereas it is provided by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1923, that any such Order in Council may be extended from

time to time:

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 extend for a further period of twelve months the Order in Council under the said section one hundred and thirty-two detect the first day of period of twelve months the Order in Council under the said section one hundred and thirty-two dated the first day of October, one thousand nine hundred and twenty-eight, and published in the New Zealand Gazette of the fourth day of October, one thousand nine hundred and twenty-eight, but only in so far as it affects the Native land specified in the Schedule hereto.

SCHEDULE.

WAIKATO CONSOLIDATION SCHEME.

Name of Blo	ck.	Ar	ea.	Survey District.
Rangitoto-Tuhua	29 B 2		R. P	Mangaorongo.
,,	68 C 68 E	$1,817 \\ 3,187$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Pakaumanu. Mapara.

A. W. MULLIGAN, Acting Clerk of the Executive Council. Prohibiting all Alienation of certain Native Land other than
Alienation in favour of the Crown.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 29th day of September, 1930.

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, 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 hereto other than alienation in favour of the Crown.

SCHEDULE.

Lot 65, Parish of Waipa; Whaingaroa and Karioi Survey Districts: Approximate area, 961 acres.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

License authorizing the Christchurch Tramway Board to erect Electric Lines along certain Routes in the City of Christ-

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise 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—subject to the conditions set forth in the Schedule hereto, and to the regulations made under section two of the Public Works Amendment Act, 1911, and dated the eleventh day of July, one thousand nine hundred and twenty-seven, and published in the New Zealand Gazette of the twelfth day of the same month, or any regulations be the twenth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the Christchurch Tramway Board (hereinafter referred to as "the licensee") to erect and maintain electric lines along the routes described in the Schedule hereto for the purpose of supplying power to trackless electric cars.

SCHEDULE.

1. All those routes shown by red and blue lines on the plans deposited in the office of the Minister of Public Works, at Wellington, and marked P.W.D. 78887 (sheets IA, IIIA, and

Wellington, and marked P.W.D. 78887 (sheets IA, IIIA, and IX), the said routes being generally described as follows:—
A. Lines for one-way traffic commencing from the intersection of Manchester Street and Cashel Street, connecting at that point with lines described in Route "A" in license dated 13th January, 1930, hereinafter called License No. 1; thence easterly along Cashel Street to its junction with Fitzgerald Avenue, and there connecting with the lines described in Route "B" of the license dated 14th April, 1930, a distance of 44 chains, more or less, more particularly shown on sheet IA of above plan. of above plan.

B. Lines for two-way traffic commencing at the intersection B. Lines for two-way traffic commencing at the intersection of Fitzgerald Avenue and Worcester Street, connecting at that point with lines described in Route "B" in license dated 14th April, 1930; thence northerly along Fitzgerald Avenue to its junction with Kilmore Street, connecting at that point with lines described in Route "A" of the said license dated 15th January, 1920, a distance of 25 chains, more or less, as

15th January, 1920, a distance of 25 chains, more or less, as shown more particularly on sheet IA of the above plan.

C. Lines for two-way traffic commencing from the junction to Warden Street and Hills Road; thence northerly along Hills Road to Shirley Road; thence westerly along Shirley Road to Petrie Street, connecting at both ends with Route "A" of said license dated 13th January, 1920, a distance of 38 chains, as shown more particularly on sheet IIIA of above plan.

D. Lines for two-way traffic commencing at the junction of Bowhill Road and the Esplanade, North Beach, being the terminus of Route "B" in said license dated 13th January, 1930, continuing southerly along the Esplanade and terminating in a balloon loop at the junction of the Esplanade with Beresford Street, a distance of 69 chains, more particularly shown on sheet IX of the above plan.

2. The trolly-wires shall not be less than No. 2/0 S.W.G. hard-drawn solid copper or cadmium-copper wires, firmly attached to approved insulators, and erected on supports

attached to approved insulators, and erected on supports placed not more than 130 ft. apart.

Trolly - wire feeder cables, if carried overhead, shall be covered with weatherproof triple braiding: Provided that, where circumstances permit, the Minister may approve of bare conductors being used; and provided that where electric feeder-cables intersect the Post and Telegraph Department's lead-covered cables, vulcanized indiarubber insulation of not less than 600 megohm grade shall be substituted for weather-

less than our megoning proof triple braiding.

Double insulation shall be provided between the positive and negative trolly-wires and between the positive trolly-wire and earth. Single insulation shall be provided between

The maximum difference of potential between the positive and negative trolly-wires, and between trolly-wire feeders and

the ground shall not exceed 650 volts.

The spacing of trolly-wires shall be such as to prevent bridging by the trolly-wheel or pole.

The best means available shall be adopted for preventing the occurrence of undue sparking at the rubbing or rolling contests in any place.

contacts in any place.

- 3. The conductors shall be carried on substantial and durable supports, which shall be designed to have a factor of safety of four in the case of steel, iron, or ferro-concrete, and five in the case of wood, calculated upon the ultimate strength of the material, assuming the wind-pressure to be 30 lb. per square foot upon a plane surface and 18 lb. per square foot upon a diametral plane upon a cylindrical surface.
- 4. The trolly-wire shall not in any part thereof be at a less height than 18 ft. from the surface of the ground.
- 5. (1) Where telegraph, telephone, or electric fire alarm wires (hereinafter referred to as "the first-mentioned wires") are carried along either overhead or underground on one side of the road to be used by the trackless electric car, the said electric lines (either overhead or underground) of the trackless electric-car system shall be carried along on the other side thereof unless otherwise approved by the Minister of Tele-

graphs.

- (2) At all points where it is necessary for the said electric lines to be carried across the first-mentioned wires, they shall be carried across and under the same at right angles if possible. and the first-mentioned wires shall be carefully insulated at the expense of the licensee over a sufficient length to prevent any contact in the event of accident to either line, and proper any contact in the event of accident to either line, and proper guard-wires effectively earthed shall be provided where neces-sary, at the like expense, to prevent the first-mentioned wires or any other overhead wires from getting into contact with the said electric lines. Where the first-mentioned wires run parallel to and higher than the said electric lines, and the poles supporting the pull-off or span wires are on the same poles supporting the pull-off or span wires are on the same side of the road as those supporting the first-mentioned wires, and wherever it is considered that by reason of accident or otherwise there is a danger of the first-mentioned wires falling across the said electric lines or their supports, guard-hooks and approved insulators, or other approved protective devices, shall be provided and erected by and at the expense of the licensee to the satisfaction of the Minister.

 (3) Where poles are erected on both sides of the road
- (3) Where poles are erected on both sides of the road, those on the one side of the road must comply with the requirements of the Minister of Telegraphs in order to provide reasonable facilities for their joint use.
- 6. The design of all poles, posts, standards, brackets, and other attachments used in connection with the said electric lines shall be subject to the approval of the Minister, and they shall be constructed in accordance with such approved design, and erected in such manner, as is approved in writing by the Minister.
- 7. The licensee shall take all reasonable precautions in constructing, placing, and maintaining the said electric lines and other works of all descriptions, and also in working the undertaking so as not to injuriously affect by fusion or electrolytic action any gas or water pipes, sewers, drains, or conduits, or other pipes, structures, or substances, or to injuriously interfere with the working of any telegraph, telephone, electric -lighting, or electric -fire - alarm lines or apparatus apparatus.
- 8. This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of ten years from the date hereof. Upon

- expiry of the said term, or upon sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license.
- 9. The licensee shall rectify to the satisfaction of the Minister of Telegraphs or the Minister of Railways any interference or disturbance caused by the erection or operation of the licensee's system that affects the satisfactory working of the telegraph-lines which are the property of the Telegraph or Railways Departments and which were erected prior to the licensee's lines. licensee's lines.
- 10. Notwithstanding anything contained in the regulations incorporated herein, no extensions or lines other than those along the routes hereinbefore described shall be deemed to be authorized by this license.
- 11. No electric car shall be supplied with electric power from the lines hereby authorized to be erected unless the licensee first receives from the Minister of Public Works a warrant authorizing the use of that car.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 26/1490.)

Regulations under the Canterbury College and Canterbury Agricultural College Amendment Act, 1927, relating to Subsidies on Voluntary Contributions.—(Notice No. Ag. 2930.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities Canterbury Agricultural College Amendment Act, 1927 (hereinafter referred to as "the said Act,"), and of all other (nerematter reterred 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 regula-tions hereinafter set forth relating to subsidies on voluntary contributions contributions.

REGULATIONS.

1. These regulations may be cited as the Canterbury Agricultural College Subsidy Regulations, 1930.

2. These regulations shall come into force on the date of the publication hereof in the Gazette.

For the purposes of these regulations, unless inconsistent with the context,—
"College" means the educational institution of the

Contege " means the educational Institution of the Canterbury Agricultural College:

"College Corporation" means the Corporation of the Canterbury Agricultural College:

"Live-stock" means horses, cattle, sheep, and swine:

"Minister" means the Minister of Agriculture:

"Poultry" means domestic fowls, ducks, geese, and turkeys:

"Voluntary contributions" includes any devise, bequest or gift of money, land, or other property without consideration in money or money's worth.

4. The voluntary contributions in respect of which subsidies shall be payable pursuant to section 5 of the said Act shall be such as are available either directly or as an endowment for one or more of the following purposes without the control, approval, or interference or any person other than the College Corporation or the Minister:—

(a) The provision, improvement, or maintenance of sites and buildings:

(b) The provision or maintenance of equipment of a more or less permanent character for the purposes of the college generally or for the work of the college classes:

(c) The establishment, maintenance, or improvement of

college libraries:

(d) The establishment of scholarships, exhibitions, and other college distinctions and awards, and the payment of and provision of books for students attending the college:

(e) The payment in whole or in part of salaries of professors, lecturers, assistants, or other teachers:

(f) The establishment and maintenance of college hostels or residential houses for the accommodation of students attending the college: Provided that any such hostel or residential house is wholly under the control of the College Corporation:

(g) The extension or improvement of farm live-stock

(g) The extension or improvement of farm investock and/or poultry.
5. If such purpose be one in respect of which a subsidy at the rate of £1 for every £1 of voluntary contributions is claimed to be payable pursuant to paragraph (a) of subsection (2) of the said section 5, no such subsidy shall be payable until the Minister is satisfied that proper provision by means of a sufficient declaration of trust or other instrument has been made to ensure that such voluntary contributions shall been made to ensure that such voluntary contributions shall be available solely for and at all times used solely as a capital endowment, the income from which is available solely for one or more of the purposes set out in the last preceding clause of these regulations, and until such declaration of trust or other instrument has been produced to the Minister and an attested copy thereof delivered to him to be retained by the Director-General of Agriculture.

6. All claims for the payment of any subsidy must be made to the Minister in the form set forth in the Schedule hereto and must be executed under the seal of the College Corporation or signed by the Registrar or other responsible officer

thereof.

7. Accounts shall be kept by the college of all voluntary contributions which are available for and used solely as capital endowments, and on which there is paid the subsidy provided for by paragraph (a) of subsection (2) of the said section 5, showing-

(a) (i) The amounts of capital standing to the credit of these accounts on the first day of January in each

year.

(ii) The sources from which such capital was derived and the amount derived from each source.

- (iii) The purposes for which the contributions were given. (iv) The amount of capital received during the year.
 (b) The amounts invested in securities and the names of
- such securities.
- (c) The income derived from such investments.
 (d) The amounts expended and the purposes of such

expenditure.

(e) The balance in the Income and Expenditure Account.

8. Similar accounts shall be kept of the subsidies which o. Similar accounts shall be kept of the substites which are paid by the Government from time to time on voluntary contributions, and which are to be used as a capital endowment pursuant to subsection (5) of the said section 5.

9. Accounts shall be kept of the voluntary contributions which are not used as capital endowments showing the amount of the propertied and expended and the balance as on the first day of

January in each year.

10. All the foregoing accounts shall be duly audited by the Audit Office, and shall be available at all times both before and after audit for inspection by any person appointed by the Minister for that authors. the Minister for that purpose.

SCHEDULE.

THE CANTERBURY COLLEGE AND CANTERBURY AGRICULTURAL College Amendment Act, 1927, Section 5.—Claim for Subsidy on Voluntary Contributions.

1. The Corporation of the Canterbury Agricultural College hereby makes application for subsidies on voluntary contributions as follows :-

	Amount or Value.		Amount of Su sidy claimed			
 (a) Voluntary contributions in money other than bequests (b) Voluntary contributions in money as bequests (c) Voluntary contributions in other personal property (d) Voluntary contributions in land 	£	s.	d.	£	s.	d.
Total £						

In cases of claims under heading (a) hereof, on proceeds of entertainments, a certified statement of receipts and expenditure must be attached. In cases of claims under headings (c) and (d) hereof, a schedule describing each item and showing how the value thereof has been ascertained must be attached.

2. The following are particulars of above-mentioned voluntary contributions received:

Date of Receipt of Contribution.	Source and Particulars of Contribution.	Amount or Value.			
		£	s. d.		
		1			

3. The following are the purposes for which the said voluntary contributions or the income thereof, as the case may be, will be used :-

 Purpose.	Amount
 	£

4. The following are the purposes for which the income of the subsidies payable on the said voluntary contributions will be used :-

 Purpose.	Amount.			
	£ s. d.			
	ĺ			

5. I, [Registrar, or other responsible officer] hereby certify

5. 1, [Action of the content of the

or submitted herewith are true and correct in every particular.

(iii) That the above sum of £[Contributions in money] has been paid into the banking account of the Canterbury Agricultural College at the [Name of bank] at [Place].

(iv) That all the above-described contributions have been received within the monitor of the said Act and

received within the meaning of the said Act, and the legal ownership thereof has been vested in the Canterbury Agricultural College, which is now legally in possession thereof, and the said contributions are available for immediate use.

(v) That the said contributions or the income thereof, as the case may be will be used for the purposes.

as the case may be, will be used for the purposes specified in clause 3 hereof.

specified in clause 3 hereof.

(vi) That the income derived from the subsidies payable on the said contributions, will be used for the purposes specified in clause 4 hereof, unless in any case provided for by subsection (5) of section 5 of the above-entitled Act any such purpose be not approved by the Minister of Agriculture, and in that event for such purpose or purposes as the Minister of Agriculture may approve.

(vii) That the said subsidies and such of the said contributions as are by law required to be held as a capital endowment will at all times be invested as required by subsection (5) of section 5 of the above-entitled Act.

(viii) Generally that this claim is in accordance with the

(viii) Generally that this claim is in accordance with the said Act and the regulations made thereunder.

(ix) That I am authorized by resolution duly passed by the Corporation of the Canterbury Agricultural College to make this claim and to enter into the foregoing undertaking on behalf of the said Corporation.

Dated this

day of

, 19 .

[Signature of Registrar, &c.]

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Regulations under the Massey Agricultural College Act, 1926, relating to Subsidies on Voluntary Contributions.—(Notice No. Ag. 2931.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by the Massey Agricultural College Act, 1926 (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 regulations hereinofter set forth relating to subsidies make the regulations hereinafter set forth relating to subsidies on voluntary contributions.

REGULATIONS.

- 1. These regulations may be cited as "The Massey Agricul-
- tural College Subsidy Regulations, 1930."

 2. These regulations shall come into force on the date of the publication hereof in the Gazette
- 3. For the purposes of these regulations, unless inconsistent with the context,—

 "Live-stock" means horses, cattle, sheep, and swine:

 "Minister" means the Minister of Agriculture:

 "Poultry" means domestic fowls, ducks, geese, and

 - turkevs:
 - "The College" means the Massey Agricultural College
- "The College" means the Massey Agricultural College established under the said Act:

 "Voluntary contributions" includes any devise, bequest, or gift of money, land or other property without consideration in money or money's worth.

 4. The voluntary contributions in respect of which subsidies shall be payable pursuant to section 22 of the said Act same sname be payable pursuant to section 22 of the said Act shall be such as are available either directly or as an endowment for one or more of the following purposes, without the control, approval, or interference of any person other than the College, or the governing body thereof, or the Minister:—

 (a) The provision, improvement, or maintenance of sites and buildings:

 (b) The provision or maintenance of equipment of a more

 - (b) The provision or maintenance of equipment of a more or less permanent character for the purposes of the College generally or for the work of the College classes.
 - (c) The establishment, maintenance, or improvement of
 - College libraries.
 (d) The establishment of scholarships, exhibitions, and other College distinctions and awards, and the payment of fees and provision of books for students attending the College.
 - (e) The payment in whole or in part of salaries of professors, lecturers, assistants, or other teachers.(f) The establishment and maintenance of College hostels
 - or residential houses for the accommodation of students attending the College: Provided that any such hostel or residential house is wholly under the control of the governing body of the College.

 (g) The extension or improvement of farm live-stock
- (g) The extension or improvement of farm live-stock and/or poultry.

 5. If such purpose be one in respect of which a subsidy at the rate of £1 for every £1 of voluntary contributions is claimed to be payable pursuant to paragraph (a) of subsection (2) of the said section 22, no such subsidy shall be payable until the Minister is satisfied that proper provision by means of a sufficient declaration of trust or other instrument has been made, to ensure that such voluntary contributions shall be available solely for and at all times used solely as a capital endowment, the income from which is available solely for one or more of the purposes set out in the last preceding clause of these regulations, and until such declaration of trust or other instrument has been produced to the Minister and an attested copy thereof delivered to him to be retained
- by the Director-General of Agriculture.

 6. All claims for the payment of any subsidy must be made to the Minister in the form set forth in the Schedule hereto, and must be executed under the seal of the Corporation of the College or signed by the Registrar or other responsible officer thereof.
- 7. Accounts shall be kept by the College of all voluntary contributions which are available for and used solely as capital endowments, and on which there is paid the subsidy provided for by paragraph (a) of subsection (2) of the said section 22, showing-

- (a) (i) The amounts of capital standing to the credit of these accounts on the first day of January in each year.
 - (ii) The sources from which such capital was derived
 - and the amount derived from each source.

 (iii) The purposes for which the contributions were given.
- iv) The amount of capital received during the year. (b) The amounts invested in securities and the names of such securities.
- (c) The income derived from such investments.
 (d) The amounts expended and the purposes of such ex-
- (d) The amounts expended and the purposes of such expenditure.
 (e) The balance in the Income and Expenditure Account.
 8. Similar accounts shall be kept of the subsidies which are paid by the Government from time to time on voluntary contributions, and which are to be used as a capital endowment pursuant to subsection (5) of the said section 22.
 9. Accounts shall be kept of the voluntary contributions which are not used as capital endowments, showing the amounts received and expended and the balance as on the
- amounts received and expended and the balance as on the
- first day of January in each year.

 10. All the foregoing accounts shall be duly audited by the Audit Office, and shall be available at all times both before and after audit for inspection by any person appointed by the Minister for that purpose.

SCHEDULE.

THE MASSEY AGRICULTURAL COLLEGE ACT, 1926, SECTION 22. Claim for Subsidy on Voluntary Contributions.

1. The Massey Agricultural College hereby makes application for subsidies on voluntary contributions as follows:

	Amount or Value.			Amount of Subsidy claimed.		
	£	s.	d.	£	s.	d.
(a) Voluntary contributions in money other than bequests						
(b) Voluntary contributions in money as bequests						
(c) Voluntary contributions in other personal property				İ		
(d) Voluntary contributions in land						
Total £	-					

In cases of claims under heading (a) hereof, on proceeds of entertainments, a certified statement of receipts and expenditure must be attached. In cases of claims under headings (c) and (d) hereof, a schedule describing each item and showing how the value thereof has been ascertained must be attached.

2. The following are particulars of above-mentioned voluntary contributions received:

Date of Receipt of Contribution.		Source and Particulars of Contribution.		Amount of Value.		
	<i> </i>		£	s.	d.	

3. The following are the purposes for which the said voluntary contributions or the income thereof, as the case may be, will be used :-

 Purpose.	A	mou	nt.
	£	s.	d.

4. The following are the purposes for which the income of the subsidies payable on the said voluntary contributions will

	Purpose.	Aπ	ount.
		£	s. d.
uman a managan and a managan a			

5. I, [Registrar or other responsible officer] hereby certify; as follows:

(i) That this claim is correct in every particular.
(ii) That all statements and schedules attached hereto or submitted herewith are true and correct in every particular.

(iii) That the above sum of £ [Contributions in money] has been paid into the banking account of the Massey Agricultural College at the [Name of bank] at [Place].
(iv) That all the above-described contributions have been

received within the meaning of the said Act, and the legal ownership thereof has been vested in the Massey Agricultural College, which is now legally in possession thereof, and the said contributions are available for immediate use.

(v) That the said contributions or the income thereof, as the case may be, will be used for the purposes specified in clause 3 hereof.

(vi) That the income derived from the subsidies payable on the said contributions, will be used for the purposes specified in clause 4 hereof, unless in any case provided for by subsection (5) of section 22 of the above-entitled Act any such purpose be not approved by the Minister of Agriculture, and in that over the graph purposes as the

that event for such purpose or purposes as the Minister of Agriculture may approve.

(vii) That the said subsidies and such of the said contributions as are by law required to be held as a capital endowment will at all times be invested as

required by subsection (5) of section 22 of the above-entitled Act.

(viii) Generally that this claim is in accordance with the

said Act and the regulations made thereunder.

(ix) That I am authorized by resolution duly passed by the Massey Agricultural College Council to make this claim, and to enter into the foregoing undertaking on behalf of the Massey Agricultural College.

Dated this

, 19 day of

[Signature of Registrar, &c.]

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Vesting Part of a Reserve in the Hanmer Springs Voluntary Fire Brigade (Incorporated).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto V forms part of a reserve duly set apart as a site for a fire - brigade station: And whereas, in the opinion of the Governor-General, it is expedient that the said land should be vested in the Hanmer Springs Voluntary Fire Brigade (Incorporated):

(Incorporated):

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 land described in the Schedule hereto shall become vested in the Hanmer Springs Voluntary Fire Brigade (Incorporated), in trust, as a site for a fire-brigade station. a fire-brigade station.

SCHEDULE.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 1 rood 12 perches, more or less, being part of Section 5, Block II, Hanmer Township, situated in Block II, Lyndon Survey District, and bounded as follows: Towards the north generally by other part of Section 5 aforesaid and Section 4, 166-7, 75-0, and 133-3 links; towards the east by Sections 8 to 14, 150-0 links; towards the south by Section 6, 300-0 links; and again towards the west by Amuri Road, 75-0 links; all the aforesaid sections being of Block II, of Hanmer Township. As the same is more particularly delineated on the plan marked L. and S. 9/796/1, deposited in the Head Office, Department of Lands and Survey at Wellington, and thereon bordered red.

A. W. MULLIGAN

A. W. MULLIGAN, Acting Clerk of the Executive Council. (L. and S. 9/796/1.)

The Southern Side of Portion of the Richmond Collingwood Main Highway exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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 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 Waimea County Council on the fourth day of September, one thousand nine hundred and thirty, the portion of road affected by such resolution being more particularly described in the Schedule hereto, viz.:—

"That the Waimea County Council, being the local authority having control of the roads in the Riwaka District, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the southern side of the Riwaka Main Highway fronting Lots 1 and 2 of Section 51, Block X, Kaiteriteri Survey District, for a distance of 778·3 links from the eastern boundary of Section 56, Block X, Kaiteriteri Survey District "; teriteri Survey District "

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side of the portion of the Richmond-Collingwood Main High-way (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of

SCHEDULE.

THE southern side of portion of the Richmond-Collingwood Main Highway, in the Nelson Land District, County of Waimea, fronting part Section 51, Motueka Original District, Block X, Kaiteriteri Survey District. As the same is more particularly delineated on the plan marked P.W.D. 79890, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN,
Acting Clerk of the Executive Council.

(P.W. 42/437.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase 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 prohibit, for the period of one year from the date of this Order in Council all alienations of the Native lands specified in the Schedule hereto other than alienations in favour of in the Schedule hereto other than alienations in favour of the Crown.

SCHEDULE.

HOROHORO SURVEY DISTRICT

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A. W. MULLIGAN, Acting Clerk of the Executive Council. Prohibiting of Alienation of certain Native Land other than | Alienation in favour of the Crown.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

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, 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 alienations of the Native lands specified in the Schedule hereto other than alienations in favour of the in the Schedule hereto other than alienations in favour of the Crown.

SCHEDULE.

PUKETI AND PIHANGA SURVEY DISTRICTS.

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WAIMANU	2A					990	2	0
,,	2g	• •			• •	6,271	1	4
				A. W. 1	MULLI	GAN,		
			Acting C	lerk of t	he Exe	cutive (Cou	ncil.

Varying in accordance with the Provisions thereof the Conditions of a License issued to the New Zealand Sounds Hydro-electric Concessions, Ltd., in Terms of Sections 318 and 319 of the Public Works Act, 1928.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of September, 1930.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS on the twenty-eighth day of May, one thousand nine hundred and thirty, a license (hereinafter referred to as "the license") was issued to the New Zealand Sounds Hydro-electric Concessions, Limited, authorizing the sounds Hydro-electric Concessions, Infinited, authorizing the use of water from the falls, rivers, or streams discharging into Smith Sound and from Lake Manapouri for the purpose of generating electricity, and the erection of electric lines within portion of the Fiord County:

And whereas, in accordance with clause twenty-seven of the Schedule to the license the variation hereinafter appearing has been agreed upon between the license and His Excellence.

the Schedule to the license the variation hereinafter appearing has been agreed upon between the licensee and His Excellency the Governor-General in Council:

Now, therefore, in pursuance and exercise of the powers conferred upon him by the Public Works Act, 1928, and by the said license, 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 vary the conditions of the said license by deleting the words "the 12th day of January, 1932," where they appear in the first paragraph of clause twenty-four of the Schedule to the said license, and substituting therefor the words "the 5th day of September, 1933," and by deleting the words "the 12th day of January, 1933," where they appear in the second paragraph of the said clause, and substituting therefor the words "the 12th day of January, 1933," where they appear in the second paragraph of the said clause, and substituting therefor the words "the 5th day of September, 1934."

A. W. MULLIGAN,

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 26/463.)

Land temporarily reserved in the Wellington Land District for a Site for a Public School (Ngaumu).

BLEDISLOE, Governor-General.

W HEREAS 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 manticed. mentioned:

And whereas by the seventy-first section of the Land for

Settlements Act, 1925, it is further provided that the Governor-

Settlements Act, 1925, it is further provided that the Governor-General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Acts do hereby temporarily reserve from sale the land in the Wellington Land District described in the Schedule hereunder written, for a site for a public school (Ngaumu).

SCHEDULE.

SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 4 acres 3 roods 23·8 perches, more or less, being part Section 15, Poroporo Settlement, situated in Block XV, Otahoua Survey District and bounded as follows: Towards the south by Section 1, Poroporo Settlement, Block III, Wainuioru Survey District, 995 links; towards the west and north by other part of the said Section 15, by lines bearing 351° 20′ 30″ and 84° 38′ for distances of 490·2 and 987·5 links respectively; and towards the east by the Ngaumu Road, 500·6 links. As the same is delineated on plan marked 119/15, deposited in the Wellington District Office, Department of Lands and Survey, and thereon bordered green.

As witness the hand of His Excellency the Governor-General, this 27th day of September, 1930.

E. A. RANSOM, Minister of Lands.

(L. and S. 19448).

Notice of Intention to issue an Order in Council revoking the Reservation over the Pelorus Domain, Marlborough Land District.

BLEDISLOE, Governor-General.

HEREAS by section forty-one of the Public Reserves, Domains, and National Parks Act, 1928 (hereinafter referred to as "the said Act"), it is provided that the Governor-General may from time to time by Order in Council, but subject to compliance with the requirements of subsection two of section seven of the said Act, declare that the land comprised in a public domain or part thereof shall cease to be subject to Part II of the said Act; and, further, may declare either that such land shall be a public reserve for the purposes of Part I of the said Act, or Crown land available for disposal by way of sale for cash under the Land Act. disposal by way of sale for cash under the Land Act,

for disposal by way of sale for cash under the Land Act, 1924:

And whereas the land described in the Schedule hereto is known as the Pelorus Domain, but is not required for domain purposes, and it is expedient to revoke the reservation over the said land:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby give notice, pursuant to subsection two of section seven of the said Act, that it is my intention to issue an Order in Council under Act, that it is my intention to issue an Order in Council under the provisions of section forty-one of the said Act declaring that the Pelorus Domain, described in the Schedule hereto, shall cease to be subject to Part II of the said Act, and shall be deemed to be Crown land available for disposal by way of sale for cash under the Land Act, 1924.

SCHEDULE.

Pelorus Domain.-Marlborough Land District. SECTION 66, Block XI, Wakamarina Survey District (Te Hau Island): Area, 9 acres 1 rood, more or less.

s witness the hand of His Excellency the Governor-General, this 26th day of September, 1930.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/381.)

Opening Lands in the North Auckland Land District for Selection on Renewable Lease.

BLEDISLOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred on me by the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby declare that the national-endowment lands described in the Schedule hereto shall be open for selection on renewable lease on Monday, the fifteenth day of December, one thousand nine hundred and thirty, 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 shall be leased under and subject to the provisions of the said

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .- SECOND-CLASS LAND,-NATIONAL-ENDOWMENT LAND.

Whangaroa County.—Kerikeri Survey District.

Sections 1 and 2, Block I: Area, 554 acres 0 roods 5 perches.

Capital value, £550. Half-yearly rent, £11.

Weighted with £112 10s., for improvements consisting of 300 chains of fencing, in poor state of repair. This sum must be paid in cash.

Kaeo Survey District.

Sections 8 and 10, Block IV: Area, 1,547 acres 3 roods 3 perches. Capital value, £1,160. Half-yearly rent, £23 4s. Weighted with £127 10s., for improvements consisting of 340 chains of fencing, in poor state of repair. This sum must

340 chains of fencing, in poor state of repair. This sum must be paid in cash.

The sections are situated about six miles from Kaeo, about four miles of the access road being metalled. Elevation, 400 ft. to 800 ft. above sea-level. Soil of ironstone. Both sections are well watered.

Sections 1 and 2, Block I, Kerikeri Survey District.—Easy sloping to fairly steep and broken country. There are about 100 acres green bush containing rimu, taraire; ample puriri and totara for fencing purposes, and some kauris. Balance is open fern country covered with hakea.

Sections 8 and 10, Block IV, Kaeo Survey District.—About three-quarters of section is flat, undulating and rolling country; balance rising. About 150 acres scattered bush containing sufficient rimu and totara for fencing purposes and kauri for buildings. Balance covered with fern, manuka, and hakea.

As witness the hand of His Excellency the Governor-

As witness the hand of His Excellency the Governor-General, this 29th day of September, 1930.

E. A. RANSOM, Minister of Lands.

(L. and S. 9/2504.)

Visiting Justice appointed.

Prisons Department,
Wellington, 25th September, 1930.

H 18 Excellency the Governor-General has been pleased to appoint to appoint

John Hearsey Salmon, Esquire,

to be a Visiting Justice to His Majesty's Prison at Wanganui. JOHN G. COBBE, Minister of Justice.

Visiting Justice appointed.

Prisons Department,
Wellington, 25th September, 1930.

HIS Excellency the Governor-General has been pleased to appoint Arthur Manwell Mowlem, Esquire,

to be a Visiting Justice to His Majesty's Prison at Napier.

JOHN G. COBBE, Minister of Justice.

Visiting Justice appointed.

Prisons Department,
Wellington, 25th September, 1930.

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

Philip Hamilton Harper, Esquire,

to be a Visiting Justice to His Majesty's Prison at Gisborne. JOHN G. COBBE, Minister of Justice.

Cancellation of Certificate and Registration as a Teacher.

Office of Minister of Education, Wellington, 23rd September, 1930.

Notice is hereby given that the teacher's certificate and registration of William Robert Gibson, are hereby cancelled under section 17 (3) of the Education Act, 1924.

HARRY ATMORE, Minister of Education.

Children's Home registered.

In pursuance of the power vested in me by section 6, subsection (1), of the Child Welfare Amendment Act, 1927, I, Harry Atmore, Minister of Education, do hereby notify that the "Whakarewa" Orphanage, Motucka, has been registered as a Children's Home as from the date hereof. Dated at Wellington, this 27th day of September, 1930.

HARRY ATMORE, Minister of Education.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 30th September, 1930.

I'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. tively opposite their names, viz.:-

Name.
James McLaughlin
Roland Charles Leslie Sanders

Thomas Harraway .. Cheviot. .. Heriot.

W. W. COOK, Registrar-General.

Appointment in the Public Service.

Office of the Public Service Commissioner,

Wellington, 26th September, 1930.

THE Public Service Commissioner has made the following appointment in the Public Service. appointment in the Public Service:-

Alfred Leslie,

to be the Registrar of Electors and Returning Officer for the Electoral District of Temuka for the purposes of the Electoral Act, 1927, as from the 1st day of September, 1930.

T. MARK, Secretary.

Appointment of Issuing Officers for the Purpose of issuing Licenses to Fish for Trout under the Rotorua Trout-fishing Regulations, 1929.

PURSUANT to the provisions of Regulation 5 of the Rotorua Trout-fishing Regulations, 1929, I, George Percival Newton, Under-Secretary of the Department of Internal Affairs of the Dominion of New Zealand, do hereby Percival Newton, Under-Secretary of the Department of Internal Affairs of the Dominion of New Zealand, do hereby suthorize—

T. H. Pearson, P.O. Box 32, Opotiki,
C. A. Reilly, Acclimatization Club, Te Awamutu,
Levuka Corbett, Ohinemutu, Rotorua,
Mrs. B. Kelly, Fishing Lodge, Lake Okataina (care of Dr. Rayner, 406 Queen Street, Auckland),
W. H. Tisdall, Ltd., P.O. Box 1210, Auckland,
W. Pollock, Whakaue Street, Rotorua,
J. M. McKenzie, Atiamuri, Private Bag, Putaruru,
W. H. Gomez, Tutanekai Street, Rotorua,
H. MacPherson, Te Whaiti,
Mrs. A. M. Meyer, Ngongotaha,
H. W. Hitchon, Rotorua,
Mrs. P. Atkinson, Rotoma, via Rotorua (Rotoiti Store),
Mr. Sam Emery, Mourea (Mourea Store),
D. B. Atkins, Hamurana, Private Bag, Rotorua,
K. Altherr, Fenton Street, Rotorua,
A. J. Isdale, Ngongotaha,
S. J. Tisdall and Co., Tutanekai Street, Rotorua,
L. Booker, Chemist, Te Puke,
Harold Cuff, P.O. Box 53, Te Puke,
Mr. J. A. Gillett, Takapuna, Auckland,
T. F. Snell, P.O. Box 56, Putaruru,
J. L. McIntosh, Houseboat, Rotorua,
Mrs. K. Davies, Ngongotaha,
J. O'Sullivan, Secretary, Whakatane Rod and Gun Club (Manager, Bank of New Zealand, Taneatua),
W. Pakes, Fenton Street, Rotorua,
Mrs. S. Crowther, Arawa Street, Matamata,
J. R. Ross and Co., P.O. Box 301, Hamilton,
A. Leonard, P.O. Box 2, Pukemiro,
Colonial Ammunition Co., Auckland,
Mrs. E. Churton, Geyser Hotel, Wairakei,
J. Loughlin, Launch-proprietor, Taupo,
W. R. Edwards, Victoria Street, Cambridge,
Miss Hall, Postmistress, Ohinemutu,
A. P. Warbrick, Launchmaster, Te Wairoa,
Mrs. G. Harrop, Postmistress, Ohinemutu,
A. P. Warbrick, Launchmaster, Te Wairoa,
Mrs. G. Harrop, Postmistress, Ohinemutu,
A. D. Hall, Wairoa, H.B.,
Postmaster, Wairoa, H.B.,

J. I. Jones and Sons, Wanganui,

to be issuing officers for the purpose of issuing licenses to fish for trout under the Rotorua Trout-fishing Regulations, 1929.

Dated at Wellington, this 2nd day of October, 1930.

(I.A. 26/134/13.)

G. P. NEWTON, Under-Secretary.

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

Department of Defence,
Wellington, 24th September, 1930.

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

Commands.

Lieutenant-Colonel G. H. Gray, M.C., v.D., the Nelson, Marlborough, and West Coast Regiment, relinquishes command of the 1st Battalion, and is transferred to the Reserve of Officers, Class I (b), R.D. 9. Dated 8th September, 1930. Major W. C. Harley, the Nelson-Marlborough and West Coast

Regiment, is appointed to command the 1st Battalion, and is granted the rank of Lieutenant-Colonel. Dated 9th September, 1930.

The period of command of Lieutenant Colonel R. G. Milligan, D.S.O., Coast Artillery Group, Northern Command, is extended to 22nd March, 1931.

THE OTAGO MOUNTED RIFLES.

The undermentioned to be Majors:—Captain A. W. Johnson, M.C. Dated 1st September, 1930. Captain A. S. B. Smith. Dated 2nd September, 1930.

THE NELSON-MARLBOROUGH MOUNTED RIFLES.

Lieutenant K. W. Ford to be Quartermaster, with the honorary rank of Captain. Dated 18th July, 1930.

THE REGIMENT OF N.Z. ARTILLERY.

2nd Lieutenant C. W. Hamann, 16th Pack Battery, to be Lieutenant. Dated 15th September, 1930.
2nd Lieutenant G. L. Falck, 16th Pack Battery, to be Lieutenant. Dated 15th September, 1930.
Lieutenant G. L. Falck is transferred from the 16th Pack Battery to the 20th Pack Battery, with seniority as from the 15th September, 1930. Dated 18th September, 1930.
With reference to the notice published in the N.Z. Gazette, No. 58, of 14th August, 1930, relative to 2nd Lieutenant H. L. Towers, for "Lieutenant" read "2nd Lieutenant."

THE N.Z. INFANTRY.

The North Auckland Regiment.

Captain F. G. Coleman, 1st Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 1. Dated 10th September, 1930.

The Wellington West Coast Regiment.

2nd Lieutenant W. B. Sutch, from the Nelson-Marlborough and West Coast Regiment, to be 2nd Lieutenant, with seniority as from the 10th June, 1929, and is posted to the 1st C Battalion. Dated 12th September, 1930.

The Nelson-Marlborough and West Coast Regiment.

The undermentioned to be Lieutenants:-

2nd Lieutenant E. St. John, 2nd C Battalion. Dated 31st January, 1930. 2nd Lieutenant H. M. Kerr, 2nd C Battalion. Dated 1st

February, 1930.

2nd Lieutenant E. B. Rout, 3rd C Battalion. Dated 1st July, 1930.

2nd Lieutenant W. B. Sutch, 1st C Battalion, is transferred to the Wellington West Coast Regiment. Dated 12th September, 1930.

The Otago Regiment.

Lieutenant A. S. Dray, 1st Battalion, resigns his commission. Dated 10th September, 1930.

N.Z. ARMY SERVICE CORPS.

Southern Depot.

2nd Lieutenant S. G. Forbes to be Lieutenant. Dated 13th September, 1930.

N.Z. MEDICAL CORPS.

Captain P. C. Davie, M.B., F.R.C.S. Edin., to be Major. Dated 12th September, 1930. Lieutenant J. H. H. Wood, M.B. to be Captain. Dated 16th

September, 1930.

THE N.Z. CHAPLAINS DEPARTMENT.

The Reverend H. H. Jeffreys, Chaplain, 4th Class (Methodist), is transferred from No. 1 R.D. to No. 5 R.D. Dated 11th September, 1930.

RESERVE OF OFFICERS.

The Otago Regiment.

Lieutenant R. R. Nimmo resigns his commission. Dated 10th September, 1930.

JOHN G. COBBE, Minister of Defence.

Notice respecting Proposed Alteration of Boundaries, Howick Town District.

Department of Internal Affairs,

Wellington, 2nd October, 1930.

Wellington, 2nd October, 1930.

It is hereby notified that a petition has been presented to His Excellency the Governor - General, under the Town Boards Act, 1908, praying that the area described in the Schedule hereto may be excluded from the Manukau County and included in the Howick Town District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration which they desire to lodge, within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

Area proposed to be excluded from the Manukau County AND INCLUDED IN THE HOWICK TOWN DISTRICT.

ALL that area in the North Auckland Land District, Manu-ALL that area in the North Auckland Land District, Manu-kau County, situate in Block IV, Otahuhu Survey District, bounded, commencing at a point being the intersection of the southern boundary of the Howick Town District as described in New Zealand Gazette, 1922, page 759, and mean high-water in New Zealand Gazette, 1922, page 759, and mean high-water mark, Hauraki Gulf, on the north-east and east generally by mean high-water mark, Hauraki Gulf, to the north-eastern corner of part of Lot 4 as shown on D.P. 21066, being part of Allotment 72, Pakuranga Parish; on the south, south-west, and west generally by part of Lot 4 aforementioned, by Lots 11 and 2 on D.P. 17330, being parts of Allotment 72, Pakuranga Parish, by Lot 1 on D.P. 17330, being part of Allotments 72 and 69, Pakuranga Parish, to the westernmost corner of Lot 80 on D.P. 16751, being part of Allotment, 69 Allotments 72 and 69, Pakuranga Parish, to the westernmost corner of Lot 89 on D.P. 16751, being part of Allotment 69, Pakuranga Parish; by a right line drawn across the aforesaid Lot 1 (D.P. 17330) to the southernmost corner of Lot 93 on D.P. 16751, being part of Allotment 69 aforementioned, again by Lot 1 aforementioned, by Lot 13 on D.P. 17330, being part of Allotments 72 and 69, Pakuranga Parish, and by Lot 144 on D.P. 16913, being part of Allotments 69 and 68, Pakuranga Parish, to the southern boundary of the Howick Town District aforementioned; on the north by the said southern boundary of the Howick Town District to the point of commencement.

P. A. DE LA PERRELLE, Minister of Internal Affairs.

(I.A. 19/86/135.)

Notice respecting Proposed Abolition of the Waihopai River District, County of Southland.

Department of Internal Affairs,

Wellington, 2nd October, 1930.

To is hereby notified that a petition has been presented to His Excellency the Governor-General, under the River Boards Act, 1908, and its amendments, praying that the Waihope River District may be abolished. All persons affected are hereby called upon to lodge any written objections to an artitions against the proposed abolition which tions to or petitions against the proposed abolition which they desire to lodge, within one month from the first publica-tion of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

> P. A. DE LA PERRELLE, Minister of Internal Affairs.

(I.A. 19/63/21.)

Redefining Boundaries of the Borough of Birkenhead, the County of Waitemata, and the Birkenhead Riding of the County of of Wauema Waitemata.

Department of Internal Affairs,
Wellington, 27th September, 1930.

PURSUANT to the provisions of section 141 of the Municipal Corporations Act, 1920, the boundaries of the Borough of Birkenhead are hereby defined as set out in the First Schelule house. The boundaries of the said horses First Schedule hereto, the boundaries of the said borough having been altered by Order in Council dated the 18th day of March, 1930, made under the Municipal Corporations Act, 1920, and published in Gazette, No. 20, of the 20th day of March, 1930. And also, in pursuance of the provisions of the said section 141 of the Municipal Corporations Act, 1920, the boundaries of the County of Waitemata affected by the said Order in Council dated the 18th day of March, 1930, are hereby defined as set out in the Second Schedule hereto.

And in further pursuance of the provisions of the said section 141 of the Municipal Corporations Act, 1920, the boundaries of the Birkenhead Riding of the County of Waitemata affected by the said Order in Council dated the 18th day of March, 1930, are hereby defined as set out in the Third Schedule hereto.

FIRST SCHEDULE.

Boundaries of the Borough of Birkenhead.

ALL that area in the North Auckland Land District, bounded towards the north and north-east by Hellyer's Creck and Karipatiki Creek from Waitemata Harbour to the road at the head of the latter creek, and by that road to Section 126, Parish of Takapuna, by that section and Section 127 to a point in line with the southern boundary of Lots 14, 15, and 16 of Section 121, Parish of Takapuna; thence to and along that boundary to a point in line with the northernmost angle of Glen Avenue; thence to that angle and southerly and easterly along the eastern and northern side of Glen Avenue aforesaid to Glenfield Road; thence along the western side of Glenfield Road to a point in line with the southern side of Pupuki Road forming the northern boundary of Section 3, Parish of Takapuna; thence to and along that boundary to the north-eastern corner of Section 3 aforesaid; thence along the eastern boundary of Sections 3, 2, and 1, Takapuna Parish, to the north-western corner of Lot 22 of Section 56, Takapuna Parish; thence along the western boundary of Lots 22, 19, 18, 17, 16, 15, 14, 13, 12, and part 23 to the north-eastern boundary of Section 58, Parish of Takapuna; thence south-easterly along that boundary to the southwestern boundary of a Recreation Reserve of 22 acres reclaimed from Little Shoal Bay; thence south-easterly generally along that boundary to Little Shoal Bay; thence by Little Shoal Bay and the Waitemata Harbour to Hellyer's Creek, the point of commencement.

SECOND SCHEDULE.

BOUNDARIES OF THE COUNTY OF WAITEMATA

ALL that area in the North Auckland Land District, bounded by a line commencing at the mouth of the Waiwera River; thence southerly generally along the sea-coast to the mouth of the Wairau Stream; thence along high-water mark of the Wairau Stream, and up a tributary of that stream to the north-western side of Sea View Road; thence south-westerly along the said north-western side of Sea View Road (Devonport-Waiwera Road); thence north-westerly along that side to a point in line with the north-westerly along that side to a point in line with the north-westerly along that side to a point in line with the north-westerly along the north-western boundary of Allotment 3, Takapuna Parish, to its north-western corner; thence along a right line, being the production of the south-western boundary of the aforesaid Allotment 3, to the north-western side of Archer Road; thence south-westerly along the said north-western side of Archer Road to the south-western corner of Allotment 12, Parish of Takapuna; thence along a right line to the north-eastern corner of said Allotment 104; thence along the south-western boundary of Allotments 104, 103, and 92, Parish of Takapuna, across Northcote Road, and along the south-western boundary of Allotments 104, 103, and 92, Parish of Takapuna, across Northcote Road, and along the south-western boundary of Allotment 68, Parish of Takapuna, to its south-western corner; thence along the south-eastern boundary of Shoal Bay; thence along high-water mark of Shoal Bay and up the middle of a stream to its intersection with the northern corner of Allotment 57 of Section 39, Parish of Takapuna; thence along the north-western corner of Allotment 41, 40, 30, 38, 37, and 36 of Allotment 48 aforesaid to the northernmost corner of Allotment 93, Parish of Takapuna; thence along the north-eastern boundary of Allotment 93, Parish of Takapuna; thence along the south-residence alon

allotment; thence along the southern boundary of the said Allotment 8 to its south-western corner; thence along the eastern side of the public road forming the western boundary of Allotment 7, Parish of Takapuna, to the northern side of Onewa Road; thence easterly along the northern side of Onewa Road to a point in line with the eastern boundary of Allotment 56, Parish of Takapuna; thence to and along that boundary to its intersection with the original high-water mark of Little Shoal Bay; thence along that original high-water mark to its intersection with the north-eastern boundary. water mark to its intersection with the north-eastern boundary of Allotment 58, Parish of Takapuna; thence northerly, westerly, and northerly generally along the boundaries of the Borough of Birkenhead, hereinbefore described, to Waitemata Harbour; thence by Waitemata Harbour and the Whau River to a point in line with the north-eastern boundary of Lot 3 on plan 11169, deposited in the office of the District Harbour; thence by Waitemata Harbour and the Whau River to a point in line with the north-eastern boundary of Lot 3 on plan 11169, deposited in the office of the District Land Registrar at Auckland; thence to and along that boundary to its northernmost corner; thence south-westerly along the north-western boundary of Lots 3, 4, 5, 6, 7, and 8 of plan 11169, deposited as aforesaid, Lots 64, 63, 59, a road abutment, Lots 39 and 18, a road abutment, and Lot 17, all on plan 19388, deposited as aforesaid, and part of Lot 5 of Allotment 89, Parish of Waikomiti, to the westernmost corner of the last-mentioned allotment; thence south-easterly along the south-western boundary of said part Lot 25, Allotment 89, to the middle of a public road; thence south-westerly along the middle of that road to the road forming the south-western boundary of Allotment 192, Parish of Waikomiti; thence north-westerly along that road to a point in line with the north-western boundary of Allotment 161, Parish of Waikomiti; thence south-westerly along that boundary to its southwestern corner; thence north-westerly along the southwestern boundary of Allotments 162 and 163 to the road forming the north-western boundary of the last-mentioned allotment; thence along the eastern side of that road to a point in line with the south-western boundary of a point in line with the middle of the road forming the eastern boundary of Allotment 222, Parish of Waikomiti; thence to and along the middle of that road to a point in line with the north-eastern boundary of said Allotments 222; thence along the north-eastern boundary of Allotments 222, 223, 224, 225, 227, 228, and 229, to the road forming the north-western boundary of the last-mentioned allotment; thence south-western boundary of the last-mentioned al the north-eastern boundary of Allotments 222, 223, 224, 225, 226, 227, 228, and 229, to the road forming the north-western boundary of the last-mentioned allotment; thence south-westerly along the south-eastern side of that road to the Great North Road; thence along the northern side of the Great North Road to the western side of the road forming the north-western boundary of Allotment 229, Parish of Waikomiti aforesaid; thence by a right line across the Great North Road to the north-western side of Sabulite Road; thence south-westerly along the north-western side of that thence south-westerly along the north-western side of that road to the north-western boundary of part Allotment 248, Parish of Waikomiti; thence along the north-western boundary of said part Allotment 248, a distance of 722.3 links, to a public road; thence westerly along the northern side of that road for a distance of 1205.8 links; thence again by the north-western side of that road crossing a rubblic road. that road for a distance of 1205-8 links; thence again by the north-western side of that road, crossing a public road, the Auckland-Kaipara railway, to the south-western boundary of the said railway; thence north-westerly along the south-western boundary of that railway to the south-eastern corner of Section 90, Waari Hamlet; thence along the southern boundaries of that section to the north-western corner of that part of Allotment 14, Parish of Waikomiti, containing 21 acres 0 roods 10 perches; thence south-westerly along that boundary to the middle of a public road; thence easterly along the middle of that road to a point in line with the western boundary of that part of Allotment 14 Parish of Waikomiti, containing middle of that road to a point in line with the western boundary of that part of Allotment 14, Parish of Waikomiti, containing 11 acres 3 roods 20 perches; thence to and along that boundary to its south-western corner; thence along the north-eastern and eastern boundaries of Allotment 114, Waikomiti Parish, and the production of the last-named boundary to the middle of a public road; thence westerly along the middle of that road to a point in line with the western boundary of Allotment 113, Waikomiti Parish; thence along the western and southern boundaries of that allotment and the production of the last-mentioned boundary to the middle of a public road; thence south-easterly and southerly along the middle of that road to a point in line with the southern boundary of Lot 7 road to a point in line with the southern boundary of Lot 7 of Allotment 117, Parish of Waikomiti; thence to and along of Allotment 117, Parish of Waikomiti; thence to and along that boundary to the south-eastern corner of the said Lot 7; thence along the eastern boundary of Lots 7, 8, 9, and 10 and the south-eastern boundaries of Lots 11, 12, 13, 14, and 15 of Allotments 117 and 118, Waikomiti Parish, to the south-eastern corner of the last-mentioned lot; thence along the north-eastern boundary of Lot 15 aforesaid to the southern-most corner of Lot 73; thence along the south-eastern boundaries of Lots 73, 74, 66, 67, 68, and 69 of Allotment 119, Parish of Waikomiti, to a public road; thence across that road and along the north-western boundary of Allotment 50 to its north-eastern corner; thence along the eastern boundary of Allotment 50 to the north-western corner of Allotment

40, Parish of Waikomiti; thence along the northern boundaries of Allotments 40 and 127 to a public road; thence along the western side of that road to a point in line with the southeastern boundary of Allotment 149, Parish of Waikomiti; thence along the north-western boundaries of Allotments 136, 137, and 138 to the north-representations of the last-mentioned. thence along the north-western boundaries of Allotments 136, 137, and 138 to the northernmost corner of the last-mentioned allotment; thence along the north-eastern boundary of Allotment 138 to Titirangi Road; thence across Titirangi Road to the northernmost corner of Section 4, Block XI, Hetana Hamlet; thence along the north-eastern boundary of Sections 4 and 11 of the said Block XI to a public road; thence across that road to the northernmost corner of Section 4, Block XII, Hetana Hamlet; thence along the north-eastern boundary of that section and the north-western boundary of Section 5, Block XII aforesaid, to a public road; thence south-easterly along the western side of that road to a point in line with the middle of the road forming the south-eastern boundary of Block IX, Hetana Hamlet; thence to and along the middle of that road to a point in line with the eastern boundary of Block IX, Hetana Halmet; thence to and along the middle of that road to a point in line with the middle of the road forming the south-western boundary of Block X, Hetana Hamlet; thence to and along the middle of that road to the north-western boundary of Allotment 270, Parish of Waikomiti; thence along the north-western and western boundaries of Allotment 270 aforesaid and the western boundaries of Allotment 270 aforesaid and the western boundaries of Allotment 270, Parish of Waikomiti; and that western boundaries of Allotment 270 aforesaid and the western boundary of Allotment 280, Parish of Waikomiti, and that boundary produced to the middle of Grandison Road; thence easterly generally along the middle of Grandison Road to the middle of Portage Road; thence along the middle of Portage Road to Whan Creek; thence up Whan Creek to the western side of Portage Road; thence along the western side of Portage Road to Manakau Harbour; thence by Manakau Harbour and the sea-coast to Kaipara Harbour; thence by Kaipara Harbour; and the Makaran River and Ranhori Stream to the Harbour and the Makarau River and Rauhori Stream to the northern boundary of the Parish of Makarau; thence along the northern and eastern boundaries of the aforesaid Makarau Parish to the northern boundary of the Waiwera Parish; thence along the northern boundary of that parish to the Waiwera River; thence down the middle of that river to its mouth, the place of commencement, and excluding therefrom the Town Districts of Helensville and Henderson.

THIRD SCHEDULE.

BOUNDARIES OF BIRKENHEAD RIDING.—COUNTY OF WAITEMATA.

ALL that area in the North Auckland Land District, bounded by a line commencing at the south-western corner of Allot-ment 297, Paremoremo Parish; thence in an easterly direction along the southern boundaries of Allotments 297 and 298, to the north-western corner of Allotment 301, Paremoremo; thence in a southerly direction along the western boundaries of Allotments 301 and 179 to the south-western corner of the last-mentioned allotment; thence in a north-easterly direction along the south-eastern boundary of the aforesaid Allotment 179 to the north-western corner of Allotment 158, Paremoremo; thence in a southerly direction along the western boundaries of Allotments 158 and 320 to the boundary-line of Allotment 321, Paremoremo Parish; thence in a south-westerly direction along the north-western boundaries of Allotments 321 and 324, Paremoremo Parish, to the northwestern corner of the last-mentioned allotment; thence in a south-easterly direction along the south-western boundaries of the aforesaid Allotment 324 and Allotment 177 to a public of the aforesate Anothent 524 and Anothent 177 to public road, by a crossing of the said road, and in a north-easterly direction along its southern side to the north-western corner of Allotment 169, Paremoremo Parish; thence in a south-easterly direction by a right line to the north-western corner of Allotment 200, Parish of Takapuna; thence in a south-easterly direction along the south-western boundaries of the said Allotment 200 and Allotment 222, 241, and 243, Takapuna said Allotment 200 and Allotment 232, 241, and 243, Takapuna Parish, to the north-eastern corner of Allotment N.W. 105, Parish, to the north-eastern corner of Allotment N.W. 105, Takapuna Parish; thence in a south-westerly direction along the north-western boundaries of the said Allotment N.W. 105 and Allotments N.W. 106 and 107, Takapuna Parish, to the north-western corner of the last-mentioned allotment; thence in a south-easterly direction by the south-western boundary of the said Allotment 107 and Allotment 102, Takapuna Parish, to the Northcote Borough boundary, as described in N.Z. Gazette, 1907, page 3485; thence generally in a south-westerly direction by that boundary to the Birkenhead Borough boundary hereinbefore described, and by that boundary to the Waitemata Harbour; thence in a north-westerly direction by the said Waitemata Harbour to the middle of Lucas Creek; thence north-easterly up the middle of Lucas Creek to the south-eastern corner of Allotment 299, Pukeatua Parish; thence generally in a northerly direction Pukeatua Parish; thence generally in a northerly direction by the eastern boundary of Allotment 299 and the road forming the eastern boundaries of Allotments S.W. 300, M. 300, N.M. 300, N. 300 and 301, Pukeatua Parish, to the point of commencement.

P. A. DE LA PERRELLE, Minister of Internal Affairs. (I.A. 19/1/229.)

Wellington, 27th September, 1930.

THE following certificate has been executed on the sealed conv of the Cobdon Town Postal 2 and 2 Copy of the Cobden Town Board's Amending By-law, 1930, made by the Cobden Town Board on the 30th day of June, 1930.

P. A. DE LA PERRELLE,
Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within-written by-law and declare that the same came into force on the 9th day of July, 1930.

Dated this 27th day of September, 1930.

P. A. DE LA PERRELLE, Minister of Internal Affairs.

(I.A. 19/20/25.)

Notifying Land in North Auckland Land District to be subject to the Land for Settlements Act, 1925.

Department of Lands and Survey Wellington, 4th September, 1930.

OURSUANT to the provisions of the Land for Settlements Act, 1925, I hereby notify that the undermentioned land, being the land known as Aponga Settlement, which has been acquired under the said Act, is subject to the said Act, as from 3rd February, 1930.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—APONGA SETTLEMENT. NORTH AUCKLAND LAND DISTRICT.—APONGA SETTLEMENT.
ALL that area in the North Auckland Land District, Whangarei
County, containing by admeasurement 3,280 acres 2 roods
7-5 perches, more or less, being Lot 2 on deposited plan 21501,
being Mangakowhara A No. 2 Block in Block XVI, Motatau
Survey District, and Block XIII, Hukerenui Survey District;
part Section 1 of Block XVI, Motatau Survey District, on
D.P. 22919; Lots 1 and 2 on D.P. 22918, comprising Section
17 and parts Sections 7, 18, and 19, Block I, Purua Survey
District, comprised in certificate of title, Vol. 610, folio 122;
Sections 12B, 12C, 12D, 12E, 12F, 12G, 12H, and 12T, Block
XIII, Hukeranui Survey District, comprised in certificate of
title, Vol. 214, folio 210; Section 18, Block XIII, Hukerenui
Survey District, comprised in certificate of title, Vol. 291,
folio 134; Section 14, Block XIII, Hukerenui Survey District,
comprised in certificate of title, Vol. 126, folio 98, part Section
12, Block XIII, Hukerenui Survey District; Sections 2, 3,
4, 21, 22, 33, 36, 37, 38, 40, 41, and 42, Block I, Purua Survey
District, comprised in certificate of title, Vol. 203, folio 46;
part Section 23, Block I, Purua Survey District, in D.P.
4374, comprised in certificate of title, Vol. 152, folio 291;
Sections 30, 31, 32, and 35, Block I, Purua Survey District,
comprised in certificate of title, Vol. 104, folio 128; Sections 43,
44, and 45, Block I, Purua Survey District, comprised in
certificate of title, Vol. 33, folio 229; Sections 46 and 48,
Block, I, Purua Survey District, comprised in certificate of
title, Vol. 45, folio 140: part Section 49, Block I, Purua Survey
District, comprised in certificate of title, Vol. 211, folio 152,
and part of Sections 50 and 51, Block I, Purua Survey District,
comprised in certificate of title, Vol. 615, folio 172: Bounded
by a line commencing at the south-western corner of Lot 1 on
D.P. 21501; thence along the northern boundary of the ALL that area in the North Auckland Land District, Whangarei by a line commencing at the south-western corner of Lot 1 on D.P. 21501; thence along the northern boundary of the said Lot 1 to its southernmost corner; thence along part of the western and the southern boundary of part Section 17, Block XIII, Kukerenui Survey District, to a public road; thence along the western side of that road to a point in line with the southern boundary of part Section 12 on D.P. 5175; thence to and along that boundary and the southern boundary of Section 16 and part of Section 16. Of Sections 16 and part 15a, Block XIII, Hukerenui Survey District, to the north-eastern corner of Section 14; thence along the western boundary of part Section 15a, Block XIII, Hukerenui Survey District, and Allotment 22, Parish of Otakairangi, to the north-eastern corner of Section 1 (State Forest), Block I, Purua Survey District; thence along the northern and western boundaries of the said Section I to a public road at its south-western corner; thence across that road and north-easterly along its south-eastern side to the southern boundary of the said Section No. 1, and thence easterly along that boundary to its south-eastern corner; easterly along that boundary to its south-eastern corner; thence southerly along the western boundary of part Allotment 14, Parish of Otakairangi, and Lot 5 on D.P. 12030, to the north-eastern corner of Section 39 (State Forest), Block I, Purua Survey District; thence along the northern and western boundaries of said Section 39 to its south-western corner; thence along part of the northern boundaries of Sections 55 and 52, Block I aforesaid, to a public road forming the

south-western boundary of Section 40, Block I, Purua Survey District; thence north-westerly along the north-eastern side of that road to a point in line with the boundary of Section 46, Block I, Purua Survey District; thence to and along that boundary to the south-western corner of the said Section 46; thence along the western boundary of Section 47, Block I, Purua Survey District, to a public road; thence northerly generally along the eastern side of that road to the north-western corner of Lot I on D.P. 22918; thence along the northern boundary of Lot I aforesaid to its north-eastern corner; thence along part of the western boundary of Section 3, Block I, Purua Survey District, to the southern boundary of part Section 12, Block XIII, Hukerenui Survey District; thence westerly along that boundary, and that boundary produced to the eastern side of a public road; thence northerly along the eastern side of that road to a point in line with the northern boundary of Section 2, Block XIII, Hukerenui Survey District; thence to and along that boundary to the south-eastern corner of Section 11, Block XIII aforesaid; thence along the eastern and northern boundaries of said Section 11, to the eastern boundary of Section 1, Block XVI, Motatau south-western boundary of Section 40, Block I, Purua Survey to the eastern boundary of Section 1, Block XVI, Motatau Survey District; thence along the southern boundary of part Section 1, as shown on D.P. 22919, to the western bound-

part Section 1, as shown on D.P. 22919, to the western boundary of the said Section 1; thence along the southern and western boundaries of Lot 2, D.P. 21501, to the south-western corner of Lot 1, D.P. 21501, the place of commencement.

Also all that area containing by admeasurement 66 acres 2 roods and 6 perches, more or less, being part Section 75, Block I, Purua Survey District, and being all the land comprised in certificate of title, Vol. 136, folio 253: Bounded, commencing at the south-west corner of part Section 26, Block I, Purua Survey District; on the north by part Section 26 aforesaid and part Section 25, Block I, Purua Survey District; on the east by a public road forming the western boundary of Sections 76A, 76, 77, 78, and 79, Block I, Purua Survey District, on the south by Section 27, Block I, Purua Survey District, and on the west by Sections 14 and 13, Block IV, Mangakahia Survey District, to the point of commencement. mencement

Also all that area, containing by admeasurement 210 acres 3 roods 30 perches, more or less, being Section 23, Block IV, Mangakahia Survey District, and being all the land comprised in certificate of title, Vol. 159, folio 171.

As the same are more particularly delineated on a plan marked L. and S. 21/149/576, and deposited under No. 2430 in the Head Office of the Lands and Survey Department, Wellington, and thereon edged red.

> E. A. RANSOM, Minister of Lands. Minister of Lands.

(L. and S. 21/149/576.)

Notice of Intention to take Land in Block XIII, Rangiriri Survey District, and Block I, Newcastle Survey District, for Mining Purposes.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, and the Coal-mines Act, 1925, to take for the purpose of coal-mining operations under Part III of the Coal-mines Act, 1925, the land described in the Schedule hereto: And notice is hereby further given that the plan of the land so required to be taken is denosited in the post-office at Clep Afton, and is there open is deposited in the post-office at Glen Afton, 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 thereof, 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	Each of the Pieces of Land required to be taken.	Being Portion of	Situated in Block.	Situated in Survey District of	Coloured on Plan
A.	R. P.				
0	3 36	Allotment 140	I	Newcastle	Blue.
2	2 10.5	" 141	XIII	Newcastle Rangiriri	Green
2	2 28	" 142а	XIII	Rangiriri	Blue.
0	2 28	,, 193	XIII	Rangiriri	Green.
46	2 0	" 193 (Pepepe Parish.)	XIII	Rangiriri	Green.

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 80007, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

s witness my hand, at Wellington, this 30th day of September, 1930.

W. B. TAVERNER, Minister of Public Works. (P.W. 19/353).

Notice of Intention to take Land in Block II, Otanewainuku Survey District, and Block XIII, Tauranga Survey District, for the Purposes of a Road.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to execute a certain public work—to wit, the construction of a road—and for the purposes of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Gate Pa, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such 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.

Approxi- mate Areas of the Pieces of Land required to be taken.	Being Portion of	Situated in Block,	Situated in Survey District of	Coloured on Plan
A. R. P. 2 1 32 1 2 17·2 1 3 2·0 0 0 0·05	Allotment 125 Allotment 124 I.ot 4, D.P. 15064 Lot 3, D.P. 15064 (Auckland R.D.) (Parish of Te Papa) (S.O. 24748)	II XIII XIII XIII	Otanewainuku Otanewainuku Otanewainuku Tauranga Tauranga	Purple.

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 79854, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

s witness my hand, at Wellington, this $30 \mathrm{th}$ day of September, 1930.

W. B. TAVERNER, Minister of Public Works. (P.W. 35/310.)

Result of Land Surveyors' Examination, September, 1930.

Office of the Survey Board, Government Buildings, Wellington, 24th September, 1930.

A T the examination of candidates for registration as a surveyor held in September, 1930, under the Surveyors' Registration Act, 1928, and conducted by the Federated Surveyors' Boards of Australia and New Zealand, thirty-six candidates presented themselves in New Zealand. Ten of these candidates succeeded in obtaining passes, as under:—

Broughton, Robert Stuart, of Auckland. Claris, William Holman, of Wellington. Fowler, Cecil, of Dunedin. Gillespie, Alan Rollo, of Whangarei. Goddard, Maurice Steven, of Wellington. Jenks, Harold John, of Auckland. Lynch, William Emory, of Napier. Macintosh, Edgar, of Christchurch. Mawson, Keith James, of Wellington. Williamson, James Edward, of Napier.

> M. CROMPTON-SMITH, Secretary, Survey Board.

Minister's Decisions under Customs Act.

Customs Department, Wellington, 29th September, 1930.

Oustoms Department, Wellington, 29th September, 1930.

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

Acts in relation to the undermentioned articles as follows:

NOTES.—(a) "Not elsewhere included" appears as n.e.i.: "other kinds" as o.k.; "articles and materials suited for, and to be used solely in, the fabrication or repair of goods within New Zealand" as a. and m.s. (b) Articles marked thus † are revised decisions. (c) Wherever the General Tariff rate shown opposite any goods enumerated in these decisions is lower than that provided for in the First Schedule to the Customs Amendment Act, 1927, action has been taken by the Minister under section 11 of the Customs Amendment Act, 1927, In such cases the reduced rate is marked with an asterisk. (d) Steam-engines, gas-engines, oil-engines, and electric or other motors, are not, unless otherwise indicated, to be regarded as parts of the machines with which they are imported.

		Claude and an area are market	Rate of Duty.			
Record.	Goods.	Classification under Tariff, and Item No	British Preferential Tariff.	General Tariff,		
10/157	Animal fats, refined, n.e.i., viz.:— Bone marrow	As refined animal fat n.e.i., (33)	20 per cent.	45 per cent.		
	Animal glands or tissues, preparations made from, viz.:—			_		
4/44/9	Thromboplastin (Parke, Davis, and Co., Ltd.)	As preparations made from animal glands (120)	Free	Free.		
3/90/4	A. and m.s., viz. :— Blades for lawn mowers, whether or not punched or twisted, but unground and without attachments	As a. and m.s. (448)	Free	20 per cent		
4/127	Chemicals, &c., used in manufactures, viz.,— Rouge powder for glass or metal polishing, consisting of a mixture of the oxides of several metals	As a. and m.s. (448)	Free	Free.		
	Salts, &c., specially prepared and declared for use in electro-plating, or immersion plating with metals including tinning and					
3/642	galvanizing, or in enamelling, viz.:— Nigrax black nickel salts (Canning's)	As a. and m.s. (448)	Free	Free.		
9/5/55	Tanners, &c., materials, viz.,— Egg albumen when denatured under Customs supervision with such denaturants and in such proportions as may be approved by	As a. and m.s. (448)	Free	Free.		
9/5/54	the Minister Sternol Kromicoid tanning grease Display stands, materials for the manufacture of, viz.,—	As a. and m.s. (448)	Free	Free.		
3/601/3 3/601/3	Brass stampings in the rough Channelling, stamped iron, perforated, in lengths of 6 ft. and upwards, on declara- tion by a manufacturer that it will be plated, lacquered, or bronzed in New Zealand	As a. and m.s. (448) As a. and m.s. (448)	Free Free	10 per cent 20 per cent		
5/62/6	Hats and caps, articles and materials used in the manufacture of, viz.,— "Braids" of cut cotton and wool textile in narrow widths cemented to a backing of felt, on declaration by a manufacturer that they will be used by him solely in the	As a. and m.s. (448)	Free	Free.		
†8/8/9	building up of bodies and brims of hats Textile piece goods, viz.,— Biege cloth of wool and cotton (for use in lining underwear) of qualities approved by the Minister, the invoice price of which does not exceed 1s. 8d. per sq. yard (NOTE.—Revises decision on page 101 of	As a. and m.s. (448)	Free	10 per cent		
†3/4/13	the Tariff-book.) Tinsmiths' materials, viz.,— Bodies and other parts, including necks and shoulders, for the manufacture of buckets, kettles, tea and coffee pots, billies, and similar hollow-ware (not including milk or cream cans), not wired or curled, and whether plain, or pierced, or punched; also all	As a. and m.s. (448)	Free	10 per cent.		
	tinmen's fittings, plain, pierced, or punched, but not wired or curled (Note.—Bodies for saucepans, fryingpans, ladles, and similar hollow-ware, and blades for fish-slices, coal-shovels, &c., which are completed in New Zealand merely by having an imported handle riveted thereto are not regarded as embraced by the above decision.) (Note.—Revises decision on page 103 of the Tariff-book.)					
†3/4/13	Handles and ears, bucket, tub, milk-can, and similar (Note.—Handles for saucepans, fryingpans, fish-slices, coal-shovels, &c., which are intended for attachment in New Zealand to imported bodies or blades merely by riveting are not regarded as embraced by the above decision.) (Note.—Revises decision in M.O. 9.)	As a. and m.s. (448)	Free	10 per cent.		

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

Record.	Goods.	Classification under Tariff,	Rate o	f Duty.
		and Item No	British Preferential Tariff.	General Tariff.
10/6/5	Biscuits o.k., viz.:— "Eleven Energen" agar bran biscuits	As biscuits o.k. (27)	20 per cent.	45 per cent
4/317/6 4/317/8	Chemicals, &c., for use as culture media, indicators, &c., viz.:— "Bari-o-Meal" for use in X-ray examinations Uroselectan "Schering" for use in X-ray ex-	As indicators for chemical	Free	Free.
, ,	aminations Chemicals, drugs, druggists' sundries, &c., n.e.i.,	analysis (107)		1
4/303/2	viz.:— Cod-liver oil fortified with the addition of added vitamins, or to which flavouring or other materials have been added	As drugs, &c., n.e.i. (121)	20 per cent.	45 per cent.
4 /15 3 /19	Disinfectants, viz.:— Chloramine T. (sodium salt of p-toluolmono-chlorsulphamide) in powder or tablet form	As disinfectants n.e.i. (104)	Free	10 per cent.
13/76/2	Electrical machinery, &c., viz.:— Combs, electric	As electrical appliances n.e.i. (338 (10))	20 per cent.	45 per cent.
2/33/16	priate Tariff items.) Hand dryers, electric, appliances for drying the hands by means of a current of heated air (Note.—Fans and switches are to be separately classified under their appropriate Tariff	As electrical appliances n.e.i. (338 (10))	20 per cent.	45 per cent.
2/83	items.) Magnetos, even if imported fitted to oil-engines (NOTE.—Separate classification of magnetos fitted to the oil-engines of motor-vehicles not	As electric generators (338 (1))	Free	25 per cent.
3/66/2	allowed.) Switches, time (Note. — Clocks therefor if of ordinary twelve or twenty-four hour dial type are to be separately classified under Tariff item 237.)	As switches (338 (2))	Free	25 per cent
13/56/6	Furniture, cabinetware, and upholstery, viz.:—Pocket brasses for billiard tables	As parts of billiard tables (407	25 per cent.	50 per cent.
2/112/39	Gas-cooking and gas-heating appliances, viz.:— Sugar boiler, gas heated	As gas heating appliances (353(1)	25 per cent.	50 per cent.
20/100/4	Glass, sheet, &c., n.e.i., viz.:— Opal glass & in. or over in thickness, polished, with plain cut (i.e., not rounded, polished, or similarly worked) edges, or with plain moulded edges, and undrilled, in sizes of 5 square feet or upwards (Note.—Revises decision on page 283 of the			
20/100/4	Tariff-book.) Vitrolite wall slabs, $\frac{3}{16}$ in. or over in thickness, with plain cut (i.e., not rounded, polished, or similarly worked) edges, or with plain moulded edges, in sizes of 5 square feet or upwards (Note.—Revises decision on page 283 of the Tariff-book.)	As glass sheet, &c., n.e.i. (219)	Free	10 per cent
4/303/2	Infants' and invalids' foods, viz.:— Dextro vitavose, Squibb's ("Energen" bread (including batons, rolls, loavettes, and rusks)			
10/6/5	"Energen" flour "Energen" macaroni "Energen" bismeal "Three Energen" biscuits "Four Energen" endobran biscuits	As infants' and invalids foods (43)	Free	10 per cent
	Machinery, &c., and appliances:— Dairying,—			
2/27/6	Pasteurizers, viz.— "Volta-plate" pasteurizer (Silkeborg Engineering Co., Ltd.)	As dairying machinery, milk pasteurizers (on declaration) (334 (2))	Free	Free.
2/27/6	Pumps, viz.— P.S.H. type pump specially suited for use with "Volta-plate" pasteurizer (Silkeborg Engineering Co., Ltd.)	As pumps peculiar to use in dairying (345)	Free	20 per cent

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

	Goods.		Rate of	Duty.	
Record.	Goods.	Classification under Tariff, and Item No	British Preferential Tariff.	General Tariff.	
	Machinery, &c., and appliances—continued. Manufacturing, &c., viz.,— Electroplating appliances, viz.—				
3/642	Midget plating apparatus (Canning's) for plating nuts, screws, and similar small articles				
3/642	Sawdust drying-out barrels, rotary type Gas-making, viz.—	As machinery, &c., peculiar to use in manufacturing indus-	Free	25 per cent.	
3/282	Dryers for use with oxygen-gas producers (cylinders to be filled with calcium chloride for extracting moisture from the air before it enters the coolers)	trial and similar processes (352)			
2/12/11	Ice cream, viz.— Ice-cream pie machine, a machine for cutting ice cream into blocks and coating them				
2/444	with chocolate Kiln equipment for timber drying, including fans with couplings and shafting, air-dust system, radiator type heater system, humidi- fying system and control valves therefor, venting system, automatic kiln temperature humidity recorder controller (not including air compressor), kiln door with fixtures and carrier	As machinery, &c., peculiar to use in manufacturing, indus- trial, or similar processes (352)	Free	Free.*	
	(Note.—The following portions of the equipment are to be separately classified as under, and charged with duty under the General Tariff:—				
	Air compressor and air receiver therefor, Tariff item 352; electric motor and con- troller, Tariff item 338 (1); rails, rail supports, bearing-plates, and bolts for kiln track, Tariff item 365; kiln trucks				
	and transfer car, Tariff item 356; electric drying oven, Tariff item 135; hygro- meters and thermometers, Tariff item				
2/158/3	342; weighing balance, Tariff item 349.) Label dryer, the "Baker-Wright," an electrically heated oven with revolving shelves, for drying labelled tins (NOTE.—The fan therefor is to be separately classified under Tariff item 351 (4).)			i	
13/139/3	Photographers' and similar, viz.— Sound recording unit, the "Tanar" portable, including carrying cases therefor, for recording sound during the taking of	As machinery, &c., peculiar to use in manufacturing, indus-	Free	25 per cent	
13/139/3	motion pictures "Tanar" lights for use with sound-recording apparatus for motion pictures	trial, and similar processes (352)			
11/73	Transmission gear, viz.— Bendix drives for electric starters of gas and oil engines Valves cocks and tare viz.				
2/271/4	Valves, cocks, and taps, viz.— Valves, spare, specially suited for use with the Hoffman steam clothes press Metal working, woodworking, &c., viz.,—				
15/44/2	Forms or patterns for boat-builders' use Miscellaneous, viz.,—	As machinery, &c., peculiar to woodworking (351 (11))	Free	25 per cent	
2/232/75	Couplings for connecting engines and shafts— Half couplings attached to engines to be classed as parts of engines.				
	Half couplings imported detached, or attached to shafting to be classed under Tariff item 356.				
3/98/6	Metal, manufactured articles of, &c., n.e.i., viz.:— Bag frames of bar iron bent to rectangular shape and welded	As manufactured articles of	20 per cent.	45 per cent.	
3/757	Joint plates, "Bulldog" safety steel, for joining beams of timber during building construction	metal, &c., n.e.i. (356)	25 por cont.	25 por cono.	
$\frac{10/6/5}{10/6/30}$	Provisions n.e.i., viz.:— "Energen" semolina "Gelozone," a vegetable product for making sponges, thickening hot drinks, &c.	As provisions n.e.i. (61)	20 per cent.	45 per cent.	
2/444	Scientific, &c., instruments and apparatus, viz.:— "Ten Minute tester," a high speed electric sample dryer for testing the amount of moisture in timber samples	As scientific apparatus (135)	Free	Free.*	

^{*} Under section 11 of the Customs Amendment Act, 1927.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued,

Record.		CV	Rate of Duty.		
	Goods.	Classification under Tariff, and Item No	British Preferential Tariff.	General Tariff.	
3/115/5	Tools, artificers', n.e.i., &c., viz.:— Grass and weed cutter, the Dixie Boy, a substitute for a scythe	As artificers' tools, n.e.i. (354)	Free	25 per cent	
†3/739	Vehicles, and fittings, materials and parts for, viz.:— Motor-vehicles, cycles, and motor-cycles, accessories for,— The following articles will be classed as parts of motor-vehicles, &c., even when imported separately—viz., bells for cycles or motor-cycles, dress-guards and gear-cases, inflators (hand or foot), and connections for same, lamp - brackets, luggage - grids for motor-cars, parcel-carriers suitable only for cycles or motor-cycles, pump-clips, saddles and saddle pads or covers for cycles or motor-cycles, sirens and horns and bulbs for same, toe-clips for cycles, watch-holders. The following articles will, when accompanying the motor-vehicle, &c., to which they belong, be classed as parts of same (when imported separately they will be classed under their appropriate Tariff items)—viz.,cigar-cutters, cyclometers, speedometers, recorders and taximeters, electric lighting and starting outfits, and switchboards, flower-vases, funnels for motor-cars and motor-cycles, handlebar baskets for cycles, lamps and lamp-covers and gas-generators, lubricators, mascots, mirrors, reflectors, toilet requisites when fitted into the upholstery of the car-body, tools, tool-sets, watches and clocks. (Note.—Revises decision in M.O. 15.) Note.—The decisions on air pumps, hand or foot power, under Tariff items 356 and 373, in M.O. 15 are cancelled.				

Minister's Order No. 23.]

E. D. GOOD, Acting Comptroller of Customs.

Public Trust Office Act, 1908, and its Amendments.—Elections to Administer Estates.

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

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Cartwright, Mary Ann	Widow	Dunedin, formerly Lawrence	17/8/30	24/9/30	Testate	Dunedin.
2	Currie, Jane	,,	Mataura	2/9/30	24/9/30	Intestate	Invercargill.
3	Davis, Arthur Louis	Engineer	Christchurch	7/7/18	23/9/30	Intestate*	
4	Doig, John	Machinist	Dunedin	27/8/30	26/9/30	Intestate	Dunedin.
5	Duff, Violet	Married woman	Clyde	15/9/23	26/9/30	,,	Christehurch.
6	Ferguson, Thomas Massey	Labourer	Invercargill	21/5/30	26/9/30	ļ <u>"</u>	,,
7	Healey, William Henry		Ashburton	21/8/30	26/9/30	Testate	,,
8	McLeod, George	,,	Patearoa	29/1/20	23/9/30	,,	Dunedin.
9	Scott, John	Retired carpenter	Gisborne	10/9/30	26/9/30	,,	Gisborne.
10	Taylor, Alice	Spinster	,,	21/8/30	24/9/30	Intestate	**
11	Titcume, Arthur Godwin	Electrician	Wellington	27/8/30	24/9/30	,,	Wellington.
12	Watson, Henry Gerard	Accountant	Auckland	8/8/30	24/9/30	Testate	Auckland.
13	Watson, George Francis	Gas-operator	,,	12/8/30	$\frac{24}{9}/30$	Intestate	
14	Whyte, Thomas	Farmer	Paerata	11/8/30	$\frac{26}{9}/30$,,	"

* Election de bonis non.

Mining Privileges struck off the Register.—Notice under the Mining Act, 1926.

Mining Registrar's Office, Cromwell, 25th September, 1930.

Notice is hereby given, in pursuance of section 188, subsection (4) of the Mining Act, 1926, that the mining privileges mentioned in the Schedule hereto have been struck off the Register, no cause to the contrary having been shown within the prescribed period of three months.

W. J. BLACKLER, Mining Registrar.

SCHEDULE.

Date.	Nature of P	rivilege.	Locality.	Licensee.
			CROMWELL REGISTER.	
3/4/1903	Water-race		Deep Creek, Tarras	Stuart E. Jolly.
			Brewery Gully Cromwell	Richard H. Thomas.
	ł			Robert Ritchie.
	i			Henry Stokes, Henry L. Stokes, and Edwir
12/0/1010	,,,	• • • • • • • • • • • • • • • • • • • •	Train 2001, Tarras	S. Stokes.
3/10/1918			Smith's Creek, Bannockburn	Henry Dickey.
)	• •		John Jenkins.
2/10/1010	,,	• •		o omi
12/8/1925				James A. Brown and John C. Ray.
	(• •		Kawarau High Levels Mining Co., Ltd.
11/1/1020	,,,	• •		The world and the second secon
16/3/1097	İ			Sidney C. Fache.
	Ordinory	alluvial		George Henderson.
13/0/1823		anuviai	Cow Gairy, Mount I is a real	George Henderson.
16/0/1095		e claim	Red of Nevis River	Robert Fowler.
10,0,1010	, openin ii.		, =====	,
			CLYDE REGISTER.	
2/3/1904	Water-race		Chatto Creek	James Heyward Love and Ernest Edward
-, 0, 2002	11-102 2000			Love.
6/8/1921	Ordinary claim	alluvial	Waikerikeri Valley	Michael John Keliher.
			BLACKS REGISTER.	
10/19/1005	Woten mass		Cormon Will Swamp	Martin James Flannery.
	J		Legen Cretica 15 Digit 0	Honora Holden.
12/12/1911	,,	• •		nonora noiden.
,	l		inger inin survey District	1
			NASEBY REGISTER.	
20/1/1860	Water-race		Green's Creek Mount Ruster	Mount Buster Gold-mining Co.
				Andrew Joseph Brown and Bernard Georg
10/11/1904	,,	••	Emerprise duty, nasony	Brown.
7/9/1019		į	Vinegar Hill Flat Cambrian	Joseph Swinney.
			Little Kvehurn River	Isaac Parfit and John Marslin.
			Section & Dunback	Charles Gifford Moore.
	,,	ĺ	Manuherikia River	Reuben Rouse Hore.
$16/3/1925 \ 10/9/1928$	Extended	alluvial	Main Gully, near Naseby	Isaac Parfit.
	3/4/1903 15/4/1910 11/2/1876 12/6/1918 3/10/1918 2/10/1918 12/8/1925 14/4/1926 16/3/1927 13/6/1923 16/9/1925 2/3/1904 6/8/1921	3/4/1903 Water-race 15/4/1910 11/2/1876 12/6/1918 ",	3/4/1903 Water-race 15/4/1910	CROMWELL REGISTER. 3/4/1903 Water-race Deep Creek, Tarras Brewery Gully, Cromwell Coal Creek, Nevis Run 238r, Tarras Smith's Creek, Bannockburn Cluden Creek, in Run 237r, Tarras Doolan's Creek in Run 237r, Tarras Doolan's Creek Cluden Creek, in Run 237r, Tarras Doolan's Creek Cluden Creek, in Run 237r, Tarras Doolan's Creek Cluden Creek, in Run 237r, Tarras Doolan's Creek Cluden Creek, in Run 237r, Tarras Cluden Creek, in Run 237r, Tarras Doolan's Creek Cluden Creek, Nevis Cow Gully, Mount Pisa Run Claim Schoolhouse Creek, Nevis Cow Gully, Mount Pisa Run Claim Claim Bed of Nevis River Claybe Register. Claybe Register. Chatto Creek Claybe Register. Claybe Regist

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

IN pursuance of all powers and authorities enabling me under the Government Railways Act, 1926, and its amendments, and of all other powers enabling me in this behalf, I, William Andrew Veitch, Minister of Railways, do hereby make the following alterations in the scale of charges in force on the New Zealand Government Railways open for traffic, made on the 10th day of August, 1925, and published in the Gazette of the 11th August, 1925.

PART I.—PASSENGERS.

1. General Farks and Regulations. By omitting paragraph 7.

LOCAL FARES AND REGULATIONS.

By omitting the following:-

Local fares will be charged as hereinafter specified, and the following provisions of this Part of this Scale of Fares, Rates, and Charges shall have full force and effect notwithstanding, with the exception of the provisions of paragraph 7 of Regulation 1, anything contained in the previous provisions of this Part.

And by substituting the following:-

Local fares will be charged as hereinafter specified, and the following provisions of this Part of this Scale of Fares, Rates, and Charges shall have full force and effect notwithstanding anything contained in the previous provisions of this Part.

As witness my hand this 1st day of October, 1930.

W. A. VEITCH, Minister of Railways.

The Industrial Conciliation and Arbitration Act, 1925.—Notice of proposed Cancellation of Registration

Department of Labour, Wellington, 29th September, 1930. Mclington, 29th September, 1930.

NOTICE is hereby given that, pursuant to an application in that behalf made to me by the Nelson Stonemasons' and Monumental Workers' Industrial Union of Workers, registered number 1358, situated at Nelson, and in exercise of the powers in this behalf conferred upon me by section 22 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of that industrial union after the expiration of six weeks from the date of the publication of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

W. NEWTON, Registrar of Industrial Unions.

Notice to Mariners No. 40 of 1930.

Marine Department, Wellington, N.Z., 25th September, 1930.

PUBLICATION OF THE NEW ZEALAND NAUTICAL ALMANAC AND TIDE TABLES FOR THE YEAR 1931.

THE New Zealand Nautical Almanae and Tide Tables for the year 1931, compiled at the Nautical Adviser's Office, Marine Department, will be published at Wellington on the 1st November, 1930, immediately following which the book will be purchasable from Government Shipping Offices throughout New Zealand and from the Marine Department at Wellington Wellington.

This publication will, as formerly, contain the following information :— $\,$

Tidal Predictions, giving the daily times of high and low water and the tidal heights for the ports of Auckland, Bluff, Dunedin, Lyttelton, New Plymouth, Wellington, and Westport.

Time Differences, by which the approximate time of high and low water at 104 places within New Zealand may be obtained; and Tidal Range tables.

Tidal Stream Predictions, showing the approximate time when the streams are slack at French Pass and Tory Channel, for every tide throughout the year.

Daily sunrise and sunset time predictions for Auckland, Christchurch, Dunedin, and Wellington; and time differences by which approximate sunrise and sunset times may be ascertained for Invercargill, Nelson, New Plymouth, and

Magnetic Variation (Variation of the Compass) at places throughout New Zealand for 1931; list of latest dated Admiralty Charts of the Coast and Harbours of this Dominion, Admiralty Charts of the Coast and Harbours of this Dominion, &c.; List of New Zealand Lighthouses and Fog Signals; New Zealand Time Service for Chronometer-rating; Standard Times of the World; General Harbour and Visual Storm Warning Signals; Railway Map and Distances; Table of Coastal Distances; Customs Controlling Ports; Radio Direction Finding on Ships; Radio-telegraph Stations; Wireless Weather Bulletins; Meteorology of the New Zealand Region; Pacific Ocean Date Line; List of Licensed Adjusters of Compasses and Coastal Pilots, and ports at which Compulsory Pilotage is in force; System of Buoyage; Closing of British Ports; Provision Depots for Castaways.

Descriptions and plans relative to ports of New Zealand; Important Notices to Mariners issued by the Imperial Board of Trade; information of general use to navigators and others; changes on the coasts of New Zealand of importance to navigators which have taken place since the publication of Supplement No. 9 of the "New Zealand Pilot." 1919; and late information relating to adjacent Pacific Islands.

Astronomical ephemeris as required for use by navigators, useful nautical tables with the necessary explanations; principal articles of the calendar, holidays, &c.; phases of the moon; astronomical phenomena, eclipses; mean places and meridian passages of stars, &c.

Prospective purchasers, especially those desiring a number of copies, should make early application for such so as to ensure receiving a supply from the first issue coming to hand from the Printer, as some weeks may elapse between first and subsequent issues.

Published by direction of the Hon. the Minister of Marine, Price 3s. 6d.

G. C. GODFREY, Secretary.

(M.7/3/28.)

CROWN LANDS NOTICES.

Land in Westland Land District forfeited.

Department of Lands and Survey,
Wellington, 30th September, 1930.

OTICE is hereby given that the lease of the undermentioned land having been declared forfeited by

tioned land having been declared forfeited by resolution of the Westland Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1924.

SCHEDULE.

WESTLAND LAND DISTRICT.

Tenure: Ren. L. Lease 445. Section 3356, Block III, Hohonu Survey District. Lessee: R. Middleton. Reason for forfeiture: At request.

E. A. RANSOM, Minister of Lands. (L. and S. XI/7/258.)

Land in Westland Land District for Selection on Renewable Lease.

District Lands and Survey Office,
Hokitika, 30th September, 1930.

NOTICE is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Hokitika, up to 4 o'clock p.m. on Monday, 17th November, 1930.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Hokitika, at 10.30 o'clock a.m. on Wednesday, 19th November, 1930, but if any applicant so desires he may be examined by the Land Board of any other district or by any Commissioner of Crown Lands.

The ballot will be held immediately upon continuous.

The ballot will be held immediately upon conclusion of the

examination of applicants.

Preference at the ballot will be given to landless applicants who have one or more children dependent on them; to land-less applicants who, within two years immediately preceding date of ballot, have applied for land at least twice unsuccessfully; to applicants who have served beyond New Zealand as members of the Expeditionary Force; to persons engaged on military service beyond New Zealand in connection with on military service beyond New Zealand in connection with the late war, if such persons immediately prior to the war were bona fide residents of New Zealand; to applicants who, while domiciled in New Zealand, have served beyond New Zealand as members of any of His Majesty's Forces in connection with any war other than the war with Germany; and to landless applicants in respect of whom the Board, after taking into consideration the experience and skill of the applicants in farming operations, the proximity of their homes to the lands the subject-matter of the ballot, and any other relevant considerations, is of opinion that they should be entitled to preference equally with applicants of any of the entitled to preference equally with applicants of any of the hereinbefore specified classes.

The land is offered in terms of section 153 of the Land Act, 1924, which provides that no right to any mineral under the surface shall pertain to the lessee, whose right shall be to the surface soil only.

SCHEDULE.

Westland Land District,-Town Land. WESTLAND MINING DISTRICT.

Runanga Borough County.—Town of Runanga.

Section 13, Block XXXVI: Area, 39 perches. Capital value, £25. Half-yearly rent, 10s.
Weighted with £58 15s. for fencing, clearing, and buildings.

This sum is payable in cash.

Town of Runanga is situated at State Coal-mine, about three miles by road and railway from Greymouth.

Abstract of Conditions of Lease.

- 1. Term of lease: Sixty-six years, with a perpetual right of renewal for further successive terms of sixty-six years.
- Rent: 4 per cent. per annum on the capital value, payable on 1st January and 1st July in each year.
 Applicants to be seventeen years of age and upwards.
- 3. Applicants to be seventeen years of age and upwards.

 4. Applicants to furnish statutory declaration with applications, and, on being declared successful, deposit £1 is. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.
- 5. Applications made on the same day are deemed to be simultaneous.6. Order of selection is decided by ballot.

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

8. Residence is to commence within four years in bush land

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

9. Improvements.—Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years to the value of another 10 per cent. of the class land.

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

11. Transfer not allowed until completion of two years'

continuous residence, except under extraordinary circumstances, and then only with permission.

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

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

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

T. CAGNEY,

Commissioner of Crown Lands.

(L. and S. 23/781.)

Education Reserves in Taranaki Land District for Lease by Public Auction.

District Lands and Survey Office,

District Lands and Survey Office,

New Plymouth, 29th September, 1930.

New Plymouth, 29th September, 1930.

OTICE is hereby given that the undermentioned education reserves will be offered for lease by public auction at the District Lands and Survey Office, New Plymouth, at 10.30 o'clock a.m. on Wednesday, 5th November, 1930, under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

TARANAKI LAND DISTRICT.

 $Waitomo\ County, -Totoro\ Survey\ District.$

Section 13, Block XI: Area, 302 acres. Upset annual rent,

Weighted with £200, for improvements comprising about 50 acres worn-out pasture, about 252 acres bush land felled and grassed (now reverted to second growth), 150 chains fencing, house (poor order) and cow-shed. This sum is payable in cash.

Situated on the Mokauiti Road, about thirty miles from Te Kuiti Railway-station, about half a mile from Onairo School, and about six miles from Aria Dairy Factory.

Watered by running streams and springs.

This property is broken by rhyolite and sandstone bluffs. Present carrying-capacity is estimated at 50 ewes and 10 steers

After payment of the first half year's rent, broken period rent (if any), and lease fee, a remission of rent will be allowed for a period of five years, provided improvements to value of £15 is effected annually.

Patea Borough.—Town of Patea.

Sections 3 and 4, Block XVIII: Area, 2 roods. Upset annual rental, £5.

This property is situated in Norfolk Street, and is all in grass Level sections, about 30 chains from Patea Post-office and about half a mile from the school. On the road frontage, there is a hedge, with one chain of fence and gate. The remaining sides are defined with boxthorn hedge. Water is laid on. The remaining

The annual rate is £1 14s. 8d.

Weighted with £13 for improvements. This sum is payable in cash immediately on fall of hammer.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent at the rate offered and £2 2s. (lease fee)

must be deposited on acceptance of bid.

2. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases

3. Rent payable half-yearly in advance.
4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

- 5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.
- 6. Lessee not to use or remove any gravel without the consent of the Land Board.

7. Lessee not to carry on any noxious, noisome, or offensive

trade upon the land.

8. No liability is accepted on the part of the Crown or of the Land Board to pay to the lessee any compensation for improvements, but if the lease is not renewed upon expiration, or if it is sooner determined, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of an amount equal to the value of buildings and improvements effected by the original lessee; and the amount so paid by the incoming tenant shall be paid to the original lessee without any deduction except for rent or other payments in arrear.

9. Lease liable to forfeiture if conditions are violated.

- 10. Lessee to keep buildings insured.11. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.
- 12. Possession will be given on the day of the sale. Full particulars may be obtained from the Commissioner of Crown Lands, New Plymouth.

W. D. ARMIT,

Commissioner of Crown Lands.

(L. and S. 22/2807.)

Reserve in Southland Land District for Lease by Public Auction.

District Lands and Survey Office,

Invercargill, 30th September, 1930.

OTICE is hereby given that the undermentioned reserve will be offered for losses by a live. will be offered for lease by public auction at the District Lands and Survey Office, Invercargill, on Wednesday, 5th November, 1930, at 11 o'clock a.m., under the provisions of the Public Reserves, Domains, and National Parks Act, 1928.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.

Section 30, Block VIII, Toetoes District: Area, 55 acres 1 rood 3 perches. Upset annual rental, £30.

Signal reserve situated within a mile of Fortrose. Good grazing-land.

Abstract of Conditions of Lease.

1. Term of lease: Fourteen years from 1st November, 1930.
2. Rent payable half-yearly in advance, on the 1st April and 1st October in each year.
3. No improvements to be effected without prior consent in writing of the Commissioner of Crown Lands.

4. If at end of term a new lease is submitted at auction then value of improvements effected with consent as aforesaid, will be payable by incoming lessee, but in no circumstances whatever will Crown be liable to pay for any improvements.

5. Lessee shall prevent the growth and spread of gorse, broom, and other noxious weeds on the land.

6. Lessee shall have no right to sublet, transfer, mortgage, or otherwise dispose of the land without the prior consent in writing of the Commissioner of Crown Lands.

7. Lessee shall pay all rates, taxes, and other assessments accruing upon the said land.8. Lease is liable to forfeiture if conditions are violated.

Full particulars may be obtained on application to this

J. MACDONALD, Commissioner of Crown Lands.

(L. and S. 1913/1662.)

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Tender.

State Forest Service.

Hokitika, 1st October, 1930.

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, Hokitika, at 4 o'clock p.m. on Friday, the 24th day of October, 1930.

SCHEDULE.

Westland Conservation Region.--Westland Land DISTRICT.

ALL the milling-timber on the area, containing approximately 174 acres, situated in Block XV, Kanieri Survey District, part of Provisional State Forest Reserve 1622, about sixteen miles from Hokitika.

The total estimated quantity of timber in cubic feet is 292,428, or in board feet 1,866,300, made up as follows:—

Species.		Cubic Ft.	Board Ft.
Rimu	 	257,887	1,673,700
Miro	 	19,190	114,400
Kahikatea	 	15,351	98,200
		292,428	1,886,300

Upset price: £1,505. Ground rent: £8 14s. per annum. Time for removal: Five years.

Terms of Payment.

A marked cheque for £30, together with half-year's ground rent and £1 ls. (license fee), must accompany the tender, and the balance be paid by twelve monthly instalments of £15 each, twelve monthly instalments of £25 each, and the remainder by twenty-four equal monthly instalments, the first payment of which should be made one month after date of

Terms and Conditions.

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 said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be vaidable nor shall the successful purphser been 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. 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.

5. A return, 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. A return must be made on the same dates showing the output of sawn timber of each species. 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.

6. Intending tenderers are expected to visit the locality and to extisfy themselves in every particular on all matters.

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 7. Each tenderer must state the total price that he is prepared to pay for the timber. 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 unset price until

it will remain open for application at the upset price until further notice.

10. Tenders should be on the special form obtainable from 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, Hokitika," 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, 30th September, 1930.

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 24th day of October, 1930.

SCHEDULE.

OTAGO-SOUTHLAND FOREST-CONSERVATION REGION .- SOUTH-LAND LAND DISTRICT.

ALL the milling-timber on that area, containing approximately 53 acres, situated in Block XVII, Waikawa Survey District (Provisional State Forest No. 37), known as Sawmill Area No. 55, about thirteen miles from Tokanui Railway-station.

The total estimated quantity in cubic feet is 100,413; in board feet, 654,337; made up as follows:—

Species. Rimu Miro	••	••	• •	Cubic Ft. 96,453 3,960	Board Ft 628,590 25,747
	Total			100,413	654,337

Upset price: £514. Ground rent: £2 13s. per annum. Time for removal of timber: One year and a half.

Terms of Payment.

A marked cheque for one-tenth 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 nine equal monthly instalments, the first payment to be made on 25th November, 1930.

In addition, the successful tenderer shall continue the payment of such ground rent half-yearly in advance during the currency of the license.

Terms and Conditions.

1. All instalment-payments shall be secured by an "on demand" promissory note made and endorsed to the sotiodemand" promissory note made and endorsed to the satisfaction of the Commissioner of State Forests, and interest 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 if the note is 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.

a. The aforementioned quality, quantity, and kind 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. The attention of all tenderers is drawn to the fact that the local controlling hedy may require the successful tenderer.

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.

made in this connection must be produced to the undersigned.
5. A return, 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. A return 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.

officer.
6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

pared to pay for the timber. 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 turber 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, Invercargill," and endorsed "Tender for Timber."

The conditions, which will be inserted in the license to be ssued to the purchaser, and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

N. J. DOLAMORE, Conservator of Forests.

BANKRUPTCY NOTICES.

In Bank uptcy.—In the Supreme Court of New Zealand.

Notice is hereby given that D. R. Smith, Milk-vendor, of Newmarket, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Wright's Buildings, Fort Street, Auckland, on Wednesday, the 8th day of October, 1930, at 10.30 o'clock

Dated at Auckland, this 26th day of September, 1930.

A. W. WATTERS. Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

N OTICE is hereby given that W. T. GLEESON, Farmer, of Waipipi, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Wright's Buildings, Fort Street, Auckland, on Tuesday, the 7th day of October, 1930, at 10.30 o'clock a.m.

Dated at Auckland, this 26th day of September, 1930.

A. W. WATTERS, Official Assignee.

In Bankruptcy.--In the Supreme Court of New Zealand.

OTICE is hereby given that Henry Reed, Taxidriver, of St. Mark's Road, Remuera, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Wright's Buildings, Fort Street, Auckland, on Thursday, the 9th day of October, 1930, at 10.30 o'clock a.m.

Dated at Auckland, this 26th day of September, 1930.

A. W. WATTERS Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

N OTICE is hereby given that Philip John McLachlan, of Gisborne, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 8th day of October, 1930, at 2.30 o'clock p.m.

Dated at Gisborne, this 26th day of September, 1930.

JOHN N. NALDER, Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that JOSEPH CHRISTOPHER CROAWELL, of Wanganui, Waterside Worker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Friday, the 3rd day of October, 1920, at 10.30 cholek a m

o'clock a.m.
Dated at Wanganui, this 29th day of September, 1930.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.--In the Supreme Court of New Zealand.

N OTICE is hereby given that Thomas Simpson, of Karamu, near Hastings, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Hastings Courthouse on Tuesday, the 7th day of October, 1930, at 2 o'clock p.m.

Dated at Napier, this 24th day of September, 1930.

G. G. CHISHOLM, Official Assignee.

In Bankruptcy.

NOTICE is hereby given that WILLIAM FREDERICK HOSKIN, of Waverley, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Friday, the 3rd day of October, 1930, at 2 o'clock p.m. NOTICE is hereby

ROBERT S. SAGE,

Deputy Official Assignee.

Hawera, 20th September, 1930.

In Bankruptcy.

N OTICE is hereby given that WILLIAM FRANK GULLIVER, of Hawera, Engine-driver, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Monday, the 29th day of September, 1930, at 2 o'clock p.m.

ROBERT S. SAGE,

Deputy Official Assignee.

Hawera, 18th September, 1930.

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

NOTICE is hereby given that Albert John Herkt, Sawmiller, of Hihitahi, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 1st day of October, 1930, at 9.30 o'clock a.m. C. MASTERS, Deputy Official Assignee. Taihape, 22nd September, 1930.

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

N OTICE is hereby given that DAVID DRUMMOND, of Dannevirke, Merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 1st day of October, 1930, at 2.30 o'clock p.m.

A. R. C. CLARIDGE, Official Assignee.

25th September, 1930.

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

OTICE is hereby given that SANKO CHRISTIANSEN of Dannevirke, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 10th day of October, 1930, at 2.30 o'clock p.m.

A. R. C. CLARIDGE, Official Assignee.

27th September, 1930.

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

N OTICE is hereby given that ALBERT VERNON STEVENS, of Carterton, Motor-mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Carterton, on Friday, the 3rd day of October, 1930, at 10.45 o'clock a.m.

ARTHUR D. LOW, Deputy Official Assignee.

23rd September, 1930.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that Louis (Yick) Shong, of Christchurch, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Tuesday, the 30th day of September, 1930, at 10.30 o'clock a.m.

Dated at Christchurch, this 24th day of September, 1930.

J. H. ROBERTSON, Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that MARGARET SAMUELS, of Manchester Street, Christchurch, Married Woman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Thursday, the 2nd day of October, 1930, at 10.30 o'clock a.m. Dated at Christchurch, this 25th day of September, 1930.

J. H. ROBERTSON, Official Assignee. In Bankruptcy.-In the Supreme Court of New Zealand.

OTICE is hereby given that WILLIAM HENRY NEWTON, of 203 Idras Road, Fendalton, Christchurch, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Monday, the 6th day of October, 1930, at 10.30 o'clock a.m.

Dated at Christchurch, this 27th day of September, 1930.

J. H. ROBERTSON, Official Assignee.

In Bankruptcy.

N OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends:

romissory notes (if any) to be produced for endorsement prior or receiving dividends:—
Carter, Ngaio Madeline, Beauty Specialist, 200 Papanui Road, Christchurch—Second dividend of 7½d. in the pound, making total of 14s. 10½d. in the pound on account of preferential wages.
Clarkson, Emerson, Butcher, 34 Papanui Road, Christchurch—First and final dividend of 5½d. in the pound.
Coe's Limited (in liquidation) Christchurch—First dividend of 1s. 3d. in the pound.
Emerson, Francis Leal (deceased), late of Rangiora, Farmer—First and final dividend of 16s. 11d. in the pound.
Hammond, Arthur, Confectioner, Christchurch—First and final dividend of 11s. 9d. in the pound.
Hopkins, William Allan, of Christchurch, Land Agent—First dividend of 6d. in the pound.
Howard, Allan, of Chaneys, Contractor—First and final dividend of 4½d. in the pound.
Moore, Edward Douglas, of New Brighton, Garage-proprietor—First and final dividend of 5s. 5d. in the pound.
Pedler, George, of St. Albans, Christchurch, Retired Stationmaster—First and final dividend of 14s. 2¾d. in the pound.
Priestnall, John Thomas, formerly of Christchurch, Tobacconist—Fourth dividend of 2s. 6d. in the pound, making total of 10s. 6d. in the pound.
Roache, Leslie James, of Christchurch, trading as "The Farmers' Supply Service"—First and final dividend of 4¾d. in the pound.

J. H. ROBERTSON, Official Assignee.

Christchurch, 29th September, 1930.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that ALIX ADAIR McMaster, of 71 Chapter Street, Christchurch, Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Tuesday, the 7th day of October, 1930, at 10.30 o'clock a.m. Dated at Christchurch, this 30th day of September, 1930.

J. H. ROBERTSON, Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that Peter Loudon Donald, of Greenstreet, Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 7th day of October, 1930, at 11 o'clock a.m.

Dated at Ashburton, this 27th day of September, 1930.

A. J. CHING. Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that LAWRENCE ARNOLD WHITING, of Ruapuna, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of October, 1930, at 11 o'clock a.m.

Dated at Ashburton, this 29th day of September, 1930.

A. J. CHING, Official Assignee.

In Bankruptcy.

OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receipt of dividend:—

Robert Oliver Cedric Marshall, of Fairlie, Carpenter—Second and final dividend of 4s. 11d., making in all 9s. 4d. in the pound.

Charles Henry Chamberlain, of Waimate, Grocer—Second dividend of 1s., making 2s. in the pound to date.

William and Ellen Jennings, trading in partnership at Timaru as Fruiterers—First dividend of 5s. in the pound on partnership debts.

Timaru, 25th September, 1930.

W. HARTE. Official Assignee.

In Bankruptcy.

In the Estate of S. S. Cain, of Kurow, Labourer.

NOTICE is hereby given that a first and final dividend of 4s. 4d. in the pound is now payable at my office on all proved accepted claims.

A. W. WOODWARD, Deputy Official Assignee.

In Bankruptcy.

N OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends :-

Hallamore, Reginald Gerard, of Invercargill, Gentleman—Second and final dividend of 1s. 11·83d. in the pound, making a total of 5s. 3·83d. in the pound.
Hogg, Alexander, of Invercargill, Coal-merchant—First and final dividend of 4s. 10·1d. in the pound.
Wilson, Arthur Henry, of Gala Street, Invercargill, Milkvendor—First and final dividend of 2½d. in the pound.

Invercargill, 24th September, 1930.

H. MORGAN, Official Assignee.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 3rd November, 1930.

7981. JAMES TAVERNER RUSSELL.—Parts of Okoroire Block, situated in Block I, Patetere North Survey District, containing together 390 acres 0 roods 21-43 perches. Occupied by applicant. Plan 23144.

7998. EDGAR JAMES HAWKINGS.—Part Lot 51 of Allotment 6, Section 12, Suburbs of Auckland, containing 1 rood 36:36 perches, fronting Morrin Street, in the Ellerslie Town District. Occupied by applicant. Plan 23340.

Diagrams may be inspected at this office.

Dated this 26th day of September, 1930, at the Land Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

PPLICATION having been made to me for the issue of a new certificate of title in the name of ARTHUR ERNEST CHEAL, of Wanganui, Tramway Engineer, and a provisional memorandum of mortgage No. 171623 in the names of CYRIL PALMER BROWN, a Solicitor, and GEORGE MITCHELL ROSS, a Plumber, both of Wanganui, for all that parcel of land, containing 1 rood 4 8 perches, more or less, being part of Section 227, Right Bank Wanganui River, and being Lot 50 on deposited plan No. 2173, and being also all the land in certificate of title, Vol. 187, folio 183, and also all the land in the said memorandum of mortgage, and evidence having been lodged of the loss of the said certificate of title and the outstanding copy of the said memorandum of mortgage, I hereby give notice that I will issue the new certificate of title and a provisional memorandum of mortgage No. 171623 as requested, after fourteen days from the date of the Gazette containing this notice.

Dated this 1st day of October, 1930, at the Lands Registry Office, Wellington.

Office, Wellington.

C. E. NALDER, District Land Registrar.

PVIDENCE having been furnished of the loss of certificate of title, Vol. 26, folio 81 (Nelson Registry), for Section 1, Block VII, Waimea Survey District, whereof JOHN WARING SAXTON, of Stoke, Farmer, is the registered proprietor, and application having been made to me to issue a provisional certificate of title in lieu thereof, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this notice. containing this notice

Dated at the Land Registry Office at Nelson, this 30th day of

September, 1930.

E. C. ADAMS, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional lease in perpetuity, in favour of MATTHEW LINDSAY, of Waimatua, Labourer, for Sections 3 and 4, Block XXIII, Invercargill Hundred, being the land contained in lease in perpetuity, Vol. 79, folio 87, and evidence having been lodged of the destruction of the said lease in perpetuity, I hereby give notice that I shall issue a provisional lease in perpetuity as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 29th day of September, 1930.

day of September, 1930.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE RURAL INTERMEDIATE CREDIT ACT, 1927, AND THE COMPANIES ACT, 1908.

NOTICE is hereby given that the Matamata Co-operative Rural Intermediate Credit Association was incorporated under the above-mentioned Acts on the 12th day of September, 1930.

Dated at Auckland, this 15th day of September, 1930.

H. B. WALTON, Assistant Registrar of Companies.

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

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

H. S. Flood and Son, Limited. 1924/16.

Given under my hand at Wellington, this 29th day of September, 1930.

W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

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

Piesse and Fisk, Limited. 1929/62.

Given under my hand at Christchurch, this 23rd day of September, 1930.

J. MORRISON, Assistant Registrar of Companies.

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

TAKE notice that the name of the undermentioned Company has been struck off the Register, and the company dissolved:—

Dunedin Tea Rooms, Limited. 1928/12.

Given under my hand at Dunedin, this 23rd day of September, 1930.

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

THE LEGAL INSURANCE COMPANY, LIMITED.

In the matter of the Companies Act, 1908, and in the matter of the Legal Insurance Company, Limited, a company duly incorporated in England and carrying on business at 231 Strand, in the County of London, England, and elsewhere.

England, and elsewhere.

NOTICE is hereby given that the Legal Insurance Company, Limited, a company duly incorporated in England, and carrying on business at 231 Strand, in the County of London, England, and elsewhere, of which company Henry Percy Hopkins, Insurance Manager, of Wellington, whose business address is Royal Insurance Buildings, 187 Featherston Street, Wellington, is the duly appointed attorney under power of attorney bearing date the 4th day of May, 1927, and given under the seal of the said company, intends, at the expiration of three months from the date hereof, to cease to carry on business within the Dominion of New Zealand; and notice is hereby further given in pursuance of section 307, subsection (2), of the Companies Act, 1908, that any legal processes and other documents concerning the said company may be served upon the said Henry Percy Hopkins the attorney of the said company at his office, Royal Insurance Buildings, 187 Featherston Street, Wellington.

Dated at Wellington, this 11th day of September, 1930.

H. P. HOPKINS, Attorney of The Legal Insurance Company, Limited.

Witness-A. J. Luke, Solicitor, Wellington.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership formerly existing between Newton Howard Frost and MAURICE KARSTEN in the business of Hairdressers and Tobacconists, carried on in Trafalgar Street, in the City of Nelson, was dissolved on the 23rd August, 1930.

MAURICE KARSTEN, By his Solicitors

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HARLEY AND MOYNAGH.

NEW ZEALAND INSURANCE COMPANY, LIMITED.

TRUSTEE, EXECUTOR, AND AGENCY BRANCH.

In the matter of the New Zealand Insurance Company Trust Act, 1916.

ANNUAL STATEMENT.

HARRY WILLIS, Manager, do solemnly and sincerely

That the liability of the members is limited.

That the capital of the company is £1,500,000 divided into 1,500,000 shares of £1 each.
 That the number of shares issued is 1,500,000.

3. That the number of snares issued is 1,500,000.

4. That calls to the amount of £1 per share have been made, under which the sum of £1,500,000 has been received.

5. That the amount of all moneys received on account of estates is £7,004,467 7s. 7d.

6. That the amount of all moneys paid on account of estates is £6,999,780 1s.

7. That the amount of the balance held to the credit of the states and an administration is £4,887,897,7d.

estates under administration is £4,687 6s. 7d.

8. That the liabilities of the company at the close of its financial year (to wit, the 31st day of May last) were,—

Debts owing to sundry persons by the company, viz.,-

Nil. Nil. On judgment On speciality On notes or bills .. On simple contracts .. £228.033. On estimated liabilities £227,170. £228 033.

9. That the assets of the company on that day were—Government securities, New Zealand: £601,634.
Government securities, British and British Dependencies: £992,699.

Bills of exchange and promissory notes: Nil. Cash at bankers: £126.554.

Other securities: £1,050,579.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the stices of the Peace Act, 1908.

Declared at Auckland, this 24th day of September, one thousand nine hundred and thirty, before me—N. J. Sheahen, J.P. A Justice of the Peace in and for the Dominion of New Zealand.

GORDON WOODROFFE AND CO., LTD.

NOTICE is hereby given that on the 31st day of December, 1930, this company, being a foreign company within the meaning of the Companies Act, 1908, will voluntarily cease to carry on business in any part of New Zealand.

Dated the 25th day of September, 1930.

Gordon Wooffoffe, and Co., Ltd.,
By its Attorney—
F. H. SANDALL.

82 Hereford Street, Christchurch, Canterbury, New Zealand.

In connection with the above notice, GORDON WOODROFFE AND Co., LTD., notify that they intend to carry on their business in London as heretofore.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between W. T. MATHESON and D. W. MELDRUM, carrying on business at Gore under the style or firm of "Matheson and Meldrum," has been dissolved as from the 1st day of August, 1930.

All debts due to and owing by the said late firm will be received and paid by the said W. T. Matheson, who will carry on the said business under the style or firm of "W. T. Matheson and Co."

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W. T. MATHESON. D. W. MELDRUM.

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 disposal of Artillery Funds held by the Executrix of the Estate of Lieutenant Colonel William Henry Hazard (deceased).

OTICE is hereby given that a petition has been filed in the office of the Registrar of the Supreme Court at Auckland for the approval of a scheme for the administration of the above fund, and will be heard in the Judge's Chambers at the Supreme Court House, Auckland, on Friday, the 24th day of October, 1930, at 10 o'clock in the forenoon.

The said scheme is open for inspection to the public at the

said Court without fee or charge.

Dated at Auckland, this 25th day of September, 1930.

EARL, KENT, MASSEY, AND NORTHCROFT, Solicitors for the Petitioner.

HILL BROS., LTD.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that at an extraordinary general meeting of the shareholders of the above-named company, held on the 11th September, 1930, the following

special resolution was passed:—

"That the company be wound up voluntarily, and that CLAUDE WILLIAM CHARLESWORTH, be, and is hereby, appointed Liquidator for the purposes of such winding-up."

C. W. CHARLESWORTH, Liquidator.
A.M.P. Buildings, Wellington.

THE CAWTHRON INSTITUTE TRUST BOARD. BALANCE-SHEET AT 31ST DECEMBER, 1929.

- ANGORDO						ACCOUNT.
Liab	ilities.			AFI	IAL	Assets.
Estate Account at 31st De-		0	£	s.	d.	Fellworth—
Less written off Levien Capital Conservation Account	233,363 11 554 0		232,809 2,856		4	Pictures
Marsden Estate Account Bank of New Zealand			15,326 409	8	3	Annesbrook— 4,675 0 0 Buildings 586 3 5 Implements 284 18 4 Live-stock 32 10 0
						Observatory Park— Land . 850 0 0 Buildings . 20 7 2 Stock . 89 5 0 — 959 12 2 Cars . 464 5 10 Sundry debtors . 209,872 12 3 Fixed deposits, Bank of New Zealand 2,000 0 0 Marsden land . 2,248 0 0 Pakihi land, Westport . 3 10 0 Pakihi land, Onakaka 10 0 0
			£251,402	9	7	£251,402 9 7
Interest in arrears Rent in arrears Rates and insurances re mor gagors Hopkins Bequest Refund due New Zealand Frui growers' Federation, Ltd. N.W.C.S. Suspense Account	6,611 1 8 1 t- 820		. £ 4)	13 12 0	d. 11 8	Account. Sundry Debtors
			£8,170	7	6	£8,170 7 6

W. ROUT AND SONS, LTD., Secretary.

I hereby certify that I have examined the books of account, vouchers, and securities of the Cawthron Institute Trust Board for the year ended 31st December, 1929, and that, subject to my report to the Board of even date, the above balance-sheet is, in my opinion, properly drawn up and sets out the true position of the Trust as shown by the books.

W. P. GRIFFIN, A.P.A. (N.Z.), Auditor.

INCOME AND EXPENDITURE ACCOUNT, YEAR ENDED 31ST DECEMBER, 1929.

Expendit							Incom			_			
Annuities	£	8.	d.	£ 252		d. 0	Cawthron Revenue— Interest on mortgages	£ 9,482	s. 2	d. 4	£	s.	d.
Annuities Capital Conservation Fund—		• •		202	Ü	Ü	Interest on debentures	1,619					
Interest on fund	128		0				Interest on fixed deposit, Bank	==0	0				
Allocation on income for 1928	489	0	0	617	16	0	of New Zealand	770	6	3			
Administration—				017	10	v		11,872	5	1			
Secretary's salary	550		0				Less interest on bank overdraft		16	6			
Office expenses	312		9					11 601	0	7			
Travelling-expenses	$\frac{156}{269}$		$\frac{10}{11}$				Less Marsden revenue	11,681 582	1				
Legal expenses Trustees' commission	200						Esta Harriston Tovolido			_			
Auditor, valuer, and miscel-							Net Cawthron revenue	•			11,099	7	7
Payments in re mortgages	004	13					Marsden revenue— Balance from 1928	166	9	8			
Payments in re mortgages				1,949	16	1	Rent of "Isel"	121		6			
Research—	0.000	1.0	_				Interest, 1929	582		0			
Salaries	6,690 846	18					Adjusted interest 1926–28	240	10	0	1,110	18	2
Mycology	000		6				Rents					0	
Entomology			1				Sales of wool, fruit, &c		•		823	13	0
Museum	0-4	$\frac{17}{10}$	0 8				Fees, grants, &c.— Zeala Products, Ltd	35	0	0			
Library Lectures and printing	100	12					Canterbury Fruitgrowers	4		ŏ			
Photography	122	16	3				W. L. Lawry, donation	5		0			
Motor-car expenses		16	1				Nelson Paint Co., Ltd	20	0 5	0			
Fellworth house and grounds Fellworth office expenses	100	$\frac{2}{1}$	5 9				Magistrate's Court Auckland University lecture	5	o	v			
Annesbrook	641	12	3				fees	50	0	0			
Observatory Park		17					Ashburton County Council	0.5	0	Δ			
Pakihi research Marsden estate	$\frac{229}{39}$	$\frac{15}{6}$	1 7				grant	25	0	U			
Marsden estate Rates, taxes, and insurance		6					Federation, Ltd. (lecturer's						
Depreciation	451	14					expenses)	4	9	4			
Miscellaneous	97		2	12,214	9	8	New Zealand Fruitgrowers' Federation, Ltd., grant	50	0	0			
				12,211	Ü	Ü	New Zealand Fruitgrowers'	00	v	Ü			
							Federation, Ltd., and New						
							Zealand Government grant re bronze beetle	229	3	4			
							New Zealand Sheepowners'	220	•	•			
							Union, grant re blowfly	100	0	0			
							$egin{array}{lll} ext{Acton} & ext{Adams,} & ext{donation} & ext{\it re} \ & ext{blowfly} \dots & \dots & \dots \end{array}$	2	2	0			
							New Zealand Government		_	v			
							Forest Entomology	100	0	0			
							New Zealand Government, Doak's expenses	25	0	0			
							New Zealand Government's	ಬಲ	U	U			
							cool-store grant	250	0	0			
							New Zealand Government,	0	15	Δ			
•							Miss Thomson's salary New Zealand Government	0	19	U			
							M.C.P.R. bonus	. 50	0	0			
							New Zealand Government, Pakihi research grant	200	0	Ω			
							Buller County Council, Pakihi	300	U	U			
							research grant	50	0	0			
							Westport Borough Council,	50	0	0			
							Pahiki research grant Administration charges—	. 50	U	U			
							Pakihi Account		17	0			
							M.C.P.R. Account		18	8			
							Blowfly Account Cool Storage Account	$\frac{10}{25}$		0			
											1,492	15	4
							Balance being excess of expend			in-	495	-	0
			_				come carries to Appropriation	Accoun'	ι	_	437	7	
			5	E15,034	1	9				5	15,034	1	8
			-							=	***		
				Аррг	ROPI	RIAT	ION ACCOUNT.						
				£		d.	 					s.	
To Balance from 31st December,				207	-	_	By balance forward				. 645	. 7	4
Balance from Income and Exp	enaitui	e A	ccou	int 437	7	8							
-													
- 				£645	7	4					£645	7	4

W. ROUT AND SONS, LTD., Secretary.

PAKIHI RESEARCH SCHEME.

STATEMENT OF ACCOUNTS FOR PERIOD 10TH OCTOBER, 1927, TO 30TH NOVEMBER, 1929.

Receip	ots.							Expenditure.			
Grants for year ending 31st Ma 1928— New Zealand Government, S.I.R Westport Borough Council Buller County Council	-	200	0	_			d. 0	(b) Experiments—Larsen's Property and Sergeant's Hill— Shed and gate, Sergeant's Hill 28 2 7 Labour, hire of machinery, &c 161 6 10	£ 184	s. 11	
Grants for year ending 31st Ma 1929— New Zealand Government,	-				300	U	U	Manures, seeds, &c	$\begin{array}{c} 274 \\ 3 \end{array}$	1 10	5 0
S.I.R Westport Borough Council Buller County Council		200 50 50	0	0	300	0	0	Total expenditure to 30th November, 1929 Cash in hand	462 137	-	3 9
					£600	0	0	- £ -	600	0	0

Note.—Of the above £600, the Cawthorn Institute up to 31st December, 1928, had received only £200 (S.I.R. £100, W.B.C. £50, and B.C.C. £50—and had spent £280 6s. 6d.

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W. ROUT AND SONS, LTD., Secretary.

MEDICAL REGISTRATION.

WILLIAM HADFIELD SHEPLEY, Bachelor of Medicine will Hadfield Shepler, Bachelor of Medicine and Bachelor of Surgery, 1925, in the Victoria University of Manchester; Diploma of Psychological Medicine in the Victoria University of Manchester, 1928; now residing in Porirua, Wellington, hereby give notice that I intend applying on the 24th October next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

WM. HADFIELD SHEPLEY, Mental Hospital, Porirua.

Dated 25th September, 1930.

NOTICE OF CHANGE OF NAME.

JAMES BARON CAMPBELL, heretofore called and the Royal Steamship "The Maunganui," of Wellington, in the Dominion of New Zealand, Engineer, hereby give public notice that on the 24th day of September, 1930, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of "McQueen," and then assumed and advated, and abandoned the use of my said surname of "McQueen," and then assumed and adopted, and determined thenceforth on all occasions whatsoever to use and subscribe the name of "James Baron Campbell" instead of the said name of "James Baron McQueen."

McQueen."
And I give further notice that by a deed poll dated the 24th day of September, 1930, duly executed and attested, and enrolled in the office of the Supreme Court of New Zealand, at Wellington, on the 29th day of September, 1930, I formally and absolutely renounced and abandoned the said surname of "McQueen," and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe the name of "James Baron Campbell" instead of the name of James Baron McQueen," and so as to be at all times thereafter called, known, and described by the name of "James Baron Campbell" exclusively.

Dated this 30th day of September, 1930.

JAMES BARON CAMPBELL.

JAMES BARON CAMPBELL Late James Baron McQueen.

NOTICE OF CHANGE OF SURNAME.

MARY LAURA TRAPNELL, of Brookside, near Leeston, in New Zealand, heretofore called and known by the name of Mary Laura Modrich, hereby give notice that on the 26th day of September, 1930, I renounced and abandoned the use of my said surname of "Modrich," and assumed in lieu thereof the surname of "Trapnell," and, assumed in flet thereof the surname of fraphen, and, further, that such change of name is evidenced by a deed poll dated the 26th day of September, 1930, duly executed by me and enrolled at the Christchurch Registry in the Canterbury District of the Supreme Court of New Zealand on the 29th day of September, 1930:

Dated this 29th day of September, 1930.

MARY LAURA TRAPNELL,
Late Mary Laura Modrich.

GLEN EDEN TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

£10,000 Water-supply Reticulation Loan, 1930.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Glen Eden Town Board hereby resolves as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £10,000, authorized to be raised by the Glen Eden Town Board under the abovementioned Act for the construction of waterweeks and mentioned Act for the construction of waterworks and provision of a water-supply and reticulation for the Glen Eden Town District from the Auckland City mains, the said Glen Eden Town Board hereby makes and levies a special rate of a penny three-farthings (13d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Glen Eden Town District, comprising the whole of the said Town District; 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 thirty-six and a half years, or until the loan is fully paid off.

A. J. ROUTLEY, Chairman. H. CROUCHER, Clerk.

CAPITOL PICTURES, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1908, and its amendments, and in the matter of Capitol Pictures, Limited, a duly incorporated company having its registered office in Auckland.

NOTICE is hereby given that the above company, by resolution passed the 2nd day of September, 1930, went into voluntary liquidation, and appointed the undersigned as Liquidator for the purpose of such winding-up.

All persons, firms, corporations, or companies having claims against the above company are required to furnish same with full particulars thereof to the undersigned on or before Monday, the 20th October, 1930.

E. D. WILKINSON, Care of Wilkinson and Campbell 705-706 Dilworth Buildings, Auckland.

In the Supreme Court of New Zealand, Canterbury District,

Christchurch Registry.

In the matter of the Companies Act, 1908, and its amendments, and in the matter of The New Zealand Mer-CHANDISE AND AGENCY COMPANY, LIMITED.

N OTICE is hereby given that a petition for the winding-up of the above-named company by the G of the above-named company by the Supreme Court was, on the twenty-seventh day of August, 1930, presented to the Honourable Alexander Samuel Adams, a Judge of the

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Supreme Court, by Cyril Joseph Blackmore, of Christchurch, Labourer, a creditor of the said company, and the said peti-tion is directed to be heard before a Judge of the said Court at the Supreme Court at Christchurch on the tenth day of October, 1930, at 10.15 o'clock a.m., and any creditor or contributory of the said company desirous to oppose the making of the order for the winding-up of the said company under the above Act should appear at the time of the 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.

K. G. ARCHER,

Solicitor for the Petitioner.

Number 215 Manchester Street, Christchurch.

FRANKLIN COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1920, and in the matter of the Public Works Act, 1928.

N OTICE is hereby given that the Franklin County Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, the construction of a road within the County of Franklin—and for the purposes 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 lands so required to be taken is deposited in the Public Office of the Clerk to the said Council, situated in Roulston Street, Pukekohe, and is open for inspection (without fee) by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands, must state their objections in writing, and send the same, within forty days from the 29th day of September, 1930, being the date of the first publication of this notice, to the County Clerk at the County Office, Roulston Street, Pukekohe.

SCHEDULE.

Approximate area of each of the parcels of land required to be taken :-

A. R.

Being Portion of Crown land, Waitara Parish; coloured red. Allotment N.E. 61, Waitara Parish; coloured $_{2}^{0}$ 3.8 3.9 0

Allotment S.W. 29, Waitara Parish: coloured 0 1 29.8 purple. Situated in Block VIII, Awhitu Survey District. Plan

25995. Situated in the County of Franklin, North Auckland Land

District.

Dated at Pukekohe, this 29th day of September, 1930.

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ALAN P. DAY, County Clerk.

WAIAPU COUNTY 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, the Waiapu County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £2,000, authorized to be raised by the Waiapu County Council under the above-mentioned Act for the erection of offices at Te Puia Springs, the said Waiapu County Council hereby makes and levies a special rate of 1/90th of a penny in the pound upon the rateable valuation of all rateable property of the special-rating area, comprising the whole of the County of Waiapu, and that such special rate shall be an annual-recurring rate during the currency of such 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 twenty-six years, or until the loan is fully paid

I hereby certify that the above resolution was duly passed at a meeting of the Waiapu County Council held on Tuesday, the 28th day of May, 1930, and is a true extract from the minute-book of this Council.

A. L. TEMPLE, County Clerk Waipiro Bay, 27th September, 1930.

WAIAPU COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Waiapu County Council hereby resolves as follows:

County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £5,000, authorized to be raised by the Waiapu County Council under the above-mentioned Act, for the erection of workers' dwellings, the said Waiapu County Council hereby makes and levies a special rate of 1/40th of a penny in the pound upon the rateable value of all rateable property comprising the County of Waiapu, 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 thirty years, or until the loan is fully loan, being a period of thirty years, or until the loan is fully paid off.

I hereby certify that the above resolution was duly passed at a meeting of the Waiapu County Council held on Tuesday, the 28th day of May, 1930, and is a true extract from the minute-book of this Council.

A. L. TEMPLE, County Clerk. Waipiro Bay, 27th September, 1930. 523

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