

THE

NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, MARCH 23, 1933.

RRATUM.—In Notice No. 1, published in the New Zealand Gazette of the 26th January, 1933, page 105, under "The Methodist Church of New Zealand," for "The Reverend Allon William Ernest Carr (as returned)," read "The Reverend William Ernest Allon Carr."

Revoking the Reservation over a Scenic Reserve in the Wellington Land District.

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

A PROCLAMATION.

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

And whereas the said land is no longer suitable for scenic

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

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

SCHEDULE.

SECTION 35, Block I, Aohanga Survey District: Area, 5 acres 2 roods 16 perches.

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 18th day of March, 1933.

CHAS. E. MACMILLAN, For Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

(L. and S. 4/67.) A Land proclaimed as a Road, and Road closed, in Block II, Te Kuri Survey District, North Auckland Land District.

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

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate area of the piece of land proclaimed as a road: 1 acre 0 roods 5 7 perches.

Being portion of Allotment 7, Te Kuri Parish; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate areas of the piece of road closed:—

A. R. P. Adjoining or passing through 1 3 31 2 Allotments 7 and 11A, Te Kuri Parish; coloured green.

coloured green.
3 2 16 0 Allotments 7 and 12, Te Kuri Parish;
coloured green.

All situated in Block II, Te Kuri Survey District. (S.O. plan 26599.)

All in the North Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 1909/184, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2621, 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 8th day of March, 1933.

E. A. RANSOM, Minister of Lands,

GOD SAVE THE KING!

(L. and S. 1909/184.)

Lands reserved under the Scenery Preservation Act, 1908.

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

A PROCLAMATION.

WHEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Act, 1908 (hereinafter referred to as "the said Act"), has recommended that the lands described in the Schedule hereto should be permanently reserved for scenic purposes, and it is expedient

to give effect to such recommendation:
Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the said Act, do hereby proclaim and declare that the lands described in the Schedule hereto shall be scenic reserves under the said Act, and subject to the processing thereof. to the provisions thereof.

SCHEDULE.

GISBORNE LAND DISTRICT.

SECTION 11, Block VII, Waioeka Survey District: Area, 154 acres.

Also Section 8, Block XI, Waioeka Survey District: Area, 160 acres.

Also Lot 2 of Section 7, Block XV, Waioeka Survey District: Area, 351 acres.

Also Lot 3 of Section 3A, Block XVI, Waioeka Survey District: Area, 483 acres 3 roods 20 perches. Also Lot 6 of Section 3A, Block XVI, Waioeka Survey

District: Area, 160 acres.
Also Section 12, Block XI, Waioeka Survey District: Area, 42 acres.

Also Section 5, Block XII, Waioeka Survey District: Area, 18 acres 2 roods 16 perches: Be all the aforesaid areas a little more or less. As the same are delineated on plan marked L. and S. 4/626, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

WELLINGTON LAND DISTRICT.

SECTION 3A, Block IX, Kaitieke Survey District: Area, 7 acres 2 roods, more or less.

NELSON LAND DISTRICT.

SECTION 13, Block V, Brighton Survey District: Area,

410 acres, more or less.

Also Sections 21, 24, and 25, Block VIII, Inangahua Survey District: Area, 1,174 acres, more or less.

MARLBOROUGH LAND DISTRICT.

ALL that area containing by admeasurement 270 acres, more or less, being portion of Section 24, Block II, Arapawa Survey District, and bounded as follows: Commencing at the northwestern corner bounded toward the north generally by Section western corner bounded toward the north generally by Section 1x 2, Ruakaka Native Block; toward the east generally by Sections 1, 2, 10, 4, and 5, Town of Ratimera, by a road one chain wide from high-water mark, and by Sections 6, 7, 8, 11, 12, 13, and 14, Town of Ratimera; toward the south generally by Sections 15, 16, 17, 18, 19, 20, 21, and 22, Town of Ratimera; towards the west by Sections 24, 25, and 26, Town of Ratimera; again to the north by Lots 8, 9, 10, on D.P. 1071; and again to the west by Lot 8 on D.P. 1071 aforesaid, and Section 9, Block I, Arapawa Survey District to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. 4/495ß, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. Survey, at Wellington, and thereon edged red.

CANTERBURY LAND DISTRICT.

RESERVE No. 3860, Block II, Acland Survey District: Area, 29 acres 3 roods 6 perches, more or less.

SOUTHLAND LAND DISTRICT.

Section 1, Block XX, Town of Kingston: Area, 2 acres 0 roods 30 perches, more or less.

Also Section 25, Block IX, Town of Manapouri: Area, 8 acres 1 rood 30 perches, more or less.

Also Section 348, Block XV, Forest Hill Hundred: Area,

43 acres 0 roods 12 perches, more or less.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of

CHAS. E. MACMILLAN.

For Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

(L. and S. 4/495,)

Amending By-law relating to Westport Harbour.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the thirteenth day

WHEREAS by Order in Council dated the thirteenth day of April, one thousand nine hundred and twenty-seven, and published in the Gazette of the fourteenth day of the same month, at page 961, by-laws were made relating to the Harbour of Westport:

And whereas it is expedient to amend by-law number thirty-three of the said by-laws:

Now, therefore, 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, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the said by-law number thirty-three by deleting the following words relating to special pilotage:—

"For every sailing-vessel the sum of 6d. per ton inward,

"For every sailing-vessel the sum of 6d. per ton inward,

"For every sailing-vessel the sum of 6d. per ton inward, and the same sum outward."

"For every steam-vessel the sum of 4d. per ton inward, and the same sum outward"

and substituting therefor the following words:—

"For every vessel (except a sailing-vessel) the sum of 2d. per ton inward, and the same sum outward.

"For every sailing-vessel, the sum of 3d. per ton inward, and the same sum outward."

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

A mending Regulations under the Stock Act, 1908, for the Prevention of the Spread of Ticks (Ixodidae) among Stock.— (Notice No. Ag. 3109.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

TN 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 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 ticks (*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"), and doth hereby declare that this Order in Council shall come into force on the date of the publication thereof in the *Gazette*.

REGULATIONS.

1. THE Sixth and Seventh Schedules to the principal regulations as replaced by clause 3 of the regulations under the said Act made in amendment of the principal regulations by Order in Council on the 17th day of September, 1928, and published in the Gazette on the 20th day of the same month at page 2821, and amended by amending Order in Council under the said Act made on the 4th day of May, 1932, and published in the Gazette on the 12th day of the same month at page 1248, are hereby revoked and the following respective Schedules substituted therefor:—

SIXTH SCHEDULE.

ALL that area to the north of Area B including the Great Barrier Island.

Crossing-places.

- 1. At the bridge over the Kaukapakapa River at Kaukapakapa.

 2. At the bridge over the Weiti Stream at Silverdale.
- At the bridge over the Welth Stream at Shverdate.
 On the Thames-Coromandel Coast Road at its intersection with the Coroglen Track.
 On the Katikati-Waihi Road where it intersects the boundary between the Ohinemuri and Tauranga Counties.
- 5. On Thompson's Track where it crosses the boundary between Piako and Tauranga.

6. Kaimai Track where it crosses the county boundary between Matamata and Tauranga Counties.
7. At the Bridge over the Mangorewa River on the Rotorua-

Tauranga Road.

At the bridge over the Kaituna River at Okere Falls on the Rotorua-Paengaroa Road.

9. At the junction of the Matata-Rotorua-Whakatane Road,

near Lake Rotoma. 10. Crossing-place where the Rangitaiki River intersects the confiscation-line, approximately six miles north of Te Teko.

11. Crossing-place where the Te Teko-Galatea Road intersects the confiscation-line, approximately six miles sects the confisca south of Te Teko.

south of 1e 1eko.

12. On the Whakatane River Track in Urewera Country; crossing over the southern boundary of Block VI, Urewera Survey District, Whakatane Country.

13. On the Waimana River Track in Urewera Country; crossing over the southern boundary of Block XII,

Whakatane - Opotiki Survey District, Waimana Counties.

Counties.

14. Crossing-place on Waioeka Valley Road at the southern boundary of Section 1, Block XI, Waioeka Survey District, Opotiki County.

15. Crossing-place on the Opotiki-Toatoa Road at the southern boundary of Scenic Reserve 1, Block XIV, Waiawa Survey District, Opotiki County.

16. At the bridge over the Pakarae River at southern boundary of Llowe County on main Telegra Ray - Cichanne

ary of Uawa County, on main Tolaga Bay - Gisborne Road.

SEVENTH SCHEDULE.

AREA B.

COMMENCING at the mouth of the Kaukapakapa River, and thence up that river and the Waipapakaura Stream to the north-eastern boundary of Allotment 90, Pukeatua Parish; thence along the north-western boundaries of Allotments 90, 384, and 90A to a public road; thence along the generally northern side of that road to and across the public road to Allotment 254; thence along the western boundary of Allotments 254 and 249A to the south-western corner of Allotment 249; thence along the southern boundary of Allotment 249 and the south-eastern and eastern boundaries of Allotment 251 to the Weiti Stream; thence down the Weiti Stream to the sea-coast; thence in a southerly direction generally by the sea-coast and the coast-line of the Waitemata Harbour to the mouth of the Waitemata Harbour to the mouth of the Waipatukahu River in the Firth of Thames; thence by that river to its intersection with the Thames-Coromandel Coast Road; thence southwards by that road to the Coroglen Track, and by this track to its intersection with the Thames-Coromandel County boundary; intersection with the Thames-Coromandel County boundary; thence eastwards along that county boundary to the sea; thence by sea-coast to its junction with the Ohinemuri-Tauranga County boundary; thence by that boundary till it meets the Piako County; thence following the western boundary of Tauranga County to where it meets the Rotorua County boundary; thence along that boundary to the Puwhenua Trig.; thence in a south-westerly direction by the county boundary to its intersection with the south-western boundary of Taumate No. 3a No. 1s Section; thence in south-easterly and northerly directions along the boundary of the said section: thence south-easterly along the boundary of the said section; thence south-easterly along the boundary of Section 13, Block 3, Rotorua Survey District, to its intersection with the Mangorewa Stream; thence along that stream and the Paraite or Mangorewa River to its intersection with the boundary between Maketu and Rotoiti Survey Districts; thence along that boundary to its intersection with the Kaituna River; thence in a southerly direction along the Kaituna River to its source on Rotoiti Lake at Okere; thence southerly and easterly along the northern shore of Lake Rotoiti to the Matawhaura Bluff at Rotoiti Township; Lake Rotochi to the Matawhaura Bluff to its intersection with Lake Rotochu; thence along the shore of that lake to the Whakatane Road; thence by the Whakatane Road to its intersection with the Whakatane County boundary; thence along that boundary to the confiscation-line, and eastwards are the confiscation line intersects the western boundary. along that boundary to the confiscation-line, and eastwards to where the confiscation-line intersects the western boundary of Block XVI, Rangitaiki Upper Survey District; thence south along the western boundaries of Block XVI, Rangitaiki Upper Survey District, and Blocks IV, VIII, XII, and XVI, Rangitaiki Lower Survey District, and Blocks IV and VIII, Galatea Survey District; thence easterly along the southern boundaries of Block VIII, Galatea Survey District, and Blocks V, VI, VIII, and VIII, Urewera Survey District; thence northwards along the eastern boundaries of Blocks VIII and IV, Urewera Survey District, and Block XVI, Wainana Survey District; thence easterly along the southern boundary of Block IV. Waiocka Survey District. Waimana Survey District; thence easterly along the southern boundary of Block IV, Waiocka Survey District, to the eastern boundary of Tahore No. 2A; thence northward along the eastern boundary of Tahore No. 2A to the southern boundary of Block V; thence eastward along the southern

boundary of Block V and Block VI, north-eastward, eastward, and southward along the western, northern, and eastern boundaries of Section 1, Block X, eastward along the southern boundaries of Section 1, Block X, eastward along the southern boundaries of Sections 6, 7, and 8, scenic reserve, to the Waioeka River; thence southward along the Waioeka River to the southern boundary of Section 1, Block XI, Waioeka Survey District; thence eastward along the southern and eastern boundaries of said Section 1, southern and eastern boundaries of Section 2, Block XI, Waioeka Survey District, southern boundary of scenic reserve, southern boundary of Section 4, southern and eastern boundaries of Section 5. Section 4, southern and eastern boundaries of Section 5, Block VIII, Waioeka Survey District, southern and eastern boundaries of Section 1, Block V, Urutawa Survey District, to the Te Waiti Stream; thence northward along the Te Waiti Stream to the southern boundary of Section 2, Block I, Urutawa Survey District; thence eastward along the southern boundary of Section 2, southern and eastern boundaries of Lot 3 of Section 3, Block II, Urutawa Survey District, eastern Lot 3 of Section 3, Block II, Urutawa Survey District, eastern boundary of Section 5, Bush Reserve, southern and eastern boundaries of Sections 4, Forest Reserve, eastern boundary of Section 1, Block XIV, Waiawa Survey District; thence easterly and south-easterly generally by the south-western boundaries of Subdivisions 12 O.G., 12 P., 12 J.B.H.M., 12 R., and 12 W.; thence by the eastern boundaries of the aforesaid 12 W. and of 12 X.T., Opape Block, Blocks XI and XV, Waiawa Survey District, by the southern boundary of Lot 4 of Torere No. 3 to Trigonometrical Station 1311 (Kapuarangi) by the southern boundaries of Kapuarangi Block. rangi), by the southern boundaries of Kapuarangi Block, to the centre of the Motu River; thence northerly down the centre of the said Motu River to the Maungawaru Block; centre of the said Motu River to the Maungawaru Block; thence in a south-easterly direction generally to the south-western boundaries of Maungawaru Block, Waipaoa No. 1a, S.G.R. 98, Block V, Tutamoe Survey District, Section 1, Block IX, Tutamoe Survey District, Lots 3, 4, 7, 12, Tau-whareparae Block, S.G.R. 93, Block XIV, Tutamoe, and Block II, Waingaromia Survey District, to the Waingaromia Stream; thence south-westerly down that stream and by the south-western boundaries of Lot 1 of Waingaromia No. 2 Block, S.G.R. 42, 42a, and 43 to the Mangarara Stream; thence down the centre of that stream to its confluence with the Pakarae River, and down the centre of the said Pakarae River to the Pacific Ocean; thence in a south-westerly direction along the seashore to the mouth of the Waipaoa River in Poverty Bay; thence in a northerly direction up River in Poverty Bay; thence in a northerly direction up the centre of the said Waipaoa River to its confluence with Pouarua Stream; thence in a north-westerly direction up the centre of that stream and by the south-western boundaries of Subdivisions A, F, and B, Pukepapa Block, by the southeastern and south-western boundary of Tangihanga 1B, by the southern boundaries of Lot 2 and Lot 1, Waikohu Block, to the Whangkanga Birgar, thence in a southerly direction to the Wharekopae River; thence in a southerly direction down the centre of the said Wharekopae River to the southeast corner of Lot 2 of Okahuatiu No. Ic; thence in a westerly direction generally by the southern boundaries of Lots 2 and 1 direction generally by the southern boundaries of Lots 2 and 1 and Okahuatiu No. 1c, Sections 27 and 24, Block I, Waikohu Survey District, to the Hihiroroa Stream; thence up that stream and by the south-eastern boundary of Wharekopae 2a and Lot 1 of 2a to the Makaretu Stream; thence up the centre of the said Makaretu Stream to its confluence with the Ngatapa Stream, up the centre of the said Ngatapa Stream to the south-east corner of Section 6, Block VII, Ngatapa Survey District, by the southern boundaries of the said Section 6 and Section 5, Block VII, Ngatapa Survey District, Sections 3, 2, 5, and 6, Block VI, Ngatapa Survey District, and by the south-west boundary of Forest Reserve to Trigonometrical Station, Mangatapere; thence by the south-eastern and south-west boundary of Forest Reserve to Trigonometrical Station, Mangatapere; thence by the south-eastern and southern boundary of Lot 7, the south-western boundary of Lots 6, 5, and 4, of Tahora 2c 3, Section 2, to the easternmost corner of Section 1, Block VII, Koranga Survey District, the south-eastern boundary of the said Section 1, by the southern boundaries of Sections 2 and 1, Block VII, Koranga Survey District, To William 1, Station To Warn and 1 Survey District, to Trigonometrical Station, Te Wana, on the Survey District, to Trigonometrical Station, Te Wana, on the south-eastern boundary of the Opotiki County; thence in a southerly and south-westerly direction by the south-eastern boundary of the said Opotiki County to the Waingaro Stream; thence in a northerly direction down the centre of the said Waingaro and of the Mangatoatoa and Tauranga streams to the confluence of the latter with the Ohaki Stream; thence by a straight line to Tawhiuau Trig. in the northeastern corner of Taupo County; thence to Kakarahonui to the junction of the Rangitaiki and Whaeo streams; thence in a south-westerly direction up the Rangitaiki Stream to to the junction of the Rangitaiki and Whaeo streams; thence in a south-westerly direction up the Rangitaiki Stream to its junction with the boundary of Run 59; thence along the north-eastern boundary of that run and its production to the Torepatutahi Stream; thence along this stream to its junction with the Waikato River; thence along that river to its intersection with the boundary-line between Whare-puhunga and Maungatautari Blocks; thence along that boundary-line to the Owairaka Stream; thence along that stream and the Puniu River to its junction with the Waipa River at the northern boundary of Waitomo County; thence

along that boundary to the Kawhia County boundary; thence by right lines to the Pirongia Trig. and the easternmost inlet of the Aotea Harbour; thence by the northern coast of that harbour to the sea-coast; thence generally northwards by the sea-coast and the southern shore of the Kaipara Harbour to the point of commencement, including within the hereinbefore described area the island of Waiheke in the Hauraki Gulf in the Hauraki Gulf.

Crossing-places.

1. Bridge crossing Waipa River on Pirongia-Kawhia Road at Pirongia.

at Pirongia.

2. Te Mawhai-Kakapuka Road, at the bridge where it crosses the Puniu River.

3. At the bridge over the Puniu River on the Kihikihi-Otorohanga Road.

4. At the bridge over the Waikato River on the Kihikihi-Putarur Road, known as the Waotu Bridge.

5. At the bridge which crosses the Waikato River at Atiamuri, on the Rotorua-Taupo Road.

6. At the bridge over the Waikato River on the Waiotapu-Taupo Road at Waimahana.

7. Crossing-place where the boundary crosses the Murupara-

7. Crossing-place where the boundary crosses the Murupara —
Te Whaiti Road, approximately four miles south-east

of Murupara.

8. Bridge over Waipaoa River on main Gisborne-Napier Road, near Bridge Hotel, Ohinekura.

9. Bridge over the Pouarua Stream on the Waipaoa-Patutahi Road.

2. The last hereinbefore-recited amending Order in Council is hereby consequentially revoked.

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

Directing Sale of Railway Land at Mount Albert, under the Public Works Act, 1928.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

WHEREAS by the thirty-fifth section of the Public Works Act, 1928 (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, Act"), it is enacted that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever, for any public work, is not required for such public work, the Governor-General may, by Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and direct the sale of the said land described in the Schedule

and direct the sale of the said land described in the Schedule

SCHEDULE.

APPROXIMATE area of the piece of land: 8.61 perches.
Portion of Railway Reserve, Proclamation 500, Block IV,
Titirangi Survey District, Borough of Mount Albert.
(S.O. 27119, blue.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked L.O. 2359, deposited in the office of the Government Railways Board at Wellington, and thereon coloured yellow.

(L.O. 6774/200.)

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

Declaring Portions of Road in Block XIII, Opaheke Survey District, to be Government Roads.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by

and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads.

SCHEDULE.

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

A. R. P. 0 2 13·3

Adjoining or passing through Part Allotment 51; coloured blue. Road adjoining part Allotment 51; coloured $0\quad 0\quad 24\cdot 9$

green 0 0 13.2 Road adjoining part Allotment 51; coloured

blue

0 0.31.0

Part Allotment 51; coloured green. Part Allotment 51; coloured green. Part Allotment 51; coloured green. (Mangatawhiri Parish.)

All situated in Block XIII, Opaheke Survey District (Auckland R.D.). (S.O. 26673.)
In the North Auckland Land District; as the same are more

particularly delineated on the plan marked P.W.D. 83477, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

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

(P.W. 62/2/1/25.)

Domain Board appointed to have Control of the Kaiwaka Park Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Talbot George Bowmar, Wallace Leslie, Hugh Marshall, Anthony Park Gibbons, and Joseph Archibald McClean,

to be the Kaiwaka Park Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the eleventh day of March, one thousand nine hundred and thirty-three, at eight o'clock p.m., as the time when, and the Kaiwaka Public Hall, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

KAIWAKA PARK DOMAIN,-NORTH AUCKLAND LAND DISTRICT.

Allotment 203, Village of Kaiwaka: Area, 14 acres 2 roods 30 perches, more or less.

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

(L. and S. 1/571.)

Domain Board appointed to have Control of the Laingholm Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

I N pursuance and exercise of the powers conferred by section forty-eight 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 1 Dominion, doth hereby appoint

The Waitemata County Council

to be the Laingholm Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Friday, the seventeenth day of March, one thousand appoint Find, and thirty-three, at eight o'clock p.m., as the time when, and the Council Chambers, Princes Street, Auckland, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—LAINGHOLM DOMAIN. SECTION 171, Town of Titirangi: Area, 16 acres 2 roods 30 perches.

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

(L. and S. 1/960.)

Domain Board appointed to have Control of the Mairangi Bay Domain.

BLEDISLOE. Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

The member for the Takapuna Riding of the Waitemata County Council, ex officio,

Ezek Agnew Carson, Horace Arthur Craig Stephenson Edgar Craig, Richard Charles Cross, Michard Unartes Cross, Spink Birdsall Greenbury, Henry Lloyd, William Mitchell, and Spencer Woodard

to be the Mairangi Bay Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the twenty-fifth day of March, one thousand nine hundred and thirty-three, at half past seven o'clock p.m., as the time when, and the residence of Mr. S. E. Craig, Mairangi Bay, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 4 acres 0 roods 4.76 perches, more or less, being Lot 165, part Lot 104, and recreation reserve shown as plantation reserve on plan 13311, being parts of Allotments 181 and 182, Takapuna Parish, and Lot 94 on plan 18893, being part Allotment 194, Takapuna Parish (both plans being deposited in the office of the District Land Registrar at Auckland), situated in Block IV, Waitemata Survey District: Bounded towards the north-east by Lots 108 and 115 on plan 13311 aforesaid, 667.85 links; towards the south-east by Parts Allotments N.W. 193 and S.E. 194, Takapuna Parish, 555.38 links; towards the south-east by parts Allotment N.W. 193 and S.E. 194, Takapuna Parish, 555.38 links; towards the south-east by part Allotment N.W. 194, Takapuna Parish, 349.92 links; towards the north by Lots 91, 92, and 93, on plan 18893 aforesaid, 273.0 links; towards the west by Lot 93 aforesaid, 275.0 links; towards the north-east by Hastings Street, 75.12 links; towards the north-east by Hastings Street, 75.12 links; towards the north-east, north-west, and again north-east by other part Lot 104 on plan 13311 aforesaid, 465.0, 10.6, and 25.85 links respectively; towards the north-west by tother part Lot 104, Lots 105, 106, and 107 on plan 13311 aforesaid, 479.41 links; again towards the south-west by Lot 107 on plan 13311 aforesaid, 300.0 links; again towards the north-west by Hastings Street, 50.0 links: Be all the aforesaid linkages more or less.

As the same is more particularly delineated on the plan marked L. and S. 1/957B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plans D.P. 18893 and 13311.) ALL that area in the North Auckland Land District, contain-

F. D. THOMSON,

(L. and S. 1/957.) Clerk of the Executive Council. Domain Board appointed to have Control of the Pahi Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

THE RIGHT Hon. J. G. COATES, PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Russell Smith, George New, Alfred George Skelton, Guy Henry Hargreaves Jackman, and

to be the Pahi Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Friday, the twenty-fourth day of March, one thousand nine hundred and thirty-three, at half past two o'clock p.m., as the time when, and the Otamatea Regatta Club's office, Pahi, as the place where, the first meeting of the Board shall be

SCHEDULE.

PAHI DOMAIN .-- NORTH AUCKLAND LAND DISTRICT.

SECTION 102, Suburbs of Pahi, Block III, Huketere Survey District: Area, 7 acres 2 roods 8 perches, more or less.
Section 162, Village of Pahi: Area, 2 roods.
Section 164, Village of Pahi: Area, 2 roods 30 perches.

(L. and S. 1/402.)

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

License authorizing Alexander Clark, of Maheno, Miller, to use Water from the Kakanui River for the purpose of generating Electricity.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

The Right Hon. J. G. Coates, presiding in Council.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby grant to Alexander Clark, of Maheno, Miller (hereinafter with his successors and assigns referred to as the "licensee"), a license subject to the conditions hereinafter set forth to take and use from the Kakanui River (hereinafter referred to as "the said stream") for the purposes hereinafter set forth, a stream of water (hereinafter referred to as the "said water") not exceeding two cubic feet per second at any one time: Provided that nothing herein shall be held to guarantee that the said stream contains sufficient water to supply the volume of water hereinbefore referred to, and further to raise the level of the said stream and to obstruct, impound, or divert the waters thereof, as hereinafter provided: Provided that all rights hereby granted shall be subject to all existing rights heretofore granted under the Mining Acts or otherwise. the Mining Acts or otherwise.

CONDITIONS.

1. REGULATIONS.

This license is subject to the Electrical Supply Regulations, 1927 (hereinafter called "the regulations"), the Electrical Wiring Regulations, 1927, and any regulations made or to be made in amendment of or in substitution for the Electrical Supply Regulations or the Electrical Wiring Regulations.

The licensee shall forward for the approval of the Minister of Public Works (hereinafter referred to as "the Minister"),—

- (a) Full detailed drawings and specifications of the diverting weirs.
- (b) Drawings showing how and in what manner the water is diverted.
- (c) Contour-plans showing difference in level of water due to the construction of the headworks.

(d) Drawings giving full particulars of any tunnel, aqueducts, | and pipe-lines used in conveying the water from the headworks to the power-station.

(e) Drawing showing the arrangement of the generating, switching, and transforming plant in the power-

3. Utilization of the Water and Location of Headworks.

3. Utilization of the Water and Location of Headworks. The said water is hereby declared to be portion of and not in addition to the quantity of water which the licensee was authorized to take from the said stream for the purpose of driving machinery and generating electricity by a grant in pursuance of section 308 of the Public Works Act, 1928, dated the 5th day of September, 1932, which grant is hereinafter referred to as "the said grant."

The said water shall be used under this license solely for the purpose of generating electricity, and shall be taken from the said stream situated opposite Lot 2, of Section 19, Block VII, Oamaru Survey District, as indicated on the plan marked P.W.D. 83361 (hereinafter referred to as "the said plan"), deposited in the office of the Minister of Public Works at Wellington.

4. General Description of Works.

The licensee is hereby authorized, subject to the conditions herein contained, to construct, maintain, and use the following works for the purposes of this license, the position of the said works being indicated on the said plan :-

(a) Headworks, consisting of dam and necessary intakes;

(a) Headworks, consisting of dam and necessary intakes;
(b) Pipe-line leading from headrace to the power-house hereinafter referred to; also tail-race from the power-house to the said stream;
(c) Power-house with all necessary equipment, including water-turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating electricity.

5. MAINTENANCE OF WORKS.

The licensee shall maintain the works used under this license in proper working-order, during the continuance of such license.

6. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force until the 5th day of September, 1953. Upon the expiry of the said term, or upon the sooner determination of this license be revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine, but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license. It is hereby declared that either this license or the said grant may continue in force or be revoked or cancelled independently of the other.

7. RENTAL.

Subject to the proviso hereinafter contained, the licensee shall in respect of this license pay to the District Engineer, Public Works Department, Dunedin, a yearly rental at 4s. per kilowatt of maximum output generated during each and every year from the 1st April, 1933, with a minimum of 10s. per annum, provided that such rental shall not be payable if the licensee has paid the rental of £6 per annum provided for in clause 5 of the said grant in respect of the same period. The output either shall be recorded by means of a watt-hour meter installed by the licensee, or, failing such installation, it shall installed by the licensee, or, failing such installation, it shall be determined on the maximum capacity of the generating plant installed. The present plant is rated at 115 volts 21.5 amperes.

8. Granting of other Water-rights.

Nothing herein shall prevent the Governor-General in Council from granting to any person or body corporate other than the licensee a license to take water from any portion of the said stream, except at the place where the licensee is by this license empowered to take it: Provided that no such license shall so operate as to enable such person or body corporate to reduce the natural fall between the headworks and tail water, or the volume of the water which the licensee is by this license authorized to take from the said stream.

9. VARIATION IN CONDITIONS OF LICENSE.

The terms and conditions of this license may from time to time, at the request or with the consent in writing of the licensee, be altered by the Governor-General by Order in Council.

10. Surrender of License.

The licensee may at any time, with the consent of the Minister, surrender this license, and shall thereupon remove from the ground (if so required by the Minister) all removable equipment, machinery, buildings, and other plant herein authorized to be installed or provided. If the licensee fails

or neglects so to remove the said plant within twelve months after being required so to do, such equipment, machinery, buildings, and other plant, shall without payment of compensation, vest in and become the property of the Crown.

The system of supply shall be as described in paragraph (c) of clause 5 of the Electrical Supply Regulations, 1927. The generating and transmission voltage shall be approximately 115 volts direct current.

12. CROWN NOT LIABLE TO PAY COMPENSATION.

Nothing in this license shall be held to impose any liability upon His Majesty the King or upon the Government of New Zealand to pay compensation to any person, corporate body, or local authority, by reason of the exercise by the licensee of the authority hereby granted; but the licensee shall be liable for any loss or damage which any person, corporate body, or local authority may sustain as the result of the exercise by the licensee of any of the powers granted by this license.

13. BED OF STREAM NOT LEASED.

Nothing herein shall be held to constitute a lease from the Crown of the bed of the stream shown on the said plan, nor shall the provisions of Part IX of the Property Law Act, 1908, apply to this license.

14. DEFAULT.

If the licensee fails or neglects to observe any of the conditions or obligations imposed by this license, then and in any such case the provisions of clauses 229 and 230 of the Electrical Supply Regulations, 1927, shall apply to the breach of any such condition or obligation.

15. ALTERATIONS TO WORKS.

In the event of the licensee at any time desiring to make alterations to the works involving a departure from the loca-tion or type of construction shown on the approved plan, he shall first submit for the Minister's approval plans showing such new location and (or) type of construction as it is pro-posed to adopt, and, with such approval, the alterations may be carried out.

16. Inspection of Works.

The Inspecting Engineer of the Public Works Department, or any other person empowered in that behalf, by the Minister, shall at all times both during and after the construction of the works, have free access to and liberty to inspect such works in order to ensure that the provisions of this license are given due effect to.

17. CONTRACT BETWEEN LICENSEE AND CROWN.

This license shall be deemed to constitute a contract as between the licensee and His Majesty the King, and may be enforced by and against either party accordingly.

18. REQUIREMENTS OF THE WAITAKI COUNTY COUNCIL AND WAITAKI ELECTRIC-POWER BOARD.

Notwithstanding anything hereinbefore contained, the licensee shall not by virtue of these presents be entitled to lay, construct, put up, place, or use the electric lines hereby authorized except subject to such conditions (not inconsistent with the provisions of this license or of the regulations) as may from time to time be imposed by the Waitaki County Council and the Waitaki Electric-power Board.

19. Time for Substantial Completion of Works.

The licensee shall substantially complete the works hereby authorized within a period of one year from the date of this license, or within such further time as the Minister may allow in the event of the work being delayed by strikes, lockouts, breakdowns, or other unavoidable causes not due to any neglect by the licensee.

20. PURCHASE OF INSTALLATION BY ELECTRIC-POWER BOARD OR CROWN.

OR CROWN.

Subject to the provisions of the Electric-power Boards Act, 1925, and any Act passed in amendment thereof or in substitution therefor, any Electric-power Board whose district or outer area includes the area on which this plant is installed, or which is supplied therefrom, or the Crown, shall have the right, at any time during the currency of this license, to purchase and take over the licensee's installation at a valuation to be agreed upon between the said Board or the Crown, as the case may be, and the licensee; and, failing such agreement, at a valuation to be fixed by a single arbitrator to be appointed pursuant to the provisions of the Arbitration Act, 1908, and thereupon the Governor-General may by Order in Council revoke this license. Council revoke this license.

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

(P.W. 46/1125.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:
The Right Hon. J. G. Coates, presiding in Council.

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

And whereas the said local authorities have complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council under the said Act should be given to the raising of the loans on the terms and conditions hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act (as set out in section twenty-nine of the Finance Act, 1932 (No. 2)), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the respective local authorities whose names are set out in the Second Column of the said Schedule of the loans referred to in the Third Column of the said Schedule, up to the respective amounts set out in the Fourth Column of the said Schedule, for the respective terms set out in the Fifth Column of the said Schedule, at rates of interest being such as shall not produce to the lenders rates exceeding the respective rates specified in the Sixth Column of the said Schedule, subject to the condition that the respective local authorities shall, before borrowing the said respective sums or any parts thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act, 1926, or under such other statutory enactment as may be applicable in any respective case, and shall thereafter make to such sinking fund payments at intervals of nct more than one year at a rate or rates which shall be not less than the respective rates per centum set out in the Seventh Column of the said Schedule, such payments to be made in respect of every part of the said respective sums for the time being so borrowed and not repaid, and the first payment to be made not later than one year after the first day from which interest to the lender is computed on any moneys so borrowed, and subject to the further condition that in no case shall any portion of interest or sinking fund be paid out of loan-moneys, and that the respective local authorities shall not enter into any contracts for payment of brokerage at any rate exceeding one-half per cent. on

SCHEDULE.

| First Column. Consecutive Number. | Second Column. Name of Local Authority. | Third Column. Name of Loan. | Fourth (| _ | | Fifth Column. Term of Loan. | R | Sixt olun ate nter Cen | of | Ann per C Pa | Centi yme into | n. Rate um of ent |
|-----------------------------------|--|---|----------|---------|----|--------------------------------------|-----|------------------------------------|---------|--------------------|----------------------|----------------------------|
| 1 | Hauraki Plains County Council | Campbell's Road Loan, 1932 | £ 750 | s. 0 | | Years. | | | d. 0 | £ | s. 0 | d. 0 |
| 2 | Temuka Borough Council | Unemployment Relief (West Side Septic Tank) Loan, 1932 | 450 | 0 | 0 | 10 | 5 | 5 | 0 | 8 | 10 | 0 |
| (T. 40/ | 416/6.) | F. D. | THOMS | ON, | Cl | erk of th | e E | xec | utive | e Cou | ncil | |

Declaration as to Controlled Areas for Goods-services under the Transport Licensing Act, 1931.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of February, 1933.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by section forty-five of the Transport Licensing Act, 1931 (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 declare that the several Transport districts referred to in Column No. 1 of the Schedule hereto shall be controlled areas within the meaning and for the purposes of Part III of the said Act, that the said controlled areas shall be known by the designations set opposite them respectively in Column No. 2 of the said Schedule, and that, except as hereinafter provided, the Licensing Authority for each of the several controlled areas shall be the appropriate Licensing Authority specified in Column No. 3 of the said Schedule:

Provided that where any route on which a goods-service is or is proposed to be carried on is situated in more than one controlled area that route shall, so far as may be necessary for the purposes of the said Act or of this Order or of any regulations under the said Act, be deemed to be a controlled area of which the Licensing Authority shall be the Central Licensing Authority constituted under the said Act.

SCHEDULE.

CONTROLLED AREAS AND LICENSING AUTHORITIES.

| Column No. 1. Controlled Area. | Column No. 2. Designation of Controlled Area. | Column No. 3. Licensing Authority of Controlled Area. |
|---|--|--|
| No. 1 Transport District No. 2 Transport District and Auckland Transport District No. 3 Transport District No. 4 Transport District No. 5 Transport District No. 6 Transport District No. 6 Transport District and Wellington Transport District No. 7 Transport District No. 8 Transport District and Christchurch Transport District No. 9 Transport District and Dunedin Transport District No. 10 Transport District No. 10 Transport District | Controlled Area No. 1 Controlled Area No. 2 Controlled Area No. 3 Controlled Area No. 5 Controlled Area No. 5 Controlled Area No. 6 Controlled Area No. 7 Controlled Area No. 8 Controlled Area No. 9 Controlled Area No. 9 | No. 1 District Licensing Authority. No. 2 District Licensing Authority. No. 3 District Licensing Authority. No. 4 District Licensing Authority. No. 5 District Licensing Authority. No. 6 District Licensing Authority. No. 7 District Licensing Authority. No. 8 District Licensing Authority. No. 9 District Licensing Authority. No. 10 District Licensing Authority. |

Order in Council consenting to the Raising of a Loan of £5,000 by the Helensville Town Board on the Instalment Repayment System and prescribing the Term and Rate of Interest.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

W HEREAS the Helensville Town Board (hereinafter called "the said local authority") is desirous of raising the sum of five thousand pounds (£5,000) by a loan to be known as Water Storage Dam Loan, 1932, for the purpose of building a new concrete storage dam in the Town Board's catchment area:

And whereas the said local authority has complied with the

Board's catchment area:

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it expedient that the precedent consent of the Governor-General in Council under the said Act should be given to the raising of the said loan on the terms and conditions hereinafter set forth:

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

and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1926 (as set out in section twenty-nine of the Finance Act, 1932 (No. 2)), and by section thirty-two of the Local Bodies' Loans Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the said loan up to five thousand pounds (£5,000), at such rate or rates of interest as shall not produce to the lenders a rate exceeding of interest as shall not produce to the lenders a rate exceeding the rate of five pounds five shillings (£5 5s.) per centum per the rate of five pounds five shillings (£5 5s.) per centum per annum, upon terms of making the said loan, together with interest thereon, repayable over a period not exceeding twenty-five (25) years by equal aggregate half-yearly instalments calculated at a rate of not more than three pounds twelve shillings and fourpence (£3 12s. 4d.) per centum on the amount of the said loan so raised, and subject to the further condition that the said local authority shall not enter into any contract for payment of brokering at a rate exceeding into any contract for payment of brokerage at a rate exceeding one-half per centum on any sum borrowed pursuant to this

(T. 49/419/2.)

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

Provisions as to the Regulation of Goods-services in Controlled Areas under Part III of the Transport Licensing Act 1931.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of February, 1933.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred on him by section forty-seven of the Transport Licensing Act, 1931 (hereinafter referred to as "the said Act"), and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby apply to goods-services of the kind referred to in Part I of the Schedule hereto those provisions of the said Act that are specified in Part II of the said Schedule, modified as set out in the said Part II; and with the like advice and consent doth hereby declare that the provisions set out in the said Part II shall come into force in the several controlled areas on the first day of June, 1933.

In this Order in Council—

"Controlled area" means an area declared to be a controlled area under section 45 of the said Act, by Order in Council dated the 28th day of February,

by Order in Council dated the 28th day of February, 1933, or by any Order in Council issued in amendment thereof or substitution therefor:

"Main highway" means a main highway or any part of a main highway within the meaning of the Main Highways Act, 1922, situated without the boundaries of any borough or town district or of any of the areas described in Part III of the Schedule hereto:

"Goods-service" means a goods-service as defined in section 2 of the said Act (that is to say, a service by motor-vehicle for the carriage or haulage of goods for hire or reward, unless the service is such that

for hire or reward, unless the service is such that it is carried on entirely within the boundaries of a

single borough or town district):
"Goods - service vehicle" means any motor - vehicle engaged in the conduct of a goods-service,

SCHEDULE.

PART I.

DESCRIPTION OF GOODS-SERVICES THAT REQUIRE TO BE LICENSED.

1. EVERY goods-service between any two points (whether defined or undefined) if between such points there is an available route (whether used by the goods-service or not) which includes not less than five miles of a main highway, if the use of such route does not involve a journey more than two miles longer than a journey by any other route between

such points.

2. Notwithstanding anything in the foregoing provisions of this Part of this Schedule, a goods-service license shall not be required in respect of the carriage of goods as follows:—

(a) On a vehicle while it is being used under the terms of a passenger-service license granted under the said Act;

or
(b) If the only goods carried are those or any of those described in Part IV of this Schedule.

PART II.

PROVISIONS OF PART II OF TRANSPORT LICENSING ACT, 1931 (RELATING TO PASSENGER-SERVICES), APPLIED WITH MODIFICATIONS, IN ACCORDANCE WITH SECTION 47 OF THE SAID ACT, TO GOODS-SERVICES CARRIED ON WITHIN CONTROLLED Areas.

(a) Numbers of sections so applied—Sections 20, 24, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 42, 43.
(b) Provisions of sections enumerated above as modified

in their application to goods-services.

Section 20.

(1) It shall not be lawful for any person, on or after the 1st day of June, 1933, to carry on in any part of New Zealand any goods-service, as described in Part I of this Schedule, otherwise than pursuant to the authority and in conformity with the terms of a goods-service license granted under this Part of this Schedule:

Provided that where any application for such a license was duly made by any person in respect of a goods-service being lawfully carried on by him at the date of such application and lawfully carried on by him at the date of such application and such application was not disposed of on or before the 1st day of June, 1933, such service may continue to be carried on after that date until the application is disposed of by the appropriate Licensing Authority.

(2) Every person who, contrary to the provisions of this section, carries on any goods-service commits an offence, and is liable to a fine of one hundred pounds, and to a further fine of ten pounds for every day on which such offence is committed.

(3) If any company carries on any goods-service contrary

(3) If any company carries on any goods-service contrary to the provisions of this section every director or other person acting in the management of the business shall, in addition to any penalty to which the company may be liable, be liable to a fine of ten pounds for every day on which such service is so carried on service is so carried on.

Section 24.

(1) Every application for a goods-service license shall be in the prescribed form, and save as provided in subsection four hereof, shall, unless the Minister otherwise directs, be addressed and forwarded to the Commissioner accompanied by the prescribed fee.

(2) The Commissioner shall, on being satisfied that the application is duly made, transmit the same to the proper Licensing Authority, but may in any case before so doing require the applicant to furnish such further information or particulars as may, in the opinion of the Commissioner, be necessary to enable the Licensing Authority to come to a

necessary to enable the Licensing Authority to come to a proper decision.

(3) The Commissioner shall in every case place before the Licensing Authority all such information at his disposal (whether obtained from the applicant or not) as will assist the Licensing Authority in dealing with the application.

(4) Notwithstanding anything contained in the foregoing provisions of this section, an application for a temporary license may be made direct to the appropriate Licensing Authority.

Section 25. Section 25.

Section 25.

(1) On receiving an application for a goods-service license, other than an application for a temporary license, the Licensing Authority shall, in the prescribed form, give not less than three clear days' public notice of the receipt of such application, fixing in such notice a time and place at which it will hold a public sitting for the purpose of receiving evidence and representations in favour of or against the granting of the application by persons who in the opinion of the Licensing Authority are directly interested, and shall also give not less than three clear days' notice of such time and place to the applicant. applicant.

(2) The Licensing Authority shall hold such public sitting in such place as it deems most convenient, having regard to the nature of the business.

(3) At such public sitting the Licensing Authority shall hear all evidence tendered and representations made which it deems relevant to the subject-matter of the application, save that at any time during such sitting it may decide not to receive further evidence or representations.

(4) Any such sitting may, in the discretion of the Licensing Authority, be adjourned from time to time and from place to place.

Section 26.

(1) In considering any application for a goods-service license the Licensing Authority shall generally have regard to—

(a) The extent to which the proposed service is necessary or desirable in the public interest; and
(b) The needs of the district or districts as a whole in

(b) The needs of the district or districts as a whole in relation to goods-transport.

If, having regard to the foregoing considerations the Licensing Authority is of opinion that the proposed service is unnecessary or undesirable, it shall refuse to grant a license.

(2) If, after having had regard to the matters mentioned in the last preceding subsection the Licensing Authority proposes to give further consideration to the application, it shall take into account into account

(c) The financial ability of the applicant to carry on the proposed service, the likelihood of his carrying it on satisfactorily, and, in the case of an existing service, the period during which the service has been carried on satisfactorily :

(d) Time-tables or frequency of the proposed service, if the service is intended to be of a regular nature:

(e) The charges proposed to be made for the carriage of

- goods:

 (f) The goods transport of any kind, whether by land or water, already provided in respect of the localities to be served:
- (g) The requirements of such localities in respect of goods transport:

(h) The vehicles proposed to be used in connection with the service:

service:

(i) The conditions of roads and streets to be traversed on the route or routes, and any restrictions of load or speed, or other lawful restrictions affecting vehicles of the type or class proposed to be used, including restrictions arising out of the classification of roads and streets under section one hundred and sixty-six of the Public Works Act, 1928:

(i) Are wridness and representations received by it at the

ny evidence and representations received by it at the public sitting, and any representations otherwise made by the Government Railways Board, local authorities, or other public bodies, or any persons carrying on goods transport of any kind (whether by land or water) likely to be affected, and any representations contained in any petition presented to it signed by not fewer than twenty-five adult residents of any locality proposed to be served:

Provided that before taking into consideration any adverse representations made otherwise than at the public sitting the Licensing Authority shall give the applicant and all other persons likely to be affected a reasonable opportunity to reply to such representations. (j) Any evidence and representations received by it at the

(3) The Central Authority in considering any application shall also take into account any representations made to it by the Licensing Authority of any district through any part of which the goods-service is proposed to be carried on.

Section 28.

(1) Save as otherwise provided in this section and subject to appeal as hereinafter provided, the Licensing Authority may, after duly considering an application therefor, grant or refuse a goods-service license.

(2) A goods-service license shall not be refused in any case where the applicant (having made his application before the lst day of May, 1933) proves to the satisfaction of the

- lst day of May, 1933) proves to the satisfaction of the licensing authority—

 (a) That on the passing of the Transport Licensing Act, 1931, and continuously thereafter until the date of the application, the service in respect of which the application is made has been lawfully carried on by the applicant or by preceding owners of the vehicles or other plant used by the applicant in respect of the service: service:
 - (b) In the case of an application for a goods-service license in respect of a seasonal service, that substantially the same service has been lawfully and continuously carried same service has been lawfully and continuously carried on by the applicant or by preceding owners of the vehicles or other plant used by the applicant in respect of the service during the two seasons immediately preceding the 1st day of April, 1933, or, where that day falls in such a season, that such service is then being uninterruptedly carried on as aforesaid and was being substantially so carried on during the whole of the immediately preceding season. of the immediately preceding season:

Provided that no such service shall be deemed to have ceased to be continuously carried on by reason of any interruption by flood, closing of roads or streets, or any other cause what-

by flood, closing of roads or streets, or any other cause whatever beyond the control of the applicant.

(3) Notwithstanding anything contained in the last preceding subsection, the Licensing Authority, in granting a license to any person in respect of a service mentioned therein, shall have the same power of imposing terms and conditions as it has under this Order in Council with respect to any other goods-service license, and in particular but without limiting such general power the Licensing Authority may, if it thinks it necessary so to do after taking into account the matters mentioned in paragraphs (f) and (g) of subsection two of section twenty-six hereof, grant such license for an area smaller than that within which the service had theretofore been carried on. theretofore been carried on.

Section 29.

Every goods-service license shall be—
(a) A continuous license — meaning thereby a license in respect of a service to be carried on throughout the respect of a service to be carried on throughout the year, whether daily or on specified days of every week, or otherwise at intervals not exceeding one month, or a license in respect of special events recurring at intervals during the year; or

(b) A seasonal license—meaning thereby a license in respect of a service to be carried on only during a period or periods of the year specified in the license; or

(c) A temporary license—meaning thereby a license for a service to be carried on for a specified period of not more than fourteen days, or a license for any specified special occasion or occasions.

special occasion or occasions.

Section 30.

(1) In granting any goods-service license the Licensing Authority shall prescribe—

(a) The class of license (whether continuous, seasonal, or temporary) and the period or occasion of the license:

(b) A date on which the service may or shall be commenced:

(c) The localities to be served or the route or routes to be traversed or both:

(d) Supplementary and conditions or may be prescribed.

(d) Such other matters and conditions as may be prescribed

by regulations: and may, if in its discretion it thinks fit, prescribe-

(e) The charges to be made for the carriage of goods either definitely or by reference to a maximum charge or minimum charge or both:

(f) The time-tables or frequency of service to be observed, either definitely or sufficiently to show the nature of

either definitely or sufficiently to show the nature of the service permitted:

(g) Maximum weight of goods to be carried during any specified period or periods or on any specified occasion or occasions, or in lieu thereof or in addition thereto the number and capacity of the vehicles to be used during any specified period or periods or on any specified occasion or occasions:

(h) Any other matters and conditions that the Licensing Authority thinks proper.

Authority thinks proper.

Section 31.

Authority thinks proper.

Section 31.

(1) Every license shall be in the prescribed form, and be signed on behalf of the Licensing Authority by the Chairman or two other members thereof, or by an officer of the Licensing Authority acting by direction thereof, and shall take effect according to its tenor to authorize the licensee, but no other person, to carry on a goods-service in accordance with the terms and conditions of the license during the duration thereof.

(2) No license granted by a District Authority shall have any force or effect to authorize the carrying-on of a goods-service outside the controlled area of that authority, and no license issued by the Central Authority or any District Authority shall operate to authorize the use on any road or street of any goods-service vehicle prohibited by virtue of any classification of roads or streets made pursuant to regulations under section one hundred and sixty-six of the Public Works Act, 1928, from using such road or street.

(3) It shall be a condition of every goods-service license that the vehicles to be used in connection with the license shall be maintained in a fit and proper condition to the satisfaction of the Commissioner of Transport.

(4) It shall be a condition of any license that the licensee will not abandon or curtail the authorized service without the consent of the proper Licensing Authority, in which case he shall give not less than twenty-eight days' notice of his intention to abandon or curtail the service, or such lesser period of notice as may be provided for in the license.

(5) If any licensee abandons or curtails any service in breach of a condition authorized by the last preceding subclause the

(5) If any licensee abandons or curtails any service in breach of a condition authorized by the last preceding subclause the Licensing Authority may revoke his license, and may either in lieu of or in addition to any such penalty impose a monetary penalty not exceeding twenty-five pounds, which may be recovered in any Court of competent jurisdiction as a debt due to the Crown due to the Crown.

Section 32.

(1) The Commissioner shall keep a register of goods-service licenses, and such other register or registers as he deems

necessary.
(2) The contents of any such register may be evidenced in

(2) The contents of any such register may be evidenced in any proceedings by a certificate under the hand of the Commissioner, and every such certificate shall be prima facie evidence of the matters stated therein.

(3) A certificate under the hand of the Commissioner that on a date specified in such certificate the name of any person did not appear in any register as the holder of a license under this Part shall, until the contrary is proved, be sufficient evidence that such person was not the holder of such a license on that date. on that date.

Section 33.

Except in the case of a temporary license every goods-service license when issued on a quarter-day shall take effect on that day, and in every other case shall be deemed to have on that day, and in every other case shall be deemed to have taken effect on the quarter-day immediately preceding the date on which the license is issued, and in each such case shall, unless sooner revoked, or unless expressed to expire at any earlier date, expire on the completion of twelve months after the quarter-day on which it took effect, save that a license granted in accordance with subsection two of section twenty-eight hereof shall, unless sooner revoked, expire on the 31st day of May. 1934.

eight hereot shall, unless sooner revoked, expire on the 31st day of May, 1934.

Provided that where application for a renewal of a license is duly made in accordance with section thirty-five of the said Act, as herein modified, such license shall, where the application for renewal is not disposed of before the date of expiry of the license, continue in force until the application is disposed of unless the Licensing Authority otherwise is disposed of, unless the Licensing Authority otherwise

Section 34.

(1) The Licensing Authority during the currency of a goods-(1) The Licensing Authority during the currency of a goodsservice license may, of its own motion or on the application of the licensee, amend or revoke any of the terms or conditions of such license or add any new terms and conditions which in its opinion are necessary in the public interest.
(2) The Licensing Authority shall give to the licensee, and to every other person who in its opinion is likely to be affected, seven days' notice of its intention to exercise any power conferred on it by this section.
(3) Every such amendment or revocation or addition of new terms and conditions made pursuant to this section

new terms and conditions made pursuant to this section shall be noted in the appropriate register.

Section 35.

(1) Every application for the renewal of a goods-service license shall be made in the prescribed form to the proper Licensing Authority not less than twenty-eight days nor more than fifty-six days before the day on which such license expires. Every such application shall be forwarded through the Commissioner unless the Minister otherwise directs.

(2) Application for the renewal of a goods-service license shall be made to the Central Authority where the service is or is intended to be carried on within two or more controlled areas, and in every other case shall be made to the appropriate

areas, and in every other case shall be made to the appropriate District Authority.

(3) Section twenty-five of the said Act, in its application to goods-services, shall apply to every application for the renewal of a goods-service license as if it were an application for a new license.

(4) No person shall be entitled as of right to a renewal of (4) No person small be entired as of right to a renewal of a goods-service license, and, in considering any application for renewal, a Licensing Authority shall take into account all that it is directed by section twenty-six of the said Act, as modified by this Order in its application to goods-services, to take into account in considering an original application for a license.

(5) In granting any renewal of a goods-service license the Licensing Authority may either endorse the existing license or may issue a new license in lieu thereof, but any such new license shall show on the face thereof that it is in renewal of a license.

(6) The renewal of any license shall take effect for a period of not more than twelve months from the expiry of the license in renewal of which it is granted, but any such renewal may be granted in advance to take effect as aforesaid.

Section 36.

- Section 36.

 (1) Any Licensing Authority may at any time, and, if so directed by the Minister shall, hold a public inquiry as to whether or not any goods-service carried on under the authority of a license under this Part, granted by such Licensing Authority, is being carried on in conformity with the terms and conditions of the license.

 (2) Not less than fourteen clear days' public notice of the day, time, and place fixed for such inquiry shall be given in one or more newspapers having a regular circulation in the localities served by such goods-service, and particulars of the

- matters proposed to be inquired into shall be given in writing to the licensee not later than ten days before the day on which the inquiry is to be held.
- (3) For the purposes of such inquiry the provisions of the Commissions of Inquiry Act, 1908, shall, so far as they are applicable, apply as if the Licensing Authority were a Commission of Inquiry appointed under that Act.
- (4) If as a result of such inquiry the Licensing Authority is satisfied that the licensee is not carrying on the service in all respects in conformity with the license, or that he has disposed of such service to any other person, then the Licensing Authority men. Authority may-
 - (a) Revoke such license; or
 - (b) Suspend such license for such period as it thinks fit; or
 - (c) Either in lieu of or in addition to suspending or revoking the license as aforesaid impose a penalty not exceeding £25 which may be recovered in any Court of competent jurisdiction as a debt due to the Crown.
- (5) The Licensing Authority may, in any case, without holding such inquiry as aforesaid, so suspend any license if it is satisfied that the licensee has wilfully committed a breach of any of the conditions of the license.
- (6) Every revocation or suspension of a goods-service license shall be noted in the appropriate register.

Section 37.

- (1) The Governor-General may make regulations prescribing the accounts and records in relation to a goods-service that the Minister may require to be kept by persons carrying on a goods-service pursuant to a license under this Act, and prescribing the financial and statistical returns that the Minister may require to be made to him by such persons.
- (2) Every person carrying on any goods-service pursuant to a license under this Act shall keep such of the prescribed accounts and records in relation thereto as the Minister may from time to time, by notice published in the Gazette, require, and shall make to the Minister in such manner and at such times as the Minister may from time to time notify by writing under his hand, addressed to such person, such of the prescribed financial and statistical returns as the Minister may in such notice require him to req notice require him to make.
- (3) Every person who fails to comply with any of the requirements of the Minister pursuant to this section commits an offence, and is liable to a fine of twenty pounds, and, in the case of a continuing offence, to a further fine of five pounds for every day during which the offence continues.

Section 42.

- (1) Every Inspector may at any time-
- (a) Stop, enter, and inspect any goods-service vehicle while the same is being used:
- (b) Enter any place where such vehicle is kept and inspect such vehicle;
- (c) Make any reasonable running-test of such vehicle at the cost in all things of the owner thereof:
- (d) Require the owner of such vehicle or any other person for the time being in charge thereof to furnish all such assistance as may be necessary for the purpose of any such inspection or running-test:
- (e) Require the production of any current license or any document or instrument in evidence thereof issued in respect of such vehicle.
- (2) Every person who obstructs or hinders or incites any person to obstruct or hinder any Inspector in the exercise of powers conferred by this section, or refuses or fails to furnish any such assistance as aforesaid, or who, having the custody or possession of any license as aforesaid, refuses or fails to produce the same to an Inspector on depend compile to produce the same to an Inspector on demand, commits an offence, and is liable for each such offence to a fine of ten pounds.

APPEALS.

- (1) There shall be a right of appeal in the prescribed manner and in the prescribed form and within the prescribed time to the Transport Appeal Board from any decision of any Licensing Authority with respect to—
 - (a) The grant, renewal, or revocation of any goods-service license: and
 - (b) The terms or conditions of any license, except so far as such terms or conditions have been imposed in conformity with express requirements of the said Act or any regulations thereunder in their application to goods-services; and
 - (c) The amendment or revocation of any terms or conditions of a license, or any new terms or conditions, or any application for any amendment or revocation of terms conditions or for new terms or conditions.

(2) The following persons and bodies, and no others, may appeal as provided in the last preceding subsection, namely:

 (d) A person whose application for a goods-service license or renewal thereof has been refused:

(e) A person to whom a goods-service license or renewal thereof has been granted, or is proposed to be granted, and who desires to appeal against the terms and conditions contained or proposed to be inserted in the license. license

(f) The holder of a goods-service license who is dissatisfied with the decision of the Licensing Authority with respect to the amendment or revocation of any term or condition of such license, or the insertion of a new

term or condition in the license:

term or condition in the license:

(g) A person whose goods-service license is suspended or revoked, or on whom any penalty has been imposed pursuant to section thirty-one or section thirty-six of the said Act in its application, as modified by this Order, to goods-services:

(h) Any person (being the owner of a licensed goods-service), or the Minister, or the Government Railways Board, or any local authority or public body affected by any decision of a Licensing Authority:

(i) Any one or more of the signatories to a petition presented to the Licensing Authority pursuant to paragraph (j) of section twenty-six of the said Act, in its application to goods-services:

to goods-services:

(j) Any twenty-five or more adult residents of any locality affected by any decision of a Licensing Authority.

(3) An appeal by the persons mentioned in paragraph (j) of the last preceding subsection shall be by petition in the prescribed form.

(4) In the case of any appeal as aforesaid against a decision of a Licensing Authority revoking or suspending a license or refusing to grant or renew a license the appellant if, at the time of making application for such license or renewal, he is lawfully carrying on the goods-service affected, may continue so to carry it on until the appeal is determined.

(5) Where a licensee appeals against any restriction imposed on him by any exercise by the Licensing Authority of the power conferred on it by section thirty-four of the said Act in its application to goods-services, such restriction shall not

operate until the appeal is determined.

(6) Upon any appeal the provisions of the Commissions of Inquiry Act, 1908, shall, so far as they are applicable, apply as if the Appeal Board were a Commission of Inquiry appointed under that Act.

(7) The Appeal Board in its determination may confirm, modify, or reverse the decision appealed from.

(8) The determination of the Appeal Board in any appeal as aforesaid shall be final, and in cases where the decision appealed from is modified or reversed it shall be the duty of the Licensing Authority to give effect to the determination of the Appeal Board.

(9) The determination of the Appeal Board shall in every case be communicated by that Board to the Commissioner, who shall thereupon notify the same to the appellant and to every other person who in the opinion of the Commissioner is

directly concerned.

PART III.

EXEMPTED AREAS. No. 1.—Auckland Area.

No. 1.—Auckland Area.

All that portion of the North Island bounded to the north by the Waitakere-West Coast Road from the sea to the junction of the said road with the No. 13 Main Highway at Waitakere, thence by the No. 13 Main Highway to its junction with the No. 14 Main Highway at Kumeu, thence by the No. 14 Main Highway at Kumeu, thence by the No. 1 Main Highway at Pukeatua, thence by the No. 1 Main Highway to the Orewa River, and thence by the Orewa River to the sea; and to the south by the southern boundary of the Manukau County and the southern boundary of the Papakura Town District: including all boroughs and town districts therein or contiguous thereto. contiguous thereto.

No. 2.-Wellington Area.

The area of the Wellington City, Johnsonville Town District, The area of the Wellington City, Johnsonville Town District, the County of Makara, and all that portion of the Hutt County bounded to the north by the No. 1 Main Highway from the county boundary at Paremata to its junction with the Pahautanui—Upper Hutt Road, thence by the Pahautanui—Upper Hutt Road, via Judgeford and Moonshine, to the boundary of the Upper Hutt Borough; thence by the northern boundary of the Upper Hutt Borough to its intersection with the Wellington-Napier Railway line; and thence by the Wellington-Napier Railway line to the eastern boundary of the Hutt County: including all boroughs and town districts therein or contiguous thereto. therein or contiguous thereto.

No. 3.—Christchurch Area.

The area of the City of Christchurch and the boroughs of Lyttelton, Sumner, New Brighton, and Riccarton, together with the counties of Waimairi. Heathcote, Mount Herbert, Halswell, and the Paparua County, excluding the West Melton Riding: including all boroughs and town districts therein or contiguous thereto.

No. 4.—Dunedin Area.

All that area bounded on the east and south by the sea from Blueskin Bay to Brighton; thence by the Outram-Brighton Road, via Allanton, to the Taieri River; thence by the Taieri River and Christmas Creek to the western boundary of the Waikouaiti County; thence by the county boundary, and the northern boundary of the Blueskin Riding of the aforesaid county, to the sea at Blueskin Bay: including all boroughs and town districts therein or contiguous thereto.

EXEMPTED COMMODITIES.

Milk and cream while being carried from farms to dairy

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

(TT. 24.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

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

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the undermentioned portions of streets in the said City of Dunedin, viz.—

"(a) Portion of the south-eastern side of Norwood Street abutting on Sections 52 and 54, North-east Valley

District; and

"(b) Portion of the north-western side of Heenan Street
abutting on Section 54 and part Section 52, North-

east Valley District; as the said portions of streets are more particularly shown on the plan annexed hereto, and are thereon coloured red to their centre-lines";

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

SCHEDULE.

THE south-eastern side of all that portion of street situated

THE south-eastern side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Norwood Street, fronting Sections 52 and 54, North-east Valley District. Also the north-western side of all that portion of street in the said land district and city known as Heenan Street, fronting Section 54 and part Section 52, North-east Valley District.

As the said portions of streets are more particularly de-lineated on the plan marked P.W.D. 85291, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1786.)

Education Act, 1914.—Amended Regulations.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933. Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

N pursuance and exercise of the powers conferred on him by the Education Act, 1914, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations amending the regulations at present in force relating to Architectural Bursaries, Engineering Bursaries, Home Science and Domestic Arts Bursaries, and Agricultural Bursaries; and, with the like advice and consent, doth prescribe that this Order shall come into force on the date of publication thereof in the New Zealand Gazette.

AMENDED REGULATIONS.

ARCHITECTURAL BURSARIES.

- 1. The regulations relating to Architectural Bursaries made by Orders in Council as shown in the Schedule hereto are hereby amended as follows:-
 - (1) By deleting subclause (7) in clause 1.
 - (2) By deleting the last sentence in clause 8.
 - (3) By deleting in clause 9 all the words after the words "tenure of the bursary.

Schedule.

| Date of Order. | Date of Publication in New Zealand Gazette. | Published on Page |
|---------------------------------|--|----------------------|
| 10th December, 1928 (principal) | 13th December, 1928 | 3480 |
| 20th April, 1931 | 23rd April, 1931 | 1046 |

Engineering Bursaries.

- 2. The regulations relating to Engineering Bursaries made by Orders in Council as shown in the Schedule hereto are hereby amended as follows:-
 - (1) By deleting paragraph (f) in clause 1.
 - (2) By deleting in clause 8 all the words after the words "cause."
 - (3) By deleting in clause 9 all the words after the words "tenure of the bursary.

Schedule.

| Date of Order. | Date of Publication in New Zealand Gazette. | Published on Page |
|---------------------------------|--|----------------------|
| 12th December, 1924 (principal) | 18th December, 1924 | 2959 |
| 20th April, 1931 | 23rd April, 1931 | 1046 |

Home Science and Domestic Arts Bursaries.

- 3. The regulations relating to Home Science and Domestic Arts Bursaries made by Orders in Council as shown in the Schedule hereto are hereby amended as follows:-

 - (1) By deleting paragraph (e) in clause 1.(2) By deleting in clause 7 all the words after the word "cause."
 - (3) By deleting in clause 8 all the words after the words "tenure of the bursary.

Schedule.

| | · | |
|--|---|----------------------|
| Date of Order. | Date of Publication in New Zealand Gazette. | Published on Page |
| 12th December, 1924 (principal) 22nd August, 1927 | 18th December, 1924 25th August, 1927 | 2959 2743 |

AGRICULTURAL BURSARIES.

- 4. The regulations relating to Agricultural Bursaries made by Orders in Council as shown in the Schedule hereunder are hereby amended as follows:—
 - (1) By deleting paragraph (f) in clause 1.
 - (2) By deleting in clause 10 all the words after the words "sufficient cause."
 - (3) By deleting in clause 11 all the words after the words "tenure of bursary."

Schedule.

| Date of Order. | Date of Publication in New Zealand Gazette. | Published on Page |
|---|--|----------------------|
| 12th December, 1924 (principal) 22nd August, 1927 | 18th December, 1924 25th August, 1927 | 2959 2743 1046 |

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

Education Act, 1914.—Amended Regulations.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 20th day of March, 1933.

Present:

THE RIGHT HON. G. W. FORBES, PRESIDING IN COUNCIL.

In N pursuance and exercise of the powers conferred on him by the Education Act, 1914, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations amending the regulations at present in force relating to appeals of teachers against their classification or grading and to the examination of and issue of certificates to handicraft teachers; and with the like advice and consent doth prescribe that this order shall come into force on the date of the publication thereof in the New Zealand Gazette.

AMENDED REGULATIONS.

APPEALS OF TEACHERS AGAINST THEIR CLASSIFICATION OR GRADING.

- 1. The regulations relating to appeals of teachers against their classification or grading made by Order in Council as shown in the Schedule hereunder, are hereby amended as follows:—
 - (1) By adding to clause 2 the following proviso-
- "Provided that no appeal shall be considered by the Director or submitted to the Appeal Board unless the appellant has forwarded to the Director a receipt for the payment of a fee of 10s. 6d. to the Public Account at some branch of the Bank of New Zealand. Such fee shall be refunded to the appellant in any case in which the appeal is allowed."
- (2) By inserting in paragraph (ii) of subclause 1 of clause 5 after the word "date" the following words: "but which comply in all other respects with these regulations."

SCHEDULE.

| Date of Order, | Date of Publication in A Zealand Gazette. | Tew . | Published on Page |
|---|---|-------|---|
| 13th June, 1921 (principal) 10th October, 1921 | 23rd June, 1921 13th October, 1921 3rd August, 1922 15th November, 1923 25th August, 1927 | | 1583. 2491. 1940. 2806. 2743. |

EXAMINATION FOR HANDICRAFT TEACHERS.

- 2. The regulations relating to the examination of and issue of certificates to handicraft teachers made by Order in Council dated 12th December, 1924, and published at page 2965 of the New Zealand Gazette of 18th December, 1924, are hereby amended as follows:-
- (1) By inserting in clause 6 after the word "necessary" the word "partly," and after the word "August" the words "and partly in the month of November."
- (2) By deleting in clause 8 the words "31st May" and substituting the words "30th June," and deleting the word "June" and substituting the word "July."
- (3) By deleting in clause 10, Section I and Section II, of the Schedule, and substituting the following:-

"Section I.-

- "(1) Elocution (as for Training College Entrance).
- "(2) Writing (as for Training College Entrance).
- "(3) Freehand drawing (as for Training College Entrance).
- "(4) Blackboard drawing (as for Training College Entrance).
- "(5) English language and literature (as for Training College Entrance).
- "(6) Arithmetic (as for Training College Entrance).
- "(7) Practical test (four hours).
- "(8) Written paper—tools and materials (three hours).

" Section II.-

- "(1) Pure mathematics (as for Class C).
 "(2) Physical science (as for Class C).
 "(3) Chemistry (as for Class C).
 Any two.

- "(4) Botany (as for Class C).
 "(5) History (as for Class C).
 "(6) Geography (as for Class C).
- (4) By deleting in clause 11 the words "31st May," and substituting the words "30th June."
- (5) By adding to clause 12 the following: "This further proviso does not apply however to subjects (7) and (8) of Section I of the Schedule of subjects of the examination.
- (6) By deleting in clause 13 the words "Section I (3) and (4)" and substituting "Section I (7) and (8)."
- (7) (a) By deleting in clause 16 the part commencing "Section I. (1) English Language and Literature" down to "Section I. (3) Drawing, &c., and substituting the following:-

"Section I.-

- "(1) Elecution.
- " (2) Writing.
- "(3) Freehand drawing.
- "(4) Blackboard drawing.
- "(5) English language and literature.
- " (6) Arithmetic.
- "For the above subjects the programme is the same as for the Training College Entrance.
- (b) By renumbering "Practical Test" as "(7)" and "Written Paper," &c., as "(8)."
- (8) By deleting in clause 16 all the parts relating to "Section II" and substituting the following:-

" Section II.—

- "(1) Pure mathematics.
- " (2) Physical science.
- "(3) Chemistry.
- "(4) Botany.
- "(5) History.
- "(6) Geography.
- "For the above subjects the programme is the same for Class C."

F. D. THOMSON, Clerk of the Executive Council. The Cook Islands Fruit Regulations Amendment, 1933, No. 4.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

Y virtue of the Cook Islands Act, 1915, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following Regulations.

REGULATIONS.

Licensing of Fruit Buyers.

1. (1) THESE regulations may be cited as the Cook Islands Fruit

Regulations Amendment, 1933, No. 4.

(2) These regulations shall be read together with and form part of the Cook Islands Fruit Regulations, 1928, and the amendments thereof.

(3) These regulations shall come into force on the 1st day of April,

1933.

(4) These regulations shall not apply to the Island of Niue.2. In these regulations "principal buyer" shall be deemed to mean a person who is engaged in buying fruit for export, and to whom an allotment of space to ship fruit is granted by a shipping company.

3. (1) No person shall buy fruit intended for export, whether on his own account or in partnership with any other person, or as manager, agent, servant, or employee of any person, firm, or corporation, unless he is the holder of a license issued pursuant to clause 10 hereof.

(2) Notwithstanding the foregoing provision, any person who is in the actual employment of a person holding a license issued pursuant to the provisions of clause 10 hereof may on behalf of such person buy fruit intended for export if he is named in a license issued pursuant to the provisions of clause 11 hereof.

(3) The holding of any trading license issued under any regulations for the time being in force in respect of trading licenses shall not dispense with the necessity of obtaining or being named in a license under these

regulations.

4. A license may be issued under clause 10 hereof in favour of an individual or a partnership firm or a native company registered under the Cook Islands Native Companies Regulations, 1923, or a corporate body, but in a license issued under clause 11 hereof only an individual shall be named as a buyer. Every license issued under these regulations shall expire on the 31st day of March following the date of issue of such license.

5. The person issuing any license shall, before issuing the same, satisfy himself that the person to or in respect of whom the license is to be issued is a fit and proper person to hold or be named in such license, and dishonesty shall in all cases be a disqualification from holding or

being named in a license.

6. (1) The Director, or the Resident Agent of any island, if he is of opinion that any person holding or named in a license is no longer a fit and proper person to hold or be named in such license may at any time, by notice in writing to the person to whom such license is issued, declare that at the expiration of seven days from the date of such notice the said license shall be revoked as regards the person holding the same or named therein, as the case may be.

(2) The notice in writing required by the last preceding subclause

shall state shortly the grounds for such revocation.

(3) A person shall be deemed to be unfit to hold or to be named in a license if he is dishonest, or if he shall be guilty of any offence against these regulations.

7. (I) Any person aggrieved by the refusal of any person authorized so to do to issue a license under these regulations or by the revocation of a license under the last preceding clause may appeal to the Resident Commissioner.

(2) Notice of any appeal shall be in writing, and shall be delivered to the Resident Commissioner, or in any island other than Rarotonga to the Resident Agent, within seven days from the giving of the decision appealed against. Any written notice which shows an intention or desire to appeal shall be sufficient.

(3) If no such notice of appeal is given within the time specified,

the decision shall be deemed to be final and conclusive.

(4) The decision of the Resident Commissioner upon any such appeal shall be final and conclusive.

8. If the holder of any license or any person named in any license shall be convicted of any offence involving dishonesty, the Court may order the revocation of such license so far as such person is concerned.

9. Upon any revocation pursuant to these regulations, the person holding the license affected shall forthwith, whenever required by notice in writing so to do, produce such license to the Court or to the Director or the Resident Agent, as the case may be, for the purpose of being surrendered or of having a memorandum of revocation as regards any person written thereon, as the case may require.

10. Every principal buyer of fruit intended for export otherwise than as provided for in subclause (2) of clause 3 of these regulations shall hold a license, to be called a "principal buyer's license," which shall

be obtainable under the following conditions:—

(a) Application for such license shall be made in writing to the Director or to the Resident Agent of any island.

(b) Every such license shall apply to all islands of the Cook Group (subject, however, to the provisions of subclause (4) of clause 1 hereof).

(c) There shall be payable in respect of every such license a fee of

(d) No such license shall be transferable.

(e) Such license shall be in the form numbered 1 in the Schedule hereto, or to the effect thereof.

11. Every holder of a principal buyer's license shall be entitled to employ a person or persons to buy fruit on his behalf in accordance with the following provisions:—

(a) Such holder of a principal buyer's license shall apply to the Director or the Resident Agent of any island for a license to employ any person, including his branch manager or other servant, to buy fruit on his behalf.

(b) Save as hereinafter provided, separate licenses shall be necessary in each island.

(c) There shall be payable in respect of each buyer named in such license a fee of £2, but a license may be issued available for all islands of the Group upon payment of a fee of £3 in respect of each buyer named in such license.

(d) With the approval of the Director or a Resident Agent, the name of another buyer may, by endorsement on the license, and without payment of any additional fee, be substituted for that of any buyer already named in the license.

(e) A license issued under the provisions of this clause shall be the property of the principal buyer.

(f) If a principal buyer's license be revoked under any of the foregoing provisions of these regulations, all licenses issued to such principal buyer under this clause shall be deemed to be likewise revoked, and shall forthwith be void and of no effect, and shall be produced for surrender under clause 9 hereof.

- (g) No license shall be issued under the provisions of this clause except on production of the principal buyer's license concerned, and the person issuing any such license shall endorse on the said principal buyer's license a memorandum of the issue of such license under the provisions of this
- (h) Such license shall be in the form numbered 2 in the Schedule hereto, or to the effect thereof.
- 12. (1) In Rarotonga the Director, and in each island other than Rarotonga the Resident Agent, shall keep a register containing particulars of all licenses issued under these regulations.

(2) Every revocation or alteration of any license made in any island other than Rarotonga shall be forthwith notified by the Resident

Agent concerned to the Director.

(3) Every revocation or alteration of any license made in Rarotonga or any other island shall be forthwith notified by the Director to all Resident Agents, except in the cases mentioned in the last subclause.

(4) Appropriate entries of all revocations and alterations of licenses shall from time to time be made in all registers by the Director and

Resident Agents as the case may require.

13. It shall be an offence for any person employed to buy fruit pursuant to clause 11 to buy any fruit for export otherwise than on behalf of his employer named in the license, but nothing herein shall preclude such person from disposing of in such manner as he shall think fit fruit which is his own property and which has been grown on his own plantation.

14. It shall be an offence for any person holding or named in a license issued under these regulations to do any act or thing calculated to interfere with the packing of fruit in any district packing shed, or which is contrary to any directions in regard to packing which may be lawfully given by the Director or any Resident Agent.

15. On application by the person to whom any license has been issued and on proof to the satisfaction of the Director or Resident Agent by statement in writing, statutory declaration, or other evidence, that any licence or copy of a license for the time being in force has been lost or mutilated, or become illegible, and on payment of a fee of 2s. 6d. the Director or Resident Agent may at any time during the currency of the license issue to such person a copy thereof, certified as being a true copy, and such copy shall be available for all purposes in like manner as the original license.

SCHEDULE.

Form No. 1.

THE COOK ISLANDS FRUIT REGULATIONS AMENDMENT, 1933, No. 4.

Principal Buyer's License.

Pursuant to clause 10 of the above regulations, , having paid the prescribed fee (of), is hereby licensed to buy fruit intended for export until the 31st day of March, 19 .

Dated at

, the

day of

, 19

Director of Agriculture. (or) Resident Agent.

Endorsements.

A LICENSE has been issued this day, pursuant to clause 11 of the regulations, authorizing the principal buyer to employ the following persons to buy fruit on his behaif.

NAMES.

Dated at

, the

day of

, 19 .

Director of Agriculture. (or) Resident Agent.

Form No. 2.

The Cook Islands Fruit Regulations Amendment, 1933, No. 4. Supercargoes' Lucense.

Pursuant to clause 11 of the above regulations, , a principal buyer, having paid the prescribed fees, is hereby licensed to employ the following persons to buy fruit on his behalf in the Island of .

| | | NAMES. | | |
|----|----------------|--------|---|--|
| I. | ••••• | 6 | • | |
| 2. | | 7 | • | |
| 3. | | 8 | | |
| 4. | ••••• | 9 | | |
| 5. | | 10 | | |
| | Dated at , the | day of | , 19 . | |

Director of Agriculture. (or) Resident Agent.

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

Regulation fixing Export Duty on Copra exported from the Cook Islands, other than Niue.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

Present:

THE RIGHT HON J. G. COATES, PRESIDING IN COUNCIL.

HEREAS by Order in Council dated the twenty-fourth day of June, one thousand nine hundred and eighteen, and published in the *Gazette* of the eleventh day of July, one thousand nine hundred and eighteen, regulations were made under the Cook Islands Act, 1915, prescribing a duty to be paid on all copra exported from the Cook Islands:

And whereas by Order in Council dated the nineteenth day of September, one thousand nine hundred and thirty-two, the rate of duty on copra exported from any of the Cook Islands, other than Niue, was fixed for a period ending on the thirty-first day of March, one thousand nine hundred and thirty-three, at ten shillings a ton, and thereafter at twenty shillings a ton:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred on him by the said Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the duty on copra exported during the period commencing on the first day of April, one thousand nine hundred and thirty-three, and ending on the thirty-first day of March, one thousand nine hundred and thirty-four (both dates inclusive), from any of the Cook Islands, other than Niue, shall be at the rate of ten shillings a ton, and thereafter shall be at the rate of twenty shillings a ton.

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

Lands temporarily reserved in the Auckland, Taranaki, Wellington, Nelson, Westland, and Otago Land Districts.

BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers conferred by section three hundred and fifty-nine of the Land Act, 1924, and section seventy-one of the Land for Settlements Act, 1925, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby temporarily reserve the lands in the Auckland, Taranaki, Wellington, Nelson, Westland, and Otago Land Districts described in the Schedule hereunder written for the purposes specified in the said Schedule.

SCHEDULE.

| | | Section. | Block. | Area. | Purpose for which Land reserved. |
|-----------------------------------|--------------|---------------|--------------------|---|---|
| | | Aucklani | LAND DE | STRICT. | |
| autari Settlement, Mar S.D.* | ıngatautari | 35s | x | A. R. P. 1 1 16.5 | Recreation. |
| airua Settlement, Whi | itianga S.D. | 13s | XIV | 5 0 0 | Cemetery. |
| | | TARANAKI | LAND DIST | TRICT. | |
| orough of New Plymou District) | ıth (Fitzroy | 200 | •• | 0 0 26.12 | Recreation. |
| | | WELLINGTO | N LAND D | ISTRICT. | |
| kitara S.D | | . 1 | ! IX | 16 3 0 | Recreation. |
| | | Nelson | LAND DIST | PRICT. | |
| Vaitahu S.D. | | 6 | XIII | 1 2 24 | Public-school site (Waiuta). |
| | | Westlan | D LAND DE | STRICT. | , , |
| orough of Runanga | | Reserve 358 . | IV XXIV XIII | $\begin{array}{c ccccccccccccccccccccccccccccccccccc$ | Recreation. Site for a School of Mines. Gravel. |
| | | Отадо | LAND DIST | RICT. | |
| aseby S.D | | 93 |) I | 3 0 14 | Cemetery. |

* Survey District.

As witness the hand of His Excellency the Governor-General, this 18th day of March, 1933.

(L. and S. 1/785.)

CHAS. E. MACMILLAN, for Minister of Lands.

Regulations under the Fruit Control Act, 1924, amended.— | Vesting the Control of Scenic Reserves in the Tuatapere Scenic (Notice No. Ag. 3108.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 11th day of March, 1933.

$\mathbf{Present}:$

THE RIGHT HON. J. G. COATES, PRESIDING IN COUNCIL.

The Right Hon. J. G. Coates, presiding in Council.

In pursuance and exercise of the powers and authorities conferred upon him by the Fruit Control Act, 1924 (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 (hereinafter referred to as "the principal regulations") made under the said Act by Order in Council on the seventeenth day of January, one thousand nine hundred and twenty-seven, and published in the Gazette on the twenty-seventh day of the same month at page 215, by revoking and twenty-seven, and published in the Gazette on the twenty-seventh day of the same month at page 215, by revoking the clause numbered three of the principal regulations, as replaced by the clause enacted in substitution therefor, and set out in the Schedule to Order in Council made under the said Act in amendment of the principal regulations on the tenth day of February, one thousand nine hundred and thirty-two, and published in the Gazette on the eighteenth day of the same month at page 346, and substituting the clause set out in the Schedule hereto in lieu thereof, and doth hereby revoke the last hereinbefore-recited Order in Council. hereby revoke the last hereinbefore-recited Order in Council, and doth hereby declare that such revocation shall take effect and this Order in Council shall come into force on the date of the publication thereof in the *Gazette*.

SCHEDULE.

3. The charge payable by way of levy on all fruit produced in a district in which Part I of the said Act is for the time being in operation, and intended for export, shall be 13d.

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

BLEDISLOE, Governor-General.

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

Frederick Curow, Thomas John Henderson. Charles Raymond Mazengarb, George McLeod, Robert Scott, Stacey Alexander Walker, and Thomas Ward,

who are hereby constituted for that purpose a special Board by the name of the Tuatapere Scenic Board (herein referred to as "the Board"), in trust, for the preservation of scenery, and with the powers and subject to the conditions hereinafter

contained, that is to say,—

1. The first meeting of the Board shall be held on Monday, the twenty-seventh day of March, one thousand nine hundred and thirty-three, at eight o'clock p.m., at the residence of Mr. C. R. Mazengarb, Tuatapere, and thereafter the Board shall meet for the transaction of business on the last Monday in each quarter at the time and place aforesaid, or at such other time or place as may from time to time be fixed by the Board.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter mentioned, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his succession. his successor.

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

4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.
5. All questions shall be determined by the majority of votes of the members of the Board present at the meeting.
6. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be chairman for such meeting.

meeting.

7. If, by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three consecutive meetings of the Board, the Governor-General chall have rever to appoint any other person to be a member

consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

8. The Board shall prepare and submit at an annual meeting to be held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year.

A copy of every such report and statement, certified by the A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister in Charge of Scenery Preservation as soon as possible after each annual meeting.

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

made thereunder.

SCHEDULE.

TUATAPERE SCENIC RESERVES.

ALL that area in the Southland Land District containing by admeasurement 36 acres 1 rood, more or less, being Section

63, Block III, Alton Survey District.

Also all that area in the said Land District containing by

Also all that area in the said Land District containing by admeasurement 87 acres I rood 34 perches, more or less, being Section 66, Block III, Alton Survey District.

Also all that area in the said Land District containing approximately 123 acres, being the island known as Tuatapere or Manuka Island, situated in the bed of the Waiau River, and being Section Section 111 Alton 111 Alt

Also all that area in the said Land District containing by admeasurement 104 acres 1 rood 11 perches, more or less, being Section 6a and part of Section 6, Block II, Alton Survey

As the same are delincated on the plans marked L. and S. 650 and 650A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 18th day of March, 1933.

CHAS. E. MACMILLAN, For Minister in Charge of Scenery Preservation. (L. and S. 650.)

Members of Thomas Cawthron Trust Board appointed.

IIS Excellency the Governor-General, in pursuance and by virtue of the powers conferred upon him by section 4 of the Thomas Cawthron Trust Act, 1924, has been pleased to appoint

Milner, Charles, Hamilton, Frederick Orton, Holyoake, Keith Jacka,

to be members of the Thomas Cawthron Trust Board, the appointment to have effect as on and from the 10th day of March, 1933.

GEO. W. FORBES, Minister of Scientific and Industrial Research.

Reappointment of Members of Canterbury Land Board.

Department of Lands and Survey,
Wellington, 21st March, 1933.

OTICE is hereby given that His Excellency the GovernorGeneral has been pleased to reappoint

Thomas George Gee and Ernest Macdonald

to be members of the Land Board for the Land District of Canterbury, for a term of two years, from the 24th day of March, 1933, and the 1st day of April, 1933, respectively.

E. A. RANSOM, Minister of Lands. (L. and S. 22/748/8.)

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 21st March, 1933.

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

Name. Maurice Herbert Louis Cooper Dean Te Kuiti. .. Dunedin. John Brennan

R. P. WARD, Registrar-General.

Members of Clutha River Board appointed.

Department of Internal Affairs Wellington, 23rd March, 1933.

I T is hereby notified that-

Robert Renton Grigor, of Balclutha, and Joseph Mosley, of Clydevale, have been appointed by the Governor-General; Victor Wilson, of Greenfield, has been appointed by the Bruce County Council; Ernest Fuller Pannett, of Clydevale, by the Clutha County Council; and

Council; and Ernest Hayman, of Tuapeka Mouth, by the Tuapeka County Council;

to be members of the Clutha River Board, under the Clutha River Board Empowering Act 1898 Amendment Act, 1900.

MALCOLM FRASER, Under-Secretary. (I.A. 19/131/33.)

Appointment of Deputy District Public Trustee.

NOTICE is hereby given that, in pursuance of the power and authority vested in me by section 3 of the Public Trust Office Amendment Act, 1921-22, I, the Public Trustee of the Dominion of New Zealand, have appointed Charles Stanley Mark Harrison, of the Public Trust Office, Wellington, to be Deputy of the District Public Trustee, Te Aroha, during the absence of such District Public Trustee from his headquarters, and all previous appointments in this behalf are hereby revoked. hereby revoked

Dated at Wellington, this 21st day of March, 1933.

J. W. MACDONALD, Public Trustee.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 16th March, 1933.

THE Public Service Commissioner has made the following

appointments in the Public Service:-

John Classon Harding

to be Assistant Clerk of the Magistrates' Court at Nelson for the purposes of the Magistrates' Courts Act, 1928, as from the 6th day of March, 1933;

Charles William Carver

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Nelson, Registrar of Births and Deaths of Maoris at Nelson, Registrar of Electors and Returning Officer for the Electoral District of Nelson for the purposes of the Electoral Act, 1927, and Registrar of Poisons for the District of Nelson for the purposes of the Poisons Act, 1908, as from the 6th day of March, 1933.

T. MARK, Secretary.

Approving of Testing Officer under the Motor-drivers' Regulations, 1931.

IN terms of Regulation 5 of the Motor-drivers' Regulations, 1931, I, Joseph Gordon Coates, Minister of Transport, do hereby approve, until further notice, of the person named in Column 2 of the Schedule hereunder being a Testing Officer under the said regulations for the local authority described in Column 1 of the said Schedule.

SCHEDULE.

Column 1.

Column 2.

Rodney County Council .. A. J. Dow, County Officer, Warkworth.

Dated at Wellington, this 20th day of March, 1933. (TT. 9/4)J. G. COATES, Minister of Transport. Authorizing the Laying-off of Roads of less Width than 66 ft.

Department of Lands and Survey,
Wellington C. 1, 18th March, 1933.
WHEREAS, in the opinion of the Minister of Lands, it is
inexpedient, by reason of the fact that the land shown
upon the plans of Town of Tangarakau, affecting part Section 8, Block VII, Pouatu Survey District, is intended to be
used wholly for residential purposes, that Pouatu, Kowhai, and
Marae Streets shown therein should be of the width of 66 ft.
Now, therefore, I, Ethelbert Alfred Ransom, Minister of
Lands, do hereby, in pursuance of the power conferred upon
me by section 17, subsection (1), of the Land Act, 1924, and
of every other power me thereunto enabling, authorize the
laying-off of Pouatu, Kowhai, and Marae Streets of a width
of not less than 40 ft.: Provided always that it shall not be
lawful for any person to erect or cause to be erected any
building at a less distance than 33 ft. from the middle of such
road.

Given under my band this 21st day of March, 1933.

E. A. RANSOM, Minister of Lands.

(L. and S. 16/402.)

Alteration of Boundaries of Hanner Plantation Fire District.

WHEREAS by a notice published in the Gazette on the 1st day of November, 1923, at page 2755 (hereinafter referred to as "the said notice"), a certain area in the Canterbury Land District, Amuri County, more particularly delineated on plan No. 129/6 (the said notice referred to such land being in Blocks XIV and XV, Percival Survey District, and Blocks II, III, VI, and VII, Lyndon Survey District), was declared to be a fire district; and is now known as Hanmer Plantation Fire District:

And whereas it is expedient to extend the boundaries of the said fire district by including therein the land described in the First Schedule hereto:

in the First Schedule hereto:

in the First Schedule hereto:

Now, therefore, in pursuance of section 27 of the Forests Act, 1921–22, and on the recommendation of the Director of Forestry and the Land Board of the Canterbury Land District, I do hereby declare that the land described in the First Schedule hereto shall, as on and from the date hereof, be deemed to be added to and form part of the Hanmer Plantation Fire District constituted by the said notice, and that the period (1st day of November in any year to the 28th day of February in the following year, inclusive) specified in the said notice as a closed season shall apply with respect to the land described in the said First Schedule hereto; and with the like power and authority, do declare that the fire district comprising together the area first hereinbefore referred to and the land described in the said First Schedule hereto (the boundaries of which fire district are set out in the Second Schedule hereto) shall be known as Hanmer Plantation Fire District. District.

FIRST SCHEDULE.

CANTERBURY LAND DISTRICT.—CANTERBURY FOREST-CONSERVATION REGION.

Area added to Hanmer Plantation Fire District.

All that area in the Canterbury Land District containing by admeasurement 700 acres, more or less, situated in Blocks VI and VII, Lyndon Survey District, and bounded generally as follows: Commencing at the intersection of the right bank of the Hanmer River with the eastern boundary of Block III, of the Hanmer River with the eastern boundary of Block III, Lyndon Survey District; thence proceeding due south to the left bank of the aforesaid river; thence westerly along the said left bank to the north-western corner of section 134, Block VI aforesaid; thence along a right line across the said river to the south-western corner of Section 78, Block VI aforesaid; thence along the south-western, north-western, and north-eastern boundaries of Section 78 aforesaid to the right bank of the Hanmer River; and thence in an easterly direction along the said right bank to the point of commencement. As the same is more particularly delineated on plan No. 129/43, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered yellow.

SECOND SCHEDULE.

HANMER PLANTATION FIRE DISTRICT.

ALL that area in the Canterbury Land District:
admeasurement 20,200 acres, more or less, situated in Blocks XIV and XV, Percival Survey District, and Blocks II, III, VI, and VII, Lyndon Survey District, and bounded generally as follows: Commencing at the intersection of the eastern boundary of Block XV aforesaid with the boundary between Pastoral Runs 14 and 17; thence proceeding due

south to the left bank of the Hanmer River; thence in a south to the left bank of the Hanmer River; thence in a westerly direction along the said left bank to the north-western corner of Section 134, Block VI aforesaid; thence along a right line across the said river to the south-western corner of Section 78, Block VI aforesaid; thence northerly along the south-western and north-western boundaries of Section 78 aforesaid, and Section 79 Block VI aforesaid; and Section 50 Block VI aforesaid, and Section 59, Block II aforesaid; thence westerly along the southern boundaries of Sections 52 and 51, Block II along the southern boundaries of Sections 52 and 51, Block II aforesaid; thence northerly along the western boundary of Section 51 aforesaid, the eastern side of a road reserve which forms the eastern boundary of Reserve 3656, the eastern boundaries of Hanmer Township and Sections 8 and 5, Hanmer Springs Reserve; thence along the northern boundary of Section 5 aforesaid, the eastern and northern boundaries of a road and the northern boundary of Section 23, Hanmer Springs Reserve, to the south-western corner of Reserve 3661; thence northerly along the western boundaries of Blocks II and XIV, aforesaid; and thence due east along a right line to the point of commencement. As the same is more particularly delineated on plan No. 129/43, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red.

Dated this 22nd day of March, 1933.

E. A. RANSOM, Commissioner of State Forests.

Date of Election by Fire-insurance Companies to fill Extra-ordinary Vacancy on the Hawera Fire Board.

Department of Internal Affairs,
Wellington, 16th March, 1933.

PURSUANT to the Fire Brigades Act, 1926, and the rules
made thereunder, I, James Alexander Young, being the
Minister charged with the administration of the said Act, do hereby appoint Thursday, the 6th day of April, 1933, to be the date for holding the election of one member of the Hawera Fire Board by the fire-insurance companies concerned, such election being held to fill the extraordinary vacancy caused by the resignation of Mr. K. C. Akers.

J. A. YOUNG, Minister of Internal Affairs.

(I.A. 1933/70/16.)

ecial Order made by Buller County Council declaring Sections 121 and 131, Counties Act, 1920, not to apply to that Council.

Department of Internal Affairs,
Wellington, 20th March, 1933.

THE following special order made by the Buller County
Council is published in accordance with the provisions
of the Counties Amendment Act, 1931.

J. A. YOUNG, Minister of Internal Affairs.

BULLER COUNTY COUNCIL.

SPECIAL ORDER TO DECLARE THAT SECTIONS 121 AND 131 OF THE PRINCIPAL ACT (COUNTIES ACT, 1920) NOT TO APPLY.

That, by special order, the Buller County Council declares that sections 121 and 131 of the principal Act shall not apply to the Council, inasmuch that the Council shall close the separate Riding Accounts, kept pursuant to subsection 3 of section 131 of the principal Act, by incorporating in the General Account of the County Funds the balances of such separate accounts, and that, subject to subsection 2 of section 121 of the principal Act, the Council shall thereafter make and levy all general rates over the county as a whole instead of levy all general rates over the county as a whole instead of separately as in each riding.

I hereby certify that the above is a true copy of the special order made at the meeting of the Buller County Council, held at the Buller County Office, Wednesday, 15th February, and that the order was duly advertised once in each of the four weeks immediately preceding the meeting to confirm the

I further certify that the resolution was confirmed at the meeting of the Buller County Council held at the County Office, on Wednesday, 15th March, 1933.

C. F. SCHADICK, County Engineer-Clerk.

(I.A. 1933/126/2.)

Department of Internal Affairs,

Department of Internal Affairs, Wellington, 21st March, 1933.

THE following special order, made by the Cambridge Borough Council, is published in accordance with the provisions of the Municipal Corporations Act, 1920.

J. A. YOUNG, Minister of Internal Affairs.

CAMBRIDGE BOROUGH COUNCIL.

SPECIAL ORDER.

AT a special meeting of the Cambridge Borough Council, held on 15th February, 1933, the following resolution was passed, and after being advertised in accordance with section 63 of the Municipal Corporations Act, 1920, was subsequently confirmed at a meeting of the Council held on the 15th day of March, 1933.

"That, pursuant to the provisions of section 142 (1) (c) of the Municipal Corporations Act, 1920, the constitution of the Cambridge Borough Council be reduced to six (6) councillors, and that such reduction be effective as from 3rd May, 1933, the date of the next biennial election of councillors."

Dated at Cambridge, this 16th day of March, 1933.

C. H. PRIESTLEY, Mayor. FRANK S. DAY, Town Clerk.

(I.A. 1933/218/2.)

Notice respecting proposed Alteration of Boundaries, Borough of Green Island.

Department of Internal Affairs,
Wellington, 22nd March, 1933.

It is hereby notified that a petition has been presented to His Excellency the Governor-General under the Municipal Corporations Act, 1920, praying that the area described in the Schedule hereto may be included in the Borough of Green Island. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration of boundaries which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN BOROUGH OF GREEN ISLAND.

ALL that area in the Otago Land District bounded by a line commencing at the northernmost corner of Section 97, Lower Kaikorai District; thence south-easterly along the north-eastern boundary of that section to the Main South Road; thence across that road and north-westerly along its southern side to a point on the north-western boundary of Section 101, Lower Kaikorai District; thence north-easterly across the Main South Road and along the north-western boundaries of Sections 101, 100, 99, 98, and 97, to the northernmost corner of the last-mentioned section, the place of commencement.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/105/4.)

Notice under the Shops and Offices Act, 1921–22, prohibiting the Sale in the Borough of Waitara of certain Goods comprised in the Trade of a Butcher.

WHEREAS a petition in writing, signed by a majority of the occupiers of all the butchers' shops within the Borough of Waitara, has been forwarded to me, desiring that the sale of certain goods comprised in the trade of a butcher—namely, fresh uncooked meat (except pork)—be prohibited during such times as the said shops are required to be closed in pursuance of the Shops and Offices Act, 1921-22:

And whereas I, Adam Hamilton, Minister of Labour, am satisfied that the sale of the said goods is comprised in the trade of a butcher in the said district, and that the signatures to such petition represent a majority of the occupiers of all the said shops in the said district:

Now, therefore, in pursuance of section 33 of the said Act, I do hereby direct that on and after the 10th day of April, 1933, the sale of the said goods in the Borough of Waitara shall be and is hereby prohibited as follows: On Mondays, Tuesdays, Wednesdays, Fridays, and Saturdays, after the hour of 5.30 p.m.

Tuesdays, Wednesdays, Fridays, and Saturdays, a hour of 5.30 p.m. Dated at Wellington, this 21st day of March, 1933.

JOHN G. COBBE, for Minister of Labour.

Special Order made by the Cambridge Borough Council altering | Notice under the Shops and Offices Act, 1921-22. and its the Total Number of Members of the Council.

Amendment, fixing the Closing-hours of Butchers' Shops within the Borough of Waitara.

W HEREAS a requisition in writing has been forwarded to me from the occupiers of butchers' shops within the Borough of Waitara, pursuant to section 32 of the Shops and Offices Act, 1921–22:

And whereas, I, Adam Hamilton, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said borough:

Now, therefore, in pursuance of the said section 32, I do hereby direct that on and after the 10th day of April, 1933, all the said shops within the said borough shall be closed in the evening of working-days as follows: On Mondays, Tuesdays, Wednesdays, Fridays, and Saturdays, at 5.30 p.m.

The notice dated the 16th December, 1931, and published in the New Zealand Gazette of the 17th December, 1931, fixing the closing-hours of (1) bakers', (2) booksellers', (3) boot retailers', (4) butchers', (5) clothiers', (6) cycle dealers', (7) drapers', (8) fancy-goods dealers', (9) furniture dealers', (10) grocers', and (11) stationers' shops in the Borough of Waitara shall be and is hereby cancelled in so far as it relates to the shops affected by this notice as from the date of the coming into operation of this notice.

Dated at Wellington, this 21st day of March, 1933.

JOHN G. COBBE, for Minister of Labour.

Revocation of Order Prohibiting Issue of Money-orders and Transmission of Postal Correspondence for E. A. Terry, Christchurch.

WHEREAS the Postmaster-General of the Dominion of New Zealand, on the seventeenth day of February, 1933, issued an order under the provisions of section 32 of the Post and Telegraph Act, 1928, prohibiting the issue of moneyorders in favour of and the transmission within New Zealand of postal packets addressed to the person whose name and address appear in the Schedule hereto on the ground that such address appear in the Schedule hereto on the ground that such person was engaged in promoting or carrying out a lottery or scheme of chance; and whereas the Postmaster-General is satisfied that the person concerned is no longer engaged in such business, he hereby rescinds the above-mentioned order, and orders that money-orders for such person shall be issued, when required, and that postal packets addressed to such person shall be registered, forwarded, and delivered in due course.

SCHEDULE.

E. A. TERRY, 491 Cashel Street, Christchurch.

Dated at Wellington, this 17th day of March, 1933.

ADAM HAMILTON, Postmaster-General.

Prohibition of Issue of Money-orders and Transmission of Postal Correspondence.

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

SCHEDULE.

R. A. BURLINGTON, Comercial Travellers' Club, High Street, Auckland.

Miss M. James, 33 Liverpool Road, Summer Hill, New South Wales.

Mrs. P. Roberts, 9 Ward Street, North Sydney. Miss C. Tovey, 83 Kent Street, Miller's Point, Sydney.

Dated at Wellington, this 17th day of March, 1933.

ADAM HAMILTON, Postmaster-General.

Government Meteorological Observatory

METEOROLOGICAL Observations at Kelburn, Wellington, for the Month of January, 1933. Observations taken at 9 a.m. Altitude of Observatory, 415 ft.

| | | | , at | Te | emperati | re (° F.) | from Ob | servation | s at 9 a. | m. | | Wind | | (100 | Hours | at |
|--|------------|-----|--------------------------------------|--------------|--------------|----------------|---------------|---------------|--------------|-----------------------------|--------------|-------------|------------------|---------------------|---------------------------------|-----------|
| | | | in Inches, at and Standard | | | In Screen | | | Grass. | :: # | Beau Scal | | Anemo- meter. | Points: Inch). | | (Symbols) |
| | Date. | | e in evel an ity. | | At 9 a.n | 1. | Maxi- mum. | Mini- mum. | 9 | adiatio mu m . | op. | | 3, 24 | # # I | Bright Sunshine: and Tenths. | |
| | | | Pressure ir Sea-level Gravity. | Dry. | Wet. | Humid- ity. | Dry. | Dry. | Minimum | Solar Radiation Maximum. | Direction. | Force. | Run in Hours, | Rainfall, Points | Bright and | Weather |
| | | | 29.910 | 64.5 | 60.0 | 76 | 68.5 | 53.5 | 50.0 | 137 · 3 | NNE | 3 | 109 | | 5.0 | o |
| | | | 29.800 | $67 \cdot 2$ | $62 \cdot 6$ | 76 | 71.0 | 60.4 | 59 · 1 | $145 \cdot 0$ | NNW | 5 | 284 | | 5.9 | О |
| | •• | | 29.818 | $60 \cdot 2$ | 53.5 | 62 | $67 \cdot 0$ | $52 \cdot 7$ | 51.3 | $137 \cdot 2$ | SSE | 1 | 388 | 5 | 12.6 | c |
| | •• | | 29.696 | 57.9 | 53.0 | 71 | $63 \cdot 2$ | $49 \cdot 0$ | 47.1 | $137 \cdot 0$ | ESE | 2 | 141 | 3 | 4.7 | ŀ |
| | | | 29.758 | $59 \cdot 2$ | 54.0 | 69 | $67 \cdot 0$ | $51 \cdot 2$ | 49.0 | $137 \cdot 3$ | SE | 2 | 65 | | 8.0 | C |
| | | | $29 \cdot 565$ | 63.0 | 57.8 | 71 | $64 \cdot 2$ | 55.8 | 53.2 | $129 \cdot 1$ | NW | 6 | 317 | 22 | 5.2 | 0 |
| | | | 29.401 | $57 \cdot 4$ | $54 \cdot 4$ | 81 | $61 \cdot 3$ | $52 \cdot 2$ | $50 \cdot 9$ | $135 \cdot 7$ | SSE | 2 | 296 | 24 | 4.2 | oj |
| | | | 29.700 | $57 \cdot 8$ | 51.0 | 59 | $67 \cdot 0$ | 48.6 | 46.5 | $139 \cdot 4$ | SSE | 4 | 123 | ٠ | 9.4 | Ì |
| | | | 29.744 | 67.0 | 59.0 | 59 | 68.4 | 50.0 | 46.0 | $129 \cdot 3$ | NNW | 3 | 144 | | 14.0 | ŀ |
| | • • | | $29 \cdot 757$ | 67.0 | 60.2 | 65 | $74 \cdot 1$ | 57.0 | 54·1 | $134 \cdot 0$ | NNW | 2 | 170 | | 12.1 | b |
| | | | 29.871 | 68.4 | 62.4 | 69 | $72 \cdot 3$ | 58.1 | 53.7 | $133 \cdot 1$ | NNW | 4 | 158 | ٠. | 13.8 | ł |
| | | | 29.858 | 70.0 | 64.8 | 74 | 77.3 | 57.0 | $53 \cdot 0$ | $138 \cdot 3$ | NNE | 2 | 160 | | 10.4 | c |
| | | | 29.850 | $65 \cdot 8$ | 61.0 | 74 | $73 \cdot 6$ | $58 \cdot 3$ | $55 \cdot 1$ | $133 \cdot 0$ | NNW | 4 | 157 | | 13.6 | b |
| | | | 29.906 | 61.0 | $58 \cdot 2$ | 83 | 67.7 | $57 \cdot 2$ | 50.8 | $137 \cdot 6$ | SE | 4 | 123 | Trace | 9.6 | 0 |
| | ••• | | 29.827 | 60.6 | 59.5 | 93 | $79 \cdot 2$ | 56.3 | 56.8 | 138.0 | S | 3 | 140 | | 9.0 | 01 |
| | | | $29 \cdot 754$ | 78.2 | 68.3 | 58 | 82.0 | 59.0 | 56.3 | 138.8 | NNW | 2 | 60 | 9 | 13.6 | ì |
| | • • | | 29.650 | $67 \cdot 2$ | 65.7 | 92 | 68.3 | 65.0 | 65.0 | 119.8 | NW | 5 | 260 | 8 | 2.6 | c |
| | | | $29 \cdot 728$ | $65 \cdot 3$ | 58.8 | 66 | 69.8 | 58.5 | $57 \cdot 3$ | $135 \cdot 7$ | NW | 6 | 341 | ١ | 13.4 | b |
| | • • | | 29.837 | $69 \cdot 1$ | 62.0 | 65 | $74 \cdot 3$ | 58.3 | 54.9 | $138 \cdot 7$ | NNW | 4 | 223 | 1 | $11 \cdot 7$ | b |
| | | | 29.817 | 64.0 | 59.0 | 73 | 71.7 | $57 \cdot 2$ | 51.4 | 139.0 | NW | 3 | 172 | 22 | 8.3 | c |
| | • • • | | 29.811 | $62 \cdot 2$ | 60.0 | 87 | $71 \cdot 2$ | 57.1 | 55.8 | 140.9 | N | 2 | 203 | 3 | 8.3 | · |
| | • • • | • • | 29.869 | 58.8 | 57.2 | 90 | $62 \cdot 4$ | 56.9 | 55.3 | 117.4 | SSE | 3 | 210 | 3 | 1.5 | Č |
| | • • • | • • | 30.190 | 58.7 | 50.6 | 53 | 61.0 | 50.8 | 49.0 | 130.0 | S | 5 | 322 | i | 10.6 | Ċ |
| | • • | | 30.159 | 60 · 1 | 52.8 | 58 | 71 · 1 | 46.0 | 41.1 | 131.0 | NE | 2 | 130 | | 13.4 | Ì |
| | • • • | | 30.133 | 63.8 | 56.1 | 59 | 66.3 | 51.0 | 43.8 | 129.8 | NE | 2 | 90 | | 12.6 | ì |
| | •• | | 30.075 | 63.0 | 58.8 | 77 | 69.4 | 52.3 | 47.8 | 136.8 | N | 4 | 114 | l :: | 10.2 | Č |
| | • • • | | 30 . 155 | 63 · 1 | 57.2 | 68 | 70.0 | 54 · 1 | 51.1 | $135 \cdot 9$ | NW | i | 135 | | 1.9 | Ċ |
| | •• | | 30.040 | 64.0 | 59.1 | 74 | 67.9 | 57.3 | 55.0 | 131.0 | NW | 5 | 223 | | 3.5 | C |
| | • • • | | 30.003 | 65.0 | 63.8 | 93 | 71.8 | 62.0 | $61 \cdot 2$ | 141.1 | NNW | 3 | 394 | | 1.7 | on |
| | •• | | 29.874 | 66.1 | $62 \cdot 2$ | 80 | 71.0 | 63.0 | 62.7 | 121.9 | NW | 5 | 367 | 53 | 0.0 | 01 |
| | • • | • • | 29.904 | 69.7 | 65.0 | 77 | 75.0 | 61.3 | 62.9 | 140.9 | NW | 6 | 388 | 53 | 2.0 | C |
| | | •• | | | | | | | | | | <u> </u> | | | | |
| | Means, &c. | | 29.854 | $64 \cdot 0$ | 59.0 | 73 | $69 \cdot 8$ | 55.7 | $53 \cdot 1$ | $134 \cdot 5$ | | $3 \cdot 4$ | 207 | 207 | 252 · 8 | |

Mean earth temperature at 1 ft., 67.2°; and at 3 ft., 63.7°. Number of rain days, 13.

DIRECTION OF WIND. Gale (force Forces N.E. E. Calm. N. S.E. S.W. W. N.W. 8 or more). 4 to 7. $4\frac{1}{9}$ 14 1 1 7 -3 - $\frac{1}{2}$ 1 -4 1 1 1 12

Note.—A pleasant summer month with mean temperature above the normal, and precipitation 26 per cent. below the average of previous years. Total bright sunshine, 252.8 hours, 55 per cent. of the possible, and one sunless day. Lightning was seen on the 18th, 20th, and 21st; thunder was heard on the 20th and 21st; and a slight fog was in evidence on the early morning of the 1st. Mean dew-point at 9 a.m., 55.0°; and mean vapour pressure, 0.432 in.

Notes on the Weather for January, 1933.

Notes on the Weather for January, 1933.

General.—The weather during the month was, on the whole, warm and sunny, with little wind. Though rainfall was below normal in most places, there was much muggy, humid weather The continual shortage of rain in the North Island has led to a reduction of milk yields, but stock generally are reported to be in very good condition, and in most districts there is abundant feed. Much hay and ensilage have been laid by for the winter. Fruit yields promise to be about average, but root crops are patchy. A good wheat crop is likely if rust and other troubles are avoided.

Rainfall.—As a rule the rainfall was considerably less than the average, but the deficits were very variable owing to the irregular nature of the rains that did occur. In the South Island there was much more than the normal in most of Nelson and Westland and much of the high country of the interior. The same is true of the north-eastern portion of the North Island. In Taranaki, inland districts fared better than the coast. In the Manawatu the distribution was very patchy, some places being very dry while in others good rains were received. The lack of rain is being felt most acutely, perhaps, in parts of the Waikato country. At the end of the month there seemed a likelihood of the dry conditions in Marlborough and Hawke's Bay being relieved. Thunderstorms were rather numerous and several cases of severe hailstorms were reported. A tornado in the Te Awamutu district on the 19th was responsible for some damage.

Temperatures.—Temperatures were everywhere above the normal for the month, many places having the warmest January since 1924. The average was usually exceeded by about 1° F. There were some very warm days in the middle and at the end of the month, numbers of places in eastern districts of the South Island recording over 90° F.

Sunshine.—In spite of the much humid weather, more sunshine than usual was experienced. Of the returns to hand, Nelson with 284.6 and Blenheim with 284.0 hours, furnished the highest

For example, a moderate westerly depression passed eastward on the 2nd, and on the 3rd an anticyclone commenced to follow it on to the Dominion. This would normally have meant that the southerly winds which had set in would have gradually died down and veered to warm northerlies as the centre of the anticyclone passed, but at this time the tropical cyclone which was encountered during the night of the 4th to 5th January by the s.s. "Maunganui," near Rarotonga, was passing through the Pacific Island Groups from north of Fiji to south of the Cook Islands. The effect of this storm was to cause the pressure to remain low to the east of New Zealand and southerly winds to continue.

Next, another tropical cyclone, which was first heard of on the 8th, moved very slowly almost in a due southerly direction and it was not until the 17th that it finally filled up and disappeared when centred north of East Cape. For some days it

produced dull, unsettled weather in the northern part of the Dominion with irregular rains, among which were many heavy falls. Elsewhere, although the atmosphere was very sultry and humid, little rain fell. The westerly depressions were, in the meantime, held up.

On the 17th, however, a deep westerly depression did move on to the South Island. This was successively rejuvenated, so that it was not until the 22nd that it finally moved away. Muggy weather, with rains of irregular character, continued

throughout this period.

An equally slow-moving anticyclone then took the place of the depression, and fine, cool weather prevailed at most places until the 28th, when a fresh and complex depression commenced to affect our weather in a series of waves. Warm and humid conditions again set in. As a result of heavy rains on the 30th and 31st, there was severe flooding in northern Nelson and Marlborough, and in Westland. In the Rai Valley twenty inches fell in less than two days.

EDWARD KIDSON, Director.

CLIMATOLOGICAL TABLE.

MEANS AND TOTALS FROM CHIEF STATIONS

January, 1933.

| , ie | | | Extre | mes. | 11 the | re). | a A | | | Extr | emes | the | 년 년 년 |
|------------------------------|--|-----------------------------|--------------------|--------------------|--|------------------------------------|------------------------------|---|-----------------------------|--------------------|--------------------|--|-----------------------------------|
| Altitude above Sea-level. | Name of Station and Observer. | Mean Temp. Air in Shade. | Mean Max. Temp. | Mean Min. Temp. | Total Rainfall (100 Points to the Inch). | Days with Rain (\$ Point or more). | Altitude above Sea-level. | Name of Station and Observer. | Mean Temp. Air in Shade. | Mean Max. Temp. | Mean Min. Temp. | Total Rainfall (100 Points to the Inch). | Days with Rain (§ Point or more). |
| Ft. 200 | NORTH ISLAND. TE PAKI, TE HAPUA | Deg. | Deg. | Deg. | Points. | | Ft. | SOUTH ISLAND—continued. BLENHEIM | Deg. 65-6 | Deg. 76.6 | Deg. 54·5 | Points 170 | 10 |
| 225 | B. H. Morrison WAIPOUA, DONNELLY'S CROSSING | 63.3 | 73.0 | 53.6 | 245 | 13 | 860 | P. J. Galliers Waihopai, Blenheim J. Stanwell | 63-6 | 74.1 | 53.2 | 482 | 15 |
| 110 | A. Bodle RIVERHEAD | 64.8 | 74.1 | 55.5 | 195 | 10 | 800 1225 | Golden Downs, Nelson Forest Ranger | 60.8 | 72·1 75·0 | 49.5 | 637 194 | 9 |
| 160 | J. Johnson Auckland S. M. Yallop | 68.0 | 74.6 | 61.3 | 148 | 10 | 743 | H. Roche | 62.9 | 75.2 | 50.6 | 203 | 6 |
| 404 | Waihi M. F. Haszard | 64.9 | 72.9 | 56.9 | 897 | 13 | 12 | J. E. Fletcher HOKITIKA | 60.8 | 67.0 | 54.5 | 1384 | 16 |
| 46 | TE AROHA C. E. Christensen | 68.2 | 79.0 | 57.5 | 385 | 13 | 1220 | | 61.6 | 73.7 | 49.5 | 396 | 12 |
| 100 | TAURANGA Miss K. Butcher | 65.8 | 75.1 | 56.5 | 421 | 12 | 1200 | H. E. M. Hart "Rudstone," Methven | 60.4 | 70-3 | 50.5 | 547 | 14 |
| 131 | RUAKURA FARM, HAMILTON EAST G. K. McPherson | 65.6 | 77.1 | 54.1 | 264 | 10 | 22 | James Carr CHRISTCHURCH H. F. Skev | 62.0 | 70.7 | 53.4 | 215 | 12 |
| 230 | CAMBBIDGE H. McArthur | 66.3 | 78-0 | 54-6 | 294 | 11 | 36 | Lincoln E. W. Hullett | 62.3 | 72.0 | 52.6 | 227 | 10 |
| 925 | | 65.0 | 74.0 | 56.0 | 556 | 11 | 2510 | Cook | 58.3 | 67.9 | 48.7 | 1291 | 16 |
| 1000 | ROTORUA NURSERY, WHA- KAREWAREWA | 64.0 | 75.4 | 52.7 | 622 | 12 | 323 | C. Elms ASHBURTON | 61.8 | 72-2 | 51.5 | 310 | 11 |
| 617 | W. T. Morrison ONGARUE D. J. Gardiner | 63.9 | 76-0 | 51.8 | 357 | . 11 | 2350 | LAKE TEKAPO Miss D. C. Trott | 58.5 | 71.2 | 45.8 | 268 | 7 |
| 60 | NEW PLYMOUTH G. H. Dolby | 64.6 | 71.8 | 57.4 | 241 | 14 | 1000 | C. Searle | | | ••• | •• | |
| 3670 | CHATEAU TONGARIRO, NATIONAL PARK | 53.4 | 61.7 | 45.2 | 699 | 18 | 56 | TIMARU A. W. Anderson | 60.6 | 69.9 | 51.2 | 175 | 12 |
| 2125 | | 58.6 | 69.8 | 47.5 | 457 | 12 | 200 1110 | F. Akhurst | 59·7 61·0 | 70.1 | 49·3 50·9 | 260 | 12 |
| 5 | L. H. Bailey NAPIER T. R. Hutton | 66-6 | 73.5 | 59.7 | 88 | 8 | | F. W. Bailey Ophir | 61.6 | 75.5 | 47.8 | 112 | 12 |
| 45 | Hastings | 65.7 | 76.7 | 54.7 | 133 | 12 | 1550 | | 59.8 | 72.4 | 47.3 | 241 | 12 |
| 2157 | TAIHAPE A. R. Fannin | 61.0 | 70.1 | 51.9 | 298 | 11 | 520 | Dr. A. Kidd ALEXANDRA Geo. Smith | 63.3 | 74-4 | 52.2 | 101 | 8 |
| 8 | TANGIMOANA G. W. Braddell | 64.6 | 73.2 | 56.0 | 114 | 10 | 2448 | | 56.0 | 67.8 | 44.2 | 146 | 8 |
| 100 | PALMERSTON NORTH E. J. Werry | 66-0 | 75.1 | 56.9 | 198 | 12 | 1 | DUNEDIN D. Tannock | 60.0 | 68-0 | 52.1 | 286 | 14 |
| 110 | • | | 74.5 | 5.8 | 179 | 15 | } | GORE A. T. Newman INVERCARGILL L. Lennie | 59-4 | } | } | 1 | - |
| 384 | Pahlatua A. W. Hamilton | 64.0 | 73.9 | 54.1 | 329 | 12 | 749 | LATE RET | | 3. | | | |
| 44 | | 64.0 | 70-4 | 57.5 | 417 | 9 | 743 245 | | 58.6 | 70.6 | 46.6 | 128 | 8 |
| 387 | | 65-6 | 77-9 | 53.4 | 89 | 8 | | January, 1931 February, 1931 | 56·3 56·4 | 67.9 | 45.0 | 375 | 16 |
| 415 | WELLINGTON | 62.8 | 69.8 | 55.7 | 207 | 13 | | March, 1931 | 53·6 48·4 54·0 | 58.9 | 37.9 | 133 | 15 |
| | South Is | ST.AND | | | | | | February, 1932 | | 67.6 | | | 16 |
| 24 | NELSON | | 72.2 | 56.6 | 739 | 9 | 1 | ERRAT | UM. | | | | |
| 57 | O. B. Pemberton APPLEBY, NELSON W. J. Biggar | 64.1 | 72.0 | 56.2 | 616 | 10 | 110 | RIVERHEAD— December, 1932 | 59-8 | 69•3 | | | |

NEW ZEALAND RAINFALL FOR JANUARY, 1933.

[Note.—Late returns for stations appear at end of table.]

| i | Station. | • | | Total Fall, Points (100 to Inch). | Days with Rain. | Station. | Total Fall, Points (100 to Inch). | Days v Rain | | | | |
|-----------------------------------|---|-------------|-------|---|--------------------------------------|--|---|----------------|--|--|--|--|
| | | RTH ISL | | | | NORTH ISLAND—continued. (C.) NORTH-WEST—continued. | | | | | | |
| ar | • • | ORTH AU | OKL | | ۵ | 1 ' ' | | 10 | | | | |
| ipe Maria van angonui | | • • | • | $\begin{array}{c} 27 \\ 73 \end{array}$ | $\begin{bmatrix} 2\\4 \end{bmatrix}$ | mr 1 | 568 411 | 12 | | | | |
| angitihi | •• | •• | •• | 200 | 5 | lm 4 . ~ | 411 566 | 10 | | | | |
| aeo | | | | 288 | 8 | 1 | 262 | 5 | | | | |
| aitaia | | •• | • • | 105 | 6 | 1 77 1 1 | 212 | 10 | | | | |
| ussell | | | | 88 | 8 | 1 15 50 1 | 649 | 13 | | | | |
| erekino | •• | •• | • • | 125 | 4 | Waikeria, Te Awamutu | 649 | 9 | | | | |
| oadwood | | | • • | 223 | 9 | | 449 | 7 | | | | |
| ıngiahua, Hol ohukohu | _ | | • • | $ \begin{array}{c} 261 \\ 191 \end{array} $ | 13 | Otorohanga | 411 | 10 | | | | |
| iwakawa | •• | •• | • • | 165 | 9 | | $\begin{array}{c c} \cdot \cdot & 366 \\ \cdot \cdot & 234 \end{array}$ | 11 | | | | |
| ikohe | •• | •• | • • • | 142 | 10 | Mairoa | 322 | 10 | | | | |
| hipuhi Plante | | akapara | | 375 | 14 | Paekaka, Paemako | 248 | 1 | | | | |
| kurangi (Apo | | •• | | 399 | 7 | Mokauiti | | | | | | |
| ekaweka | ** | · · · | • • | 367 | 10 | Te Matai, Aria | 358 | 15 | | | | |
| eretoki Statio | n, waima | tenui | • • | $\frac{248}{358}$ | 6 14 | Awakino | 302 | 1. | | | | |
| iatangata innelly's Cros | in <i>a</i> | •• | • • | 347 | 14 | Mangatoi, Mokau Mohakatino | 458 282 | 17 | | | | |
| hangarei | ••• | | | 194 | 10 | Mohakatino Ohura | 282 | 1 | | | | |
| hatoro | •• | | | 325 | 13 | Taumarunui | 330 | Ĩ. | | | | |
| airua Falls (p | ower-stati | on) | | 324 | 11 | Uruti | 390 | 1 | | | | |
| rgaville | •• | •• | • • | 57 | 8 | Hautu | 298 | 1. | | | | |
| ngawai | • • | •• | • • | 88 | 6 | Waitara | 265 | 1 | | | | |
| takohe | ot Donnio | | • • | 319 307 | 9 12 | Tangarakau | 469 | 1 | | | | |
| igle Cove, Gre ttle Barrier I. | | | • • | 263 | 10 | Tongariro Hatchery, Tokaanu | 467 | 1 | | | | |
| arkworth | • • • | •• | • • | 124 | 8 | Lepperton Waterworks, Mangorei | 107 | 1 | | | | |
| vier Island | •• | •• | • • | 169 | 9 | Rangipo | 542 | i | | | | |
| hurangi | •• | •• | | 270 | 6 | Whangamomona | 592 | 1 | | | | |
| hangaparaoa | • • | • • | | 119 | 7 | Purangi | 589 | 1 | | | | |
| elensville | | •• | • • | 170 | 6 | Inglewood | 688 | 1 | | | | |
| ocky Bay, Wa | uheke | •• | • • | 175 196 | 6 16 | Riversdale, Inglewood | 645 | 1 | | | | |
| enderson uia, Manukau | •• | •• | • • | 547 | 10 | Upper Mangorei | 711 678 | 1 | | | | |
| ula, manukaa | | | | | | Tariki Hydro | 678 | | | | | |
| | , , | North- | | | | (D.) South- | EAST. | | | | | |
| ır-es-Salaam | - | - | - | 756 | 16 | Water | 1 005 | 1 1 | | | | |
| irua | •• | •• | • • | 803 299 | 14 7 | East Cape | 835 | 1 | | | | |
| names Tharekawa Nu | reary Wh | angamat | · | $\begin{array}{c} 299 \\ 685 \end{array}$ | 12 | Wairoro, Ruatoria | 342 | | | | | |
| irua, Thames | | · · | | 276 | 12 | Pakihiroa | 1049 | i | | | | |
| erepeehi | •• | •• | • • | 427 | 15 | Tapuachikitia, Tikitiki | | | | | | |
| eroa | • • | | | 601 | 16 | Waiorongomai, Tapawaeroa | 1058 | 1 | | | | |
| elle Vue Farm | | i | ٠. | 380 | 15 | Ruangarehu Station, Tokomaru Be | | 1 | | | | |
| oringdale, Wa | itoa | • • | ٠. | 324 | 11 | Mangatarata Station, Tokomaru B | | l | | | | |
| orrinsville | no Dunon | | • • | $\frac{348}{587}$ | 11 | Tokomaru Bay Owhena, Tokomaru Bay | 1114 | 1 | | | | |
| ukuhanga, Ca aukokore | pe romav | vay | •• | 901 | 11 | Waihau, Tolaga Bay | 813 | i | | | | |
| atarau, Cape | | •• | | 930 | 14 | Tolaga Bay | 672 | 1 | | | | |
| araehako, Op | | | | 803 | 13 | Whatatutu | 301 | 1 | | | | |
| atamata | | | | 307 | 12 | Toromiro, Whakarau | 566 | 1 | | | | |
| he Camp, Tau | ranga | • • | • • | 352 | 12 | Otoko | 487 |) | | | | |
| aimai | • • | •• | • • | 596 | 14 | Te Karaka Puha, Poverty Bay | 399 367 | | | | | |
| hakatane potiki | •• | •• | • • | 596 517 | 13 | Eastwood Hill | 367 | 1 | | | | |
| kere Falls | •• | •• | •• | 775 | 14 | Glenroy Station | 842 | ĺ | | | | |
| ake Rotoma | •• | •• | | 985 | 10 | Tahora, Gisborne | 432 | 1 | | | | |
| aneatua | | | | 697 | 11 | Patutahi | 274 |]] | | | | |
| amaku | | | ٠. | 618 | 11 | Te Kura, Ruakituri | 406 | 1 1 | | | | |
| aharoa | D.4 | •• | • • | 708 | 10 | Gisborne | 456 |] | | | | |
| phia Street, | rotorua | •• | • • | $\begin{array}{c} 658 \\ 415 \end{array}$ | 12 10 | Hopuruahine Whakapunake | 256 | | | | | |
| okoroa arumoku, Mo | tn | | • • • | $\begin{array}{c} 415 \\ 645 \end{array}$ | 15 | Waikatea, Ruakituri | 344 | 1. 1 | | | | |
| arumoku, mo airata, Opoti | | • • | • • • | 539 | 15 | Waikaremoana | 428 | 1 | | | | |
| aingaroa Plai | | •• | | 807 | 15 | Tuai, Waikaremoana | 358 | . 1 | | | | |
| aiotapu | | •• | | 753 | 15 | Puninga Station, Wharerata | 985 |]] | | | | |
| urupara | | . • • | • • | 858 | 14 | Mangaone Valley, Tangitere | 668 |] | | | | |
| oranga Valley | | | • • | 407 | 21 | Kotemaori Wairoa | 314 | | | | | |
| airapukao ngaroto | •• | • • | • • | 568 567 | 14 8 | Maungaharuru | 421 | | | | | |
| okai | •• | •• | • • | 550 | 12 | Mautaua, Mohaka | 319 | • | | | | |
| otokawa | • | •• | • • | 407 | 10 | Putorino, Wairoa | 224 |]] | | | | |
| aupo | •• | •• | | 265 | 12 | H.B. Forests, Waikoau | 306 |] | | | | |
| aimihia | | • • | | 522 | 14 | Tutira Homestead | 155 | 1 | | | | |
| arawera | •• | • • | ٠. | 459 | 13 | Te Waka, Te Pohue | 444 | | | | | |
| | (C. |) North | -WE | ST. | | Portland Island "Te Wairere," Puketitiri | 184 | | | | | |
| aerata (Wesle | • | • | | 411 | 10 | TT 1 TO 1 7 1 | | | | | | |
| aerata (weste 7aiuku | y Correge) | • • • | • • | 289 | 10 | Riverbank, Rissington | 100 | 1 | | | | |
| newhero | | •• | | 284 | 13 | Whanawhana | 192 279 |] | | | | |
| Wharerimu," | Onewher | | • • | 227 | 13 | "Wahine," Sherenden | | | | | | |
| Te Karaka," | Ka-awa | •• | | 295 | 11 | Anawai, Maraetotara | 432 | 1 | | | | |
| tate Farm, W | | | | 194 | 7 | Poukawa | 131 | 1 . | | | | |
| aiterimu | | •• | | 414 | 14 | Mokopeka | 120 | | | | | |
| garuawahia | •• | •• | • • | 178 | 9 | Gwavas, Tikokino | 261 | | | | | |
| lamilton Laglan | • • | •• | • • | $\frac{219}{210}$ | 8 | Pukehou, Te Aute | 134 |] ,1 | | | | |
| | | | • • | 210 | 1.1 | Waimarama ., | 92 | 1 | | | | |

| New Zealand Rainfall for | | T | New Zealand Rainfall for Janua | |
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| Station. | Total Fall, Points (100 to Inch). | Days with Rain. | Station. | Total Fall, Points Days w (100 to Inch). |
| NORTH ISLA | ND-continued. | | NORTH ISLAND— | continued. |
| (D) SOUTH, E | AST—continued. | | (E.) South-west—c | ontinued. |
| ackburn | 0.10 | 13 | Wainuiomata | 442 13 |
| Kura Settlement, Otane | 316 | 6 | Point Howard | 300 8 |
| Aug | 250 | 11 | Karori Reservoir | 207 14 |
| ngitapu | 241 | 8 | Seatoun (Beacon Hill) | 100 6 |
| aipukurau | 288 | 9 | Brooklyn Reservoir | 333 15 |
| ount Vernon | 206 | 12 | SOUTH ISLAN | D |
| amoana | 289 | 7 | (F.) WEST COAS | |
| kapau | 506 | 8 | 177 | r. : 313 . 8 |
| tuotaraia | 329 | 10 | (Waihaha * | 700 |
| tua Roa," Dannevirke | 461 | 11 | Collingwood | 1235 |
| ipuna, Woodville | 232 | 10 | Silverstream, Bainham | 2468 14 |
| ne Grove, Weber | 270 | 10 | Tarakohe | 1009 |
| odbank, Herbertville | 324 | 10 | Asbestos Cottage, Pokororo | 762 17 |
| ngamaire | 340 | 7 | Karamea | 760 13 |
| stry, Tane | •• | | Millerton | 1725 18 |
| etahuna | 422 | 9 | Twynham, Station Creek | 869 14 |
| tara | 874 | 14 | Westport | 627 19 |
| wataia, Eketahuna | 396 | 10 | Westport (Public Works Department |) 1165 19 |
| nedale, Tinui | 159 | 10 | Gowan | 416 12 |
| gshot, Masterton | 227 | 10 | Tiroroa | 2063 |
| tlepoint | 97 | 6 | Reefton | 552 7 |
| he Terrace," Tinui | 108 | 10 | Rewanui | 1604 22 |
| rangai | 103 | 9 | Greymouth | 961 16 |
| ndaff, Masterton | 131 | 6 | Moana | |
| inga, Masterton | 110 | 8 | Lake Kanieri | |
| sh Grove, Masterton | 145 | 9 | Otira | 1610 10 |
| ingawa | 119 | 7 | Ross | 1653 13 |
| Ngaianu," Masterton | 51 | 3 | Hari Hari | 1958 12 |
| atherston | 136 | 13 | Waiho Gorge | |
| eytown | 234 | 8 | Weheka | |
| mmit | 153 | 13 | Okuru | 292 4 |
| rtinborough | 130 | 6 | Milford Sound | 2699 11 |
| siorongomai, Featherston | 362 | 10 | Puysegur Point | 694 19 |
| ongorongo | 678 | 14 | (C) Nergov M. | ***** |
| keatua | 85 | 6 | | RLBOROUGH. |
| Hopai, Featherston | 182 | 7 | Stephens Island | 170 8 |
| goon Hill, Martinborough | 158 | 10 | Hamilton Bay | 219 |
| Awaite, Martinborough | •• | :: | Waitata Bay | 612 10 |
| pe Palliser | 1 85 | , 11 | The Brothers | 133 10 |
| | | | Motueka | 564 11 |
| | JTH-WEST. | | Manaroa | 592 10 |
| ngapurua Landing, Wangar | | 11 | Yncyca Bay "Harakeke," Central Moutere | |
| pe Egmont | 232 | 12 | TT-m-m Mandama | 254 9 |
| ratford | 657 | 14 | 1 36.2 | 553 11 |
| propito | •• | •• | Havelock | |
| etihi | 607 | 13 | | 2548 13 |
| tham | •• | • • | Opouri Valley, Flat Creek | 1659 12 |
| verlea, Taranaki | 180 | 9 | Picton | 000 |
| onnake | 323 | 13 | Atawhai, Nelson | 1044 |
| aiouru | 322 | 12 | Ocean Bay | 400 14 |
| piriki m | 406 | 15 | Stanley Brook | 044 |
| ngaohane Station, Taihape | 287 | 11 | Marshlands, Blenheim | |
| naia | 273 | 9 | Spring Creek, Blenheim | |
| utapu, Hihitahi | 346 | 13 | "Sevenoaks," Renwicktown | |
| Hiwira,'' Raketapauma | 445 | 12 | Blenheim | |
| awera Post-office | 337 | 10 | Erina, Blenheim | 150 |
| lawe, Hawera | 275 | 10 | Hartley Hills, Hillersden | |
| karamea Hydro | 433 | 8 | Seddon | |
| aitahinga, Kai Iwi | 316 | 11 | Avondale Station, Blenheim | 480 33 |
| tes | 349 | 8 | Cape Campbell | 60 3 |
| averley | 193 | 8 | Ward | 07 |
| anganui | 321 | 11 | Duntroon, Jordan | ~~~ |
| interville | 289 | 10 | Upcot, Awatere | 0=0 |
| koia, Wanganui | 265 | 9 | Rainbow Reserve | 0.40 |
| aituna West | 392 | 14 | Kekerangu (" Ellerton ") | |
| dvey, Turakina | 233 446 | 10 | Hapuku | 329 7 |
| omako, Ashhurst aitatapia, Bulls | | 13 | Moundsdale, Kaikoura | 141 6 |
| | 193 | 9 | Kaikoura West | 145 6 |
| ilding ock House, Bulls | 201 | 12 | ļ | |
| Δ΄ | 100 | 5 7 | (H.) CANTERBU | |
| | 101 | 5 | The Doone, Waiau | |
| iranga Woodhey," Palmerston Nor | | 9 | "Emscote," Stag and Spey | |
| 24. TÜ 1 | OFO. | 11 | Keinton Combe | 200 |
| | . 040 | 7 | Highfield, Waiau | |
| | 100 | | Waiau | |
| apeti | 465 775 |) | Hawkswood | |
| angahao (lower dam) | 204 | 15 | Riverside Farm, Amuri | 00 |
| angaore | 234 | 15 | Balmoral No. 1 | |
| angahao (upper dam) | 795 | 16 | Culverden | |
| aki | 502 | 16 | Gore Bay | |
| aitohu, Otaki | 441 | 15 | Arthur's Pass | |
| immerton | 369 | 8 | Waikari | |
| allaceville | 445 | 8 | Weka Pass | 400 |
| rentham | 455 | 11 | Bealey | |
| 7 - ! A | 397 330 | 14 | Mount White Station, Cass | 200 |
| alweed | 330 | 8 | Waipara | . 209 6 |

| S | tation. | | Total Fall, Points (100 to Inch). | Days with Rain. | Station. | Total Fall, Points (100 to Inch). | Days wi Rain. | |
|---------------------------------------|---------------|---|---|--------------------|--|---|------------------|--|
| S | OUTH ISLAN | IDca | ontinued. | - | SOUTH ISLAND—continued. | | | |
| (| H.) CANTERBUI | BYco | ntinued. | | (I.) OTAGO AND SOUTHLA | | _ | |
| | •• | | 363 | 1 11 | D: 10 11 | | 7 | |
| · · · · · · · · · · · · · · · · · · · | | ••• | 494 | 10 | March of Division | 201 | 8 | |
| 1 1 | •• | | 255 | 9 | Oamaru | 100 | 13 | |
| enthorne, Lake | Coleridge | | 520 | 13 | Clyde | 150 | 9 | |
| | •• | | 450 | 12 | TX7-1-1-4- | . 203 | 10 | |
| * | | | 488 | 11 | Moa Creek | 0= | 9 | |
| | | • • | 380 | | Galloway | 7.27 | 6 | |
| | | | 368 | 9 | Patearoa | 017 | 7 | |
| | •• | • • | 623 | 8 | Earnscleugh | . 120 | 8 | |
| ke Coleridge H | | • • | 382 | 9 | Kingston | . 176 | 5 | |
| int Switching | Station | • • | 604 | 12 | Te Awa, Hillgrove | . 228 | 14 | |
| 9 | •• •• ; | • • | 361 | 12 | Robertslee, Middlemarch | | 12 | |
| rfield | •• | • • | 395 | 9 | Paerau | | 11 | |
| parua Prison | | • • | 186 | 4 | Castle Hill Station, Athol . | - | 11 | |
| rorata | •• | • • | 407 439 | 12 | | . 251 | 13 | |
| ount Possession | | • • | 235 | 8 | | . 136 | 9 | |
| | roomt Homo | • • | 235 188 | 12 | | . 178 | 12 | |
| odes' Convale | | . • • | 2773 | 17 | | 158 | 11 | |
| ll Hut, Mt. Co andale, Mount | | • • | 442 | 9 | Manapouri | 077 | 5 | |
| thven | | • • | 695 | 9 | TX71 TX1 | . 97 | 2 | |
| vernor's Bay | •• | • • • | | | | 258 | 11 | |
| veley | •• •• | • • • | 707 | ii | 0. 1. 10 | 346 | 14 | |
| huna, Tai Ta | | • • • | 10. | | TRULE TT-4-L D4-1-11 | 177 | 14 | |
| rockworth," | | • • • | 115 | io | 1771 | . 175 | 4 | |
| rview, Spring | | | 437 | 10 | TO!4 | 185 | 4 | |
| ount Somers | | | 500 | 11 | Daring at da | . 218 | 15 | |
| aha | | | 196 | 8 | There is a City of Mr. 11 1 | . 262 | 17 | |
| kaia | | | 309 | 9 | T | . 218 | 12 | |
| uti, Little Riv | er | • • | 217 | 7 | m: | . 207 | 11 | |
| aroa | •• | • • | 186 | 7 | 15:14 | . 196 | 15 | |
| | •• | • • | 163 | 6 | Otautau | . 192 | 15 | |
| nchmore | | • • | 204 | 8 | Clinton | . 157 | 11 | |
| gnet Bay, Lit | tle River | • • | 66 | 3 | | . 176 | 10 | |
| el Forest | -1 | • • | 558 | 11 | | . 152 | 9 | |
| dley Peaks, T | - | • • | 210 | 7 | | . 185 | 10 | |
| ari Gorge afield | •• | • • | 566 Tracor | 12 plete. | | . 158 | 13 | |
| aemar | | • • • | 380 | piete. | Manual Date 4 | 202 | 16 | |
| nnford, Hinds | | • • • | 334 | 10 | "Fernhill," Mokoreta | . 219 | 15 | |
| itui, Geraldin | | | 480 | 12 | O | 173 | 12 | |
| rwell Downs, | Fairlie | | 493 | 11 | Clambus Taland | . 258 | 8 | |
| in Orchard, G | | | 238 | 6 | Makakana | . 290 | 18 | |
| deshurst, Fair | | | 551 | 12 | 1 XX7-21 X7-11 | . 286 | 14 | |
| mbrook Static | n, Fairlie | • • | 326 | 10 | "Dun Ian," Waimahaka | . 247 | 16 | |
| ari Estate | •• | | 469 | 12 | | . 214 | 12 | |
| kahu Bush |).). | • • | 495 | 11 | | . 208 | 15 | |
| enlyon, Lake (| _ | • • | 469 | 14 | Slope Point | . 68 | 3 | |
| aratah, Albury inchester | | • • | 294 | 13 | Half-moon Bay, Stewart Island | . 284 | 19 | |
| bury Park | •• | • • | 436 429 | 11 | | | | |
| easant Point | •• | • • | 385 | 9 | ISLANDS | | | |
| adown | •• | • • • | 308 | 12 | (N-4) 7) | | | |
| Ve | | • | 251 | 9 | NY: T.1 1 | 351 | 14 | |
| ithfield | | | 206 | 7 | A Deside of Colors | 755 | 17 | |
| naru Reservoi | | | 206 | 10 | 1 424 4 12 7 1 1 2 2 2 7 7 7 7 | | 1 :: | |
| ka Downs, H | akataramea | • • | 269 | 8 | Manager Coal Taland | | <u> </u> | |
| aihaorunga, W | | | 456 | 10 | 1 44. 00 1 7 1 1 | | | |
| aitaki Hydro | | | 139 | 11 | Mar. 1. O. 1. T.1 | | | |
| en-Cary Statio | n, Hakatarame | 8 | 244 | 9 | 1 To | | | |
| | (I.) OTAGO AN | | | | LATE RETU | RNS. | | |
| akarora enmore Station | · · Clearburn | •• | 585 239 | 12 10 | - - | | | |
| ungawera | , Clear burn | •• | 259 | l l | Te Awaiti, December, 1932 Twynham, Station Creek, December | . 67 r. 565 | 12 | |
| wea Flat | •• | •• | 193 | 9 | 1932 | ., 505 | 12 | |
| mbroke | | • | 209 | 8 | T 1 77 1 1 1000 | . 1490 | ϵ | |
| ggate | | ••• | 142 | , , 7 | D D 1 1000 | 772 | 17 | |
| iake | | | 170 | 9 | Camp Campbell, July, 1932 | 124 | 5 | |
| rras | | | 130 | 4 | G G | . 226 | 8 | |
| introon | | | 239 | 11 | 1 C C 1 11 C 1 1000 | . 44 | . 3 | |
| enorchy | | | 501 | 10 | | . 333 | | |
| eward Settlem | | | 107 | 4 | G. G. G. L. H. M. L. 1099 | . 5 |] | |
| ackstone Hill | | | | 7 | | . 244 | 9 | |
| ade House | •• | • • | 1156 | 17 | Robertslee, December, 1932 | . 173 | 11 | |
| rowtown | 377-1 - 45 | • • | 192 | 10 | | . 385 | ç | |
| rankton, Lake aseby | - | • • | 213 | 11 | | . 368 | (| |
| | | | 228 | 6 | Mauke, November, 1932 | . 1434 | 4 | |

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 | Bradey, Ellen | | Widow | Sydney, New Sout Wales, formerly Auckland | | 15/10/32 | 16/3/33 | Testate | Wellington. |
| 2 | Brasell, Arthur William . | | Plasterer | Suva, Fiji | .] | 19/1/33 | 16/3/33 | Intestate | New Plymouth. |
| 3 | | | Widow | Patea | . | 15/4/98 | 16/3/33 | ,, | Christehurch. |
| 4 | Hudson, Alice Elizabeth . | | Spinster | Gisborne | . | 24/2/33 | 16/3/33 | ,, | Gisborne. |
| 5 | Lye, Maria | | Married woman | Christehureh | - | 18/2/33 | 16/3/33 | Testate | Christehurch. |
| 6 | | | ,, | ,, | | 24/1/33 | 16/3/33 | ,, | ,,, |
| 7 | Uglow, Jane | • | ,, | " | | 27/2/33 | 16/3/33 | ,, | ,, |
| | | | | r . | | | | Į. | |

Public Trust Office, Wellington, 20th March, 1933.

J. W. MACDONALD, Public Trustee.

The Industrial Conciliation and Arbitration Amendment Act, 1932 .-- Notice of Cancellation of Awards.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the industrial disputes specified in the First Column of the Schedule hereto.

WHEREAS the Conciliation Commissioner has in the case of each of the said disputes notified the Clerk of Awards that HEREAS the Conciliation Commissioner has in the case of each of the said disputes notified the Clerk of Awards that a settlement of the dispute has not been arrived at by the Council of Conciliation appointed for the hearing thereof, and whereas in accordance with section 7 (4) of the Industrial Conciliation and Arbitration Amendment Act, 1932, every award or industrial agreement theretofore binding on the parties to the dispute in connection with the industry to which the dispute relates shall be deemed to be cancelled, and shall thereupon cease to be in force on the expiration of one month from the date of the Commissioner's notification to the Clerk of Awards as aforesaid:

And whereas the date of the Commissioner's notification to the Clerk of Awards is in each case set forth in the Second Column of the Schedule hearts.

Column of the Schedule hereto.

Notice is hereby given that the Awards specified in the Third Column of the said Schedule are deemed to be cancelled and cease to be in force on the expiration of one month from the respective dates set forth in the Second Column of the said Schedule.

SCHEDULE.

| | | | | | | |
|--|---|---|---------------------------------|--|--|--|
| First Column. | Second Column. | Third Column. | | | | |
| Industrial Disputes. | Date of Commissioner's Notification to Clerk of Awards. | Awards. | Reference. (Book of Awards.) | | | |
| Crawley, Ridley, and Co., Ltd., and Others, Applicants, and the Wellington Coachworkers' Industrial Union of Workers, Respondent | 13th March, 1933 | Northern, Wellington, Canterbury, and Otago and Southland Coachworkers' Award, dated 2nd September, 1930 (award cancelled in respect of the Wellington Industrial District) | Volume XXX, page 605. | | | |
| Marton Sash, Door, and Timber Co., Ltd., and Others, Applicants, and the Wel- lington Stationary, Traction, and Loco- motive Engine Drivers and their As- sistants' Industrial Union of Workers, Respondent | 15th March, 1933 | Wellington Industrial District Traction, Stationary, and Locomotive Engine Drivers' Award, dated 10th June, 1927 | Volume XXVII, page 429. | | | |

Dated at Wellington, this 22nd day of March, 1933.

HENRY E. MOSTON, Deputy Registrar of Industrial Unions.

Officiating Ministers for 1933.—Notice No. 10.

Registrar-General's Office,
Wellington, 20th March, 1933.

PURSUANT to the provisions of the Marriage Act, 1908,
the following name of an Officiating Minister within the
meaning of the said Act is published for general information:— The Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Noel Francis Edward Robertshawe, M.A., M.C. R. P. WARD, Registrar-General.

Results of Elections of Members of River Boards.

Department of Internal Affairs, Wellington, 23rd March, 1933.

THE following results of elections of members of River
Roards have been received for the second of the second for the second Boards have been received from Returning Officers, and are published in accordance with the provisions of the River Boards Amendment Act, 1913.

MALCOLM FRASER, Under-Secretary.

Kahutara River District, County of Featherston-

Barton, Edward F. Elgar, Mrs. Ella. Holmes, Edward Carleton. Sutherland, Gordon O. Sutherland, William L. C.

(I.A. 1933/131/3.)

Waipu River District, County of Whangarei-

Campbell, D. N. McAully, J. H. McKay, R. F. McMillan, N. McRae, Ć.

(I.A. 1933/131/13.)

CROWN LANDS NOTICES.

Lands for Sale or Selection.

Department of Lands and Survey Wellington, 21st March, 1933.

HE undermentioned sections will be offered for sale or selection on the date specified in the Schedule hereto.

SCHEDULE.

FOR SELECTION ON OPTIONAL TENURES, PART Section 7, Block II, Omona Survey District.

FOR SELECTION ON RENEWABLE LEASE.

Subsection 1 of Section 8 and part Section 10, Block X, Tangitu Survey District,

Subsection 1 of Section 7 and Subsection I of Section 8. Block XV, Omona Survey District.

Subsection 1 of Section 2, Block XV, Omona Survey District. Subsection 1 of Section 1, Block XVI, Omona Survey Dis-

Section 4, Block VI, Waro Survey District.

Section 7, Block XVI, Ohura Survey District.

Seven sections shown on sale plan 402.

Applications close at 4 o'clock p.m., on Monday, 24th April, 1933, at the District Lands Office, New Plymouth.

Sale plans and further particulars may be obtained from the Commissioner of Crown Lands, New Plymouth.

> W. ROBERTSON, Under-Secretary for Lands.

(L. and S. 9/2891.)

Land in Southland Land District for Sale by Public Auction.

District Lands and Survey Office,
Invercargill, 21st March, 1933.

NOTICE is hereby given that the undermentioned land
will be offered for sale by public auction for cash at
the District Lands and Survey Office, Invercargill, on Wednesday, 26th April, 1933, at 11 o'clock a.m., under the provisions of the Land Act, 1924.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SECOND-CLASS LAND.

 $Southland\ County. --Oteramika\ Hundred.$

SECTION 48, Block VII: Area, 2 roods. Upset price, £5. The section, which is suitable for a building-site, is situated close to Gorge Road Railway-station.

Conditions of sale and further particulars required may be obtained from the undersigned.

B. C. McCABE,

Commissioner of Crown Lands.

(L. and S. 1913/1319.)

Timber in the Auckland Land District for Sale by Public Tender.

District Lands and Survey Office, Auckland, 17th March, 1933. Auckland, 17th March, 1933.

Notice is hereby given that written tenders for the purchase of the undermentioned milling-timber will be received at the District Lands and Survey Office, Auckland, up to 4 o'clock p.m., on Friday, 12th May, 1933, under the provisions of the Land Act, 1924, and the timber regulations thereunder.

SCHEDULE.

AUCKLAND LAND DISTRICT .- WHAKATANE COUNTY.

Section 5, Block XI, Rotoma Survey District.

Species. Board Feet. 988,075 Rimu Kahikatea 6,657 . . Miro 10,092 Mangeao 11,622 1.016.446 Totals

Distinguishing brands: Consecutive numbers. Upset price: £1,300.
Time for removal: Three years.

The timber is situated near Lake Rotoma, the Rotorua Matata Road forming the north-western boundary of the section. Construction of any roading necessary to extract the timber will not be a difficult matter.

Terms of Payment.

The sum of one-quarter of the amount of the tender to be

The sum of one-quarter of the amount of the tender to be paid in cash within seven days after acceptance of tender, together with £1 ls. (license fee); balance payable in six (6) equal instalments, the first of such instalments to be paid within three (3) months of the date of acceptance of tender.

All instalment payments shall bear interest at the rate of 5 per cent. per annum as from the date of acceptance of tender, and, with the interest added, shall be secured by "on demand" promissory notes endorsed by two approved sureties. Such bills are to be completed and lodged with the Commissioner of Crown Lands within fourteen days after the purchaser has Crown Lands within fourteen days after the purchaser has been notified to complete.

Tenders must be accompanied by a deposit of 5 per cent. of the amount of tender in cash, marked cheques, or post-office order, the balance to be paid, if tender accepted, in terms as stated above.

Conditions of Sale.

1. The right to cut and remove the timber will be sold in accordance with the provisions of the Land Act, 1924, the regulations in force thereunder, and these conditions, and such additional conditions as the Commissioner of Crown Lands considers necessary in the interests of the Crown or of the

2. Intending purchasers are expected to visit the locality and to satisfy themselves in every particular on all matters relating to the sale.

3. The right is reserved to the Commissioner of Crown Lands to withdraw this timber from sale either before or after the date

for receipt of tenders.

4. For the purposes of this sale the foregoing description of the timber shall be taken as sufficiently accurate as to quantities, qualities, and species, and no contract for the purchase of the timber shall be voidable, nor shall the pur-

chaser be entitled to any abatement in price by reason of any error or misdescription herein or in any advertisement

any error or misdescription herein or in any advertisement having reference to this sale; nor shall any extra sum be claimed by the Crown if the quantity of timber is found to be in excess of that stated herein.

5. All timber, whether standing, felled, or in logs, shall remain the property of the Crown until the purchase of same has been completed.

6. The attention of all intending purchasers is drawn to the fact that the local controlling body may require the purchaser to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber is transported, and, before a sawmill license is issued to the transported, and, before a sawmill license is issued to the purchaser, a letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.

7. Only those trees numbered numerically are included in this sale. All unnumbered trees are excluded from this sale, and must not be felled or removed.

8. Should any dispute arise as to the boundaries the decision of the Commissioner of Crown Lands shall be final.

9. In the event of the timber remaining unsold at this

9. In the event of the timber remaining unsold at this offering, applications may be received and dealt with at any time within six months thereafter (unless previously formally withdrawn), providing, however, that the amount offered is not less than the upset price stated herein.

10. Any breach of the foregoing conditions of sale will render the "on demand" promissory notes liable for presentation for immediate payment.

11. The highest or any tender will not necessarily be accepted, and this timber is submitted for sale subject to the final acceptance of any tender by the Minister of Lands.

final acceptance of any tender by the Minister of Lands.

12. The purchaser shall have the right to cut the timber for

the period specified, but shall have no right to the use of the land.

13. The timber shall be cut in a face, and the Crown reserves

the right to follow up the mill-workings by felling and grassing such areas as from time to time become available, and of disposing of the same.

14. The licensee shall not allow any sawdust to find its way

into any watercourse of any description.

15. Purchasers are notified that extension of the time herein

stated for the removal of the timber must not be anticipated. Tenders to be addressed "Commissioner of Crown Lands, Auckland Land District, Private Bag, Auckland," and envelopes to be marked "Tender for Timber."

Full particulars may be obtained from this office.

K. M. GRAHAM, Commissioner of Crown I ands.

(L. and S. 20/679.)

STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.

State Forest Service,
Hokitika, 20th March, 1933.

NOTICE is hereby given that written tenders for the
purchase of the undermentioned milling-timber will
close at the office of the State Forest Service, Hokitika, at 4 o'clock p.m., on Monday, 10th April, 1933.

SCHEDULE.

Westland Forest-conservation Region, Westland Land DISTRICT.

All the milling-timber on that piece of land containing 56.5 acres, situated in Block XIII, Arnold Survey District, part of Provisional State Forest Reserve No. 1600, about two miles and a half from Omoto Railway-station.

The total estimated quantity of timber in cubic feet is 76,791 or in board feet 500,050 made up as follows:—

| Species. | | Cubic Feet. | Board Feet. |
|-----------|-----|-------------|-------------|
| Rimu | | 69,271 | 450,250 |
| Kahikatea | | 7,520 | 49,800 |
| | | | |
| Totals | • • | 76,791 | 500,050 |
| | | | |

Upset price: £408. Time for removal: Two years.

$Terms\ of\ Payment.$

A marked cheque for one-fifth of the purchase-money, together with £1 ls. (license fee), must accompany tender, and the balance be paid in four equal quarterly instalments, the first of which shall fall due three months after the date of sale. Terms of Sale.

1. All instalment - payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of I per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.

2. The right to cut and remove the timber will be added.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.

- 3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.
- 4. The attention of all tenderers is drawn to the fact that 4. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.
- 5. A return, giving the number of logs cut of each species 5. A return, giving the number of logs cut of each species and their contents, must be made quarterly by the licensee on the last days of March, June, September, and December respectively in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

 6. Intending tenderers are expected to visit the locality
- 6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.
- 7. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.
- 8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

 9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until
- further notice.
- 10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Hokitika," and endorsed "Tender for Timber."

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

S. A. C. DARBY, Conservator of Forests.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that John Fraser, of Tuakau, Bridge-worker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Pukekohe, on Wednesday, the 29th day of March, 1933, at 11.15 o'clock a.m.
Dated at Auckland, this 15th day of March, 1933.

A. W. WATTERS, Official Assignee.

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

N OTICE is hereby given that Ladisla Harry Scorrar, formerly of New Plymouth, now Frankton Junction, Guard, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 24th day of March, 1933, at 10.30 o'clock a.m. Dated at Hamilton, this 15th day of March, 1933.

V. R. CROWHURST, Official Assignee. In Bankruptcy.

In the estate of Sidney Hewgill, of Wanganui, Cycle Dealer, a bankrupt.

NOTICE is hereby given that a first dividend of 3s. 3d. in the pound is now payable on all accepted proved claims at my office, 44 Maria Place, Wanganui.

E. M. SILK, Deputy Official Assignee.

Wanganui, 17th March, 1933.

In Bankruptcy.

In the estate of James Price Mayes, of Wanganui, Carriage Painter, a bankrupt.

OTICE is hereby given that a first and final dividend of 10d. in the pound is now payable on all accepted proved claims at my office, 44 Maria Place, Wanganui.

E. M. SILK, Deputy Official Assignee.

Wanganui, 18th March, 1933.

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

NOTICE is hereby given that Percival Ralph Drum-mond, of 87 Dixon Street, Wellington, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 29th day of March, 1933, at 10.30 o'clock. Dated at Wellington, this 16th day of March, 1933.

S. TANSLEY, Official Assignee.

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

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 Tuesday, the 4th day of April, 1933, at 10.30 o'clock in the forenoon, or so soon thereafter as application can be heard, I intend to apply for an order releasing me from the adminis-I intend to apply for an order releasing me from the administration of the said estates.

Dated this 20th day of March, 1933. Haworth, John, of Takaka, Butcher. Haworth, John, of Takaka, Butcher.
Hill, Oliver Theodore, of Nelson, Driver.
Jury, Ruby, of Nelson, Milliner.
Lester, Archie Carlisle, of Nelson, Stock-buyer.
Lightband, William Alfred, of Stoke, Orchardist.
Newman, Charles Roderick, of Takaka, Motor-service
Proprietor (trading as "Emms' Motor Service").
Schwass, Harold Nelson, of Nelson, Painter.
Twidle, Maurice, of Rai Valley, Storman.

C. W. CARVER, Official Assignee.

Nelson, 20th March, 1933.

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

NOTICE is hereby given that LESLIE NYE, of 58 King Street, Dunedin, Motor-garage Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 24th day of March, 1933, at 2.15 o'clock in the afternoon.

Dated at Dunedin, this 15th day of March, 1933.

J. M. ADAM, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless careat be lodged forbidding the same on or before 24th April, 1933.

8036. GEORGE FINDON WIGHT.-Allotment 51, Parish of Maraetai, containing 41 acres and 29·3 perches; occupied by applicant. Plan 24273. Diagrams may be inspected at this office.

Dated this 17th day of March, 1933, at the Land Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

Notice under the Family Protection Act, 1908.—Application No. 6.

HEREBY give notice that REGINALD ROBERTS, of Balmoral Road, Mount Eden, Auckland, Financial Agent, has made application under the provisions of the Family Protection Act, 1908, to have the land described in his said application, situate in Balmoral Road, in the Borough of Mount Eden, containing 24-5 perches, being Lot 5 on a plan deposited in the Land Registry Office at Auckland under No. 8789, and being portion of Allotment 99 of Section 10 of the Suburbs of Auckland, and being the land comprised in certificate of title, Volume 215, folio 292, of the Register-books in the said office, registered as a "family home," and that the same will be registered accordingly unless caveat forbidding the same be lodged with me, at the District Lands Registry Office, Auckland, by some person claiming to be a creditor of the applicant within the time limited for that purpose by the said Act. said Act.

Dated this 15th day of March, 1933.

W. JOHNSTON, District Land Registrar.

LVIDENCE of the loss of certificate of title, Volume 324, folio 18 (Auckland Registry), for Lot 12 on deposited plan 7699, being part of Allotment 169 of Section 10 of the Suburbs of Auckland, of which SIDNEY GEORGE FUTCHER, of Auckland, Caretaker, is the registered proprietor, having been lodged with me, together with an application for the issue of a new certificate of title, notice is hereby given of my intention to issue such new certificate of title accordingly upon the expiration of fourteen days from the 23rd March, 1933.

Dated at the Land Registry Office at Auckland, this 17th March, 1933.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me for the issue of provisional certificates of title, in the name of RETINI TAMIHANA, an aboriginal Native of New Zealand, for 33 acres 3 roods 15-7 perches, more or less, situate in Block V, Haurangi Survey District, known as Turanganui No. 1E, and being all the land comprised in certificate of title, Volume 249, folio 205 (Wellington Registry), and for 4 acres 2 roods 28 perches, more or less, situate in Block V, Haurangi Survey District, being part of Subdivision No. 20 of the Turanganui Block, and being all the land comprised in certificate of title, Volume 250, folio 2 (Wellington Registry), and evidence having been lodged of the loss or destruction of the said certificates of title, I hereby give notice that I will issue the provisional certificates of title as requested after fourteen days from the date of the Gazette containing this notice.

Dated this 22nd day of March, 1933, at the Lands Registry PPLICATION having been made to me for the issue of

Dated this 22nd day of March, 1933, at the Lands Registry Office, Wellington.

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

EVIDENCE of the loss of mortgage No. 6071, of part of Section 28, District of Havelock Suburban, Block XVI, Wakamarina Survey District, and being the whole of the land comprised in limited certificate of title, Volume 33, folio 230 (Marlborough Registry), from AENEAS McMILLAN, as Mortgagor, to (now) JOHN WILSON BROWNLEE, Sawmiller, ROBERT BROWNLEE, Gentleman, JESSIE BROWNLEE, Spinster, and WILLIAM HADFIELD SMITH, Accountant, all of Havelock, having been lodged with me, together with an application for the issue of a provisional mortgage, notice is hereby given of my intention to issue such mortgage, notice is hereby given of my intention to issue such provisional mortgage accordingly upon the expiration of fourteen days from the date of the Gazette containing this

Dated at the Land Registry Office at Blenheim, this 17th March, 1933.

H. O. GOVAN, District Land Registrar.

ADVERTISEMENTS.

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

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

British Supplies and Company, Limited. 1930/166.

Given under my hand at Auckland, this 20th day of March, 1933

H. B. WALTON, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266 (4).

OTICE is hereby given that the names of the under-M mentioned companies have been struck off the Register and the companies dissolved :—

Anglo American Restaurant, Limited. 1920/133.
Anglo American Restaurant, Limited. 1924/136.
Hamilton Motors, Limited. 1929/191.
Harold Douglas, Limited. 1931/38.
Davies and Sloan, Limited. 1931/153.
iven under my hand at Angle 1931/153.

Given under my hand at Auckland, this 15th day of March, 1933.

H. B. WALTON, Assistant Registrar of Companies.

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

INDLY take notice that at the expiration of three A months from this date the names of the undermentioned companies will, unless cause is shown to the contrary, be struck off the Register, and the companies will be dissolved :-

The Whangarei Finance Company, Limited. 1930/ Onehunga Vulcan Ironworks, Limited. 1931/183. Kash and Karry, Taumarunui, Limited. 1931/293.

Given under my hand at Auckland, this 20th day of March,

H. B. WALTON, Assistant Registrar of Companies.

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

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

Chas. S. Platten, Limited. 1926/7.

Given under my hand at Gisborne, this 15th day of March, 1933.

G. H. SEDDON, Assistant Registrar of Companies

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

INDLY take notice 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 will be dissolved :-Iron Salesmen, Limited. 1932/78.

Given under my hand at Wellington, this 20th day of March, 1933.

W. H. FLETCHER, Assistant Registrar of Companies.

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

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register, and the companies dissolved :-

New Zealand Electrical Maintenance, Limited. 1932/40. Johnsonville Estates, Limited. 1930/76. Standard Bricks, Limited. 1928/146. Standard Bricks, Limited. Emu Limited. 1929/235.

Given under my hand at Wellington, this 20th day of March, 1933.

W. H. FLETCHER, Assistant Registrar of Companies.

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

K INDLY take notice 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 will be dissolved:—

The Sharman Plumbing Company, Limited. 1930/6.

Given under my hand at Hokitika, this 14th day of March, 1933.

W. E. BROWN, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266 (4).

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

Sidney A. Sheen, Limited. 1932/29.

Given under my hand at Dunedin, this 14th day of March, 1933.

L. G. TUCK. Assistant Registrar of Companies.

THE ENFIELD CABLE WORKS (AUSTRALASIA), LTD.

In the matter of the Companies Act, 1908, and in the matter of The Enfield Cable Works (Australasia), LTD. (a foreign company).

NOTICE is hereby given in pursuance of section 302 (a) that the above-named company intends to carry on business at Wellington, and that the office of the company in Wellington is at the office of the Enfield Cable Works (Australasia), Ltd., 8 Ballance Street, Wellington.

G. H. MURPHY, Attorney in New Zealand for the above-named company.

882

HUAPAI ORCHARDS, LIMITED.

IN LIQUIDATION.

NOTICE is hereby given that a general meeting of the company will be held on the 7th April, 1933, at 10.30 a.m., at the 3rd Floor, National Bank Buildings, Shortland Street, Auckland, for the purpose of receiving the final report of the Liquidator.

W. J. RODGER. Liquidator.

J. WHIPP AND CO., LTD.

IN LIQUIDATION.

NOTICE is hereby given that at a meeting of the above company held at the registered office on Thursday, the 23rd day of February, 1933, the following extraordinary resolution was passed:—

"That it has been proved to our satisfaction 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 the same, and accordingly that the company be wound up voluntarily, and that REGINALD CROOKS, Practising Accountant of Messrs. John Reid and Sons, Ltd., Liverpool Street, Dunedin, be and he is hereby appointed Liquidator for the purpose of such winding-up." winding-up.

890

R. CROOKS, Liquidator.

GAVIN WALLACE.

In the estate if GAVIN WALLACE, deceased.

NOTICE is hereby given that the business formerly carried on by Gavin Wallace, at Anzac Avenue, Auckland, under the style of "G. Wallace and Co.," Hardware Merchants, Anzac Avenue, Auckland, has been sold to Mr. Herman Walter Jagusch, who is carrying on the business for his own benefit. The estate of Gavin Wallace, deceased, has no further interest in the said business.

Dated at Auckland, this 13th day of March, 1933.

H. M. WALLACE, Executrix in the estate of Gavin Wallace, deceased.

891

FRENCH'S GARAGE, LIMITED.

IN LIQUIDATION.

A^T an extraordinary general meeting of shareholders held at the registered office, Otahuhu, on 13th March, 1933, at 10 a.m., the following extraordinary resolution was passed:—

"That, it being proved to its satisfaction that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, the company be

wound up voluntarily under the provisions of the Companies Act, 1908, and that JOAN COMPTON, of Auckland, Bookkeeper, be hereby appointed Liquidator for the purposes of such winding-up."

Creditors are required to lodge their claims with proof of ebt on or before the 20th April, 1933, to the Liquidator, 3rd Floor, New Zealand Insurance Buildings, Auckland.

J. COMPTON, Liquidator.

THE PAPAROA COAL COMPANY, LIMITED.

In the matter of the Companies Act, 1908, and in the matter of The Paparoa Coal Company, Limited.

OTICE is hereby given that the order of the Supreme Court of New Zealand, dated the 13th day of March, 1933, confirming the reduction of the capital of the above-named company from £63,820 to £47,865, and the minute approved by the Court showing with respect to the capital of the company, as altered, the several particulars required by the above statute, was registered by the Registrar of Companies on the 14th day of March, 1933. The said minute is in the words and figures following:—

"That the capital of the Paparoa Coal Company, Limited, henceforth is £47,865, divided into 63,820 shares of 15s, each fully paid up, instead of the former capital of £63,820 divided into 63,820 shares of £1 each fully paid up.

"At the date of the registration of this minute the sum of 15s. has been and is to be deemed paid up on each of the said shares making them fully paid up shares."

Dated at Wellington, this 15th day of March, 1933.

IZARD, WESTON, STEVENSON, AND CASTLE, Solicitors for the Company.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the partnership of Smith and Giddens, hitherto subsisting between John Digby Smith and Ernest Heather Giddens, of Akaroa, Motor-garage Proprietors, has been dissolved as from this date. The said Ernest Heather Giddens will retire from the said business which will for the future be carried on by the said John Digby Smith, who will receive all moneys and pay all debts due to or owing by the said late partnership.

Dated this 4th day of March, 1933.

J. D. SMITH. E. H. GIDDENS.

Witness to both signatures—Chas. W. Leete, J.P., Accountant, Akaroa.

SIMS STORES, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of Sims Stores, Ltd., in Liquidation.

DURSUANT to section 223 of the Companies Act, 1908, notice is hereby given that at an extraordinary general meeting of the shareholders of Sims Stores, Limited, held on the 27th day of February, 1933, it was resolved, by way of extraordinary resolution, that the company be wound up voluntarily.

Dated this 16th day of March, 1933.

J. L. ARCUS, Liquidator. 23 Waring-Taylor Street, Wellington.

CITY BOOT STORES, LIMITED.

In Liquidation.

N OTICE is hereby given that under the powers conferred on me under sections 230 (1) and 252 of the Companies Act, 1908, I now summon a general meeting of the company to take place at my office, 408 New Zealand Insurance Buildings, Queen Street, Auckland, on Friday, the 31st March, 1933, at 11 a.m.

Business (a) To receive the statement of account of the Receiver and Liquidator, and to hear his explanations thereon.

(b) To direct the Liquidator, by extraordinary resolution, as to the disposal of the books, accounts, and documents of

the company.

Dated this 15th day of March, 1933.

L. KNIGHT, Liquidator.
408 New Zealand Insurance Buildings, Queen Street
Auckland C. 1.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore in existence between WILLIAM HENRY BAYLY and ARTHUR FRIEND BAYLY, carrying on the business of a general grocery under the style of "Bayly Bros.," at 167 Jackson Street, Petone, has been dissolved by mutual consent as from 9th March, 1933, after which date the said Arthur Friend Bayly will carry on the said business under the same name at the old address.

Accounts owing to the firm should be paid to the said Arthur Friend Bayly, who will also be responsible for the payment of all debts incurred.

all debts incurred.

Dated at Petone, this 16th day of March, 1933.

A. F. BAYLY. W. H. BAYLY.

THEATRE PROJECTORS, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of THEATRE PROJECTORS, LTD., in Voluntary Liquidation.

PURSUANT to section 223 of the Companies Act, 1908, notice is hereby given that on the 10th day of March, 1933, the following extraordinary resolution was passed:—

"That the Company go into voluntary liquidation as from date hereof, and that Mr. H. B. Burdekir, Public Accountant, Wellington, be appointed Liquidator for the purposes of such winding-up."

Dated at Wellington, this 15th day of March, 1933.

898

897

H. B. BURDEKIN, Liquidator.

MEDICAL REGISTRATION.

GEOFFREY ALEXANDER MYERS, M.B., Ch.B. N.Z., 1933, now residing in London, hereby give notice that I intend applying on the 20th April next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

GEOFFREY ALEXANDER MYERS, Care of the High Commissioner for New Zealand, The Strand, London.

Dated at London, 18th March, 1933.

899

THE VEDIC, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of The Vedic, Limited.

NOTICE is hereby given that the following resolution was passed at a meeting of shareholders held on the 17th March, 1933:—

"That the Company be wound up voluntarily, and that Harold Hugh Sykes, of Dunedin, Accountant, Charles Tasman Lee, of Dunedin aforesaid, Secretary, and Charles Baker and James Yeoman Love, both of Dunedin aforesaid, Company Managers, be appointed Liquidators for the purposes of such winding-up."

Dated at Dunedin, this 17th day of March, 1933.

H. H. SYKES, for Liquidators. 900

JOHN E. HURDLEY AND SON, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of John E. HURDLEY AND SON, LTD.

A T an extraordinary general meeting of the members of the above-named company, duly convened and held at 104 Hereford Street, Christchurch, on Wednesday, the 14th day of March, 1933, the following extraordinary resolution

was duly passed:—
"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that FREDERICK GEORGE DUNN, of Christchurch, be and he is hereby appointed Liquidator for the purposes of such winding-up." winding-up.

Dated at Christchurch, this 14th day of March, 1933.

901

FRED. G. DUNN, Liquidator.

S. OPPENHEIMER AND CO., INC.

THE office of S. OPPENHEIMER AND Co., Inc. (formerly S. Oppenheimer and Co.), is situated at the New Masonic Building, The Terrace, Wellington.

902

S. EICHELBAUM. Attorney.

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CONTENTS.

| A | | | | | PAGE |
|---|---|----------------|-------------------|------------------|---|
| Advertisements | • • | • • | • • | • • | 501 |
| APPOINTMENTS, ETC. | • • | • • | • • | • • | 490 |
| BANKRUPTCY NOTICES | | | •• | | 500· |
| CROWN LAND NOTICES | | | | | 498 |
| Land | | | | | |
| Boundaries of Ham | mer Pla | antation | Fire I | istrict | |
| altered | ••• | | | | 491 |
| Condition as to a Bui | | | | | 481 |
| Declaring Portions | of Road | ds to be | Gover | nment | |
| Roads | | 1.1 | • • | • • | 474 |
| Directing Railway La Laying-off of Roads | ina to p | e som Widtl | thon | ee # | 474 |
| authorized | . Ot 16 | 55 WIUU | 1 0118611 | 00 10. | 491 |
| For Public Auction | • • | • • • | •• | • • • | 499 |
| For Sale or Selection | | | •• | • • | 498 |
| Proclaimed as a Road | | oad close | d | | 471 |
| Proposed Alteration of | of Boun | daries | • • | | 492 |
| Reservation over Sce | | | ked | • • | 471 |
| Reserved for Scenery | | ation | • • | • • | 472 |
| Temporarily reserved Vesting Control of Sc | | · · | • • | • • | 498 |
| _ | | serves | • • | • • | 489 |
| Land Transfer Act No | TICES | • • | • • | • • | 500· |
| Miscellaneous— | | | | | |
| Awards, Notice of Ca | | | , | | 498 |
| Cook Islands Fruit I | kegulati | ons Amei | ndment, | , 1933, | 405 |
| No. 4 Counties Act: Section | ona 191 | ond 121 | not to | annly | 485 |
| to Buller County | DIIS 121 | and 101 | not to | appry | 491 |
| Date of Election to fi | ll Extra | ordinary | Vacan | ev on | |
| Fire Board | | • • | | •• | 491 |
| Declaration as to | Control | led Areas | s for (| -sbook | |
| services | | • • | • • | • • | 477 |
| Domain Boards appo | inted | · · | ٠: , | | 474 |
| Loan: Raising, Ins | stalmen | t Kepayı | nent, | | 470 |
| and Rate of Inter Loans: Raising, Ter | | Rates of | F Intoro | ot ·· | 478 477 |
| License authorizing | | | | | 411 |
| Electricity | | | ••• | | 475 |
| Meteorological Return | | | | | 493 |
| Municipal Corporation | $\operatorname{ns}\operatorname{Act}$: | Altering ' | Total N | \mathbf{umber} | |
| of Members of Cor | uncil | | • • | • • | 492 |
| Postal Correspondence | e, Pron | ibition of | Dan 1. : 1. : | | 492 |
| Postal Correspondence Public Trustee: Elec | | | | | 492 498 |
| Regulation of Goods | | | | | 478 |
| Regulations under E | | | | | 482 |
| Regulations under S | Stock A | lct for I | Prevent | ion of | |
| Spread of Ticks an | ong Sto | ock | ٠., | | 472 |
| Regulations under Fr | uit Con | trol Act a | mende | 1 | 489· |
| Roads exempted und | er Secu | on 128 of | Public | works | 481 |
| Act Regulations for fixng | Evnor | t Duty c | n Conr | a from | 401 |
| Cook Islands | | | | | 488 |
| Shops and Offices Ac | t: Pro | hibiting S | sale of | ertain | |
| Goods | | | | | 492 |
| Shops and Offices A | tct: F | ixing Clo | sing-ho | urs of | |
| Shops | • • | ; . | | | 492 |
| Testing Officer und | er Mot | or-drivers | ' Regu | lations | 400 |
| approved | •• | • • | • • | • • | 490 |
| Timber for Sale Westport Harbour E | Rv.law s | mended | • • | •• | $\begin{array}{c} 499 \\ 472 \end{array}$ |
| - | - | monaca | •• | • • | 499 |
| STATE FOREST SERVICE | NOTICE | • • | •• | • • | 499 |
| | | | | | |