



THE  
NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, MAY 12, 1932.

Land proclaimed as a Road, and Road closed, in Blocks XII and XVI, Makotuku Survey District, Waimarino County.

[L.S.]

BLEDISLOE, Governor-General.

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 road the land in Makotuku Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Areas of the Pieces of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 1 30-8	Section 7 .. .. .	XVI	Makotuku ..	P.W.D. 83369	Blue.
0 1 38-5	" 7 .. .. .	XVI	" ..	"	Pink.
0 1 37-0	" 7 .. .. .	XVI	" ..	"	Yellow.
0 0 12-3	" 3 .. .. . (S.O. 2749.)	XII	" ..	"	Purple.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Areas of the Pieces of Road closed.	Adjoining or passing through	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 8-0	Section 3 .. .. . " 7 .. .. . " 7 .. .. . " 7 .. .. . " 3 .. .. . " 7 .. .. . (S.O. 2749.)	XII	Makotuku ..	P.W.D. 83369	Green.
0 0 0-05		XVI	" ..	"	"
0 0 19-9		XVI	" ..	"	"
0 1 33-3		XVI	" ..	"	"
		XII	" ..	"	"
		XVI	" ..	"	"

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 4th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 39/235.)

A

*Land proclaimed as a Road, and Road closed, in Block II, Waiwera Survey District, Waitemata County.*

[L.S.] **BLDISLOE, Governor-General.**  
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 road the land in Waiwera Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P.	Being Portion of
0 3 30.8	Part Allotment S. 113; coloured yellow.
3 1 14.9	Allotment N.M. 134; coloured blue.
0 2 5.2	Allotment M. 134; coloured purple.
0 3 29.9	Allotment W. 135; coloured yellow.
0 3 22.6	Allotment M. 135; coloured yellow.
0 3 31.0	Allotment N.E. 135; coloured red.
0 0 22.0	Section 274; coloured yellow.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 acres 2 roods 34.6 perches.

Adjoining or passing through parts Allotment S. 113, Allotment N.M. 134, Allotment M. 134, Allotment S.M. 134, Allotment N. 114; coloured green.

All situated in Block II, Waiwera Survey District (Auckland R.D.), (Parish of Waiwera). (S.O. 25825, Sheet 2.)

All in the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 83805, 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 7th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/305/1.)

*Land proclaimed as a Road, and Road closed, in Block XIV, Tiffin Survey District, Wairarapa South County.*

[L.S.] **BLDISLOE, Governor-General.**  
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 road the land in Tiffin Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Being part Section 275, Taratahi Plain Block; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 roods 22 perches.

Adjoining or passing through parts Section 275, Taratahi Plain Block; coloured green.

All Situated in Block XIV, Tiffin Survey District. (S.O. 2746.)

All in the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 83727, 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 7th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 41/800.)

*Land proclaimed as a Road, and Road closed, in Blocks IV and VII, Mount Robinson Survey District, Horowhenua County.*

[L.S.] **BLDISLOE, Governor-General.**  
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 road the land in Mount Robinson Survey District, described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P.	Being
6 2 18.2	Lot 1, D.P. 9714, being part Tuwhakaturua 2B No. 2 Block; coloured pink.
2 1 8.6	Lot 3, D.P. 9714, being part Tuwhakaturua 2B No. 1 Block; coloured yellow.

Situated in Block VII, Mount Robinson Survey District. (S.O. 2720.) (P.W.D. 83490.)

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 4 acres 1 rood 35.6 perches.

Adjoining or passing through Lot 8, D.P. 6650, being part Tuwhakaturua 1G No. 1 Block, and Tuwhakaturua No. 1D and part No. 1A (Tahitiki Res.) Blocks; coloured green.

Situated in Block IV, Mount Robinson Survey District. (S.O. 2719.) (P.W.D. 83489.)

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 4th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 41/797.)

*Land taken for the Purposes of a Cemetery in Block XII, Greymouth Survey District, Grey County.*

[L.S.] **BLDISLOE, Governor-General.**  
A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 cemetery, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Greymouth, as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-third day of May, one thousand nine hundred and thirty-two.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:—

A. R. P.	Being
0 3 37.3	Section 1019.
1 0 17.7	Section 2571.

Situated in Block XII, Greymouth Survey District (Westland R.D.). (S.O. 2949.)

In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 83868, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 44/706.)

*Land taken for the Purposes of a Road in Block XI, Kumeu Survey District.*

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 twenty-third day of May, one thousand nine hundred and thirty-two.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:—

A.	R.	P.	Being Portion of
0	2	4-0	Section 10s, Motutara Settlement; coloured red.
2	3	14-3	Lot 27, D.P. 280, being part Taupaki Block; coloured purple.
2	0	6-4	Lot 27, D.P. 280, being part Taupaki Block; coloured purple.
1	1	24-7	Lot 27, D.P. 280, being part Taupaki Block; coloured purple.

Situated in Block XI, Kumeu Survey District (Auckland R.D.). (S.O. 25051.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 83896, 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 7th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2107/1.)

*Additional Land taken for the Stratford Main Trunk Railway (Heao Section), (between 31 m. - 32 m.).*

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land mentioned in the Schedule hereto is hereby taken for the Stratford Main Trunk Railway (Heao Section).

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:—

A.	R.	P.	Being portion of road.
2	0	10-0	
1	3	27-0	"
0	0	37-6	"
0	1	23-0	"

Situated in Block I, Heao Survey District (Taranaki R.D.).

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 81616, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 8/21.)

*Land proclaimed as a Street in the City of Wellington.*

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

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: 3 acres 0 roods 5-02 perches.

Being portion of that parcel of land originally dividing Kent Terrace and Cambridge Terrace, in the City of Wellington, and known as the Canal Reserve. (Town of Wellington R.D.), (City of Wellington). (S.O. 2742.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 83884, 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 7th day of May, 1932.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/998.)

*Amending a Proclamation setting apart Land as a Provisional State Forest.*

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

A PROCLAMATION.

WHEREAS, by a Proclamation dated the sixteenth day of March, one thousand nine hundred and twenty, and published in the *Gazette* of the twenty-fifth day of that month (hereinafter referred to as "the said Proclamation"), Section 3, Block X, Aria Survey District, and Section 9, Block VI, Aria Survey District, Taranaki Land District, were, *inter alia*, set apart as and for a provisional State forest:

And whereas an error was made in the said Proclamation by describing the areas of the said Section 3, Block X, Aria Survey District, and Section 9, Block VI, Aria Survey District, as 4,850 acres, and it is desirable that the error be rectified:

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 section three of the Forests Amendment Act, 1925, do hereby amend the said Proclamation by substituting for the area of 4,850 acres set out in the said Proclamation the following area—namely, 3,811 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 9th day of May, 1932.

E. A. RANSOM,  
Commissioner of State Forests.

GOD SAVE THE KING!

*Road closed in Block VIII, Hapuakohe Survey District, Auckland Land District.*

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

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 closed the road in Hapuakohe Survey District described in the Schedule hereto.

SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:—

A.	R.	P.	
0	0	3-1	} Adjoining or passing through Section 10.
0	3	8-0	
0	0	7-9	} Adjoining part Hoe-o-Tainui North No. 6A No. 2A Block.

Situated in Block VIII, Hapuakohe Survey District. (S.O. plan 18784.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/2034, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2567, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of May, 1932.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/2034.)

*Extending Definition of "Unlawful Weapon" in Arms Act, 1920, to include "Gas Guns" and other similar Weapons.*

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

A PROCLAMATION.

WHEREAS by the Arms Act, 1920, it is enacted that "Unlawful weapon" means an automatic pistol and includes any other weapon or class of weapon, whether a firearm or not, that may be declared by the Governor-General by Proclamation to be an unlawful weapon within the meaning and for the purposes of the said Act:

And whereas it is expedient that the provisions of the said Act relating to unlawful weapons be applied to certain other classes of weapon:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance of the above-recited power and authority, do hereby declare every firearm, weapon, and device designed for the purpose of discharging any lachrymatory, deleterious, or toxic gas, smoke, or other stupefying or overpowering thing capable of rendering any person either wholly or partially incapable of resistance, and any part or parts of any such firearm, weapon, or device, and any gas, substance, material, or thing specially intended or adapted for use as part of or in conjunction with any such firearm, weapon, or device, save and except any device or any part or parts of any device, or any gas, substance, material, or thing designed and intended solely for any medical, surgical, veterinary, scientific, agricultural, industrial, or other similar lawful purpose, to be an unlawful weapon within the meaning and for the purposes of the said Act.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of May, 1932.

JOHN G. COBBE, Minister of Justice.

GOD SAVE THE KING!

*Altering Boundaries of Eketahuna and Pahiatua Counties, and including Area in Kaitawa Riding, Pahiatua County.*

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

A PROCLAMATION.

WHEREAS it is provided by subsection two of section fourteen of the Counties Act, 1920, that the boundaries of any one or more counties may be altered in accordance with a resolution proposing the alteration passed by the Council of each of such counties in which the Counties Act is in force:

And whereas a resolution was passed by the Pahiatua County Council on the fifth day of December, one thousand nine hundred and thirty-one, praying for the alteration of the boundaries of the Eketahuna and Pahiatua Counties in the manner described in the said resolution and in the First Schedule hereto:

And whereas a similar resolution was passed by the Eketahuna County Council on the twelfth day of March, one thousand nine hundred and thirty-two:

And whereas it is expedient to make such alteration in accordance with the said resolutions, and that the area to be added to the Pahiatua County should be included in the Kaitawa Riding of that county:

Now, therefore, in pursuance and exercise of the power and authority conferred on me by the said Act, I, Charles, Baron Bledisloe, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area described in the First Schedule hereto, being now part of the Eketahuna County, shall be added to and form part of the Pahiatua County; that the boundaries of the Eketahuna

and Pahiatua Counties as so altered shall be those set forth under the respective headings in the Second Schedule hereto; that the area added as aforesaid to the Pahiatua County shall be included in the Kaitawa Riding of the said county; and that the boundaries of that riding shall be those set forth in the Third Schedule hereto:

FIRST SCHEDULE.

AREA EXCLUDED FROM EKETAHUNA COUNTY AND INCLUDED IN PAHIATUA COUNTY.

ALL that area in the Wellington Land District bounded by a line commencing at the north-eastern corner of Section 61, Block VIII, Mangaone Survey District; thence southerly along the eastern boundary of Sections 61, 62, and 63, and the north-eastern boundary of Sections 64 and 65, all of Block VIII aforesaid, to the south-eastern corner of the last-mentioned section; thence along the south-eastern boundary of said Section 65 and its production across a public road to the middle of the Tiraumea River; thence down the middle of the Tiraumea River to a point in line with the northern boundary of Section 61, Block VIII aforesaid; thence easterly to and along that boundary to the north-eastern corner of said Section 61, the place of commencement.

SECOND SCHEDULE.

EKETAHUNA COUNTY.

ALL that area in the Wellington Land District, bounded on the north by the Pahiatua County, hereinafter described, from Arawaru Trig. Station to Peg VIII on the summit of the Puketoi Range; thence by traverse-lines to the northernmost corner of Section 23, Block III, Puketoi Survey District; thence along the north-eastern boundaries of Sections 23, 9, 10, and 13, Block III aforesaid, the north-eastern boundaries of Sections 2 and 10, Block IV, Puketoi Survey District, and the north-western boundaries of Sections 9 and 8, Block IV aforesaid, to the north-eastern corner of the last-mentioned section; thence along the north-eastern boundary of said Section 8 to the Alfredton-Weber Road; thence along the northern side of that road to a point in line with the north-eastern boundary of Section 9, Block VIII, Puketoi Survey District; thence to and along that boundary and the south-eastern boundary of the said Section 9 to the north-eastern boundary of Section 13, Block VIII aforesaid; thence along the north-eastern boundary of Section 13 aforesaid, and the north-eastern boundaries of Sections 32 and 33, Block V, Aohanga Survey District, to the north-eastern corner of the last-mentioned section; thence along the eastern boundary of Section 33 to the Waihoki Valley Road; thence along the northern side of that road to a point in line with the eastern boundary of Section 2, Block VIII, Puketoi Survey District; thence along the eastern boundary of that section and of Section 20, Block XII, Puketoi Survey District, to the south-eastern corner of the last-mentioned section; thence along the eastern boundaries of Sections 222 and 22 (E.R.), Block XII aforesaid, to the south-eastern corner of the said Section 22 (E.R.); thence along the south-western boundaries of Sections 22 (E.R.), 15, and 14, Block XII, Puketoi Survey District, to the south-western corner of the last-mentioned section; thence along the eastern boundaries of Section 193, Block XII, and Sections 192 and 161 in Block XVI, Puketoi Survey District, to the easternmost corner of the last-mentioned section; thence along the north-western boundary of Section 822 to Section 824, Block III, Mangapakeha Survey District; thence along the northern boundary of that section to the Taueru River; thence down the middle of that river to a point in line with the northern boundary of Section 225, Block II, Mangapakeha Survey District; thence along the south-western boundary of that section to its south-western corner; thence along the north-western boundaries of Sections 149 and 148, Block II, Mangapakeha Survey District, to the north-western corner of the last-mentioned section; thence along a right line to the easternmost corner of Section 26, Block I, Mangapakeha Survey District; thence along the north-eastern boundaries of Sections 26 and 25, Block I aforesaid, to the northernmost corner of the last-mentioned section; thence along the north-western boundaries of Sections 25, 24, 23, and 22 to the north-eastern boundary of Section 17; thence along that boundary and the north-eastern boundaries of Sections 96, 95, 94, 93, 92, and 91 to Barton's Road; thence along Barton's Road to the north-eastern boundary of Section 17, Block XV, Mangaone Survey District; thence along the north-eastern boundaries of Sections 17, 18, 19, 20, and 29, Block XV aforesaid, to Baker Road; thence along Baker Road to a point in line with the north-eastern boundary of Section 26, Block XV; thence along that boundary and the north-western boundaries of said Section 26 and Section 77 to the Mangaoronga Road; thence along that

road to the northern boundary of Section 68, Block XIV, Mangaone Survey District; thence along the northern boundaries of Section 68, Road Res. 173, 140, 132, and R. 182 to the Makakahi River; thence up the middle of the Makakahi River to a point in line with the western boundary-line of Section 21, Block XIV, Tararua Survey District; thence along a right line bearing 295° 30' magnetic to the summit of the Tararua Range; thence along the summit of the Tararua Range to Arawaru Trig. Station, the point of commencement: and excluding therefrom the Borough of Eketahuna.

## PAHIATUA COUNTY.

All that area in the Wellington Land District bounded by a line commencing at the north-eastern corner of Section 43, Block XII, Mount Cerberus Survey District; thence southerly along the eastern boundary of said Section 43 to the summit of the Puketoi Range; thence along the summit of the Puketoi Range to Puketoi Trig. Station; thence along a right line from Puketoi Trig. Station to the north-eastern corner of Section 61, Block VIII, Mangaone Survey District; thence along the eastern boundary of Sections 61, 62, 63, 64, and 65, Block VIII aforesaid, to the south-eastern corner of the last-mentioned section; thence along the south-eastern boundary of said Section 65 and that boundary produced to the middle of the Tiraumea River; thence down the middle of the Tiraumea River to a point in line with the northern boundary of Section 175, Block VIII aforesaid; thence to and along that boundary to Pa Valley Road; thence along Pa Valley Road to the Mangaone Valley Road; across that road and along the southern boundary of Section 16, Block IV, Mangaone Survey District, to the Mangaone Stream; thence up that stream to a point in line with the south-western boundary of Section 30A, Block IV aforesaid; thence to and along that boundary and the south-western boundaries of Sections 30 and 27, Block III, Mangaone Survey District, to the westernmost corner of the last-mentioned section; thence along the eastern boundary of Section 33, Block III aforesaid, to its southernmost corner; thence north-westerly along the south-western boundaries of Sections 33 and 4A to Mount Heale; thence south-westerly along the south-eastern boundaries of Sections 3, 4, and 5, Block III aforesaid, to the southernmost corner of the last-mentioned section; thence north-westerly along the south-western boundaries of Sections 5, 1A, and 1 to the Makakahi River; thence along a right line to Arawaru Trig. Station; thence northerly along the summit of the Tararua Range to the Manawatu River; thence up the Middle of the Manawatu River to a point in line with the northern boundary of Section 5, Block I, Makuri Survey District; thence along the boundary of the Wellington Land District to the western side of the Rabbit Fence Reserve at the north-eastern corner of Section 4, Block III, Makuri Survey District; thence south-easterly along the south-western side of that reserve to the western boundary of Section 13, Block III, Makuri Survey District; thence south-westerly along that boundary to the northern boundary of the land on plan 4376, deposited in the office of the District Land Registrar at Wellington; thence easterly and north-easterly along that boundary to the Rabbit Fence Reserve; thence along the southern and eastern sides of that reserve to the boundary of the Wellington Land District and along that boundary to the north-eastern corner of Section 43, Block XII, Mount Cerberus Survey District, the point of commencement: and excluding therefrom the Borough of Pahiatua.

## THIRD SCHEDULE.

## KAITAWA RIDING.—PAHIATUA COUNTY.

ALL that area in the Wellington Land District bounded by a line commencing at the north-western corner of Section 1, Block VIII, Makuri Survey District; thence along the northern boundary of Sections 1 and 2, Block VIII aforesaid, to the Tiraumea River; thence down the middle of the Tiraumea River to the south-western corner of the Ngaturi Township; thence easterly along the south side of Ngaturi Township to the north-eastern corner of Section 36, Block VIII, Makuri Survey District; thence south-east along the north-eastern boundaries of Sections 36, 38, 40, 43, 46, and 52, Block VIII, Makuri Survey District, to the south-eastern corner of the last-mentioned section; thence along the south-eastern boundary of Section 51, Block VIII, and that boundary produced to the middle of the Ngaturi-Aohanga Road; thence along the middle of the Ngaturi-Aohanga Road to a point in line with the eastern boundary of Section 82, Block IX, Makuri Survey District; thence along the eastern boundaries of Sections 82 and 64, Block IX, and the south-eastern boundary of Section 57, Block XIII, Makuri Survey District, to the Pahiatua-Makuri Road; thence north-westerly along the middle of that road to the south-eastern boundary of Section 46, Block XIII aforesaid; thence

south-westerly along that boundary-line to the Makuri River; thence to and along the middle of the Makuri River to a point in line with the north-eastern boundary of Section 14, Block XIII aforesaid; thence along the north-eastern boundary of Section 14 aforesaid to the Mount Butters Road; thence to the north-eastern boundary of Section 30, Block II, Puketoi Survey District; thence along that boundary and its production to the county boundary, hereinbefore described; thence along the county boundary to a point in line with the northern boundary of Section 61, Block VIII, Mangaone Survey District; thence along that boundary to the Tiraumea Valley Road; thence along the middle of the Tiraumea Valley Road to the north-eastern corner of Section 24, Block VIII, Makuri Survey District; thence westerly along the northern boundary-line of the said Section 24 and its production to the middle of the Tiraumea River; thence northerly along the middle of the Tiraumea River to a point in line with the western boundary of Section 3, Block VIII, Makuri Survey District; thence to and along the western boundary of that section to the south-western boundary of Section 1, Block VIII aforesaid; thence along the south-western and north-western boundaries of the said Section 1 to its north-western corner, the point of commencement.

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 9th day of May, 1932.

ADAM HAMILTON, Minister of Internal Affairs.

GOD SAVE THE KING!

(I.A. 19/86/139.)

*Cancelling the Reservation over a Reserve in the Town of Arahura (Ahaura), Westland Land District.*

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of May, 1932.

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 as a reserve for a site for a telegraph station 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.

## WESTLAND LAND DISTRICT.

RESERVE 1322 (Section 29), Town of Arahura (Ahaura), Block IV, Mawheranui Survey District: Area, 12 perches.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

(L. and S. 6/3/398.)

*Changing the Purpose of a Reserve in Block XIII, Manungaru Survey District, North Auckland Land District.*

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto is a reserve duly set apart for public purposes:

And whereas it is expedient that the purpose of the reservation over such land shall be changed to a reserve for recreation purposes:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by subsection one (a) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that the purpose of the reserve described in the Schedule hereto is hereby changed from a reserve for public purposes to a reserve for recreation purposes.

## SCHEDULE.

ALL that area in the North Auckland Land District, Borough of Dargaville, situate in Block XIII, Maungaru Survey District, containing by admeasurement 10 acres, more or less, being Lot 195 and Lots 226 to 245 inclusive, on a plan deposited at the office of the District Land Registrar at Auckland, and numbered 859; being a subdivision of part Kaihu No. 2D Block. As the same is more particularly delineated on a plan marked L. and S. 1/952, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

C. A. JEFFERY,  
Acting Clerk of the Executive Council.  
(L. and S. 1/952.)

*Changing the Purpose of a Reserve in Town of Hokitika,  
Westland Land District.*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto is a reserve duly set apart for General Government purposes: And whereas it is expedient that the reservation over such land shall be changed to an addition to a public-school site:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by subsection one (a) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that the purpose of the reserve described in the Schedule hereto is hereby changed from a reserve for General Government purposes to a reserve for an addition to a public-school site.

## SCHEDULE.

WESTLAND LAND DISTRICT.

RESERVE 99, TOWN of Hokitika: Area, 2 acres 0 roods 20 perches.

C. A. JEFFERY,  
Acting Clerk of the Executive Council.  
(L. and S. 1/954.)

*Constituting the Pirongia Rabbit District.—(Notice No.  
Ag. 3034.)*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section thirty of the Rabbit Nuisance Act, 1928, it is enacted that the Governor-General may, by Order in Council, on petition in that behalf signed by a majority of the persons qualified to be enrolled on the rate-payers list of any proposed district, constitute and declare any area of land of not less than one thousand acres a rabbit district under and for the purposes of Part II of the said Act:

And whereas, in pursuance of the provisions of the said section thirty of the said Act, a petition has been received praying that the area of land described in the Schedule hereto be constituted and declared a rabbit district under and for the purposes of Part II of the said Act, and it is deemed expedient to give effect to the prayer of the petitioners accordingly:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon him by 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 constitute, by the specific name of the "Pirongia Rabbit District," and declare that area of land defined in the Schedule hereto to be a rabbit district under and for the purposes of Part II of the said Act, and doth hereby further declare that the basis on which the Board to be established for the said district shall first levy its general rate shall be on the basis of the acreage of the rateable property in the said district.

## SCHEDULE.

ALL that area in the Auckland Land District, in the Raglan and Otorohanga Counties, in the Pirongia Parish, bounded by a line commencing at a point in Block VIII, Pirongia Survey District, where the Moakururua Stream meets the left bank of the Waipa River; thence in a south-westerly direction generally up the Moakururua and Ngutunui Streams to the eastern boundary of Section 9, Block X, Pirongia Survey District; thence in a north-westerly direction generally along the eastern boundary of Section 9 aforesaid, the southern, eastern, and north-eastern boundaries of the Waiwhakaata No. 3F, Section 2 Block, the south-eastern boundary of Section 13, Block X, Pirongia Survey District, and the north-eastern boundary of the Kopua No. 1s Section 2B Block to the Kawhia County boundary; thence in a north-easterly direction along the Kawhia County boundary to the Mahaukura Trig. 1922; thence along the south-western boundary of Allotment 358, Pirongia Parish, to a public road; thence in a north-easterly direction generally along the southern side of that road and the south-western boundary of Allotment 340 to a public road; thence along the northern side of that road to and across a public road and along the south-western boundary of Allotment 71 to the Waipa River; thence in a southerly direction generally up the left bank of the Waipa River to the point of commencement.

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

*Declaring an Additional Disease under the Orchard and Garden Diseases Act, 1928, and extending the First Schedule of that Act to include such Disease.—(Notice No. Ag. 3036.)*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Orchard and Garden Diseases 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 declare that, on and after the date of the publication of this Order in Council in the *Gazette*, *Cydia (Carpocapsa) saltians* shall be a disease within the meaning of the said Act; and, with the like advice and consent, doth hereby extend the First Schedule to the said Act by including the aforesaid disease therein.

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

*Directing the Sale of Land under the Public Works Act, 1928, in Block II, Maketu Survey District.*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of May, 1932.

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.

## SCHEDULE.

APPROXIMATE areas of the pieces of land directed to be sold:—

A.	R.	P.	Being
0	2	35.2	Railway land (part Section 61); plan P.W.D. 39771, coloured red.
0	1	24.2	Railway land (part Section 60); plan P.W.D. 39771; coloured yellow. (S.O. 18824.)
0	0	12.4	Railway land (formerly portion of road); plan P.W.D. 83860, coloured green. (S.O. 26646.)

Situated in Block II, Maketu Survey District.

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

C. A. JEFFERY,  
Acting Clerk of the Executive Council.  
(P.W. 3/9.)

*Order in Council prescribing 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 4th day of April, 1932.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS 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 Schedule have 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"), to the borrowing by the said local authorities of the respective amounts specified in the Fifth Column of the said Schedule, for the terms set out in the Seventh 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 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 local authority whose name is set out in the Second Column of the said Schedule, for the respective terms set out in the Seventh Column of the said Schedule, at a rate of interest being such as shall not produce to the lender a rate exceeding the respective rate specified in the Sixth Column of the said Schedule, and the said local authorities are hereby authorized to borrow the respective sums accordingly.

SCHEDULE.

<i>First Column.</i> Consecutive Number.	<i>Second Column.</i> Name of Local Authority.	<i>Third Column.</i> Name of Loan.	<i>Fourth Column.</i> Amount of Loan authorized.	<i>Fifth Column.</i> Amount not borrowed.	<i>Sixth Column.</i> Rate of Interest prescribed.	<i>Seventh Column.</i> Term of Loan.
1	Stratford County Council	North Riding Redemption Loan, 1932	£ 1,560	£ 1,560	£ s. d. 5 15 0	Years. 5
2	"	South Riding Redemption Loan, 1932	2,880	2,880	5 15 0	5
	"	East Riding Redemption Loan, 1932	4,860	4,860	5 15 0	5
4	"	West Riding Redemption Loan, 1932	3,050	3,050	5 15 0	5
5	Rangitikei County Council	Ruanui Riding Redemption Loan, 1932	3,000	3,000	5 15 0	5
6	Wairoa Borough Council	Electric-power and Supply Redemption Loan, 1932	6,700	6,700	5 15 0	5
7	Wanganui City Council	General Purposes and Tramways Repayment Loan, 1931	54,570	11,190	5 15 0	5

(T. 40/416/6.)

C. A. JEFFERY,  
Acting Clerk of the Executive Council.

*Recreation Reserve in Auckland 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 11th day of May, 1932.

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

SCHEDULE.

AONGATETE DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 3 roods 2 perches, more or less, being Allotment 239 (formerly part of Allotment 178), Parish of Apatata, and being all the land comprised in Certificate of Title, Vol. 631, folio 196, Auckland Registry.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

(L. and S. 1/929.)

*Recreation Reserve in Auckland 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 11th day of May, 1932.

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 Auckland Land District, described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter form part of the Hamilton Domain, and be managed, administered, and dealt with as a public domain by the Hamilton Domain Board.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 2 acres 3 roods 13-69 perches, more or less, being Lot 27, D.P. 12543, part of Allotment 37, Pukete Parish; and being all the land comprised in Certificate of Title, Vol. 631, folio 243, Auckland Registry.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

(L. and S. 25/402.)

*Member appointed to the Riwaka Public Library Board.*

**BLEDISLOE, Governor-General.  
ORDER IN COUNCIL.**

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by an Order in Council dated the seventh day of March, one thousand nine hundred and thirty-two, and published in the *Gazette* of the tenth day of that month, the control of Sections 4 and 5, Block X, Kaiteriteri Survey District, Nelson Land District, a reserve for a site for a public library, was vested in certain persons therein named, who were by the said Order in Council constituted a special Board, by the name of the Riwaka Public Library Board, in pursuance of section seventeen of the Public Reserves, Domains, and National Parks Act, 1928:

And whereas it is desirable that Robert York Drummond, of Riwaka, should be appointed a member of the said Board, in place of Alexander John Drummond, deceased:

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 conferred on him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby appoint the said

Robert York Drummond

to be a member of the Riwaka Public Library Board constituted by the Order in Council dated the seventh day of March, one thousand nine hundred and thirty-two, hereinbefore referred to, in place of the said Alexander John Drummond, deceased.

C. A. JEFFERY,  
Acting Clerk of the Executive Council.

(L. and S. 22/3554.)

*Revoking By-laws relating to Little Wanganui Harbour, and making others in lieu thereof.*

**BLEDISLOE, Governor-General.  
ORDER IN COUNCIL.**

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Orders in Council dated the twenty-ninth day of February and the eleventh day of April, one thousand nine hundred and thirty-two, and published in the *Gazette* of the third day of March, one thousand nine hundred and thirty-two, at page 419, and of the fourteenth day of April, one thousand nine hundred and thirty-two, at page 758, by-laws were made relating to Little Wanganui Harbour:

And whereas it is expedient to revoke the said by-laws and to make others in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by sections nine and two hundred and twenty-six of the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, doth hereby revoke the hereinbefore-recited Orders in Council, and doth hereby make the following by-laws in respect of the Harbour of Little Wanganui, and doth further hereby order and declare that these by-laws shall have force and effect as from the first day of April, one thousand nine hundred and thirty-two.

**BY-LAWS.**

**WHARFAGE DUES.**

1. THE following charges are hereby fixed and authorized to be levied and taken on all goods landed at or shipped from the Government Wharf at Little Wanganui:—

On all goods not otherwise specified, weight or measurement at the option of the	£	s.	d.
Wharfinger, per ton .. .. .	0	2	6
Fruit, per ton of 20 cases .. .. .	0	2	6
Vegetables, per ton of 12 sacks .. .. .	0	2	6
Large cattle and horses, per head .. .. .	0	3	6
Pigs, sheep, and goats, per head .. .. .	0	0	6
Poultry, per crate .. .. .	0	1	0
Timber, per 100 ft., superficial .. .. .	0	0	4
Minimum charge in respect of any goods .. .. .	0	1	0

2. The above charges do not include any charges for labour.

3. Goods, with the exception of inflammable and dangerous goods, which must be removed from the wharf immediately on discharge from the ship, may be stored in the wharf-shed,

at the option of the Wharfinger, for a period of not more than seven days; but the Marine Department shall not be responsible in any way for damage or loss of any goods by fire, heat, damp, rust, decay, vermin, robbery, leakage, sweating, evaporation, water, or any other cause.

**PILOT SERVICE.**

4. The Department hereby declares that the display of harbour beacons or of other shore signals for the time being used for the purpose of aiding and directing vessels entering or going out of the port shall be deemed to be pilot service, and the following shall be the rates paid to the Department for such service:—

For every vessel inwards the sum of 3d. per ton net register, and for every vessel outwards the same charge.

C. A. JEFFERY,  
Acting Clerk of the Executive Council.

*Amending Order in Council licensing Alexander Hunter to use and occupy a Part of the Foreshore and Land below Low-water Mark at Seal Island, in Woodpecker Bay, as a Site for a Wharf.*

**BLEDISLOE, Governor-General.  
ORDER IN COUNCIL.**

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council, dated the sixth day of July, one thousand nine hundred and thirty-one, and published in the *Gazette* of the ninth day of the same month, at page 2072, Alexander Hunter was licensed to use and occupy a part of the foreshore and land below low-water mark at Seal Island, in Woodpecker Bay, as a site for a wharf:

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the hereinbefore-recited Order in Council by revoking paragraph three of the Schedule thereto, and substituting the following therefor; and doth hereby further order and declare that this amendment shall have force and effect on and from the sixth day of July, one thousand nine hundred and thirty-one:—

“3. (1) In consideration of the concessions and privileges granted by this Order in Council, the licensee shall pay to the Minister the sum of £2 10s. and rental at the following rates:—

“(a) From the 6th day of July, 1931, until such time as the wharf is brought by the licensee into use for shipment or discharge of coal or other goods, the sum of £5 per annum; and

“(b) Thereafter the sum of £52 per annum.

“(2) Such rentals shall be payable in advance on the 1st day of April in each year, the proportionate part in respect of the period from the 6th day of July, 1931, until the 31st day of March following to be paid on the licensee being supplied with a copy of this Order in Council.”

C. A. JEFFERY,  
Acting Clerk of the Executive Council.

*Amending Regulations under the Stock Act, 1908, for the Prevention of the Spread of Ticks (Ixodidae) among Stock.—(Notice No. Ag. 3035.)*

**BLEDISLOE, Governor-General.**

**ORDER IN COUNCIL.**

At the Government House at Wellington, this 4th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Stock Act, 1908, 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 further amend the regulations for the purpose of the eradication and prevention of the spread of tick (*Ixodidae*) among stock, made under the said Act on the thirteenth day of February, one

thousand nine hundred and twenty-two, and published in the *Gazette* on the sixteenth day of the same month, at page 470 (hereinafter referred to as "the principal regulations"), by inserting, in the Seventh Schedule to the principal regulations, as replaced by clause 3 of the regulations made under the said Act in amendment of the principal regulations on the seventeenth day of September, one thousand nine hundred and twenty-eight, and published in the *Gazette* on the twentieth day of the same month, at page 2821, the additional crossing-place set forth in the Schedule hereto; and doth hereby declare that the amendment hereby made shall come into force on the date of the publication of this Order in Council in the *Gazette*.

## SCHEDULE.

12. BRIDGE over the Pouarua Stream on the Waipaoa-Patutahi Road.

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

*Amending Regulations under the Orchard and Garden Diseases Act, 1928, in regard to the Importation of Fruit or Plants into New Zealand.—(Notice No. Ag. 3037.)*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Orchard and Garden Diseases 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 further amend the regulations under the Orchard and Garden Diseases Act, 1908, enuring under the said Act, governing the importation of fruit or plants into New Zealand, made by Order in Council on the twenty-third day of August, one thousand nine hundred and fifteen, and published in the *Gazette* on the second day of September, one thousand nine hundred and fifteen, at page 3100, by adding to the Thirteenth Schedule to the said regulations the words "*Cydia (Carpocapsa) salitans*," and doth hereby declare that this Order in Council shall come into force on the date of the publication thereof in the *Gazette*.

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

*Amending Regulations under the Industrial Conciliation and Arbitration Act, 1925.*

BLEDISLOE, Governor-General.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Industrial Conciliation and Arbitration Act, 1925, and its amendments, 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 in amendment of and addition to the regulations made under the said Act on the tenth day of January, one thousand nine hundred and twenty-seven, and published in the *Gazette* on the thirteenth day of the same month, at page 9 (hereinafter referred to as "the principal regulations").

## REGULATIONS.

1. REGULATION 28 of the principal regulations is hereby revoked, and the following regulation substituted therefor:—  
"28. The notification by the Commissioner to the Clerk that a settlement of a dispute before a Council has or has not been arrived at, as the case may be, or that a proposal that the dispute be referred to the Court for settlement has or has not been carried, as the case may be, shall be in duplicate in the Form No. 9A in the Schedule hereto. One copy of

B

such notification shall be retained by the Clerk and the other copy shall be forthwith forwarded by him to the Registrar of Industrial Unions who, in every case where such notification is that no settlement of the dispute has been arrived at, shall publish in the *Gazette* a notice specifying the award or industrial agreement which is deemed to be cancelled pursuant to section 7 (4) of the Industrial Conciliation and Arbitration Amendment Act, 1932, together with the date on which such cancellation takes effect."

2. Regulations 30 and 31 of the principal regulations are hereby revoked.

3. Regulation 35 of the principal regulations is hereby revoked, and the following regulation substituted therefor:—

"35. (1) Reference of a dispute to the Court pursuant to section 7 of the Industrial Conciliation and Arbitration Amendment Act, 1932, shall be made by the Clerk in the Form No. 12A in the Schedule hereto.

"(2) In the case of a dispute in any industry or industries where any female workers are employed, the request of any union or industrial association representing such female workers that the Clerk apply to the Court for an order fixing the minimum rates of wages that may be paid to female workers in the industry or industries to which the dispute relates and the application of the Clerk pursuant to such request shall be in the Form No. 12B in the Schedule hereto."

4. Regulations 36, 37, 38, 39, 40, and 41 of the principal regulations are hereby revoked.

5. Regulation 51 of the principal regulations is hereby amended by deleting the words "and shall also in due course give notice to each such party, in the Form No. 12D, where and when the application will be heard".

6. The following new regulation is hereby made and inserted after Regulation 55 of the principal regulations:—

"55A. Application to the Court for total or partial exemption from an agreement filed in pursuance of section 5 of the Industrial Conciliation and Arbitration Amendment Act, 1932, shall be in the Form No. 18E in the Schedule hereto, and shall be filed with the Clerk, together with as many additional copies thereof as the Clerk may require. The Clerk shall send to each party concerned a copy of the application, together with a notification in the Form No. 18F in the Schedule hereto."

7. Regulation 67 of the principal regulations is hereby amended by inserting after the figures "67" the figure "(1)," and adding thereto the following clause:—

"(2) Every person other than an officer of the Public Service appointed as a Commissioner under subsection (4A) of section 40 of the said Act shall receive remuneration at the rate of £450 per annum in addition to travelling-expenses as prescribed by Regulation 65 of the principal regulations."

8. Form No. 5A in the Schedule to the principal regulations is hereby amended by deleting the words "(or two or three)," in paragraph (4), and substituting therefor the words "(or two, three, or four)".

9. Form No. 5B in the Schedule to the principal regulations is hereby amended by deleting the word "six" in paragraph (4), and substituting therefor the word "seven".

10. Forms Nos. 16A, 17B, 18C, and 18D in the Schedule to the principal regulations are hereby amended by inserting in each of such forms after the words "in due course" the words "if you propose to oppose the application, and give me written notice to that effect".

11. Forms Nos. 9C, 9D, 12D, 13A, 13B, and 13BB in the Schedule to the principal regulations are hereby revoked. Any reference in the principal regulations to Form No. 12D shall be deemed to be a reference to Form No. 12C in the Schedule hereto.

12. Forms Nos. 9A, 12A, 12B, and 12C in the Schedule to the principal regulations are hereby revoked and Forms Nos. 9A, 12A, 12B, and 12C in the Schedule hereto are substituted therefor.

## SCHEDULE.

[Form I.C. 9A.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.*

NOTIFICATION BY CONCILIATION COMMISSIONER OF RESULT OF INQUIRY BY COUNCIL OF CONCILIATION INTO INDUSTRIAL DISPUTE.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.

Between and

To the Clerk of Awards at

I HEREBY notify you that the result of the inquiry by the Council of Conciliation appointed for the hearing of the above-mentioned dispute is as follows:—

(1) A settlement of the dispute has been arrived at and a statement in duplicate of the terms of the settlement signed by all the assessors is attached for filing in your office.

(2) A settlement of the dispute has not been arrived at.  
 (3) The Council has adopted pursuant to section 7 (1) of the Industrial Conciliation and Arbitration Amendment Act, 1932, a proposal that the dispute be referred to the Court.\*  
 The appointment of assessors in the above dispute in the Form No. 5F is attached.

Dated at this day of , 19 .

.....  
 Conciliation Commissioner.

NOTE.—Strike out what is not required.

\* If a recommendation or partial settlement is also attached add to that effect.

[Form I.C. 12A.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.*

REFERENCE OF INDUSTRIAL DISPUTE TO COURT.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Between and

To the Registrar of the Court of Arbitration.

WHEREAS a notification under the hand of the Commissioner dated the day of 19 , has been given me that the Council appointed for the hearing of the above-mentioned dispute has adopted pursuant to section 7 (1) of the Industrial Conciliation and Arbitration Amendment Act, 1932, a proposal that the said dispute be referred to the Court for settlement.

Now, therefore, I hereby refer the said dispute to the Court of Arbitration accordingly.\*

Dated at , this day of , 19 .

....., Clerk of Awards.

\* If any recommendation or partial settlement is attached to Commissioner's notification, add to that effect.

[Form I.C. 12B.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.*

REQUEST TO CLERK THAT APPLICATION BE MADE TO COURT FOR ORDER FIXING MINIMUM RATES OF WAGES THAT MAY BE PAID TO FEMALE WORKERS, AND APPLICATION OF CLERK PURSUANT THERETO.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Between and

To the Clerk of Awards at

WHEREAS a notification under the hand of the Commissioner that a settlement of the above-mentioned dispute has not been arrived at by the Council appointed for the hearing thereof has been forwarded to you, and whereas the said dispute is in an industry or industries in which female workers are employed:

Now, therefore, in pursuance of section 7 (5) of the Industrial Conciliation and Arbitration Amendment Act, 1932, the undermentioned industrial union [association] representing such female workers hereby requests that you apply to the Court for an order fixing the minimum rates of wages that may be paid to the following female workers to whom the dispute relates: [Specify classes of female workers].

Dated at , this day of , 19 .

[To be signed by two or more officers.]

.....  
 of the  
 Industrial Union [or  
 Association].

.....  
 of the  
 Industrial Union [or  
 Association].

To the Registrar of the Court of Arbitration.

APPLICATION is hereby accordingly made for an order fixing the minimum rates that may be paid to the female workers specified in the above request.

Dated at , this day of , 19 .

....., Clerk of Awards.

[Form I.C. 12c.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.*

NOTICE OF SITTING OF COURT OF ARBITRATION TO HEAR INDUSTRIAL DISPUTE OR APPLICATION.

[Three clear days' notice to be given to all parties concerned.]

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Between and ; or In the matter of [Set out description of matter].

To

NOTICE is hereby given that the Court of Arbitration will sit for the hearing of the above-mentioned application [dispute] at , on the day of , 19 , at o'clock in the noon.

Dated at , this day of , 19 .

....., Clerk of Awards.

[Form I.C. 18E.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.*

APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AGREEMENT FILED PURSUANT TO SECTION 5 OF THE INDUSTRIAL CONCILIATION AND ARBITRATION AMENDMENT ACT, 1932.

In the matter of the agreement.

To the Clerk of Awards at

I, THE undersigned party to the above-mentioned agreement dated , hereby make application to the Court of Arbitration for total [or partial] exemption from the provisions of the above-mentioned agreement upon the following grounds, viz.: [Set out grounds in detail].

Dated at , this day of , 19 .

[Signature.]

[Form I.C. 18F.

*Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments.*

NOTICE OF APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AGREEMENT FILED PURSUANT TO SECTION 5 OF THE INDUSTRIAL CONCILIATION AND ARBITRATION AMENDMENT ACT, 1932.

In the matter of the agreement.

To

TAKE notice that an application for total [partial] exemption from the provisions of the above-mentioned agreement has been made by one of the parties thereto.

If you propose to oppose the application and give me written notice to that effect, the time and place of the hearing of the said application will be notified to you in due course. A copy of the application is enclosed herewith.

Dated at , this day of , 19 .

....., Clerk of Awards.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

*Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908.*

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of May, 1932.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and sixty-two of the Land Act, 1924, it is enacted that the Governor-General may by Order in Council, on the recommendation of the Land Board, declare that any land comprised in a kauri-gum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified, the land to which the Order relates shall become subject to the provisions of the Land Act, 1924:

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that portion of the Te Kopuru No. 4 Kauri-gum Reserve, as described in the Schedule hereto, be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section one hundred and sixty-two of the Land Act, 1924, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that portion of the Te Kopuru No. 4 Kauri-gum Reserve, as described in the Schedule hereto, shall, from the tenth day of May, one thousand nine hundred and thirty-two, cease to be subject to the Kauri-gum Industry Act, 1908.

## SCHEDULE.

## NORTH AUCKLAND LAND DISTRICT.

ALL that area in the North Auckland Land District, Hobson County, situate in Block V, Tokatoka Survey District, containing by admeasurement 74 acres 1 rood 10 perches, more or less, being Allotment 112, Kopuru Parish, and being portion of Te Kopuru No. 4, Kauri-gum Reserve, as described in *New Zealand Gazette*, 1902, No. 103, page 2698. As the same is more particularly delineated on the plan marked L. and S. 9/2764, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan No. 2814A.)

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

(L. and S. 9/2764.)

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

BLDISLOE, Governor-General.

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

## SCHEDULE.

ALL that area in the North Auckland Land District, Hobson County, containing by admeasurement 18 acres 2 roods 15 perches, more or less, being a road through Waimata Nos. 1A No. 1, 1A No. 2, 1B No. 1, 1B No. 2, 1B No. 3, closed by Proclamation No. 4728, published in *New Zealand Gazette* of the 25th September, 1919. As the same is more particularly delineated on plan marked L. and S. 21/171, deposited under No. 2568, in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured green. (North Auckland plan 18236, blue.)

As witness the hand of His Excellency the Governor-General, this 9th day of May, 1932.

E. A. RANSOM, Minister of Lands.

(L. and S. 21/171.)

*Members appointed to Papatowai Scenic Board.*

BLDISLOE, Governor-General.

WHEREAS by a Warrant dated the twenty-third day of November, one thousand nine hundred and twenty-nine, and published in the *Gazette* of the twenty-eighth day of that month, the control of certain reserves in the Otago Land District, known as the Papatowai Bush, Tahakopa Beach, and McLennon River Scenic Reserves, was vested in certain persons therein named, who were by the said Warrant constituted a special Board by the name of the Papatowai Scenic Board, in pursuance of section thirteen of the Scenery Preservation Act, 1908: And whereas it is desirable that Donald McLeod Little should be appointed a member of the said Board in place of Erroll Wright, left the district:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of

the powers conferred on him by section thirteen of the Scenery Preservation Act, 1908, and of all other powers and authorities enabling him in this behalf, doth hereby appoint the said

Donald McLeod Little

to be a member of the Papatowai Scenic Board constituted by the Warrant dated the twenty-third day of November, hereinbefore referred to in place of the said Erroll Wright, left the district; and in pursuance of the said section thirteen doth hereby appoint

Innis McKay

as an additional member of the Board.

As witness the hand of His Excellency the Governor-General, this 4th day of May, 1932.

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

(L. and S. 4/422.)

*Exempting Crown Lands from certain Provisions of the Mining Act, 1926.*

BLDISLOE, Governor-General.

WHEREAS by section twenty of the Mining Act, 1926, it is, *inter alia*, enacted that the Governor-General may from time to time, by notice in the *Gazette*, exempt any Crown lands from mining, or from any specified mining purpose, or from that Act, or any specified provisions of that Act; and that the lands to which any such notice relates shall be specified therein by words of particular description:

And whereas it is desirable that the Crown land specified in the Second Schedule hereto shall, subject to all existing registered mining privileges, be exempted from the provisions of the Mining Act, 1926, and its amendments, set out in the First Schedule hereto:

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 section twenty of the Mining Act, 1926, and of all other powers and authorities in anywise enabling me in that behalf, do hereby exempt the land particularly described in the Second Schedule hereto from the provisions of those sections of the Mining Act, 1926, mentioned in the First Schedule hereto, subject to all existing registered mining privileges; and do also hereby declare that such exemption shall take effect from the date of the publication of this notice in the *Gazette*.

## FIRST SCHEDULE.

THE Mining Act, 1926: Sections 70, 77, 81, 87, 89, 100, 106, 129, 144, 154.

## SECOND SCHEDULE.

ALL that area in the Nelson Land District, containing approximately 530 acres, and bounded by a line commencing at the northernmost corner of Section 3, Block XV, Howard Survey District; thence to and along the left bank of Maud Creek to a point in line with the north-western boundary of Section 2, Lake Settlement, Block XI, Howard Survey District; thence to and along that boundary to its intersection with the western boundary of the land described in *New Zealand Gazette*, No. 17, 1932, page 481; thence south-easterly along the western boundary of that land to its south-western corner; thence along a line bearing 254° for a distance of 60 chains; thence along a line bearing 344° to its intersection with the north-western boundary of Section 3, Block XV, Howard Survey District; thence north-easterly along that boundary to its northernmost corner, the point of commencement. As the same is more particularly delineated on the plan numbered 12/38, and deposited in the Head Office of the Mines Department, at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Governor-General this 10th day of May, 1932.

CHAS. E. MACMILLAN, Minister of Mines.  
(Mines N. 12/38.)

*Lands permanently reserved.*

BLEDISLOE, Governor-General.

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

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month but not later than six months after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the *Gazette*:

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

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrant the date of which is specified in the third column of the said Schedule, and the notification of which was published in the *Gazette* specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule:

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 permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

## SCHEDULE.

First Column. DESCRIPTION OF RESERVES.					Second Column.	Third Column.	Fourth Column.
Land District.	Locality.	Section.	Block.	Area.	Purposes for which Land reserved.	Date of Warrant.	<i>Gazette</i> .
North Auckland	Purua S.D.* ..	98	I	A. R. P. 4 3 25-0	Addition to public-school site (Purua)	1932. 23 Feb.	1932. No. 14, 25 Feb.
Ditto ..	Omapere S.D.* ..	3	XV	21 2 0-0	Recreation ..	"	" "
" ..	Mangonui S.D.* ..	9	V	32 2 36-0	" ..	"	" "
Auckland ..	Tamahere Parish ..	Allotment 236	..	11 2 35-0	Quarry ..	"	" "
" ..	Rangitaiki Parish	Lot 2 of Allotment 98	..	0 1 36-4	Resting-place for travelling stock	"	" "
" ..	Waihou S.D.* ..	49 (formerly part of Sections 23A and 42)	I	0 1 16-0	Post-office site ..	"	" "
" ..	Town of Rotorua	8	XLIX	8 0 22-0	Recreation ..	"	" "
Gisborne ..	Tiniroto Village, Hangaroa S.D.*	71	XV	0 1 24-0	Addition to public-school site (Tiniroto)	"	" "
Hawke's Bay	Clive S.D.* ..	15	I	1 1 21-0	Railway ..	"	" "
Wellington	Haurangi S.D.* ..	1	I	113 2 32-0	} River protection	"	" "
" ..	" ..	1	II	247 2 0-0		"	" "
" ..	Manganui S.D.* ..	39 (part Original Section 2)	XIV	2 0 0-0	Public-school site (Middle Road)	"	" "
" ..	" ..	25	VII	8 2 21-0	Roadman's cottage-site	"	" "
" ..	Waddington Settlement, Belmont S.D.*	5s	XIV	2 3 16-0	Public-school site (Waddington)	"	" "
" ..	Hutt Valley Settlement	58	LIV	3 3 11-87	} Recreation ..	"	" "
" ..	Ditto ..	1	LV	0 2 7-84		"	" "
" ..	" ..	50	XXIX	1 0 23-11	"	"	"
Nelson ..	Howard S.D.* ..	6 (portion Original Section 2)	VI	2 0 0-0	Public-school site (Howard Junction)	"	" "
" ..	Otumahana S.D.* ..	21 (portion Original Section 8)	V	0 2 0-0	Public-school site (Whangapeka Track)	"	" "
" ..	Town of Waimangaroa	223	..	2 0 0-0	Recreation ..	"	" "
Canterbury	Waitohi S.D.* ..	Reserve 4300	III	5 2 13-9	" ..	"	" "
Otago ..	Pomahaka S.D.* ..	47	I	0 2 0-0	Site for public buildings of the General Government	"	" "
" ..	Naseby S.D.* ..	94	I	117 3 0-0	Recreation ..	"	" "

\* Survey District.

As witness the hand of His Excellency the Governor-General, this 6th day of May, 1932.

E. A. RANSOM, Minister of Lands.

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

Department of Defence,  
Wellington, 6th May, 1932.

**H**IS Excellency the Governor-General has been pleased to approve of the appointments, promotions, transfers, resignations, and retirements of the undermentioned officers of the New Zealand Military Forces:—

COMMAND.

The period of command of Major T. O. Lambie, Central Depot, N.Z. Corps of Signals, is extended to 31st May, 1933.

N.Z. STAFF CORPS.

Lieutenant E. G. Moncrief, M.C., is transferred to the Reserve of Officers, Class I (b). Dated 30th April, 1932.

REGIMENT OF N.Z. ARTILLERY.

2nd Lieutenant N. Smith, 8th Field Battery, resigns his commission. Dated 24th April, 1932.

THE HAURAKI REGIMENT.

Jack Conolly to be 2nd Lieutenant (*on probation*), and is posted to the 2nd Cadet Battalion. Dated 1st April, 1932.

THE NORTH AUCKLAND REGIMENT.

The undermentioned 2nd Lieutenants to be Lieutenants:—

W. C. J. Perry, 2nd Cadet Battalion. Dated 1st October, 1931.

A. G. Coulam, 3rd Cadet Battalion. Dated 2nd October, 1931.

G. J. Sceats, 2nd Cadet Battalion. Dated 3rd October, 1931.

G. W. Foote, 1st Cadet Battalion. Dated 4th October, 1931.

The appointment of 2nd Lieutenant (*on probation*) T. D. Scott, 2nd Cadet Battalion, is confirmed.

THE HAWKE'S BAY REGIMENT.

Lieutenant E. B. M. Laseron, 2nd Cadet Battalion, is posted to the Retired List, with permission to retain his rank and wear the prescribed uniform. Dated 22nd April, 1932.

THE CANTERBURY REGIMENT.

The appointment of 2nd Lieutenant (*on probation*) W. Moffat, 2nd Cadet Battalion, is confirmed.

N.Z. CHAPLAIN'S DEPARTMENT.

The notice published in the *New Zealand Gazette*, No. 15, dated 19th February, 1920, relative to the Reverend T. A. Williams, Chaplain, 4th Class, is cancelled and the following substituted:—

"The Reverend T. A. Williams, Chaplain, 4th Class, is posted to the Retired List, with permission to retain his rank and wear the prescribed uniform. Dated 21st January, 1920."

JOHN G. COBBE, Minister of Defence.

*Appointment in the Public Service.*

Office of the Public Service Commissioner,  
Wellington, 5th May, 1932.

**T**HE Public Service Commissioner has made the following appointment in the Public Service:—

Malcolm Fraser, Esquire,

to be Under-Secretary for Internal Affairs, as from the 4th day of May, 1932.

T. MARK, Secretary.

*Appointments in the Public Service.*

Office of the Public Service Commissioner,  
Wellington, 5th May, 1932.

**T**HE Public Service Commissioner has made the following appointments in the Public Service:—

William James Vernon

to be Maintenance Officer at the Magistrates' Court, Wellington, for the purposes of the Destitute Persons Amendment Act, 1926, as from the 1st day of July, 1931.

James Demetrius O'Brien

to be Clerk of the Magistrates' Courts at Paeroa and Te Aroha, for the purposes of the Magistrates' Courts Act, 1928; Clerk of the Wardens' Courts, Receiver of Gold Revenue, and Mining Registrar at Paeroa and Te Aroha, for the Hauraki Mining District, constituted under the Mining Act, 1926, as from the 3rd day of May, 1932.

T. MARK, Secretary.

*Appointment of Districts and Places for collecting Beer Duty under Part III of the Finance Act, 1915.*

**I**N pursuance and exercise of the powers and authorities conferred upon me by Part III of the Finance Act, 1915, I, William Downie Stewart, Minister of Customs, do hereby revoke so much of the Schedule to the warrant of appointment made by the Minister of Customs on 1st July, 1929, and published in the *New Zealand Gazette* on 4th July, 1929 (under which certain districts and places were appointed for the purposes of Part III of the said Act), as is set forth in the First Schedule hereto; and I do hereby appoint the districts mentioned in Column No. 1 of the Second Schedule hereto as districts for the purpose of levying and collecting the beer duty imposed under Part III of the said Act or any Act amending the same, and I direct that each district shall respectively comprise the counties the names of which are set opposite to the name of such district in Column No. 2 of the said Second Schedule; and (save as otherwise appears from the entries in the said Column No. 2) all boroughs and town districts which are within the outer boundaries of those counties, or which are bounded by those counties, or are between those counties or any part thereof and the sea:

And I do further appoint that the places mentioned in Column No. 3 of the said Second Schedule shall be places in the said districts at which the duty (beer duty) imposed as aforesaid shall be paid, received, and collected.

FIRST SCHEDULE.

APPOINTMENT OF DISTRICTS AND PLACES REVOKED.

Name of District.	Names of Counties.	Place or Places in the Districts at which Duty shall be paid, received, and collected.
Greymouth	Inangahua, Grey	Customhouse, Greymouth; post-office, Reefton.
Hokitika	Westland; and the Borough of Kumara	Customhouse, Hokitika; post-office, Kumara.

SECOND SCHEDULE.

DISTRICTS AND PLACES APPOINTED.

Column No. 1. Name of District.	Column No. 2. Names of Counties.	Column No. 3. Place or Places in the Districts at which Duty shall be paid, received, and collected.
Greymouth	Inangahua, Grey; and the Borough of Kumara	Customhouse, Greymouth; post-offices, Reefton and Kumara.
Hokitika	Westland ..	Customhouse, Hokitika.

Given under my hand at Wellington, this 6th day of May, 1932.

WM. DOWNIE STEWART, Minister of Customs.

*Oxford County Council.—Cancellation of Unexercised Loan Authority.*

In the matter of section 118 of the Local Bodies' Loans Act, 1926.

**W**HEREAS the Oxford County Council has been duly authorized to borrow by way of special loan the sum of four thousand pounds for erecting a Town Hall, and the consent of the Governor-General in Council to the raising of the said loan was given by Order in Council made on the 26th day of April, 1930, and published in the *Gazette* on the 1st day of May, 1930, at page 1511:

And whereas in respect of the said sum of four thousand pounds there has been raised and borrowed for the purposes aforesaid the sum of three thousand pounds, and it has not been found necessary to borrow the whole of the amount so authorized:

And whereas the Minister of Finance has duly notified the Oxford County Council in writing of his intention to cancel the loan authority in so far as it has not been exercised:

Now, therefore, in exercise of the powers in that behalf conferred upon me by section 118 of the Local Bodies' Loans Act, 1926, as amended by section 46 of the Finance Act, 1931 (No. 4), and of all other powers me in this behalf enabling, I, William Downie Stewart, Minister of Finance, do hereby

cancel the authority of the Oxford County Council to borrow, under the loan authority hereinbefore referred to, the sum of one thousand pounds, being the amount in respect of which the said loan authority has not been exercised: Provided always that this cancellation is without prejudice to the validity in all respects of the loan of three thousand pounds already borrowed pursuant to the said loan authority.

Dated at Wellington, this 6th day of May, 1932.

WM. DOWNIE STEWART, Minister of Finance.  
(T. 49/411/1.)

*Teachers' Appeal Boards.—Grading and Classification of Teachers.*

Education Department.  
Wellington, 3rd May, 1932.

IT is hereby notified that the Appeal Boards for 1932, set up to hear appeals in connection with the grading or classification of teachers, will consist of—

*Chairman—*

Andrew Duncan Thomson.

*Representatives of Education Department—*

John Porteous, M.A.  
Frederick George Albert Stuckey, M.A.

*Representatives of Teachers—*

*Secondary School Teachers—*  
Frank Hyde Campbell, B.A.  
John Alexander Colquhoun, B.Sc.

*Technical School Teachers—*  
Frederick William Martin, M.A., B.Sc.  
Robert John Thompson.

*Primary School Teachers—*  
Alfred Joseph Charles Hall.  
Maggie Emma Magill.  
Henry Frank Penlington.  
David Dickie Steadman.

R. MASTERS, Minister of Education.

*General Election of Members of Rabbit Boards.—(Notice No. Ag. 3038.)*

Department of Agriculture,  
Wellington, 9th May, 1932.

NOTICE has been received under the hand of the Returning Officer of the several Rabbit Boards mentioned in the Schedule hereto that the persons whose names are set under the name of each such Board in the said Schedule have been duly elected as members of that Board, pursuant to the provisions in that behalf of the Rabbit Nuisance Act, 1928.

CHAS. E. MACMILLAN, Minister of Agriculture.

SCHEDULE.

*Hunterville Rabbit Board.*

John Leslie Lambert,  
Alexander McDonald,  
Alexander Grant McCallum Kirkpatrick Simpson,  
Francis Joseph Soler, and  
Lewis Ephraim Weston.

*Tokoroa Rabbit Board.*

John Campbell,  
Francis Mortimer Dodd,  
Edmund William Richardson Leslie, and  
Thomas McLaughlin.

*Hawke's Bay Rabbit Board.*

Edward Averill,  
Thomas Crosse,  
James Baird Campbell,  
Martin Greenwood, and  
Leslie Martin Monckton.

*Cheltenham Rabbit Board.*

Charles Edgar Johnston,  
David Harbour Kilgour,  
Francis Ernest Tappin,  
Arthur Ernest Sandilands, and  
Robert Pearson Kilgour.

*Manuherikia Rabbit Board.*

John Charles Sanders,  
Charles Grant,  
Cassimir Joseph Spain,  
Stephen Thomas Spain, and  
Roderick Tohill.

*Marlborough Coast Rabbit Board.*

Edward Lissaman Good,  
Arthur John Murray,  
Leicester John Murray,  
Alfred Rittson-Thomas, and  
Bryan Shuckburgh Trolove.

*Waihopai Rabbit Board.*

Cuthbert Oliver Tate Rutherford,  
Charles Gordon Teschemaker,  
Herbert Yelverton Monro,  
William Roy Cresswell, and  
John Dodsworth Rudd.

*Prohibition of Issue of Money-orders and Transmission of Postal Correspondence in New Zealand for L. Prior, Hobart.*

THE Postmaster-General of the Dominion of New Zealand, having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 32 of the Post and Telegraph Act, 1928, that no money-order in favour of the said person shall be issued, and that no postal packet addressed to the said person (either by his or her own or any fictitious or assumed name), or addressed to the address in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

L. Prior, 77 Collins Street, Hobart, Tasmania.

Dated at Wellington, this 5th day of May, 1932.

ADAM HAMILTON, Postmaster-General.

*Prohibition of Issue of Money-orders and Transmission of Postal Correspondence in New Zealand for Pundit Tabore, Bombay.*

THE Postmaster-General of the Dominion of New Zealand, having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in receiving money under pretence of foretelling future events, it is hereby ordered, under section 32 of the Post and Telegraph Act, 1928, that no money-order in favour of the said person shall be issued, and that no postal packet addressed to the said person (either by his own or any fictitious or assumed name), or addressed to the address in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

Pundit Tabore, Upper Forjett Street, Bombay 7, India.

Dated at Wellington, this 5th day of May, 1932.

ADAM HAMILTON, Postmaster-General.

*Officiating Ministers for 1932.—Notice No. 16.*

Registrar-General's Office,  
Wellington, 10th May, 1932.

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

*The Ratana Church of New Zealand.*

Rameka Henare.  
Kori Rangiwhaiao.

R. P. WARD, Registrar-General.

*The Sharebrokers Act, 1908.—Amendment to the Rules of the Stock Exchange Association of New Zealand.*

Head Office, Stamp Duties Department,  
Wellington, 5th May, 1932.

HIS Excellency the Governor-General in Council has been pleased to approve of the following revised rules of the Stock Exchange Association of New Zealand.

WM. DOWNIE STEWART,  
Minister of Stamp Duties.

THE STOCK EXCHANGE ASSOCIATION OF NEW ZEALAND.

RULES AND REGULATIONS.

INTERPRETATIONS.

The marginal notes hereto shall not affect the construction hereof.

“Stock Exchange Association” or “Association” means the Stock Exchange Association of New Zealand.

“The Exchange” or “An Exchange” or “Stock Exchange” shall mean an Exchange affiliated to the Stock Exchange Association of New Zealand.

“In writing” or “written” includes printing, lithography, typewriting, and other methods of representing or reproducing words in a visible form.

“Month” means calendar month.

Words importing the singular number include the plural number also, and *vice versa*.

Words importing persons include firms and corporations.

“Executive” means the Executive Committee of the Stock Exchange Association of New Zealand.

“Committee” means the Committee of the Stock Exchange Association of New Zealand, saving only where in these rules a contrary intention appears.

“Local Committee” means the Committee of an Exchange.

“Member” means a member of an affiliated Exchange and includes Country member, save where in these Rules a contrary intention appears.

CONSTITUTION.

The Association shall be known as “The Stock Exchange Association of New Zealand,” and shall consist of Stock Exchanges operating in New Zealand now affiliated, and any Stock Exchange hereinafter affiliated, saving always any Stock Exchange now or hereafter affiliated which ceases to be a member in accordance with these Rules.

The head office of the Association shall be at Wellington.

OBJECTS.

Generally to promote the interests of members and the interests of the public transacting stock-broking business with members, and more particularly to promote uniformity in stock-broking transactions, and to provide a governing authority to regulate the dealings of stock exchanges one with another, and of members one with another, and the dealings of exchanges and their members with the public, and to function in any manner necessary to carry out such object or objects incidental thereto.

MANAGEMENT.

1. The management and control of the business and affairs of the Association shall be in the hands of a Committee. The powers of the Committee shall not in anywise be limited save only by the limitations expressly or impliedly imposed by these Rules, and without in any way limiting the powers conferred by these Rules the Committee shall have power to set aside unexpended funds of the Association, and may deposit such funds at interest or invest them in approved trustee investments.

Management by  
Committee and  
powers thereof.

Representation by Delegates.

2. The Committee shall consist of delegates of the Affiliated Exchanges, each Exchange being entitled to appoint one or more delegates in accordance with the membership from time to time of the Exchange. The maximum number of delegates of each Exchange shall be fixed in manner following:—

One for any number of members up to twenty ;  
Two for any number exceeding twenty.

Exchange to notify its Membership.

3. The Secretary or proper officer of each local Exchange shall supply to the Secretary of the Association not less than fourteen days prior to each Annual Meeting a statement of the number of Members of such Exchange, and in addition shall from time to time notify the Secretary of the Association as promptly as the circumstances permit of any alteration in the membership of such Exchange.

Country Members not represented.

4. For the purpose of both Rules immediately preceding but not otherwise a Country Member of an Exchange shall not be deemed to be a Member of an Exchange.

Exchanges to notify names of Delegates.

5. The Secretary of each Affiliated Exchange shall, prior to the Annual Meeting hereinafter referred to, forward to the Secretary of the Association the names of the delegates of his Exchange to represent such Exchange at such Annual Meeting. The delegates whose names are mentioned in such notice shall be deemed to be the delegates of such Exchange at all meetings of the Committee until the Annual Meeting next following: Provided that such Secretary may notify the Secretary of the Association of the appointment of any new delegate or delegates. No person shall be deemed to be a delegate unless notice of his appointment has been given to the Secretary of the Association in accordance with this Rule.

Representation by Proxy.

6. Where any affiliated Exchange does not appoint delegates, or where at any meeting of the Association no delegate of an affiliated Exchange attends, then such affiliated Exchange may be represented by proxy. The proxy form must be in favour of a Broker who is a member of an affiliated Exchange. It must be signed by the Secretary of the Exchange which desires to be so represented by proxy, and must be lodged with the Secretary of the Association before the commencement of the meeting.

Broker to hold one Proxy only.

7. A Member cannot represent by Proxy more than one Exchange.

How votes counted.

8. Regardless of the number of delegates appointed in accordance with Rule 2, or of the number present at any Meeting of the Committee, the delegate or delegates of any Exchange, or where no delegate of an Exchange is present and the Exchange is represented by proxy, the delegate or delegates or proxy, as the case may be, shall be entitled to exercise one vote for each member of the Exchange so represented.

Quorum.

9. At all meetings three shall form a quorum: Provided that at least three affiliated Exchanges, two of which must be Metropolitan Exchanges, be represented by delegate or otherwise howsoever in accordance with these Rules.

President to be Chairman.

10. The Chairman or Vice-Chairman of the Committee respectively shall be the President and Vice-President of the Association elected as hereinafter appearing.

Secretary and Treasurer.

11. The Committee shall appoint a Secretary and Treasurer, and shall have power to fix the remuneration (if any) attaching to this office, and to determine the length of office or fill a vacancy in such office as it deems fit.

Minutes to be kept.

12. The Committee shall transact all the business of the Association and cause to be kept proper minutes of its proceedings. It shall have power to appoint sub-committees with such powers, special or general, as the Committee may from time to time and in any particular case determine.

Annual Meetings.

13. The financial year of the Association shall end on the 30th June, and the Annual Meeting of the Committee shall be held within six months thereafter at a date to be appointed by the President of the Association. At this meeting, or any adjournment thereof, the business shall be to receive the Report and Balance-sheet, elect a President and Vice-President and transact any other business whatever that may be introduced in accordance with these Rules. All other meetings of the Committee shall be deemed to be special meetings.

14. Fourteen days' notice shall be given of all annual meetings. Notice of Annual Meetings.
15. Save as provided in relation to Annual Meetings and in relation to alteration of Rules, and in relation to a meeting called to deal with a complaint or charge, a Meeting of the Committee shall be convened by the Secretary of the Association giving notice to each Affiliated Exchange of such Meeting, together with, where that course is possible, notice of the business at such meeting to be transacted. Such notice shall be adequate if it is actually received by the affiliated Exchanges, or in the ordinary course of transit by post or telegraph should be received, not less than seventy-two hours before the time appointed for such meeting. In the case of a meeting called to consider a complaint or charge, ten days' notice shall be given to all members of affiliated Exchanges against whom the complaint or charge is made, save only where all such members or Exchanges agree to the business being dealt with on shorter notice. Notice of other Meetings.
16. The Secretary shall convene a meeting of the Committee only on the direction of the President or upon the requisition of two Metropolitan Exchanges or upon the direction of the Executive. Power to convene Meetings.
17. Any Stock Exchange shall be liable to the penalties provided by these Rules for breach thereof if it fails to be represented by delegate or proxy for three consecutive annual meetings of the Committee. Penalty for non-representation.
18. The Committee may from its own members fill any vacancy occurring in the offices of President or Vice-President. Vacancies.
19. Where by these Rules any thing or matter is prescribed to be done by the President of the Association and the President is unwilling or unable to act, such thing or matter may be done by the Vice-President of the Association, or failing the Vice-President, then by the Executive. Vice-President and President.
20. A member of the Committee shall not vote at any meeting on any matter in which he is personally interested, nor be entitled to vote at any subsequent meeting dealing with the matter. No Member to vote where interested.
21. A member of the Committee shall not take part in any of its meetings at which a charge or complaint affecting himself or his firm is being dealt with.
22. Save as in these Rules otherwise provided at Meetings of the Committee all questions shall be decided by a majority of votes (including proxy votes), provided that, in addition to all votes cast by the Chairman as delegate of an Exchange or as holder of the proxy votes of an Exchange, the Chairman shall have a personal casting vote. Chairman has personal vote.

## EXECUTIVE.

23. Anything in these Rules to the contrary notwithstanding, an Executive shall be appointed at each Annual Meeting. Such Executive for the year next following each Annual Meeting shall consist of the President elected at such Annual Meeting, and one Member of each of the three Metropolitan Exchanges other than the Exchange of which the President is a member. Executive constituted.
- In the event of any Member so elected being unwilling or unable to act (as to which the Committee of the Association shall be the sole judge) the Metropolitan Exchange, the Member of which is so unwilling or unable to act, shall appoint another of its Members in the place of such first-mentioned Member.
24. The Executive may exercise all the powers and functions of the Committee not specially reserved to the Committee by these Rules, save as from time to time reserved to the Committee by resolution of the Committee. Powers thereof.
25. There shall be kept by the Secretary of the Association separate Minutes of the business transacted by the Executive. Minutes to be kept.
26. The Executive may transact business at such time and place and upon such notice to its members as the President may from time to time appoint or determine, provided that the Executive shall not be deemed to have passed a valid resolution save with the assent of three of its members. How Executive transacts business.
27. The Executive may, in lieu of meeting to transact business, transact business by letter or by telegram, provided that all business of the Executive so transacted shall be of no effect unless and until the business so transacted is minuted by the Secretary and certified by a member of the Executive as being agreed Alternative method.

upon by three members of the Executive, and it shall be the duty of the Secretary as soon as conveniently may be after the certification of any such Minute to forward a copy thereof to each member of the Executive.

#### AMENDMENT TO RULES.

Amendment of Rules.

28. Any of these Rules may be altered, amended, repealed, or added to, but only at a Special General Meeting of the Committee, to be called either on the direction of the President or at the written request of not less than two affiliated Exchanges.

(a) Twenty-eight clear days' notice shall be given in writing to the Secretary of any proposed amendment, repeal, or addition to these Rules. (b) No proposed amendment, repeal, or addition of Rules shall be considered save the proposed alteration is endorsed by General Meeting of an affiliated Exchange or proposed by the Committee of this Association. (c) The Secretary shall immediately send copies of such notices to each affiliated Exchange with a request that the same shall be considered at a special meeting of the affiliated Exchange called for the purpose. (d) No amendment, repeal, or addition to these Rules shall be resolved upon save an amendment, repeal, or addition proposed as aforesaid; save that at any meeting duly convened to consider any amendment, repeal, or addition proposed as aforesaid, any amendment may be taken of the original proposal which does not, in the opinion of the Chairman of such meeting, substantially alter the character and purpose of the amendment, repeal, or addition originally proposed. (e) No proposed amendment, repeal, or addition to the Rules, if rejected, shall be entertained for six months. (f) No proposed amendment, repeal, or addition to any Rule passed at any General Meeting shall be entertained within six (6) months. (g) No Rule may be altered nor new Rule made except by three-fourths majority of votes (including proxy votes).

#### SUBSCRIPTION.

Subscription.

29. The annual subscription of each affiliated Exchange shall be a sum equal to ten shillings *per capita* for each member on the roll of each affiliated Exchange on 30th June in each year, and shall be due and payable in one sum on the first day of July in each year, and must be paid during the month of July. Failing payment by 31st July, 10 per cent. per month fine shall be due and payable. If necessary it shall be competent for the Committee of the Association to strike a levy rateably on all affiliated Exchanges in accordance with the membership of each Exchange at the time the levy is struck. The amount to be payable within thirty days of the date when the levy is struck.

#### RESIGNATIONS.

Resignations.

30. No affiliated Exchange shall be at liberty to withdraw from the Association unless and until it shall have given not less than six clear months' written notice of such intention to resign, and shall have paid all moneys whatsoever due to the Association.

#### LOCAL EXCHANGES.

Local Exchanges—  
Management.  
Country  
Members.

31. Each Exchange shall manage its own local affairs, and adjust differences between its own members.

32. Any licensed sharebroker carrying on business at a distance of not less than twenty miles from an affiliated Exchange may, by payment of an annual fee of £5 5s., or such other payment as from time to time may be fixed by the Association, be elected a Country Member of the Metropolitan Exchange nearest his place of business. Country members shall have the privilege of doing business with any member of any affiliated Exchange, but shall not be eligible to attend any "calls" or meeting of such Exchange as he is connected with except as a guest. A country member shall be deemed to be on the Roll of such Exchange as he is connected with, and shall sign the Rules of that Exchange. All country members must apply and be re-elected annually.

33. New applicants for country membership after the date of this Rule shall pay an entrance fee of £10 10s. in addition to the subscription, or such other sum as may from time to time be fixed by the Committee.

Entrance fee for.

34. Country members shall be bound by these Rules in the same manner as if they were full members of an Exchange.

Country Members bound.

35. A member or a country member shall not be entitled to open a branch office outside the territory under the jurisdiction of his Exchange.

Restriction on offices of.

36. No member of an Exchange shall be an active member of a Limited Liability Company carrying on business as share-brokers. This shall not apply to existing membership of a company by an existing member.

Member being member of Limited Liability Co.

37. No member of an affiliated Exchange shall be or continue to be a member of any other affiliated Exchange, nor shall any member of an affiliated Exchange be a member of or in any way associated with any group or association of persons, whether incorporated or not, who are associated for the purpose of carrying out in New Zealand the objects or any part thereof of this Association or for the controlling or regulating the sale of stocks, shares, or debentures, in New Zealand, or for the control or regulation of persons carrying on such business.

Member not to carry on business with non-member.

38. No affiliated Exchange nor Member of an affiliated Exchange nor partner or servant of any such Member shall engage or be concerned directly or indirectly in the flotation, control, or management, of any Investment Trust Company or similar concern which includes in its objects the buying or selling of stocks or shares or debentures, whether same are listed on the Exchanges or not. No Member of an affiliated Exchange, nor partner or servant of any Member, shall act or accept office as a Director, Secretary, Auditor, or servant of any Investment Trust Company or similar concern as aforesaid, without the consent of the Exchange of which he is a Member, which consent can at any time be withdrawn.

Investment Trust Companies.

39. No Member of an affiliated Exchange shall buy or sell securities for an employee of any other Member of an affiliated Exchange.

Members' Clerks.

40. No Member shall attend auctions to bid directly or indirectly for stocks, debentures, bonds, or shares of any description, except as may be permitted by special resolution of an Exchange from time to time.

41. No Member shall tender for stocks, bonds, debentures, or shares of any description without the permission of his Exchange.

#### COMPLAINTS AND CHARGES.

42. Where a complaint or charge is made by any Exchange against any other Exchange, the President shall call a Special Meeting of the Committee to deal with such charge, and shall appoint the place of meeting; but such place shall not be where either of the Exchanges are domiciled.

Special Meeting to deal with.

43. Any Special Meeting called for the purpose as aforesaid shall be presided over by the President of the Association if eligible and available, and otherwise shall be presided over by the Chairman, or failing him the Vice-Chairman of the Exchange where such Special General Meeting is held. In no case shall the Chairman be a member of an Exchange against which or by which the complaint or charge is made.

Who shall preside.

44. Anything in these Rules to the contrary notwithstanding, the Chairman of any Special General Meeting at which such complaint or charge as aforesaid is being dealt with shall not hold proxy votes for any affiliated Exchange, nor exercise as delegate the votes of the Exchange of which he is a member, but he shall be entitled in accordance with these Rules to a personal casting vote. In all cases of complaint or charge as aforesaid, no Exchange directly concerned or implicated in such complaint or charge shall be entitled to vote by proxy or otherwise, or to hold or use proxies on behalf of any Exchange or member thereof on any resolution in which such complaint or charge is being dealt with.

Chairman to exercise only personal vote.

45. Where any complaint or charge is made against any Member of an Exchange, the Committee may, with the consent of such Exchange, deal in the first instance with such complaint: Provided that the member against whom such complaint or charge is made, whether the same is dealt with by the Committee

Power to deal with Members in first instance.

or the Local Committee, shall not be entitled to vote by proxy or otherwise, or to hold or use proxy votes upon any resolution in which such complaint or charge is being dealt with.

COMMISSIONS AND CHARGES.

Rates.

46. The rates of brokerage for the whole of the affiliated Exchanges shall be:—

*Brokerage.*

On New Zealand Government Debentures— $\frac{1}{2}$  per cent. on face value.

On Debentures of other Governments and on Debentures of Local Bodies— $\frac{1}{2}$  per cent. on face value.

On all other Debentures—1 per cent. on face value.

On Company Bonds (not secured Debentures)— $1\frac{1}{4}$  per cent. on face value.

On New Zealand Government Post Office Certificates—1 per cent. on consideration money.

On all shares up to 6d.— $\frac{1}{4}$ d. per share.

On all shares over 6d. to 1s. 6d.— $\frac{1}{2}$ d. per share.

On all shares over 1s. 6d. to 3s. 4d.—1d. per share.

On all shares over 3s. 4d. to 6d. 8d.— $1\frac{1}{2}$ d. per share.

On all shares over 6s. 8d. to 13s. 4d.—2d. per share.

On all shares over 13s. 4d.— $1\frac{1}{4}$  per cent.

On Syndicate shares— $2\frac{1}{2}$  per cent.

On Rights to new issues—

To Sellers: Rates as above on price of rights.

To Buyers: Rates as above on the prices of rights, plus the full amount of Calls notified by the Company at the time of the issue of rights.

Half the rate of commission shall be charged on N.Z. Government or Local Body Loans or Company Debentures on all transactions when date of maturity is within twelve months of date of sale.

Minimum charge, 5s. on any transaction.

Buyers pay stamp duty and transfer fees.

The above rates in respect of sales of Shares and of Debentures already issued are in all cases chargeable to both buyer and seller.

A Double Commission shall be charged to both buyers and sellers on sales of shares of all Companies not listed on an Exchange affiliated to the Stock Exchange Association of New Zealand, or on any recognized Exchange.

Accrued interest on debentures.

47. Accrued interest on debentures up to and including the day of sale, in addition to the price, shall belong to the seller.

[N.B.—On 14th March, 1932, the four Metropolitan Exchanges unanimously decided that in order to meet conditions which had then arisen the operation of this rule be suspended until the next Annual General Meeting of the Association, and that on and after 15th March, 1932, accrued interest be not taken into account on settlement.]

Debenture tax.

48. In all dealings in debentures, subject to Debenture Tax, no adjustment shall be made in respect of such tax.

Special charges for new flotations.

49. A special charge in excess of the above rates may be made according to the circumstances of the case for the negotiation of new flotations and of issues of new or reserve shares (in which cases the vendor or issuing company alone is to be charged) or of shares or securities not on the official list.

Power to forbid certain business.

50. The Association may by resolution notify the Exchanges forbidding business on any terms by all members with a particular person, firm, or Company, or in some particular shares, stock, or debentures, should they deem such action to be for the general good, or may, on the request of any affiliated Exchange, impose a higher rate of brokerage than prescribed in Rule 46 on any such shares, stock, or debentures, and such rate shall be binding upon members of all affiliated Exchanges in the same manner as if it formed part of Rule 46.

Dividing commission.

51. No Broker shall divide any commission earned as Broker with any person not a member of an Exchange, save in the case of new issues of stocks and Debentures. Nothing in this Rule shall be construed as permitting a Broker to reduce his commission to the person from whom he earns that commission.

Seller pays Exchange.

52. Exchange on transactions between brokers shall be paid by the selling broker.

Broker doing business with another Broker.

53. No member of an Exchange shall do business for or with any broker or other person in New Zealand (other than a member of an affiliated Exchange) at net prices, or at less than the rates of commission specified in Rule 46.

54. The following scale of fees shall be adopted by all Brokers <sup>Fees for</sup> for valuations in deceased and other estates. <sup>valuations.</sup>

- (a) Ten shillings and sixpence per £500 or part thereof in value up to £5,000.
- (b) Half-a-guinea per £1,000 for every additional £1,000 or part thereof in value over £5,000 up to £30,000.
- (c) One guinea per £5,000 for every additional £5,000 or part thereof over £30,000.
- (d) Half these rates to be charged in respect to New Zealand Government Loans.
- (e) Double rates or special arrangement on unlisted stock.

55. No rates other than those fixed in these Rules shall be charged, and it shall not be allowable under any circumstances <sup>Broker not to</sup> whatever to pay agents not members of an affiliated Exchange a <sup>charge fees</sup> remuneration of any kind for introducing business except in <sup>other than</sup> respect of new flotations or of applications for new issues of <sup>those fixed.</sup> shares, bonds, stocks, or debentures as provided in these Rules.

#### CABLES AND TELEGRAMS.

56. Where a Broker makes an offer by ordinary telegram and no time limit is therein stated such offer shall not be deemed to be accepted unless acceptance by telegram is lodged in the Telegraph Office before 5 p.m. upon the day of despatch of such offer. <sup>Telegram in</sup>

57. Where a Broker makes an offer by an urgent telegram and no time limit is therein stated, such offer shall not be deemed to be accepted unless acceptance is lodged in the Telegraph Office within two hours of the despatch of such offer. <sup>Urgent</sup>

58. Save where from the telegram the contrary appears, an offer by telegram shall be deemed to be an offer to deal in the full amount stated and also an offer to deal in amounts less than the full amount stated but only in lesser amounts in accordance with the following table:— <sup>Minimum</sup>

In the case of Shares—

- Up to £2 per share—market value: 100 shares or a multiple thereof.
- Over £2 and up to £5 per share—market value: 50 shares or a multiple thereof.
- Over £5 and up to £10 per share—market value: 25 shares or a multiple thereof.
- Over £10 and up to £25 per share—market value: 10 shares or a multiple thereof.
- Over £25 per share—market value: 5 shares or a multiple thereof.

59. The sender of a telegram shall be responsible for the same in the form in which it is received, save in the case where the Committee is of the opinion that the telegram appeared on its face to be in such form by reason of mutilation or otherwise that the receiver thereof was not justified in acting thereon. <sup>Mutilated</sup>

#### CONTRACTS.

60. In contracts between members for the sale and purchase of shares and stocks they shall be held to be principals to each other, unless a written arrangement to the contrary be made between buying and selling brokers at the time the contract is made. <sup>Brokers and</sup>

61. Contract notes for all transactions shall be passed between members, and shall be *prima facie* evidence that the transaction has taken place and of the terms thereof. Where a Broker receives a contract note the terms whereof he does not accept as correct, it is the duty of such Broker to return the same to the Broker drawing such contract note. Where a Broker receives a contract note and does not return the same within twenty-four hours of receipt thereof he shall be deemed to have accepted the correctness of the same. Where return is to be made to a Broker carrying on business in the same town return is constituted for the purpose of this rule by actual delivery at the office of the Broker to whom the note is to be returned—where the Broker to whom the note is to be returned carries on business at a distance then by posting the note in a Post-office. Where the time for returning a contract note expires at a time when the <sup>Contract Notes</sup> to pass.

Exchange of the Broker returning is closed, it shall be in compliance with this Rule if return is made before noon on the day next upon which his Exchange is open.

Refusal to Register not to invalidate.

62. The refusal of the Board of Directors of any Company to register a transfer shall not invalidate a sale.

#### DIVIDENDS.

Unpaid dividend—protection of buyer.

63. Where before settlement a dividend is declared to which the buyer is entitled it shall be the duty of both Brokers concerned to take all reasonable and proper steps to secure that the dividend so declared shall be paid to the buyer either by deduction of the amount thereof from the price or otherwise as the circumstances of each particular case require, but no Broker shall be liable to any other Broker for the amount of any such dividend save in the case of a Broker who has failed to take reasonable and proper steps for the protection of his client or of the other Broker concerned.

Dividends on time bargains.

64. Dividends payable between the date of sale and the maturity of time bargains shall belong to the buyer, and shall be accounted for at the time of settlement of the bargain.

#### RIGHTS.

##### *Calls on Shares.*

Calls—who to pay.

65. All calls made prior to time of sale shall be paid by the seller before delivery. Calls made between the date of sale and delivery shall be paid by the buyer to the seller at the time of settlement.

##### TIME BARGAINS.

Terms to be in writing.

66. The terms of a time sale must, immediately upon agreement to sell and buy, be clearly set out in writing, and a copy of such terms signed by the buyer handed to the seller and *vice versa*.

The selling Broker, if at a distance, shall draw for the shares on the buying Broker not later than twenty-four hours after the due date of the time bargain. The lodgment of the draft to be deemed to constitute delivery.

Failure to deliver on due date shall not annul the contract, and may be dealt with under Rule 80.

Time bargains, the day for completion of which shall fall on a Sunday, Bank, Public, or Exchange holiday, need not be completed until the business day next following upon which the Exchange is open.

Protection of Seller in forward Sales.

67. In all sales made for forward delivery, a deposit at the rate of not less than 20 per cent. of the purchase price may be required to be paid to the seller, and in the event of the shares falling to the extent of 20 per cent. of the said price, the vendor may, by giving twenty-four hours' notice to the purchaser, demand a further payment by way of cover to the extent of 10 per cent. of the said price, and in the event of this further payment being not made, it shall be competent for the vendor to sell the shares at the purchaser's risk.

68. Unless otherwise agreed, neither party to a time bargain shall be entitled to call upon the other party to complete until the day fixed for completion.

#### NEW SHARES.

Seller to take up New Shares for Buyer.

69. In the event of new shares being created and offered to the shareholders in any company during the currency of a time bargain, or pending the delivery of shares sold for cash, the buyer, if desirous of accepting his proportion of such new shares or part thereof, shall request the seller in writing to take them up, and the seller, upon receipt of such request, shall take all proper steps to secure the same. The new shares shall be settled for on delivery: Provided that nothing in this rule shall prevent the seller taking up such shares or part thereof, and himself retaining all or so many of such shares as are not desired by the buyer and covered by notice as aforesaid. Where it is necessary for the seller to pay money in order to take up new shares as aforesaid, the buyer shall provide the necessary money, and in no case shall it be incumbent upon the seller to find money to take up new shares.

70. When a transaction is in shares on a foreign register the responsibility of the seller shall cease if he shall have made all reasonable endeavours to secure the new shares; and, further, the seller shall be relieved of all responsibility if the circumstances place him in no better position than the buyer to secure the new shares, in which case the seller may, on receipt of a written request from the buyer to protect his rights, notify the buyer in writing of such circumstances, and the buyer, on receipt of such notification, shall protect his own interests.

#### QUOTATIONS AND REPORTING SALES.

71. No quotation shall be made at official call meetings for parcels less than as follows:—

In the case of—

- (a) Local Body Debentures—£200 face value.
- (b) N.Z. Government Stock Bonds or Debentures—  
Where free of tax—£500 face value.  
Where not free of tax—£200 face value.
- (c) Other securities saving Mining Shares—  
100 shares or £100 worth, whichever is lower in value.
- (d) Mining Shares—  
Up to 1s. quoted price—300 shares.  
Over 1s. to 2s. 6d. quoted price—200 shares.  
Over 2s. 6d. to 5s. quoted price—100 shares.  
Over 5s. quoted price—50 shares or £50 worth.

72. All sales amounting to quotations made at official call meetings shall be reported. Sales between members of affiliated Exchanges which if made at an official call meeting would be reported may be reported provided it be quoted not later than the next succeeding call, and on the day that the sale is made save that sales made after the last call of the day may be reported up to 5 p.m. to the Secretary of the Exchange for publication. Sales made after the last call of a day and not so reported to the Secretary may be reported at the next following call under the heading "Late Sale Yesterday" or "Late Sale Saturday," &c. No sales made for less than a minimum quote in accordance with these Rules shall be reported. No sale or quotation shall be reported otherwise than in accordance with these Rules.

Forward sales shall not be reported for publication.

73. All dealings in Australian and New Zealand shares shall be "ex div." on the day the dividend is payable at the Company's Head Office.

The quotation of Shares cum rights shall cease as soon as the books of the Company are closed for the purpose of the issue of the new Shares.

Due date must accompany quotation of debentures.

Time bargains shall not be quoted on the official list.

#### REGISTER OF SALES.

74. Each affiliated Exchange shall keep a record of all sales made at Official Call Meetings, which record shall be read over at the conclusion of each such meeting, and shall in the case of dispute be binding upon the Members of the Exchange.

#### DELIVERY AND SETTLEMENT.

75. Where a name is required to be inserted in a transfer the buyer shall supply the transferee's name immediately upon request by the seller, provided that the buyer shall be under no obligation to supply such name until the expiration of seventy-two hours from the time of sale, and in the case of time bargains until three days before the due date. Request for such name shall be made only upon days upon which the Exchange is open.

Where no name is required to be inserted in the transfer or no transfer is required, then the seller may deliver and demand settlement upon the first day the Exchange is open after the day of sale.

76. Where a name is required to be inserted in the transfer the seller:—

- (a) May deliver in the name supplied immediately such name is supplied but not upon the day of sale.

(b) May deliver in the name of the buying Broker upon the expiration of seventy-two hours from the time of sale if within the said seventy-two hours request as aforesaid has been made and not complied with, and may deliver immediately on such request as aforesaid not being complied with if made after the expiration of the said seventy-two hours.

Seller—may  
require  
settlement for  
Cash, &c.

77. The seller shall be entitled to require settlement for cash, or marked cheque, or Bank cheque, or through a bank, upon delivery of documents, save that a seller is not so entitled unless he delivers in accordance with these rules and before 1 p.m. (and 10 a.m. on Saturdays) in each case on a day when the Exchange is open.

Where the buyer carries on business at a distance from the seller, the seller may draw on the buyer on sight with documents attached for presentment not earlier than the seller is entitled to deliver in accordance with the rule next preceding.

Default by  
Buyer—rights  
of Seller.

78. (a) Where delivery has been tendered by the seller in accordance with these Rules and the buyer has not paid or tendered the price in settlement, the seller may at any time after 1 p.m. upon the due date give notice to the buyer demanding settlement upon the due date or if the due date is passed then immediately.

(b) Any notice as aforesaid delivered after 4 p.m. (or 12 noon on Saturdays) shall be deemed to be delivered upon the day next following upon which the buyer's Exchange is open.

(c) Upon the day next following upon which such notice is delivered or deemed to be delivered, the seller may, at his option, cancel the contract or, without further notice to the buyer, resell the subject-matter thereof through the Chairman of the seller's Exchange.

(d) Such last-mentioned Chairman may thereupon resell, and after deducting expenses shall pay to the seller the proceeds, and shall certify to the loss upon resale whereupon the buyer shall pay to the seller the amount so certified.

Default by  
Seller—rights  
of Buyer.

79. Save where the contract otherwise provides, the seller shall be deemed to have contracted to deliver not later than the tenth day after the day of sale, and in the case of securities upon an Australian Register then upon the twenty-first day. In each case such day is referred to in these Rules as the due date. Where the due date falls upon a day upon which the Exchange is closed then in each case the due date shall be upon the day next upon which the Exchange is open.

Buying in—  
procedure.

80. (a) Where the seller has not tendered delivery in accordance with these Rules the buyer may at any time after 1 p.m. upon the due date give notice to the seller demanding settlement upon the due date, or if the due date is passed then immediately.

(b) Any notice as aforesaid delivered after 4 p.m. (or 12 noon on a Saturday) shall be deemed to be delivered upon the day next following upon which the seller's Exchange is open.

Naming the  
Seller.

(c) On and after the day next following the day upon which such notice is delivered or deemed to be delivered as aforesaid, the buyer may without further notice to the seller name the seller.

(d) In order to name the seller a Broker shall, in the case where the Broker named is a member of the same Exchange, name the seller at an official call meeting of such Exchange, and in the case where the seller is a member of another Exchange he shall require the Secretary of his own Exchange officially to advise the Secretary of the seller's Exchange that the seller has been named, by whom he has been named, and the transaction in respect of which he has been named, and such last-mentioned Secretary shall name such seller at the next official call meeting of his Exchange.

Passing on  
name.

(e) Any Broker so named as a seller failing to deliver may similarly name any other Broker whether such other Broker be a member of the same Exchange or not either as to the full amount of the securities originally named or any part thereof, and any Broker so named in succession shall have a similar right. Where the Broker named is a member of another Exchange it shall be the duty of the Secretary of the Exchange in which a member of another Exchange is named to forward to the Secretary of the Exchange whose member is named the name of the Broker so named and the names of all Brokers named

in the same transaction, and a particular account of the securities in respect of which any Broker is named, and a like duty shall fall upon the Secretary of the Exchange where a member of such Exchange has been named in succession.

(f) Where any Broker is named and fails to name any other Broker, or fails to name any other Broker as to part of the securities in respect of which he is named, the Chairman of such Broker's Exchange may buy against such Broker the securities in respect of which he is named or the part thereof in respect of which the Broker has failed to name any other Broker. Chairman buying in.

(g) If such Chairman buys as aforesaid he shall deliver to the Chairman of the ultimate buyer's Exchange the securities so purchased upon receipt of the amount for which the ultimate buyer bought, and in the case where the ultimate buyer is a member of the first-mentioned Chairman's Exchange the Chairman shall deliver to the ultimate buyer upon receipt of the moneys as aforesaid. Delivery.

(h) Upon receipt of the moneys as aforesaid the Chairman receiving the same shall, as far as they will extend, use the same in adjustment of the differences. For this purpose such Chairman shall obtain and shall be entitled to demand the necessary information from any Exchange of which members are concerned in the transaction. All moneys available from time to time shall be distributed rateably to those members thereto entitled. Settlement.

(i) If the moneys received are deficient for this purpose the Chairman shall demand from the seller ultimately named the deficiency, and to the extent to which moneys are so recovered distribute the same to adjust the difference between Brokers connected with the transaction. Deficiency.

(j) Any surplus after adjustment of differences and payment of the Chairman's expenses in connection with the transaction shall be the property of the seller ultimately named. Surplus.

(k) The Chairman purchasing securities as aforesaid may purchase in one or more lots at such time or times as he thinks fit. Buying in separate lots.

(l) Nothing in this Rule shall relieve any member from the liability to the member with whom he has immediately contracted save in so far as such liability is satisfied by the adjustment of differences and save as provided in paragraph (o) hereof. No relief of liability.

(m) If the ultimate seller has delivered before the Chairman has bought in in accordance with this Rule and the Chairman has had notice thereof, the Chairman shall not proceed further in accordance therewith. If the Chairman has bought in in accordance with this Rule in whole or in part, then the ultimate seller shall not be entitled to deliver save to the extent that the Chairman has not bought in. Delivery before Chairman buys.

(n) If the Chairman required to buy in by this rule has not bought in at the expiration of ten days from the date first upon which he is to buy in, the ultimate buyer may require the President of the Association to fix a cash price as the basis for settlement of the transaction. In such case such Chairman, in accordance with these Rules entitled, shall adjust the transaction between all parties thereto with moneys demanded from the original seller for that purpose in a like manner to the adjustment where such Chairman actually buys in under this Rule: Provided that the President shall not be required to or empowered to fix a price as aforesaid if the said Chairman reports that the seller is in default. A seller shall be deemed to be in default if the said Chairman is of opinion that the seller is not sufficiently financial to recoup the Chairman forthwith for loss upon shares which such Chairman is required to buy in. Time limit. Defaulter.

(o) Where the said Chairman notifies that the original seller is in default, he shall cancel the transaction in relation to the securities in respect of which such seller is so declared in default, which cancellation shall be operative as between all members in the transaction and shall be endorsed by all the affiliated Exchanges whose members are concerned. Transaction cancelled.

81. The seller shall deliver separate transfers supported by scrip representing the total number of shares in the sale where the buyer, at the time of supplying the transferee's name in accordance with these Rules, supplies separate names with the amount to be transferred to each, and also where (in the case where no name is required) the buyer requests at the time of

When separate transfer must be delivered.

sale separate transfers. In no case is it incumbent on a seller to deliver Scrip otherwise than in accordance with the terms of the contract.

Seller responsible for validity of documents.

82. The selling Broker shall be responsible for a reasonable time from date of delivery for the validity of all documents delivered, and for the shares being free from all liability due or payable at the time of sale. The official stamps of the Exchange, embodying the words, "Scrip forwarded to the Company's office this day," and "Scrip in support of this transfer for . . . . . shares, forwarded to the Company's office this day," shall be kept in the custody of the Secretary of such Exchange, and at the request of any member, on payment of one shilling for the first valid transfer from one certificate, and sixpence for each other such transfer from the same certificate, he shall affix one or other of the said stamps to any transfer required, appending thereto his ordinary signature as Secretary, and the date written in full. He must, however, first have received from the applicant the ordinary scrip or transfer, which he will forward at once under registered cover to the Secretary or proper officer of the Company in question, with an intimation as to the number of transfers marked with the stamp and the number of shares embodied in such transfer. He must also keep a record of all such transactions in the Register provided for the purpose. He shall keep the official marking stamps referred to above under lock and key, and should any misuse of them be made through his neglecting this or any other necessary precaution, he shall be liable for any loss occasioned thereby. In the absence of the Secretary the Chairman or Vice-Chairman of an Exchange may exercise the foregoing powers of the Secretary.

Stale transfer.

83. It shall not be incumbent upon a member to accept a transfer of mining shares more than fourteen days old.

Shares on Foreign Register.

84. A seller of shares in foreign companies having a colonial register shall deliver scrip on the colonial register, unless the contract otherwise provides.

A seller of shares in Companies registered outside of New Zealand, not having a New Zealand Register, shall deliver Scrip on the Register of the Head Office of the Company unless the contract otherwise provides.

Documents at Seller's risk.

85. All bonds or documents are at the seller's risk until delivered to the buyer.

Buyer liable to expense of holding over Seller's draft.

86. In the event of the seller being put to any expense through a draft being held over, the buyer shall be liable to make good to the seller all such expense. Should the draft be presented on a Stock Exchange holiday it shall be payable on the day the Exchange reopens.

Bonds delivered in £100 parcels.

87. Delivery of Bonds shall be in single £100 Bonds, unless otherwise arranged at time of sale.

Broker not to affix stamp.

88. No member of an Exchange shall be permitted to print or affix his name stamp on any transfer or scrip delivered to another broker.

Re-sale where Seller's client incapable of delivering.

89. In the event of a Member's client dying or becoming otherwise incapable of receiving and paying for or delivering or transferring stock or shares which the client has ordered to be bought or sold, and after reasonable inquiry the Member has no knowledge of any one legally authorized to complete such purchases or sales on the client's behalf, the Member may, through the Chairman or with his authority, resell or repurchase, as the case may be, and the client (or his estate) shall be liable for any deficiency and be entitled to any surplus which may result.

Powers of Attorney.

90. Every transfer of shares or of stock purporting to be executed under a power of attorney or by an executor or administrator, shall, when tendered to a buying member, bear an acknowledgment under the hand of an officer of the Company, or of the Government to whose shares or stock respectively the transfer relates, to the effect that the power of attorney, probate, or letters of administration, has been exhibited to such Company or Government. The Secretary of each Exchange shall have power to certify as correct such documents on production to him of evidence that Power of Attorney, or Probate, or Letters of Administration have been recorded by the authority concerned. Every such transfer purporting to have been executed under a power of attorney shall also be accompanied by a statutory

declaration of the non-revocation of such power of attorney. The Secretary of each Exchange is empowered to mark each transfer stating that such statutory declaration has been exhibited to him, and forwarded to the Company with the relative scrip.

91. Where the seller has not tendered the documents within six weeks of the date of sale, or in the case of a time bargain within six weeks of the due date, and the buyer has not named the seller in accordance with Rule 80, the buyer may give notice to the seller that unless the documents are tendered within seventy-two hours of the receipt of such notice the buyer will not thereafter accept delivery, and if the seller fails to deliver within the said seventy-two hours then he shall not be entitled thereafter to deliver. Nothing in this rule shall be deemed to prejudice the rights of the buyer against the seller in respect of non-delivery as aforesaid. Where the buyer has not for six weeks from the date of sale, or in the case of time bargains for six weeks from the due date thereof, requested the seller to deliver or taken any other steps upon the contract in accordance with these Rules, he shall not be entitled to require the seller to deliver unless and until he gives the seller seventy-two hours' notice that he requires the seller to deliver.

Rights of parties where settlement delayed six weeks.

#### DISPUTES.

92. All disputes between members of the same Exchange or between a member of an Exchange and his client shall be subject to the jurisdiction of such Exchange.

Disputes of Members of same Exchange.

93. Disputes between any two Exchanges or between any Exchange and a member of any other Exchange shall be referred direct to the Committee of the Association.

Exchange disputes.

94. Disputes between members of any two Exchanges shall be referred to the arbitrament of the Committee of another Exchange affiliated to the Association being a Metropolitan Exchange. The appointment of the Exchange to act as arbitrator is to be agreed upon by the Exchanges concerned in the dispute; failing such agreement, the arbitrating Exchange shall be nominated by the President of the Association.

Disputes between Members of two Exchanges.

95. Any disputant shall have the right of appeal against the decision of the Committee of an Exchange to the Committee of the Association, whose decision shall be final and binding. Notice of appeal must, save with the leave of the Committee, be given in writing to the Secretary of the Association within ten days after the decision of a Committee of an Exchange has been given.

Right of Appeal.

96. Any member or any Exchange lodging an appeal must, together with a letter reciting the subject-matter of the appeal or dispute, enclose a cheque for £15 as a deposit towards cost. The Committee in giving its decision on such appeal or dispute shall deal with the question of costs in such manner as it thinks fit.

Procedure on Appeal.

97. Appeals to the jurisdiction of the Association shall be made only through the Committee of an Exchange.

98. The Committee shall have full and absolute power in the event of an appeal or complaint being made, which, in its opinion, justifies such procedure, to call upon any member to produce for inspection all books, letters, telegrams (or certified copies thereof) and other documents in the possession of either party relating thereto, and such member shall without delay produce them for inspection accordingly. Members and their clerks when required so to do by the Committee shall attend any meeting of the Committee, and then and there shall give such information as may be in their possession relative to any matter under investigation.

Powers on Appeal.

99. The Committee of the Association or a Committee of an Exchange may refuse to adjudicate upon any claim by a purchasing member in respect of any transfer that has not been lodged for registration within three months from the date of delivery to the said purchasing member.

Committee may refuse to adjudicate.

100. It shall not be incumbent upon the Committee of an Exchange to entertain any complaint submitted to it by any one not a member of the Exchange against a member of it, unless such member shall have been employed by the complainant in the capacity of broker; and in that or any other case in which a non-member desires the intervention of the Committee he

Complaints by non-members.

shall, previously to the case being heard, submit a statement in writing of such complaint and give a written undertaking to abide by and carry out the decision of the Committee.

#### PENALTIES.

Maximum penalties on Exchanges.

101. The penalty for breach by any affiliated Exchange of any of these rules may be :—

(a) Suspension of the Exchange concerned for such time as the Committee deems fit.

Or (b) Expulsion of the Exchange concerned.

Or (c) Fine not exceeding in any case a sum equal to £5 for each member of the Exchange so fined, the membership to be computed at the date of imposition of such fine in no case exceeding in all £100.

Saving of powers of Local Exchanges.

102. Nothing in this Rule shall be deemed to affect the power of any affiliated Exchange (subject to appeal in accordance with these rules) to impose fines and penalties upon its members in accordance with its or these rules.

Maximum penalty on Members.

103. The penalty upon any member of an affiliated Exchange for breach of these rules may be suspension or expulsion or fine not exceeding £200, provided that nothing in this rule shall be deemed to prevent any affiliated Exchange by its rules prescribing different penalties for breach by its members of its rules, and, provided further, that nothing in the proviso immediately preceding shall be deemed in any way to limit the duties and obligations of affiliated Exchanges in accordance with the rule next succeeding.

Rulings of Association—how enforced.

104. Where this Association gives any ruling, award, or decision within the powers conferred by these rules, such award, ruling, or decision shall be carried into effect by any affiliated Exchange concerned to the full extent directed by this Association, and, without in any way limiting the foregoing, each affiliated Exchange shall, upon the direction of this Association, expel or suspend any of its members or collect from any of its members any fine or penalty directed by this Association to be collected from any of its members.

#### LISTING.

Application form.

105. Admission to quotation on the Official List shall be upon the terms and conditions set out in the form of application provided by the Association.

Which Exchange shall first list.

106. (a) No Exchange shall (after the adoption of these Rules) place any additional stocks, shares, or debentures on its official list until such stock, share, or debenture shall have appeared in the official list of the Exchange nearest to the Head Office of the Company, Corporation, or other body issuing such stock, share, or debenture.

Fee for Listing, &c.

(b) Any company wishing to be placed on the Call List shall be charged a fee of £5 5s. This fee shall be charged only by the first Exchange to list the Company. A Company applying for registration on an Exchange list shall supply a list of directors, objects, and capital of the Company, a full list of shareholders, and the number of shares held by each; also a copy of the last annual report and balance-sheet, and shall supply, as soon as issued, copies of all balance-sheets, reports, and circulars issued to shareholders. The Exchange concerned shall have power to decline to list any company and to remove any company from the list, or to charge an increased fee for listing any company which has not been floated by a member of the Exchange concerned.

Vendors' shares.

(c) Where any company applies to be listed on any Stock Exchange, the vendors' shares, if any, may be quoted separately from the contributing shares both in the daily and monthly lists, and the Committee of the Exchange where listing is applied for may refuse to grant quotations for vendors' shares.

(d) An Exchange may refuse to list a Company if its shareholders are not supplied with a copy of the Annual Report and Balance-sheet.

(e) Any Listed Company which interferes with the rights of Preference Shareholders, such as writing down of Capital, may be removed from the Official List.

Trust Company not to be listed.

107. No affiliated Exchange shall list any Investment Trust Company or similar concern except with the approval of a majority of the Metropolitan Exchanges.

## DELISTING COMPANIES.

108. When a resolution has been duly passed by the shareholders of a company requesting that the name of the company be removed from the official list, then the Local Committee shall delist the company.

## ADVERTISING.

109. No member of an affiliated Exchange shall advertise <sup>Members not to advertise.</sup> in any manner whatsoever in connection with sharebroking business without first obtaining the sanction of the Committee of his Exchange or of these Rules. This Rule applies to all forms of advertising whatsoever, saving only the printing and circulation of a card which contains any of the following matter, and no other—viz., the Member's full name, and the full name of his firm, the full names of his partners, if any, the fact that he is a Stock and Share Broker and a Member of any particular Exchange, his Street address, Post Office Box Number, telephone number, and telegraphic and cable address.

No member of an affiliated Exchange shall be permitted to issue a private list or general report.

110. Any member of an Exchange wishing to supply a news-<sup>Members not to publish information.</sup> paper or other publication with any information regarding any of the companies, mining or otherwise, whose stocks are dealt in in New Zealand, shall do so only through his Exchange, and such information must only be published with the consent of the Chairman or the Committee and in the name of the Exchange.

## GENERAL.

111. It shall be a condition precedent to the commencement <sup>Determination of Committee a condition precedent to action.</sup> of any action by a member against any other member upon any matter arising out of any transaction of stockbroking, or out of any transaction to which these rules apply, that such dispute shall be first determined in the manner provided by these Rules, and thereafter action shall be commenced only for the enforcement of the ruling decision or award as provided in these Rules, and then only after the member sued shall have after fourteen days' notice in writing refused or neglected to carry out such ruling decision or award. In any action as aforesaid no member shall dispute the correctness of such ruling decision or award or the fact that it was given in accordance with these Rules.

112. The Committee shall, at each Annual Meeting, decide <sup>Holidays.</sup> what holidays shall be observed by all the Exchanges during the ensuing year, provided that the Executive may from time to time vary the list of holidays as so fixed. All affiliated Exchanges shall be deemed to be open on all ordinary business days save upon holidays as fixed by the Committee as aforesaid and save upon any additional holidays which a Local Exchange may decide shall be observed by such Exchange.

113. Members of affiliated Exchanges may collect refunds of <sup>British Income Tax.</sup> British or any other Income Tax for their own clients only, but shall not act as agents for this class of business.

## DEFAULTERS.

114. A Member of an affiliated Exchange shall be deemed to <sup>When a Member is defaulter.</sup> be a defaulter in each of the following cases:—

(a) Where he is so declared by the Chairman of his Exchange in accordance with Rule 80 (o).

(b) Where in the opinion of the Committee of his Exchange he is in difficulties and has failed or is likely to fail to meet his liabilities.

(c) Where he has committed an act of bankruptcy or become bankrupt or is insolvent or has called a meeting of his creditors or made a composition with his creditors or assigned his estate for the benefit of his creditors.

(d) Where in the opinion of the Committee of an Exchange any other circumstances justify such Member being so declared.

115. The Committee may declare any Member of an affiliated <sup>Committee may declare a defaulter.</sup> Exchange in default or require the Exchange whereof he is a Member to declare such Member in default, and may also require an affiliated Exchange a Member whereof is in default to deal with such Member in accordance with the Rules of the Exchange of which he is a Member.

Duty to  
investigate case  
of Member  
likely to default.

116. Where a report is made to the Chairman of an affiliated Exchange that a Member of another Exchange has failed to meet his engagement such Chairman shall immediately report the matter to the Secretary of the Association who shall forthwith require the Chairman of the Exchange to which such Member belongs, to call a meeting of his Exchange and otherwise take proper steps to consider and deal with the matter.

Inquiries as to  
credit of  
Member.

117. Where any inquiries as to the credit or position of any Member of an affiliated Exchange is being investigated by any affiliated Exchange or by this Association, every other affiliated Exchange shall on request facilitate such inquiries and make all necessary inquiries into dealings of its Members with the Member whose position is being investigated as aforesaid.

Investigation  
where Member  
has failed to  
meet  
engagements.

118. In any case where it comes to the knowledge of any of the Members of any affiliated Exchange that any Member of his or any other affiliated Exchange has failed to meet his engagements, such first-mentioned Member shall forthwith report the circumstances to the Chairman of his Exchange. Where the report as aforesaid concerns a Member of his Exchange it shall be the duty of the Chairman immediately to call a meeting of his Exchange to investigate the matter, and where the report concerns a Member of another Exchange, it shall be the Chairman's duty to report by telegram to the Chairman of all other Exchanges.

Should it come to the knowledge of any Member of an Exchange that a Broker is failing to meet his engagements, the said Member must at once report the circumstances to the Chairman of the Exchange of which he is a Member. The Chairman must bring the matter before the Members at the first meeting thereafter for consideration and decision as to what action is to be taken. Any Member failing or neglecting to report to the Chairman as above specified shall be liable to be fined a sum not exceeding £20, or to be suspended at the option of the Members of the Exchange to which he belongs.

#### PROSPECTUSES, NEW.

Prospectus to  
be complete.

119. All Prospectuses sent to an Exchange for its approval must be complete in every detail. A copy of the Prospectus if approved by the Exchange shall be filed by the Secretary of the Exchange among his records.

Permission for  
Member to act.

120. No Member of an affiliated Exchange shall act as broker or be associated in the flotation of any Company where a prospectus is issued for public subscription without the consent and permission of the Exchange of which he is a Member.

(a) This rule to apply to the issue of ordinary or preference shares in a public company, or

(b) To the public issue of debentures of companies or public bodies.

Copies of  
Prospectus.

121. When a prospectus has been passed by an Exchange it shall have printed on the outside cover the words "This prospectus has been passed by the Stock Exchange."

Fee payable.

122. A fee of £2 2s. shall be paid with every Prospectus submitted for the consideration of an Exchange.

Clients.

123. Save in the case of new flotations or increases of capital no Broker shall send or deliver by post or otherwise or cause to be sent or delivered as aforesaid to any person not his client any communication in relation to share or stockbroking business, or interview, or cause to be interviewed by his servant or agent, any person not his client. For the purpose of this rule a client includes only persons for whom a Broker has done share and stockbroking business within the five years next preceding the sending of any communication as aforesaid, and communication includes every form of invitation, direct or indirect, to pass share and stockbroking business through the Broker making the communication, or through any other Broker named in the communication. The penalty for a breach of this rule shall be a fine not exceeding £100.

#### MISCELLANEOUS MACHINERY RULES.

Local  
Exchanges to  
implement |  
these Rules.

124. Each affiliated Exchange shall within six months of the passing of these Rules cause to be passed and incorporated in its Rules a rule that each of its members shall be deemed to be

bound in all respects by the Rules of this Association as amended from time to time in the same manner as if the same were incorporated in the Rules of each affiliated Exchange, and shall take all proper steps to have the same approved in accordance with the Sharebrokers Act, 1908.

125. In addition and without affecting the Rule next preceding each affiliated Exchange shall—

(a) At all times (saving only the necessary time required to fill vacancies) maintain all proper officers to carry out the functions appointed by these Rules to be carried out by officers of an affiliated Exchange.

(b) Provide rules whereby such Exchange is authorized to fine, suspend, or expel any of its members.

(c) Provide rules whereby it is authorized and empowered to carry out any of the powers provided by the Rules referred to in Subparagraph (b) hereof at the direction of this Association.

(d) Provide Rules whereby it shall carry out as against its members any decision, award, or ruling (whether involving a penalty or not) of this Association whether given on appeal or otherwise in accordance with these Rules.

(e) Nothing in this Rule shall be read and construed as affecting the rights and powers of an affiliated Exchange (subject always to appeal to the Association in accordance with these Rules) to deal with its members by way of fine, suspension, or expulsion in accordance with its rules.

(f) For the purpose only of implementing the powers of this Association it shall when necessary be deemed to exercise its functions as agent of any affiliated Exchange in any case where an affiliated Exchange has any powers not possessed by this Association otherwise than by virtue of this rule.

126. In all matters affecting the interests of the client of any member of an affiliated Exchange, such member shall be subject to the control of his Exchange, and subject to the control of this Association in accordance with these rules: Provided that nothing in this rule shall be read as conferring or attempting to confer power to derogate from such client's legal rights.

127. Where any dispute arises or complaint or charge is being investigated, or any decision is to be made as to which or any of which these rules are silent, then such decision, complaint, or charge shall be dealt with and decision made in accordance with good stockbroking practice, and where such exists in accordance with the established custom in New Zealand. The transaction out of which such dispute, complaint, or charge arises or in respect of which a decision is made shall be deemed to be a transaction to which these rules apply. The Committee shall be the sole judge as to the existence and terms of an established custom in accordance with this rule, and the sole judge as to what is good stockbroking practice in accordance with this rule, and where any ambiguity arises as to the meaning and effect of these rules the sole judge as to the interpretation of these rules.

#### SAVING CLAUSE.

128. Nothing in these regulations shall apply to any transaction in progress at the time of the coming into operation thereof; but the said transaction shall be completed as if these regulations had not been made.

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

IN pursuance of all powers and authorities enabling it under the Government Railways Act, 1926, and its amendments, the Government Railways Board hereby resolves to make the following alterations in the General Scale of Charges and to the Goods—Local Rates Scale of Charges in force on the New Zealand Government Railways open for traffic made on the 4th and 5th days of November, 1931, respectively, and published in the *Gazette* on the 13th day of November, 1931.

PASSENGERS.

3. Reserved Seats, &c.

By adding to the trains on which seats may be reserved as specified in paragraph 2, the following:—

By the 7.50 a.m. Wellington – Woodville – Palmerston North passenger-train.

By the 11.4 a.m. Palmerston North – Woodville – Wellington passenger-train.

5. Holiday Excursion Tickets.

Erratum: By amending the first-class fare shown for the distance 506 miles to read 120s. 10d.

19. Apprentices, Pupil-teachers, Articled Clerks, and Young Persons in Employment.

By adding to paragraph 2, the words "or on public holidays."

LOCAL FARES AND REGULATIONS.

41. North Island Main Line and Branches.

By omitting the following:—

From and to Auckland.	Return.	
	First Class.	Second Class.
	s. d.	s. d.
Opaheke .. .. .	5 0	3 3
Drury .. .. .	5 3	3 5
Paerata .. .. .	6 9	4 3
Pukekohe .. .. .	7 0	4 6
Buckland .. .. .	7 6	4 9
Tuakau .. .. .	8 0	5 3
From and to Newmarket.		
Paerata .. .. .	..	4 3
Pukekohe .. .. .	7 0	4 6
Buckland .. .. .	7 6	4 9
Tuakau .. .. .	8 0	5 3

And substituting the following:—

From and to Auckland.	Single.		Return.	
	First Class.	Second Class.	First Class.	Second Class.
	s. d.	s. d.	s. d.	s. d.
Opaheke .. .. .	2 2	1 9	3 0	2 3
Drury .. .. .	2 6	2 0	3 3	2 6
Paerata .. .. .	2 11	2 3	4 3	3 0
Pukekohe .. .. .	3 3	2 6	4 6	3 3
Buckland .. .. .	3 6	2 9	5 0	3 9
Tuakau .. .. .	3 11	2 11	5 6	4 0
From and to Newmarket.				
Opaheke .. .. .	2 2	1 9	3 0	2 3
Drury .. .. .	2 6	2 0	3 3	2 6
Paerata .. .. .	2 11	2 3	4 3	3 0
Pukekohe .. .. .	3 3	2 6	4 6	3 3
Buckland .. .. .	3 6	2 9	5 0	3 9
Tuakau .. .. .	3 11	2 11	5 6	4 0

LUGGAGE, PARCELS, ETC.

51. Left Parcels.

Erratum: By inserting in paragraph 4, immediately before the word "shall," the words "of Regulation 50."

68. Classification of Goods, Live-stock, &c.

By omitting the following:—

Ale, bottled, packed in shavings or similar material and contained in sacks. Weight of each package not to exceed 56 lb. Owner's risk	Class. B
Cake, linseed, for stock-foods. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class D. Owner's risk. Rate and a quarter	E
Diatomaceous earth, raw, to be used in the manufacture of polish or for insulating purposes. Owner's risk	Q
Earth, diatomaceous, raw, to be used in the manufacture of polish or for insulating purposes. Owner's risk	Q
Linseed-cake for stock-foods. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class D, rate and a quarter. Owner's risk	E
Live-stock and poultry foods not otherwise specified. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class D, rate and a quarter. Owner's risk	E
Oil - cake. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class D, rate and a quarter	E

By adding the following:—

Ale, bottled, packed in shavings or similar material and contained in sacks. Weight of each sack not to exceed 112 lb. Owner's risk	B
Barley-meal, packed in bags	E
Bronze ornamental gates or shop-fronts, packed	C
Cabinets, steel, filing, packed	B
Cabinets, steel, filing, unpacked	A
Earth, diatomaceous, raw, to be used in the manufacture of polish or for insulating or filtration purposes. Owner's risk	Q
Gliders, air. Minimum charge as for 15 cwt. per L wagon. Owner's risk. <i>Special goods</i>	A
Hoops, casein	C
Linseed cake for stock-foods. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class E, rate and a half. Owner's risk. Rate and a quarter	E
Live-stock or poultry foods, not otherwise specified. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class E, rate and a half. Owner's risk. Rate and a quarter	E
Marking or branding fluid	B
Oil - cake. Minimum quantity, 10 cwt. per consignment. Any less quantity will be charged at such minimum or at Class E, rate and a half. Owner's risk. Rate and a quarter	E
Punga dust, packed	E
Purnetts, fruit, packed (see also Reg. 92)	C
Slabs and door-frames made of concrete to be used in the construction of silos	N
Water, lime	D

GOODS.

120. Computation of Charges.

By adding the following paragraph:—

12. In the case of goods booked between two separate sections of railway the charges for each section will be computed separately.

128. Miscellaneous.

By adding the following paragraph:—

10. Except where inconsistent with the context or otherwise specially provided, the following days shall be public holidays, namely:—

(a) New Year's Day.

Good Friday.

Anzac Day.

Sovereign's Birthday.

Labour Day.

Christmas Day.

The day after Christmas Day.

(As to each provincial district) the day recognized in such district as Anniversary Day.

(b) Any day declared by the Government Railways Board to be a public holiday and publicly notified as such.

135. Mercer Wharf.

Rates.

By omitting the following:—	s. d.
Manure or bones, per ton	1 5
Wool, per bale	0 4½
And adding the following:—	s. d.
Bones and artificial manures, n.o.s., per ton	1 5
Gravel, shingle, and sand, per cubic yard	0 3
Manures conveyed to the wharf from stations inland by rail	Free
Wool, per bale	0 4½
Wool conveyed from the wharf to stations inland by rail	Free

E

## GOODS.—LOCAL RATES SCALE OF CHARGES.

## LOCAL RATES.

## NORTH ISLAND MAIN LINE AND BRANCHES.

## 1. Butter and Cheese.

By omitting the following :—

From	To	Rate per Ton.
Morrinsville .. .. .	Auckland or Southdown ..	s. d. 31 8

And substituting the following :—

From	To	Rate per Ton.
Morrinsville .. .. .	Auckland or Southdown ..	s. d. 30 0

## 2. Benzine, Kerosene, &amp;c.

By adding the following :—

From	To	Rate.
Wellington .. .. .	Palmerston North ..	37s. 6d. per ton, including collection at Wellington of lots of five cases or more and delivery at Palmerston North within the area specified by the Department in that behalf.

## 3. Wool Rates.

By adding the following :—

From	To	Description of Goods.	Rate.
Feilding ..	Wellington ..	Wool undumped, in bales	6s. 6d. per bale, including collection from woolworks at Feilding and delivery at Wellington within the area specified by the Department in that behalf.

## 4. Miscellaneous.

By omitting the following :—

From	To	Description of Goods.	Rate.
Auckland ..	Kaikohe ..	Fuel-oil .. .. .	30s. per ton. Minimum quantity, 4 tons per four-wheeled wagon
Auckland .. Auckland ..	Ngaruawahia .. W a n g a n u i, Palmerston, North, and Wel- lington	Classes A, B, C, and D .. Fruit (produce of New Zea- land, Cook Islands, or Niue) or imported, by ex- press or passenger train; also imported fruit by goods or mixed train. Fruit will be carried by ex- press or passenger train only at the convenience of the Department	35s. per ton. 54s. 7d. per ton. Minimum quantity, 10 tons per con- signment. Any less quan- tity will be charged at this minimum or at Class D rate with a minimum of 6 tons per consignment. All loading and unloading to be performed by owners.
Te Aroha, Waahi, Thames, and in- termediate stations	Auckland, New- market, One- hunga, Te Pa- papa, South- down, or West- field	Classes A, B, C, and D ..	35s. per ton.
Mangatainoka ..	Wellington ..	Beer in bulk .. .. .	40s. 8d. per ton. Minimum quantity, 4 tons 10 cwt. per consignment. Owners to load and unload.

LOCAL RATES—*continued.*4. Miscellaneous—*continued.*

And adding the following :—

From	To	Description of Goods.	Rate.
Kawakawa ..	Auckland ..	Hemp in bales .. ..	34s. per ton.
Portland ..	New Plymouth ..	Cement .. ..	52s. per ton.
Auckland or New-market	Helensville ..	Ale or stout in cases, not exceeding 2 cwt. each	2s. 6d. per case.
Auckland or New-market	Pokeno ..	Sugar .. ..	17s. 6d. per ton.
Auckland ..	Ngaruawahia ..	Classes A, B, C, and D, not otherwise specified	35s. per ton.
Auckland ..	Ngaruawahia ..	Ale and stout, also spirits in cases	11d. per 5-gallon keg of ale or stout; 3s. 2d. per 18-gallon keg of ale or stout; 3s. per case of ale or stout not exceeding 2 cwt. 8 lb. each; 8d. per case of spirits not exceeding 1 qr. 22 lb. each—minimum charge, 1s. 6d. per consignment.
Auckland ..	Hamilton ..	Plaster in consignments of not less than 3 tons	27s. 6d. per ton, which includes handling and cartage between the wharf and rail at Auckland, but not delivery at Hamilton.
Auckland ..	New Plymouth, Wanganui, Palmerston North, Hastings, Napier, Wellington	Fruit (produce of New Zealand, Cook Islands, or Niue, or imported), by express or passenger train at the option of the Department	54s. 7d. per ton. Minimum quantity, 10 tons per consignment. Owners to load and unload.
Auckland ..	Wanganui, Palmerston North, Wellington	Fruit (produce of New Zealand, Cook Islands, or Niue, or imported), by express or passenger train at the option of the Department	Class D. Minimum quantity, 6 tons per consignment. Owners to load and unload.
Auckland ..	Wanganui, New Plymouth, Hastings, Napier, Palmerston North	Imported fruits by goods and mixed trains	54s. 7d. per ton. Minimum quantity, 5 tons per consignment. Any less quantity will be charged at such minimum or at Class D.
Penrose ..	Any station on the North and/or South Island Main Line and Branches	Bottles, packed, in small lots	The charges when computed under the provisions of Reg. 71 will be reduced by 12½ per cent.
Westfield ..	Auckland Farmers' Freezing Co. Siding, South-down	Frozen meat .. ..	1s. 5d. per ton. Minimum charge, 10s. per W wagon.
Te Aroha, Waihi, Thames North, and intermediate stations	Auckland, New-market, Onehunga, Te Papapa, South-down, or Westfield	Classes A, B, C, and D ..	35s. per ton.
Taihape.. ..	Stations Te Kuiti to Utiku inclusive	Beer, bottled or in bulk ..	Class D.
Taihape.. ..	Wellington ..	Beer in bulk .. ..	47s. per ton.
Taihape.. ..	Waipukurau ..	Beer in bulk .. ..	44s. 5d. per ton.
Palmerston North	Any station, North or South Island Main Line and Branches	Rennet and jelly crystals direct ex factory	Class D.
Palmerston North	Featherston ..	Beer in bulk .. ..	10s. 6d. per 6 cwt. hogshead.
Shannon ..	Wellington or Kaiwarra	Tallow .. ..	30s. per ton.
Te Horo ..	Wellington ..	Timber .. ..	2s. 6d. per 100 super. feet.
Wellington ..	Shannon ..	Beer in bulk .. ..	9s. per hogshead.
Wellington ..	Levin .. ..	Beer in bulk .. ..	8s. per hogshead.
Petone .. ..	Palmerston North	Soap .. ..	43s. per ton.
Greytown, Carterton, Woodville	Auckland, Frankton Junction, and stations on Branch lines from Frankton Junction	Cherries and raspberries (packed) and forwarded from Palmerston North in the guard's van of the 2.0 p.m. Wellington-Auckland express train when accommodation is available in the guard's van of this train	Double the rates as specified in paragraph 5, Reg. 85.
Masterton ..	Wellington ..	Wool-presses .. ..	30s. per ton.

## LOCAL RATES—continued.

## 6. Through Booking to Ports on the Kaipara.

By omitting the following :—

Minimum charge for parcels up to 1½ cwt.	..	..	To and from Dargaville, &c. s. d. .. 2 0
--	----	----	---

And substituting the following :—

Minimum charge for parcels up to 28 lb., each	..	..	To and from Dargaville, &c. s. d. .. 1 0
Parcels over 28 lb. and up to 1½ cwt., each	..	..	.. 2 0

## 11. Delivery of Goods and Minimum Charges.

By adding to the exceptions to the general delivery at Frankton Junction, Hamilton, Cambridge, and Rotorua, "Agricultural machinery set up."

By omitting the following :—

## 17. Levin and Co.'s Private Siding at Kaiwarra.

Wool, sheep-skins, rabbit-skins, hemp, and tow between Wellington and Levin and Co.'s private siding at Kaiwarra will be charged 6d. per bale (undumped) and 8½d. per bale (double dumped). Minimum, twenty bales per four-wheeled wagon.

And substituting the following :—

## 17. Levin and Company Limited's Private Siding at Kaiwarra.

The following charges will be made for the haulage of wool, sheep-skins, rabbit-skins, hemp, and tow between Wellington and Levin and Co. Ltd.'s private siding at Kaiwarra :—

	Per Undumped Bale.	Per Double-dumped Bale.
Wool .. .. .	d. 5	d. 8½
Sheep-skins .. .. .	6	8½
Rabbit-skins .. .. .	6	8½
Hemp and tow .. .. .	6	8½

Minimum, twenty undumped or double-dumped bales per four-wheeled truck.

## 19. Nelson Section.

By adding the following :—

From	To	Description of Goods.	Rate.
Owen Collieries	Stations on the Nelson Section	Screened coal	17s. per ton, except when Class N is less.
Owen Collieries	Stations on the Nelson Section	Slack coal ..	15s. per ton, except when Class N is less.
Brightwater ..	Port.. ..	Fruit, packed..	5s. per ton.
Hope .. ..	Port.. ..	Fruit, packed..	5s. per ton.
Appleby .. ..	Port.. ..	Fruit, packed..	5s. per ton.

## 20. Picton Section.

## WELLINGTON-BLENHEIM FREIGHT RATES.

## General Cargo.

By omitting the following :—			s. d.
Films (value to be declared), per cent.	..	..	.. 33 6
,, minimum, per container	..	..	.. 7 6
And adding the following :—			s. d.
Films, per package, up to ¼ ft.	..	..	.. 5 6
,, ,, over ¼ ft. and up to 2 ft.	..	..	.. 7 0
,, ,, over 2 ft. and up to 3 ft.	..	..	.. 10 6
,, ,, over 3 ft. and up to 4 ft.	..	..	.. 14 0
,, ,, over 4 ft. and up to 5 ft.	..	..	.. 17 6
Sleeves, ice cream, empty, return, per ton	..	..	.. 11 3

LOCAL RATES—continued.

SOUTH ISLAND MAIN LINE AND BRANCHES.

21. Miscellaneous.

By omitting the following :—

From	To	Description of Goods.	Rate.
Lyttelton ..	Addington ..	Goods of Classes A, B, C, and D, not ex ship	8s. 11d. per ton.
Lyttelton ..	Dunedin or Invercargill	Imported fruit .. ..	54s. 7d. per ton by mail, express, mixed, or goods trains. Minimum quantity, 10 tons per consignment.
*Christchurch ..	Timaru ..	Classes A, B, C, and D, in quantities of 5 cwt. and over, not otherwise specified	37s. 1d. per ton.

\* Goods of Classes A, B, C, and D from Christchurch to Timaru in quantities of less than 5 cwt. will be charged as follows: Consignments not exceeding 28 lb., 56 lb., and 84 lb. respectively at the small-lots rate (Regulation 71, General Scale of Charges), computed on the basis of classified rates; maximum charge, 4s. 7d.; consignments exceeding 84 lb. at 4s. 7d. for the first hundredweight and 3½d. for each additional quarter or fraction of a quarter, or classified rates if cheaper.

\* The charges specified providing for local rates on goods of Classes A, B, C, and D, from Christchurch to Timaru, will in respect of consignments of biscuits in tins, loose, in consignments of more than twenty tins or parcels, and of confectionery in tins or boxes, loose, in consignments of more than twenty tins or parcels, be increased as follows :—

Weight.	Amount.
Not exceeding 2 cwt. .. ..	2d. per consignment.
.. 3 cwt. .. ..	.. 4d. ..
.. 4 cwt. .. ..	.. 5d. ..
.. 5 cwt. .. ..	.. 6d. ..

From	To	Description of Goods.	Rate.
†Christchurch ..	Waimate ..	Classes A, B, C, and D ..	..

† Goods of Classes A, B, C, and D, from Christchurch to Waimate, will be delivered at Waimate within the area as determined by the Department. Small lots of such goods if less than 5 cwt. will be charged according to the following scale :—

	Class A.	Class B.	Class C.	Class D.
Not exceeding 28 lb. .. ..	s. d. 3 7	s. d. 2 10	s. d. 2 10	s. d. 2 2
Above 28 lb. and not exceeding 56 lb. ..	4 11	3 9	3 5	3 2
.. 56 lb. .. 84 lb. ..	6 4	4 6	4 2	3 11
.. 84 lb. .. 1 cwt. ..	6 10	5 2	4 10	4 6
.. 1 cwt. .. 1¼ cwt. ..	7 2	6 0	5 6	4 10
.. 1¼ cwt. .. 1½ cwt. ..	7 5	6 11	6 0	5 2
.. 1½ cwt. .. 1¾ cwt. ..	7 9	7 9	6 7	5 6
.. 1¾ cwt. .. 2 cwt. ..	8 0	8 0	7 3	5 11
.. 2 cwt. .. 2¼ cwt. ..	8 4	8 4	8 1	6 6
.. 2¼ cwt. .. 2½ cwt. ..	8 9	8 9	8 9	7 2
.. 2½ cwt. .. 2¾ cwt. ..	9 4	9 4	9 4	7 9
.. 2¾ cwt. .. 3 cwt. ..	9 9	9 9	9 9	8 4
.. 3 cwt. .. 3¼ cwt. ..	10 3	10 3	10 3	8 11
.. 3¼ cwt. .. 3½ cwt. ..	10 9	10 9	10 9	9 7
.. 3½ cwt. .. 3¾ cwt. ..	11 4	11 4	11 4	10 2
.. 3¾ cwt. .. 4 cwt. ..	11 10	11 10	11 10	10 8
.. 4 cwt. .. 4¼ cwt. ..	12 2	12 2	12 2	10 8
.. 4¼ cwt. .. 4½ cwt. ..	12 5	12 5	12 5	10 8
.. 4½ cwt. .. 4¾ cwt. ..	12 9	12 9	12 9	10 9

From	To	Description of Goods.	Rate.
Blackball ..	Dunedin ..	Coal .. ..	24s. 6d. per ton, which includes weighing and delivery to private sidings at Dunedin.
Timaru ..	Orari ..	Classes A, B, C, and D ..	10s. per ton.
Timaru ..	Christchurch ..	Beer or stout, bottled, packed, or in bulk	37s. 1d. per ton. Minimum quantity, 5 tons per four-wheeled wagon.
Dunedin ..	Bluff ..	Butter and cheese for shipment	30s. per ton.

LOCAL RATES—*continued.*21. Miscellaneous—*continued.*

By omitting the following:—

From	To	Description of Goods.	Rate.
Invercargill ..	Otautau ..	Classes A and B ..	23s. per ton. Goods of Classes A, B, C, and D from Invercargill to Otautau will be delivered at Otautau within the area as may be determined by the Department. Small lots <i>pro rata</i> of the local or classified rate. Minimum charge, 1s. 3d.
Invercargill ..	Wairio ..	Classes A, B, and C ..	26s. per ton. Small lots of Classes A, B, C, and D <i>pro rata</i> of the local or classified rate. Minimum charge, 1s. 6d.

## LOCAL UNIFORM RATES.

Goods of Classes E, F, N, P, Q, R, and artificial manures (Regulation 86, General Scale of Charges) from any station to Otautau and Wairio will be charged at the classified Class D rate, such rate being referred to in the following proviso as the "local uniform rate": Provided, however, that to those persons or bodies of persons (whether incorporated or not) who shall undertake to place with or cause to be placed with the Board the whole of their goods requiring conveyance between places in New Zealand, where in the opinion of the Board it is reasonably practicable for such persons or bodies of persons to have their goods conveyed by railway, the benefit of the classified rates under which such goods would be charged had the local uniform rate not been in operation shall be extended and be payable in all cases where such classified rates shall be cheaper than the classified Class D rate.

## 21. Miscellaneous.

By adding the following:—

From	To	Description of Goods.	Rate.
Lyttelton ..	Addington ..	Goods of Classes A, B, C, and D, not otherwise specified, not ex ship	8s. 11d. per ton.
Lyttelton ..	Addington ..	Colfix, not ex ship	8s. 3d. per ton.
Lyttelton ..	Dunedin ..	Imported fruit by mail, express, mixed, or goods trains	44s. per ton. Minimum quantity, 10 tons per consignment.
Lyttelton ..	Invercargill ..	Imported fruit by mail, express, mixed, or goods trains	54s. 7d. per ton. Minimum quantity, 10 tons per consignment.
Lyttelton ..	Christchurch ..	Small consignments of wool-packs for stations beyond Christchurch and forming part of a shipment ex an oversea's vessel	<i>Pro rata</i> of the rate of 4s. 1d. per ton.
Christchurch ..	Greymouth ..	Laundry in bags and hampers	44s. 11d. per ton.
Christchurch ..	East Oxford ..	Small lots of goods of Classes A, B, C, and D	The charges will be computed under the provisions of Regulation 71, General Scale of Charges.
Christchurch ..	Ashburton ..	Goods of Classes other than F, H, K, M, N, P, Q, R, and explosives	40s. per each 8-ton four-wheeled wagon. Minimum quantity, four wagons per week. Owners to load and unload.
Christchurch ..	Winslow ..	Classes A, B, C, and D	30s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s. 3d.
	Windermere ..		
	Hinds ..		
	Ealing ..		
	Rangitata Island ..		
Christchurch ..	Rangitata ..	Classes A, B, C, and D	32s. 6d. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s. 6d.
	Orari ..		
	Geraldine ..		
	Winchester ..		
Christchurch ..	Temuka ..	Classes A, B, C, and D	35s. per ton. Small lots <i>pro rata</i> . Minimum charge 1s. 6d.
	Arowhenua ..		
	Seadown ..		
Christchurch ..	Washdyke ..	Classes A, B, C, and D	37s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s. 6d.
	Smithfield ..		
Christchurch ..	Timaru ..	Classes A, B, C, and D	37s. per ton. For quantity of over 5 cwt. <i>pro rata</i> . For quantity of 5 cwt. and less see special small-lots scale.

LOCAL RATES—continued.

21. Miscellaneous—continued.

By adding the following:—

SCALE FOR SMALL LOTS—CHRISTCHURCH TO TIMARU.

Not exceeding 1 qr.	..	..	..	..	..	1s.	6d.
Exceeding 1 qr. but not exceeding 2 qr.	..	..	..	..	..	2s.	
..	2 qr.	..	3 qr.	..	..	2s.	6d.
..	3 qr.	..	1 cwt.	..	..	3s.	
..	1 cwt.	..	1½ cwt.	..	..	3s.	6d.
..	1½ cwt.	..	1¾ cwt.	..	..	3s.	11d.
..	1¾ cwt.	..	2 cwt.	..	..	4s.	5d.
..	2 cwt.	..	2¼ cwt.	..	..	4s.	11d.
..	2¼ cwt.	..	2½ cwt.	..	..	5s.	7d.
..	2½ cwt.	..	2¾ cwt.	..	..	6s.	2d.
..	3 cwt.	..	3 cwt.	..	..	6s.	8d.
..	3 cwt.	..	3½ cwt.	..	..	6s.	11d.
..	3½ cwt.	..	3¾ cwt.	..	..	7s.	3d.
..	3¾ cwt.	..	4 cwt.	..	..	7s.	6d.
..	4 cwt.	..	4½ cwt.	..	..	7s.	10d.
..	4½ cwt.	..	4¾ cwt.	..	..	8s.	1d.
..	4¾ cwt.	..	5 cwt.	..	..	8s.	5d.
..	5 cwt.	..	..	..	..	8s.	8d.
..	..	..	..	..	..	9s.	
..	..	..	..	..	..	9s.	3d.

CHRISTCHURCH TO WAIMATE.

Goods of classes A, B, C, and D, also small lots charged at the following scale from Christchurch to Waimate, will be delivered at Waimate within the area as determined by the Department:—

Not exceeding 1 qr.	..	..	..	..	..	2s.	11d.
Exceeding 1 qr. but not exceeding 2 qr.	..	..	..	..	..	3s.	7d.
..	2 qr.	..	3 qr.	..	..	4s.	2d.
..	3 qr.	..	1 cwt.	..	..	4s.	11d.
..	1 cwt.	..	1½ cwt.	..	..	5s.	7d.
..	1½ cwt.	..	1¾ cwt.	..	..	6s.	2d.
..	1¾ cwt.	..	2 cwt.	..	..	6s.	8d.
..	2 cwt.	..	2¼ cwt.	..	..	7s.	2d.
..	2¼ cwt.	..	2½ cwt.	..	..	7s.	10d.
..	2½ cwt.	..	2¾ cwt.	..	..	8s.	7d.
..	2¾ cwt.	..	3 cwt.	..	..	8s.	4d.
..	3 cwt.	..	3 cwt.	..	..	9s.	9d.
..	3 cwt.	..	3½ cwt.	..	..	10s.	3d.
..	3½ cwt.	..	3¾ cwt.	..	..	10s.	9d.
..	3¾ cwt.	..	4 cwt.	..	..	11s.	4d.
..	4 cwt.	..	4 cwt.	..	..	11s.	10d.
..	4 cwt.	..	4½ cwt.	..	..	12s.	2d.
..	4½ cwt.	..	4¾ cwt.	..	..	12s.	5d.
..	4¾ cwt.	..	5 cwt.	..	..	12s.	9d.
..	5 cwt.	..	..	..	..	13s.	3d.

From.	To	Description of Goods.	Rate.
Little River ..	Lyttelton ..	Butter or cheese from Barry's Bay	31s. 6d. per ton, which includes cartage from Barry's Bay.
Greymouth ..	Christchurch ..	Laundry in bags or hampers	44s. 11d. per ton.
Greymouth ..	Christchurch ..	Beer, packed in cases	55s. 1d. per ton.
Ashburton ..	Timaru ..	Hampers of material for dyeing and/or cleaning	1s. 6d. per hamper. Maximum weight of each hamper, 1 cwt.
Pleasant Point ..	Timaru ..	Sheep-skins in bundles not exceeding 180 lb. each	1s. per bundle, including collection at Pleasant Point within the area specified by the Department in that behalf.
Timaru ..	Christchurch ..	Beer or stout, bottled, packed, or in bulk	37s. 1d. per ton.
Timaru ..	Ashburton ..	Hampers of material returned from dyeing and/or cleaning	1s. 6d. per hamper. Maximum weight of each hamper, 1 cwt.
Timaru ..	Winchester Orari ..	Classes A, B, C, and D	10s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s.
Timaru ..	Geraldine ..		
Timaru ..	Arowhenua Temuka ..	Classes A, B, C, and D	8s. 6d. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s.
Timaru ..	Oamaru ..		
Timaru ..	Oamaru ..	Hampers of material returned from dyeing and/or cleaning	2s. per hamper. Maximum weight of each hamper, 1 cwt.
Oamaru ..	Timaru ..	Hampers of material for dyeing and/or cleaning	2s. per hamper. Maximum weight of each hamper, 1 cwt.

LOCAL RATES—continued.

21. Miscellaneous—continued.

By adding the following :—

From	To	Description of Goods.	Rate.
Goodwood .. Port Chalmers ..	Dunedin .. St. Leonard's, Burnside, and intermediate stations	Cheese, loose or in bags .. Goods of Class N ex ship ..	19s. 10d. per ton. 6s. 2d. per ton, including unloading charges from ship. Minimum as per Regulation 77, General Scale of Charges. Any less quantity will be charged at such minimum or on actual weight at 6s. 9d. per ton.
Dunedin ..	Ashburton, Temuka, Timaru, Waimate, Oamaru, Pal- merston, Inver- cargill	Ice-cream conveyed by ex- press or mail trains when accommodation is avail- able in the guard's vans of such trains	Appropriate goods rates.
Dunedin ..	Bluff .. ..	Butter and cheese for ship- ment	26s. 3d. per ton.
Anderson's Bay ..	Woolston or Christ- church	Hides and sheep-skins, loose or in bundles	50s. 2d. per ton. Owners to load and unload. Mini- mum quantity, 30 cwt. per L wagon.
Caversham ..	Timaru .. ..	Matches .. ..	52s. 7d. per ton.
Caversham ..	Christchurch ..	Matches .. ..	64s. 10d. per ton.
Invercargill ..	Otautau .. ..	Classes A and B .. ..	23s. per ton. Small lots <i>pro rata</i> of the local classified rate. Minimum charge, 1s. 3d.
Invercargill ..	Fairfax .. ..	Goods of Classes A, B, C, and D	18s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s.
Invercargill ..	Ringway .. ..	Goods of Classes A, B, C, and D	20s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s.
Invercargill ..	Waikouro, Apa- rima, Woodlaw, Wairio, Night- caps	Goods of Classes A, B, C, and D	23s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s.
Invercargill ..	Ohai .. ..	Goods of Classes A, B, C, and D	23s. per ton. Small lots <i>pro rata</i> . Minimum charge, 1s. 3d.

SCALE FOR SMALL LOTS, DUNEDIN-INVERCARGILL.

Erratum: In the fifth line of the first paragraph omit the figures "4½d." and substitute the figures "4¼d."

24. Storage and Cranage at Lyttelton.

By omitting the following :—

RATES FOR USE OF 15-TON CRANE AT LYTTTELTON.

Cranage (including labour), per ton	.. .. .	s. d.
Minimum charge	.. .. .	.. 4 2
		.. 21 0

26. Cartage Charges between Inangahua Junction and Burleys, Berlins, Tiroroa, or Westport.

By adding the following :—

Classes of Goods.		From or to Inangahua Junction to or from Westport.
Tow, per ton	.. .. .	s. d. .. 16 0

27. Delivery of Goods.

By omitting the following :—

Special Delivery as per Local Rates.

From		To	
Invercargill	.. ..	Otautau.	

And adding the following :—

General Delivery.		Special Delivery as per Local Rates.	
From	To	From	To
All stations	.. Hawarden.	Dunedin	.. Ohai.
All stations	.. East Oxford.	Invercargill	.. Ohai.
All stations	.. Leeston.		
All stations	.. Otautau.		

LOCAL RATES—*continued.*

## 28. Haulage and Shunting Charges, Christchurch, Riccarton, and Addington.

*By omitting the following:—*

Grain in lots of not less than 20 tons carried between private sidings and station yards at Christchurch and private sidings and station yards at Riccarton and Addington will be charged 2s. 5d. per ton.

*And substituting the following:—*

Grain in lots of not less than 20 tons carried between private sidings and station yards at Christchurch and private sidings and station yards at Riccarton will be charged at 2s. 5d. per ton.

Grain in lots of not less than 6 tons carried between private sidings and station yards at Christchurch and the private sidings and station yards at Addington will be charged 2s. 5d. per ton.

## 35. Through Booking: Invercargill to Nightcaps and Ohai.

*By omitting the following:—*

Goods booked through from Invercargill to Nightcaps and Ohai will be charged the following rates:—

All goods of Classes A, B, C, D, E, F, N, P, Q, R, and artificial manures (Regulation 86, General Scale of Charges)—

	Per Ton.	
	s.	d.
Invercargill to Nightcaps .. .. .	27	8
Invercargill to Ohai .. .. .	29	0

Small lots *pro rata* of the tonnage rate. Minimum charge, 1s. 6d.

To those persons or bodies of persons (whether incorporated or not) who shall undertake to place with or cause to be placed with the Board the whole of their goods requiring conveyance between places in New Zealand, where in the opinion of the Board it is reasonably practicable for such persons or bodies of persons to have their goods conveyed by railway, the benefit of the classified rates, or, where applicable, the local rates as now or from time to time gazetted shall be extended and be payable in all cases where such classified or local rates shall be cheaper than the through uniform rate.

In witness whereof the official seal of the Government Railways Board was hereunto fixed this 11th day of May, 1932, in the presence of

[L.S.]

H. H. STERLING, Chairman.

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

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

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Bell, Joseph Henry Charles	Fireman ..	Christchurch ..	4/11/08	2/5/32	Intestate	Christchurch.
2	Bell, Leonard Leopold ..	Freezing - works employee	Waitara ..	20/9/16	5/5/32	"	"
3	Brown, Elizabeth Hannah	Married woman	Hastings ..	7/4/32	5/5/32	Testate	Napier.
4	Dillon, Joseph Patrick ..	Barman ..	Wairoa, Hawke's Bay	30/3/32	5/5/32	Intestate	"
5	Duncan, Frances Clara ..	Widow ..	Christchurch (formerly Wanganui)	12/3/32	5/5/32	Testate	Christchurch.
6	Earle, Fannie Hayward ..	Married woman	Lower Hutt ..	30/3/32	2/5/32	"	Wellington.
7	Grenfell, Ellen ..	"	Dunedin ..	20/3/32	5/5/32	"	Dunedin.
8	Kivern, George Arthur ..	Labourer ..	West Eyreton ..	7/4/32	5/5/32	"	Christchurch.
9	McFarlane, Sarah Ann ..	Widow ..	Wellington	16/3/31	2/5/32	Intestate	Wellington.
10	McIntyre, Mary ..	"	Dunedin ..	19/3/32	2/5/32	Testate	Dunedin.
11	Paul, Iris Myrtle ..	Married woman	Auckland ..	17/4/32	5/5/32	"	Auckland.
12	Pennell, Henry, or Stonell, Harry Harrison	Surfaceman ..	Paeroa..	21/3/32	5/5/32	"	"
13	Wallace, John ..	Night-watchman	Tuatapere ..	19/3/32	2/5/32	Intestate	Invercargill.
14	Whye, Mabel Anne ..	Married woman	Otahuhu ..	15/4/32	5/5/32	Testate	Auckland.

Public Trust Office, Wellington, 9th May, 1932.

J. W. MACDONALD, Public Trustee.

## Mining Privileges struck off the Register.—Notice under Section 188, Subsection (4) of the Mining Act, 1926.

Warden's Office, Waihi, 6th May, 1932.

NOTICE is hereby given that the Mining Privileges mentioned in the Schedule hereto have been struck off the Mining Register, in pursuance of section 188, subsection 4, of the Mining Act, 1926.

I. T. FALLWELL, Mining Registrar.

## SCHEDULE.

No.	Date.	Nature of Privilege.	Locality.	Registered Holder.
12375	21/10/21	Residence-site ..	Sections 594 and 585, Waihi	James Barraclough.
13037	13/11/23	" ..	Section 248c, Waihi ..	Alma Jane Skinner.

*Notice to Mariners No. 20 of 1932.*

Marine Department,  
Wellington, N.Z., 11th May, 1932.

NEW ZEALAND.—SOUTH ISLAND.—EAST COAST.

*Banks Peninsula.—Establishment of Light.*

Former Notice : No. 13 of 1932—hereby cancelled.

Position : 2 miles 355° from Putakolo Head, lat. 43° 45' 0" S.; long. 173° 08' 39" E. Chart 2529.

Abridged Description : Fl. ev. 5 secs., 510 ft. 16 M. (U).

Details : An unwatched light flashing white every five seconds thus : flash 0.6 secs., eclipse 4.4 secs., will be exhibited from the above position on the 17th May. Power—2,900 candles. Elevation—510 ft. (155 m 0"). Visibility—16 miles. Structure—White concrete tower, 13 ft. (4 m 0"). Arc of visibility—From 161° through south and west to 001°.

Note : Owing to its elevation the light may at times be obscured by fog and mist.

Remarks : The light will be known as Le Bons Light.

Charts affected : 2529—3629—1212—788.

Publications : Admiralty List of Lights, Part VI, 1930, page 485; New Zealand Pilot, 1930, page 278; New Zealand Nautical Almanac and Tide Tables, page 161.

Authority : Marine Department.

B. W. MILLIER, Assistant Secretary.

(M. 8/9/288.)

*Notice to Mariners No. 21 of 1932.*

Marine Department,  
Wellington, N.Z., 11th May, 1932.

NEW ZEALAND.—SOUTH ISLAND.—EAST COAST.

*Godley Head.—Proposed Alteration of Light.*

Position : Lat. 43° 36' S.; long. 172° 49' E. (approx.).

Details : About the 12th July the fixed white light on Godley Head will be altered to group flashing white.

Remarks : Further notice will be given.

Charts affected : 2529—3629—1212—788.

Publications affected.—Admiralty List of Lights, Part VI, 1930, No. 3524; New Zealand Nautical Almanac and Tide Tables, page 160, No. 126.

B. W. MILLIER, Assistant Secretary.

(M. 8/30/13.)

*Notice to make Returns of Income under the Land and Income Tax Act, 1923, and Amendments.*

NOTICE is hereby given that, in pursuance of the above Act and the regulations made thereunder, every person and company, whether a taxpayer or not, having derived income within the meaning of the said Act, during the year ending 31st March, 1932, from any source or by any means which is made the subject of taxation under the said Act, or any amendment thereof, is hereby required to make and furnish to me, in the prescribed form, returns of such income on or before the 1st day of June, 1932.

Returns of income are required to be furnished by all companies which, and persons who, whether for the whole or part of the income year, were in business, or in receipt of profits or gains derived from the use or occupation of lands used for agricultural or pastoral purposes, if the total unimproved value of all estates or interests in such lands used or occupied by such person or company at any one time during the income year was not less than three thousand pounds; or in receipt of profits or gains derived from the extraction, removal, or sale of minerals, timber, or flax; or in receipt of profits or gains derived from the use or occupation of any Crown land or other land administered by a Land Board and held as a small-grazing run or for pastoral purposes, or derived from the use or occupation of any other lands reserved, set apart, or granted by the Crown as endowments, and occupied for pastoral purposes, irrespective of whether a profit or a loss was made; also by all persons in receipt of income from salary, wages, interest, rent, annuity or other annual payments, where such income in conjunction with income from free-of-tax Government securities, company debentures issued free of tax, and from dividends or other profits derived from shares or other rights of membership in companies exceeds £200 per annum.

Returns are required annually from such companies and persons notwithstanding that by reason of the special exemptions allowable by law they may not be liable to pay tax.

In cases where the Commissioner has agreed to accept returns for twelve months ending at a date subsequent to the 31st March, such returns shall be made within two months after such subsequent date.

Further notice is hereby given that all persons who during the above year derived dividends from companies, interest from free-of-tax Government securities, or from company debentures issued free of tax, are required to make a return

of such dividends or interest in the space provided in Part A of the prescribed form hereinbefore referred to.

And, further, notice is hereby given that such returns shall in all cases be delivered at or forwarded to the office of the Commissioner of Taxes, in the Government Buildings, at Wellington.

E. J. R. CUMMING,

Commissioner of Taxes.

NOTE.—Forms of return may be obtained at any post-office.

**CROWN LANDS NOTICES.***Lands for Selection on Renewable Lease.*

Department of Lands and Survey,  
Wellington, 10th May, 1932.

THE undermentioned lands will be offered for selection on renewable lease on the date specified in the Schedule hereto.

**SCHEDULE.****NORTH AUCKLAND LAND DISTRICT.***Wharekohe Block.*

SECTIONS 40-42, Block XII, Mangakahia Survey District.  
Sections 23-26, Block XVI, Mangakahia Survey District.  
Sections 57-58, Block IX, Purua Survey District.  
Sections 17-21, Block XIII, Purua Survey District.  
Sections 23-30, Block XIII, Purua Survey District.  
Twenty-two sections, shown on sale plan 172.  
Applications close at 4 o'clock p.m. on Monday 20th June, 1932, at the North Auckland District Lands Office, Auckland.  
Sale plans and further particulars may be obtained from the Commissioner of Crown Land, North Auckland.

W. ROBERTSON,

Under-Secretary for Lands.

*Settlement Land in Marlborough Land District for Selection on Renewable Lease.*

District Lands and Survey Office,  
Blenheim, 11th May, 1932.

NOTICE is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924, and the Land for Settlements Act, 1925; and applications will be received at the District Lands and Survey Office, Blenheim, up to 4 o'clock p.m. on Tuesday, 7th June, 1932.

Applicants should appear personally for examination at the District Lands and Survey Office, Blenheim, on Thursday, 9th June, 1932, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

The ballot will be held immediately upon conclusion of the examination of applicants.

**SCHEDULE.****MARLBOROUGH LAND DISTRICT.***Marlborough County.—Mount Olympus Survey District.—Hillersden Settlement.*

SECTION 25, Blocks VII and XII; Area, 1,459 acres. Capital value, £3,400. Half-yearly rent, £85.

Weighted with £1,200, for improvements comprising rough-cast house of five rooms, with conveniences, stable, ware, woolshed, yards, fencing, windmill and water-supply, &c. This sum is payable in cash, but, if necessary, the selector may arrange with the interested parties for the amount to be left on mortgage. Intending applicants who would require such accommodation are requested to consult the Commissioner of Crown Lands in regard to the terms and conditions at the earliest possible date.

In addition to fencing included in improvement loading, there is boundary and subdivisional fencing to the value of £111 10s. included in the capital value of the section.

Situated about thirty miles from Blenheim by good metalled roads, about one mile from school and three miles from post-office; there is also a rural delivery from post-office. About 350 acres flat and terrace land, balance good hill country running to an altitude of 1,850 ft. Between 300 acres and 400 acres shady and subject to fern and tutu. Mostly native grasses, with some scrub on front flats. Flats are subdivided into twelve paddocks and hill country into two blocks. Watered by creeks and windmill. Carrying-capacity about 1,000 sheep, mixed sexes, with assistance of grown feed. About 40 acres suitable for cropping.

Special condition: Provided the applicant proves satisfactory, the Land Board will consider granting a remission of rent to the extent of £70 per annum for the first three years.

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

P. R. WILKINSON,

Commissioner of Crown Lands.

(L. and S. 19277.)

## BANKRUPTCY NOTICES.

*In Bankruptcy.*

In the estate of GEORGE PATRICK FLOOD, of Rawene, Farmer.

NOTICE is hereby given that a first and final dividend of 3s. 1½d. in the pound is now payable at my office on all proved and accepted claims.

A. L. TRESIDDER,  
Official Assignee.

Courthouse, Whangarei, 3rd May, 1932.

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

NOTICE is hereby given that H. R. G. FENTON, late of Hora Hora, now of 55 Galloway Street, Hamilton East, was, by an order of the Court dated 29th April, 1932, adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 18th day of May, 1932, at 10.30 o'clock a.m.

Dated at Hamilton, this 4th day of May, 1932.

V. R. CROWHURST,  
Official Assignee.

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

NOTICE is hereby given that WILLIAM FONG NAN, of Cambridge, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Official Assignee's Office, Law Court Buildings, High Street, Auckland, on Tuesday, the 17th day of May, 1932, at 10.30 o'clock a.m.

Dated at Hamilton, this 7th day of May, 1932.

V. R. CROWHURST,  
Official Assignee.

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

NOTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court to be holden on Monday, the 23rd May, 1932, I intend to apply for an order releasing me from the administration of the said estates.

Dated at New Plymouth, this 3rd day of May, 1932.

Colin Leighton, Stratford, Auctioneer.  
Percy William Boulton, New Plymouth, Fruiterer.  
Charlotte Helena Retford, New Plymouth, Draper.  
Charles Sheridan, Midhurst, Labourer.  
John Frederick Bovette, New Plymouth, Commission Agent.  
Francis Leo Patten, Waitara, Painter.  
William Holmes, Stratford, Drover.  
William Scott, Urenui, Carrier.  
Edward Valentine Andrews, Okato, Butcher.  
Tom Hoskin, Okoke, Carrier.  
James William Moore, New Plymouth, Dry Cleaner.  
Vivian Roy Gravestock, Stratford, Garage Proprietor.  
James Arthur Ward, Stratford, Labourer.  
George Edward Clout, New Plymouth, Butcher.  
Nicholas Saba, Ahura, Hawker.  
Tiriti Te Wharepouri, Pungarehu, Native.  
Ernest William Proctor, Waitara, Painter.  
George Beamish, New Plymouth, Carpenter.  
Thomas Sunde, Tangarakau, Labourer.  
William Sullivan, Stratford, Carpenter.  
Max Mendels, New Plymouth, Fancy-goods Dealer.  
Charles Daniel Martin, Stratford, Farmer.  
Henry Hamlin, New Plymouth, Labourer.  
George Edward Hill, Inglewood, Labourer.  
Francis James Kelly, Pukengahu, Labourer.  
James Arthur Henry Way Moody, New Plymouth, Commission Agent.  
Thomas Francis McCulloch, New Plymouth, Labourer.  
Francis Herbert Jellyman, New Plymouth, Salesman.  
James Wood, Huiroa, Farmer.  
William Henry Hunter, New Plymouth, Labourer.  
Charles Carr, Tikipuiti, Labourer.  
Ethel Elizabeth Woolliams, Stratford, Stationer.

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

*In Bankruptcy.*

In the estate of WILLIAM THOMAS BLACK, New Plymouth, Motor Trimmer.

NOTICE is hereby given that a first and final dividend of 3s. 3d. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims.

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

New Plymouth, 7th May, 1932.

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

NOTICE is hereby given that LIONEL MARMADUKE CUFF, of Gisborne, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 18th day of May, 1932, at 2.30 o'clock p.m.

Dated at Gisborne, this 9th day of May, 1932.

JOHN N. NALDER,  
Official Assignee.

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

NOTICE is hereby given that HENRY THOMAS HUNTER, of Hastings, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hastings, on Friday, the 13th day of May, 1932, at 2 o'clock p.m.

Dated at Napier, this 5th day of May, 1932.

G. G. CHISHOLM,  
Official Assignee.

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

NOTICE is hereby given that ALFRED EDWARD HAYWARD, of Hawera, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Courthouse, Hawera, on Friday, the 13th day of May, 1932, at 2 o'clock p.m.

Dated at Hawera, this 4th day of May, 1932.

C. O. PRATT,  
Official Assignee.

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

NOTICE is hereby given that ERNEST SYLVESTER O'NEILL, of Wellington, Storeman, was this day adjudged bankrupt on creditors' petition; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 12th day of May, 1932, at 10.30 o'clock a.m.

Dated at Wellington, this 30th day of April, 1932.

S. TANSLEY,  
Official Assignee.

*In Bankruptcy.*

NOTICE is hereby given that dividends are now payable at this office in the undermentioned estates; promissory notes (if any) to be produced for endorsement prior to receiving dividends:—

Bailey, T. F., of Wellington, Builder—second and final dividend of 4½d. in the pound (making 2s. 4½d. in the pound).

Connan, W., of Wellington, Contractor—Second and final dividend of 2½d. in the pound (making 5s. 10½d. in the pound).

Eddie, W. J., of Lower Hutt, Tobacconist—Second and final dividend of 2½d. in the pound (making 2s. 1½d. in the pound).

Fletcher, T., of Paraparaumu, Farmer—First dividend of 9s. 6d. in the pound.

Greer, T. A., of Johnsonville, Labourer—First and final dividend of 1s. 4½d. in the pound.

Johnson and Coker, of Wellington, Confectioners and Dairymen—Third and final dividend of 3½d. in the pound (making 6s. 11½d. in the pound).

Pennall, J. R., of Wellington, Motorman—Third dividend of 3½d. in the pound (making 8s. 3½d. in the pound).

Culver, H. C., of Wellington, Carpenter and Joiner—Second and final dividend of 1d. in the pound (making 1s. 3d. in the pound.)

S. TANSLEY,  
Official Assignee.

Wellington, 10th May, 1932.

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

**N**OTICE is hereby given that G. G. WATSON, of 102 Standen Street, Karori, Painter, was this day adjudged bankrupt on creditors' petition; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 23rd day of May, 1932, at 10.30 o'clock a.m.

Dated at Wellington, this 9th day of May, 1932.

S. TANSLEY,  
Official Assignee.

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

**N**OTICE is hereby given that MICHAEL DERMID BAKER, known as Michael Dermid Baker, of 118 Woodsworth Street, Sydenham, Carpenter, 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 Friday, the 13th day of May, 1932, at 10.30 o'clock a.m.

Dated at Christchurch, this 5th day of May, 1932.

J. H. ROBERTSON,  
Official Assignee.

In the Supreme Court of New Zealand,  
Canterbury District,  
Timaru Registry.

In the matter of the Administration Act, 1908, and in the estate of ARTHUR GORDON SCOTT, late of St. Andrews, Farmer (deceased).

**N**OTICE is hereby given that by an order of the Supreme Court dated the 30th day of April, 1932, and sealed the 3rd day of May, 1932, I was appointed Administrator of the estate of the above-named Arthur Gordon Scott (deceased), under Part IV of the said Act, and I hereby summon a meeting of creditors to be holden at my office on Friday, the 13th day of May, 1932, at 3 o'clock in the afternoon.

All claims against the above estate must be lodged by proof of debt with me on or before the 30th June, 1932.

Dated at Timaru, this 4th day of May, 1932.

W. HARTE,  
Official Administrator.

In the Supreme Court of New Zealand,  
Canterbury District,  
Timaru Registry.

In the matter of the Administration Act, 1908, and in the estate of FREDERICK PERCY GLOVER ALLEN, late of Timaru, Florist (deceased).

**N**OTICE is hereby given that by an order of the Supreme Court dated the 30th day of April, 1932, and sealed this day, I was appointed Administrator of the estate of the above-named Frederick Percy Glover Allen (deceased), under Part IV of the said Act, and I hereby summon a meeting of creditors to be holden at my office on Friday the 13th day of May, 1932, at 2 o'clock in the afternoon.

All claims against the above estate must be lodged with me by proof of debt on or before the 30th June, 1932.

Dated at Timaru, this 4th day of May, 1932.

W. HARTE,  
Official Administrator.

*In Bankruptcy.*

In the estate of THOMAS J. BANKS, of Oamaru, Electrician.

**N**OTICE is hereby given that a first and final dividend of 1½d. in the pound is now payable at my office on all proved accepted claims.

A. W. WOODWARD,  
Deputy Official Assignee.

Thames Street, Oamaru, 4th May, 1932.

*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:—

William Malcolmson, of Dunedin, Pastrycook—First and final dividend of 8½d. in the pound.

Frank Coutts, of Tawanui, Farmer—First and final dividend of 5s. 5d. in the pound.

Arthur John Campbell, of Dunedin, Bricklayer—First and final dividend of 11d. in the pound.

Dated at Dunedin, this 2nd day of May, 1932.

J. M. ADAM,  
Official Assignee.

**ADVERTISEMENTS.**

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

**T**AKE notice that the name of the undermentioned company has been struck off the Register, and the company has been dissolved:—

Swales Limited. 1916/9.

Dated at Napier, this 4th day of May, 1932.

R. F. BAIRD,  
Assistant Registrar of Companies.

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

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

McCarthy's Limited. 1923/11.

Dated at Napier, this 6th day of May, 1932.

R. F. BAIRD,  
Assistant Registrar of Companies.

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

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

Benton's Limited. 1929/23.

Dated at Napier, this 6th day of May, 1932.

R. F. BAIRD,  
Assistant Registrar of Companies.

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

**N**OTICE is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved:—

The Otiranui Timber Company Limited. 1926/105.

Given under my hand at Wellington, this 10th day of May, 1932.

W. H. FLETCHER,  
Assistant Registrar of Companies.

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

**N**OTICE is hereby given that the names of the undermentioned companies have been struck off the Register, and the companies dissolved:—

Fisheries Limited. 1925/43.

The American Novelty Company, Limited. 1919/32.

F. Grover Limited. 1930/66.

P. R. Russell and Company, Limited. 1910/37.

The Kaitawa Development Company, Limited. 1931/86.

Given under my hand at Wellington, this 10th day of May, 1932.

W. H. FLETCHER,  
Assistant Registrar of Companies.

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

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

J. D. Harries Limited. 31/35.

Given under my hand at Christchurch, this 5th day of May, 1932.

J. MORRISON,  
Assistant Registrar of Companies.

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

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

Wood's Indicator, Limited. 1926/49.

Given under my hand at Christchurch, this 5th day of May, 1932.

J. MORRISON,  
Assistant Registrar of Companies.

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

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

The Put and Take Gold-mining Company, Limited.  
1925/19.

Given under my hand at Christchurch, this 5th day of May, 1932.

J. MORRISON,  
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 dissolved:—

New Zealand Hardware Trade Journal, Limited. 30/78.

Given under my hand at Christchurch, this 6th day of May, 1932.

J. MORRISON,  
Assistant Registrar of Companies.

## TAIHAPE BOROUGH COUNCIL.

## RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Taihape Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a special loan of £8,000, being a portion of a special loan of £15,700, which special loan of £8,000 is authorized to be raised by the Taihape Borough Council under the above-mentioned Act for the purpose of redeeming the outstanding balance in respect of a loan of nine thousand two hundred pounds (£9,200) which matured on the 1st day of March, 1932, the said Taihape Borough Council hereby makes and levies a special rate of eleven-sixteenths of a penny (11/16d.) in the pound upon the unimproved rateable value of all rateable property in the Borough of Taihape; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the 1st day of August in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off.

Dated at Taihape, this 2nd day of May, 1932.

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E. J. PRICE, Town Clerk.

## HALL &amp; BROADY, LIMITED.

## IN LIQUIDATION.

NOTICE is hereby given that at a meeting of members of the above company held on the 3rd May, 1932, the following resolutions were duly passed:—

"That it is proved to the satisfaction of the company that it cannot, by reason of its liabilities, continue its business, and that it be wound up voluntarily.

"That ARTHUR WALTER CHRISTMAS, of Auckland, Public Accountant, be appointed Liquidator."

Dated this 4th day of May, 1932.

A. W. CHRISTMAS, Liquidator.  
National Bank Buildings, Fort Street, Auckland. 58

## WAIKATO COUNTY COUNCIL.

## LAND TAKEN FOR A GRAVEL-PIT.

In the matter of the Public Works Act, 1928.

PUBLIC notice is hereby given that the Waikato County Council proposes to execute certain public work—to wit, the establishment of a gravel-pit—for which purpose the following lands require to be taken by the Waikato County Council under the provisions of the Public Works Act, 1928, sections 22 and 23, that is to say:—

All that piece or parcel of land in the Provincial District of Auckland, containing by admeasurement two acres one rood thirty-four and nine-tenths perches, more or less, being part of Allotment Number One hundred and fifty-six of the Parish of Hautapu: Bounded towards the north-east by other part

of the said Allotment Number One hundred and fifty-six, six hundred and sixteen and seven-tenths links; towards the south-east by Allotment Number One hundred and fifty-seven, seven hundred and seventy-one and seven-tenths links; towards the south-west by a road three hundred and nine and five-tenths links; towards the north-west by other part of the said Allotment Number One hundred and fifty-six, five hundred and six and five-tenths links; and again towards the south-west by other part of the said Allotment Number One hundred and fifty-six, one hundred and seven links.

A plan of the lands required to be taken as aforesaid is open for inspection at the office of the Waikato County Council, Grey Street, Hamilton East.

All persons affected are hereby called upon to set forth in writing any well-founded objections to the execution of such works or to the taking of such lands, and to send such writing to the Waikato County Council within forty days from the date of the first publication of this notice.

Dated at Hamilton, this 7th day of May, 1932.

By order of the Waikato County Council—

C. F. E. BARTON, Clerk.

This notice was first published on the 7th day of May, 1932.  
59

## APPOINTMENT OF ADMINISTRATOR.

In the Estate of FINLAY DONALD MCLIVER, late of Auckland, Solicitor, deceased.

I, HERBERT FREDERICK OWEN TWIGDEN, of the City of Auckland, Public Accountant, do hereby give notice that by an order of the Supreme Court of New Zealand dated the 14th day of April, 1932, I was appointed Administrator in the estate of the above-named deceased.

All persons who have claims against the estate and who have not already rendered the same must do so before the 14th day of June, 1932.

H. F. O. TWIGDEN, F.P.A.(N.Z.),  
Administrator.

609 South British Buildings, Shortland Street, Auckland,  
4th May, 1932. 60

## TYRE AGENCY COMPANY, LIMITED.

## IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that at a meeting of the above company held on 30th April, 1932, the following resolution was passed:—

"That the company be wound up voluntarily under the Companies Act, 1908, and that WILLIAM HENRY NICHOLLS, of Christchurch, Public Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

61

W. H. NICHOLLS, Liquidator.

## MEDICAL REGISTRATION.

I, THOMAS ENWRIGHT CAFFELL, M.B., Ch.B. (N.Z.), 1932, now residing in Auckland, hereby give notice that I intend applying on the 5th June 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 Auckland.

THOMAS ENWRIGHT CAFFELL,  
2 Park Road, Auckland.

Dated at Auckland, 5th May, 1932. 62

## LEREW MOTORS (1927), LIMITED.

NOTICE is hereby given that the above-mentioned company, by special resolution passed on the 23rd day of April, 1932, went into voluntary liquidation, and appointed the undersigned as Liquidators.

All persons, firms, companies, or corporations having claims against the above-mentioned company are required to furnish amounts and full particulars thereof to the undersigned on or before the 23rd day of May, 1932.

ROBERT DOBSON & CO.,  
Liquidators, Napier.

63

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between HENRY IVAN RICHARDS and JOSEPH NATHANIEL BRYHAM, carrying on business as Well-borers, at Hamilton and elsewhere in New Zealand, under the style or firm of "Richards and Bryham," has been dissolved by mutual consent as from the date hereof. Each of the former partners will continue to carry on the business of well-boring on his own account.

All debts due to the said late firm will be received by Mr. G. S. Crimp, of Hamilton, Accountant, and all persons to whom any debts are owing by the said late firm are requested to render same to Mr. Crimp.

Dated the 7th day of May, 1932.

H. I. RICHARDS.  
J. N. BRYHAM.

Witness to the signatures of Henry Ivan Richards and Joseph Nathaniel Bryham—A. R. Brown, Solicitor, Hamilton.  
64

## REFRESHERS (HAWKE'S BAY) LIMITED.

## IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of REFRESHERS (HAWKE'S BAY) LIMITED.

NOTICE is hereby given that at a meeting of shareholders the following resolution was passed:—

"That, it having been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up the same, that the company go into voluntary liquidation; and that Mr. WILLIAM ANDERSON YOUNG be and is hereby appointed Liquidator of the Company."

This resolution is dated 27th April, 1932.

65

W. A. YOUNG, Liquidator.

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership carried on under the style of "ALLAN AND ALLAN," by Alexander Allan and Ellen Mary Allan, as Motor Engineers and Garage Proprietors, at the Empress Garage, 11 Great North Road, Auckland, has been dissolved as from the 31st day of March, 1932; and that the business will now be carried on by Alexander Allan alone, under the name of "Allan and Allan" at the above-mentioned address.  
66

## HUDSON'S CONCRETE CO., LTD.

## IN LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of HUDSON'S CONCRETE CO., LTD. (in liquidation).

NOTICE is hereby given that at an extraordinary general meeting of shareholders held at the Chamber of Commerce, 17 Swanson Street, Auckland, on Monday, 2nd May, 1932, at 8 p.m., the following extraordinary resolution was carried:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily; and that G. G. CAYLEY-ALEXANDER, Accountant, of Auckland, be and is hereby appointed Liquidator for the purposes of such winding-up."

67

G. G. CAYLEY-ALEXANDER,  
Liquidator.

## CHANGE OF NAME.

IT is hereby notified that I, WILLIAM ERNEST LUDWIG, formerly William Ernest Maxwell, of Waihi, Shop Assistant, did by deed poll bearing date the 4th day of May, 1932, under my hand and seal, change my name from William Ernest Maxwell to William Ernest Ludwig, and in future I shall be known as William Ernest Ludwig.

Dated this 4th day of May, 1932.

68

WILLIAM ERNEST LUDWIG.

## THE ECLIPSE FENCE COMPANY, LIMITED.

## IN LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of THE ECLIPSE FENCE COMPANY, LIMITED.

NOTICE is hereby given, pursuant to section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the office of Caverhill & Evans, Public Accountants, T. and G. Building, Hereford Street, Christchurch, on Thursday, the 26th day of May, 1932, at 10 o'clock in the forenoon, for the purpose of having an account laid before the company showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator; and for the purpose of passing an extraordinary resolution disposing of the books, accounts, and documents of the company and of the Liquidator.

Dated the 9th day of May, 1932.

69

CLAUDE W. EVANS, Liquidator.

## ALEXANDER ECCLES, LIMITED.

## IN VOLUNTARY LIQUIDATION.

In the matter of ALEXANDER ECCLES, LIMITED, registered under the Companies Act, 1908.

NOTICE is hereby given that at an extraordinary general meeting of shareholders held on 5th May, 1932, at 5 p.m., the following extraordinary resolution was passed:—

"That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up same, and that the company be wound up voluntarily; that L. D. B. STEWART, Public Accountant, is hereby appointed Liquidator."

All creditors who have claims against the company should forthwith lodge same with the Liquidator, 701 Colonial Mutual Life Assurance Buildings, Auckland, otherwise they may be excluded from any dividend that may be declared.

L. D. B. STEWART, Liquidator.

Dated at Auckland, this 9th day of May, 1932.

70

## NAPIER BOROUGH COUNCIL.

## RESOLUTION MAKING SPECIAL RATE AS SECURITY FOR SPECIAL LOAN OF £41,500.

JOHN SAXON BARTON and LACHLAN BAIN CAMPBELL, the Special Committee of Management for the Borough of Napier, acting on behalf of the Napier Borough Council, and in pursuance and exercise of the powers conferred by the Hawke's Bay Earthquake Act, 1931, and the Local Bodies' Loans Act, 1926, and of all other powers them enabling, resolve as follows:—

That, for the purpose of providing the moneys required to repay a special loan of £41,500, and pay interest thereon at the rate of four pounds per centum per annum, calculated from a date five (5) years from the date of the advance of the loan-moneys, which loan was authorized to be raised by the Napier Borough Council under the above-mentioned Acts for the purpose of—

Paying the cost of repairing the damage caused by the earthquake which occurred on the 3rd day of February, 1931, to the following municipal works and undertakings: Sanitary drainage, water-supply, stormwater drainage, and streets—

the said John Saxon Barton and Lachlan Bain Campbell, as such Committee, acting on behalf of the Napier Borough Council, hereby make and levy a special rate of nine-twentieths (9/20ths) of a penny in the pound (£1) upon all rateable property (on the basis of the unimproved value) within the Borough of Napier, and that such special rate shall be an annually recurring rate during the currency of such loan, calculated from the date on which interest first commences to accrue on any portion of the loan-moneys, and be payable yearly on the 14th day of August in each and every year during the currency of such loan, calculated from the date aforesaid, being a period of twenty-five years from such date, or until the loan is fully paid off.

Dated this 4th day of May, 1932.

JOHN S. BARTON,  
L. B. CAMPBELL,  
Committee of Management.

71

## NELSON CITY COUNCIL.

## RESOLUTION MAKING A SPECIAL RATE.

*Electric Light and Antecedent Liability Renewal Loan, 1932 (£80,000).*

IN pursuance and exercise of the powers vested in it by the Municipal Corporations Act, 1920, the Local Bodies' Loans Act, 1926, the Local Government Loans Board Act, 1926, and of all other powers thereunder enabling it, the Nelson City Council hereby resolves as follows:—

That, for the purpose of providing the interest and sinking fund and other charges (if any) on a loan of eighty thousand pounds authorized to be raised by the Nelson City Council under the above-mentioned Acts for the purpose of redeeming the outstanding balance of a loan of one hundred thousand pounds (£100,000) maturing on the 1st day of May, 1932, the Nelson City Council hereby makes and levies a special rate of eightpence and eleven-sixteenths of one penny in the pound upon the rateable value (being the annual value) of all rateable property within the City of Nelson as defined by the Municipal Corporations Act, 1920, and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly in one sum on the 23rd day of July in each and every year during the currency of such loan, being a period of seven years, or until the loan is fully paid off.

That a sinking fund of two pounds per centum per annum be and is hereby established in respect of the said loan, and the amount thereof shall be paid to the Nelson City Sinking Fund Commissioners to be held and disposed of by them as required by law.

G. A. EDMONDS, Town Clerk.

72

## ASSIGNED ESTATE OF W E. SAUNDERS, ESKDALE AND PUTORINO.

THE final dividend in this estate will be paid on or about the 31st instant.

The original claims sent in were all destroyed in the earthquake fire. Creditors who have not DURING THIS YEAR sent in copies of their claims are requested to do so immediately, to enable them to participate in this final dividend.

McCULLOCH, BUTLER, AND SPENCE,  
Public Accountants.

Napier, 9th May, 1932.

73

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