



THE

GAZETTE. NEW ZEALA

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 4, 1934.

Land proclaimed as a Road in Block II, Patetere North Survey District, Auckland Land District.

[L.S.]

BLEDISLOE, Governor-General.

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Patetere North Survey District described in the Schedule hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 3.1 perches.

Being portion of Lot 106 on D.P. 5043, being portion of Okoroire Block shown on D.P. 19379.

Situated in Block II, Patetere North Survey District. (S.O. plan 27436.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 21/12, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2708, and thereon coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 1st day of October, 1934.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 21/12.)

Land proclaimed as a Road in Block XV, Kopuaranga Survey District, Masterton County.

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

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Kopuaranga Survey District described in the Schedule hereto.

SCHEDULE.

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

Being Portion of

Section 4. 7.7

0 0 32.6

Situated in Block XV, Kopuaranga Survey District. (S.O. 2924.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 87973, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/10/63/11.)

Land proclaimed as a Road, and Road closed, in Block VII, Egmont Survey District, Inglewood County.

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

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Being Portion of A. R.

A. R. 1.
0 0 36.6
0 0 4.9 Section 32; coloured pink.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 rood 3.9 perches. Adjoining or passing through part Section 7; coloured green.

A

All situated in Block VII, Egmont Survey District (Taranaki) R.D.). (S.O. 7310.)

All in the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 87807, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/7/38/2.)

Land proclaimed as a Road, and Road closed, in Block XI, Pirongia Survey District, Otorohanga County.

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

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 1 acre 0 roods 14·1 perches.

Being portion of Lot 1, D.P. 14644, being part Parihoro Block; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 acre 0 roods 39.2 perches.

Adjoining or passing through Lot 1, D.P. 14644, being part Parihoro Block, and part Parihoro No. 2D Block; coloured

All situated in Block XI, Pirongia Survey District (Auckland R.D.). (S.O. 26022.)

All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 83068, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion this 27th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/3230.)

Land proclaimed as a Road, and Road closed, in Block IV, Brunner Survey District, Grey County.

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

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road:

2 roods 13·4 perches.
Being Sections 13 and 30 and part Section 7, Moana Village; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 roods

Adjoining or passing through Sections 12 and 28 and Reserve 954, Moana Village; coloured green.

All situated in Block IV, Brunner Survey District (Westland R.D.). (S.O. 3102.)

All in the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 87891, deposited in the office of the Minister of Public Works at ellington, 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 27th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 44/423.)

Land proclaimed as a Street, and Street closed, in the City of Wellington.

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

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

FIRST SCHEDULE

LAND PROCLAIMED AS A STREET.

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

A. R. P. Being Portion of 0 0 0·19 Lot 3, D.P. 2674, and being part Section 4; coloured blue.

0 0 0.37 Lot 3, D.P. 2674, and being part Section 4; coloured red.

SECOND SCHEDULE,

STREET CLOSED.

Approximate area of the piece of street closed: 0.38 perches. Adjoining or passing through Lot 3, D.P. 2674, part Section 4; coloured green.

All situated in Block VII, Port Nicholson Survey District (Watts Peninsula R.D.), (City of Wellington). (S.O. 2914.)

All in the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 88033, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P. W. 51/1911.)

Land taken for the Purposes of a Road in Block IX, Linkwater Survey District.

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

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of October, one thousand nine hundred and thirty-four. thirty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3 acres 0 roods 38.5 perches

Being portion of Section 6.

Situated in Block IX, Linkwater Survey District (Mahakipawa R.D.). (S.O. R471/79.)

In the Marlborough Land District; as the same is more particularly delineated on the plan marked P.W.D. 87434, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 43/278.)

THE NEW ZEALAND GAZETTE.

Land proclaimed as a Road, and Road closed, in Blocks VII and VIII, Kopara Survey District, Grey County.

L.S.

BLEDISLOE, Governor-General.

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Areas of the Pieces of Land proclaimed as a Road.		Being Po	rtion of			Situated in Block	Situated in S District		Shown on Plan.	Coloured on Plan
A. R. P. 9 1 0	Reserve 1660 (S.O. 2887.)		is		• •	VII	Kopara		P.W.D. 86352	
$\left.\begin{array}{ccc} 6 & 2 & 34 \\ 1 & 0 & 31 \\ 0 & 0 & 1 \\ 0 & 0 & 31 \end{array}\right\}$	Reserve 1614	••		••	.	VIII	,,	••	P.W.D. 86353	Purple. Blue. Yellow.
	(S.O. 2962.)	(Westlan	d R.D.)							

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Road closed.	Adjoining or passing through			Situated in Block	Situated in Survey District of	Shown on Plan.	Coloured on Plan		
A. R. P. 0 1 18	Reserve 1614 (S.O. 2962.)	$\cdot \cdot \cdot$ estland	 R.D.)		••	VIII	Kopara	P.W.D. 86353	Green.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 27th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

(P.W. 44/590/1.)

GOD SAVE THE KING!

Stopping Government Roads in Blocks V, VI, X, and XI, Ruakaka Survey District.

[L.S.]

BLEDISLOE, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as stopped the Government roads described in the Schedule hereto, such roads being no longer required.

SCHEDULE.

Approximate Areas of the Pieces of Roads hereby stopped.	Adjoining or passing through	Situated in Block	Situated in District		Shown on Plan.	Coloured on Plan.
A. R. P.						
3 2 36.2	Part Lot 15, D.P. 919, being part Allotment 64,	X and XI	Ruakaka	. ••	P.W.D. 70024 (sheet 5)	Green.
0 1 24 0	Part Lots I and 2, D.P. 6671, being parts Allotment 64, Parish of Ruakaka (S.O. 24131 ⁵ .)	XI	,,	••	P.W.D. 70024 (sheet 5)	***
2 1 20 1	Part Lot 25, D.P. 919, being part Allotment 103, Parish of Mangapai (S.O. 27691.) (Auckland R.D.)	V and VI	,,	••	P.W.D. 87884	. ,,

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 19/511.)

Land taken for the Purposes of a Road in Block XII, Mangahopai Survey District, and Block XXIV, Waiau Survey District, Wairoa County.

[L.S.]

BLEDISLOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of October, one thousand nine hundred and thirty-four.

SCHEDULE.

Approximate Areas of the Pieces of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
$\left.\begin{array}{l} \textbf{A. R. P.} \\ 6 & 3 & 12 \\ 3 & 1 & 20 \\ 1 & 0 & 34 \\ 0 & 2 & 14 \cdot 4 \\ 0 & 2 & 15 \cdot 8 \\ 21 & 3 & 4 \end{array}\right\}$	Maungataniwha Block	XII XII XXIV XXIV	Mangahopai ,, Waiau ,,	P.W.D. 87943	Pink. Violet. Blue. Pink.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

(P.W. 40/183.)

GOD SAVE THE KING!

Portion of a Public Domain set apart for the Purposes of a Land taken for the Purposes of a Rifle Range in Blocks V and Rifle Range in Block V, Whangarei Survey District.

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

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the portion of public domain described in the Schedule hereto is hereby set apart for the purposes of a rifle range; and I also hereby declare that this Proclamation shall take effect on and after the fifteenth day of October, one thousand nine hundred and thirty-four. nine hundred and thirty-four.

SCHEDULE.

APPROXIMATE area of the piece of public domain set apart:

5 acres 3 roods 9 perches.

Being portion of part Allotment E. 17, Recreation Reserve (part Parahaki Domain).

Situated in Block V, Whangarei Survey District (Parish of Parahaki), (Auckland R.D.). (S.O. 27727.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 87999, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 1st day of

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 23/37.)

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a rifle range; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of October, one thousand nine hundred and thirty-four.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:

A. R. P. Being Portion of
1 0 0 Part Allotment E. 17 (Quarry Reserve), Block
V; coloured green.
10 3 2 Allotment 84, Blocks V and IX; coloured red.

Situated in Whangarei Survey District (Parish of Parahaki), (Auckland R.D.). (S.O. 27727.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 87999, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 28th day of September, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 23/37.)

Authorizing the Laying-off of a Street, off Fitzherbert Terrace, in the City of Wellington, of a Width of less than 66 ft., but not less than 40 ft., subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1933, and the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Wellington City Council to permit the laying-off of the proposed street, described in the Schedule hereto, of a width of less than sixty-six feet, but not less than forty feet, subject to the condition that no building or part of a building shall at any time be erected on the land fronting the said street within a distance of thirty-three feet from the centre-line of the said street. centre-line of the said street.

SCHEDULE.

THAT proposed street in the Wellington Land District, City of Wellington, off Fitzherbert Terrace, containing by admeasurement 38 perches, more or less, being portion of Sections 591, 592, 601, 602, and 603, Town of Wellington. As the same is more particularly delineated on the plan marked P.W.D. 87755, 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. 51/1903.)

Constituting the Mangaorongo Rabbit District.—(Notice No. Ag. 3220.)

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section thirty of the Rabbit Nuisance Act, 1928, it is enacted that the Governor-General may,

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

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

expedient to give effect to the prayer of the petition accordingly:

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

SCHEDULE.

ALL that area in the Auckland Land District, Otorohanga County, containing by admeasurement 22,900 acres, approximately, bounded by a line commencing at a point where the south-eastern boundary of Section 23, Block XVI, Piror is Survey District, meets the Waipa River: thence in an easterly direction generally along the south eastern south western Survey District, meets the Waipa River: thence in an easterly direction generally along the south-eastern, south-western, and again south-eastern boundaries of Section 23 aforesaid, the southern, eastern again, southern, and south-eastern boundaries of Section 13, Block XIII, Puniu Survey District, the southern, western, and again southern boundaries of Ouruwhero No. 1 Block, and the southern boundaries of Sections 8 and 9, Block XIV, Puniu Survey District, to the south-eastern corner of the last-mentioned section; thence

in a north-easterly direction along a right line passing through Ouruwhero No. 3T, No. Part 3x 2c, and No. 3q Blocks to the north-eastern corner of the last-mentioned block; thence in a south-easterly direction generally along a public road passing through Blocks X, XIV, and XV, Puniu Survey District, to the northern boundary of Section 2, Block XV, Puniu Survey District; thence along the northern boundary of Section 2 aforesaid to its north-western corner; thence in of Section 2 aforesaid to its north-western corner; thence in a southerly direction generally along the western boundary of Section 2 aforesaid, the western and southern boundaries of Section 3, and the western boundary of Section 4, all of Block XV aforesaid, the western boundary of Rangitoto A No. 54 Block, the western boundary of Section 1, Block III, Mangaorongo Survey District, and the western boundary of Rangitoto A No. 52 Block to the north-eastern corner of Section 6s, Pukemapou Settlement; thence in a westerly direction generally along the north-western boundaries of Sections 6s, 5s, 4s, 3s, 2s, and 1s, all of Pukemapou Settlement, the north-eastern and north-western boundaries of Rangitoto A No. 14b 2 Block to a public road intersecting the last-mentioned boundary; thence along that road to the Mangaorongo Stream; thence down the Mangaorongo Stream to its junction with the Waipa River; thence in a northerly direction generally down the Waipa River to the point of commencement.

F. D. THOMSON,

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

Directing the Sale of Stopped Government Roads in Block IV, Matakohe Survey District, under the Public Works Act,

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby direct the sale of the stopped Government roads described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of stopped Government roads directed to be sold :-

Adjoining or passing through Allotments 136 and 137. P. 27·0 1 0.2136 and 137. ,, 136 and 137. 130, 153, and 152. 130, 129, and 152. 1 1 $31 \cdot 0$,, 0 3.0 $36 \cdot 0$,, 129, 128, and 152.

Situated in Block IV, Matakohe Survey District (Parish of Mareretu), (Auckland R.D.). (S.O. 23027.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 59898 (sheet 4), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

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

(P.W. 2/16.)

Directing Sale of Railway Land at East Town under the Public Works Act, 1928.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Works Act, 1928 (hereinafter termed "the said 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

SCHEDULE.

Approximate area of the piece of land: 1 rood 6.92 perches. Portion of railway land (part Section 90, left bank of Wanganui River), Block I, Ikitara Survey District, City of Wanganui. (S.O. 2967.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked L.O 3224, deposited in the office of the Government Railways Board at Wellington, and thereon coloured green.

(L.O. 15520.)

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

Setting aside Native Land as a Native Reservation.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section two hundred and ninety-eight of the Native Land Act, 1931, it is enacted, inter alia, that when any Native freehold land is owned at law or in equity by not more than ten owners in common, if there is situated on the land a church or meetinghouse or other public building which in the opinion of the Court or Board is tribal or communal property, the Governor-General may, by Order in Council, set apart and reserve any part of that land for the common use of the owners thereof as in the said Act provided:

And whereas the Native Land Court has recommended that the land described in the Schedule hereto be set apart

as a Native reservation:

as a Native reservation:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and all other powers thereunto him enabling, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby set apart and reserve the Native freehold land described in the Schedule hereto for the common use of the owners thereof as a meeting-place.

SCHEDULE.

HAWERA SURVEY DISTRICT.

ALL that area of land situate in the Aotea Native Land Court District called or known as "Hamua 6B Block," containing 4 acres, more or less, and being the whole of the land comprised in a partition order of the Native Land Court dated the 4th day of May, 1934.

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

Radio Interference Regulations.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Post and Telegraph Act, 1928, His Excellency the Governor Grand Published Programmer Grand Published Programmer Grand Published Pu Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS.

Title.

1. These regulations may be cited as the Radio Interference Regulations, 1934.

Date of Operation.

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

Definitions

- 3. In these regulations, if not inconsistent with the con-
 - "Advisory Committee" means the Advisory Committee constituted as hereinafter appears:
 - "Department" means the Post and Telegraph Department:
 - "Interfering equipment" means any apparatus or equipment of any kind which may generate electric waves likely to interfere with the conduct of wireless communications:
 - "Minister" means the Minister of Telegraphs:
 - "Radio Inspector" means an officer of the Department who, with the general approval of the Minister, has been deputed to act in that capacity.

Advisory Committee.

4. (1) For the better administration of these regulations there shall be constituted an Advisory Committee the members of which shall be appointed by the Minister by writing under his hand.

Resignations.

(2) Any member of the Advisory Committee may resign writing under his hand delivered to the Minister.

Term of office.

(3) The term of office of any member of the Advisory Committee may be brought to an end by the Minister by writing under his hand, notice of which is given to the member or published in the *Gazette*.

Members.

- (4) The Advisory Committee shall consist of the following
 - (a) An officer of the Department, who shall be the permanent chairman of the committee:
 - (b) An officer of the Public Works Department, to be appointed on the nomination of the Minister of Public Works:
 - (c) A member appointed as representing the New Zealand Broadcasting Board, to be appointed on the nomina-tion of that Board:
 - (d) A member appointed as representing the electrical supply authorities and electric tramway promoters of the Dominion.

Meetings.

(5) The Advisory Committee shall hold meetings at such times and places as it may resolve or as the Minister directs.

Sub-committees.

(6) Unless in any particular case the Minister otherwise directs, the Advisory Committee may delegate to a subcommittee, consisting of any one or more of its members, the consideration wholly or in part of any matter referred to the Advisory Committee by the Minister, or the duty of reporting

(7) The Advisory Committee shall from time to time regulate its own quorum and general procedure, and may at any meeting elect one of its members to act as chairman in the absence from the meeting of the permanent chairman.

Chairman may certify for committee.

(8) Any matter to be certified or reported by the Advisory Committee may be verified by signature of the chairman or any member acting as chairman at a meeting at which such certificate or report was adopted.

FEES, ETC., PAYABLE TO MEMBERS OF COMMITTEE.

Committee business.

5. (1) In this regulation the phrase "engaged upon committee business" includes travelling to or from a meeting of the committee, and travelling (with the authority of the committee) on the business of the committee and engaged at a meeting of the committee, and otherwise (with the authority of the committee) on the business of the committee.

Fees.

(2) There shall be paid to each member of the committee, (2) There shall be paid to each member of the committee, not being a person employed in the Public Service or holding a permanent appointment of profit under the Crown, for each day or part of a day on which he is engaged upon committee business, a fee of £1 14s. for each such day, or £1 14s. for each

Provided that the said fee of £1 14s., being computed as a fee of £2 2s. reduced by ten per centum thereof, and further reduced by ten per centum of the remainder in like manner as payments subject to Part I of the Finance Act, 1931, and Part I of the National Expenditure Adjustment Act, 1932, shall, upon any statutory increase of any payments so subject, be increased in like manner.

Locomotion-expenses.

(3) There shall be paid to each such member all locomotionexpenses actually and reasonably incurred by him when engaged upon committee business, including the provision of deck-cabins on steamers and sleeping-berths on railway

Travelling-allowance.

(4) There shall be paid to each such member for each day or part of a day on which he is engaged upon committee business and absent from his usual place of residence, a travelling-allowance for personal expenses at the rate of £1 2s. 6d. per day of twenty-four hours:

Provided that the said allowance of £1 2s. 6d., being

computed as an allowance of £1 5s. per day reduced by ten per centum in like manner as payments subject to Part I of the Finance Act, 1931, shall, upon any statutory increase of any payments so subject, be increased in like manner.

Absence of less than one day.

(5) When a member leaves and returns to headquarters on the same day the fee and actual and reasonable expenses only shall be paid.

No fee, &c., payable if payment received from another source.

No fee, &c., payable if payment received from another source.

(6) No fee, locomotion-expenses, or expenses of board and lodging shall be paid in respect of any occasion in respect of which a fee, or personal allowance, or locomotion-expenses, or locomotion-allowance, or expenses of or allowance for board and lodging, respectively, have been received or will be received by the member from any other person, body corporate, or public or administrative body:

Provided that nothing contained in this clause shall prevent the Postmaster-General from making or receiving payments to or from any such person or body by way of apportionment

to or from any such person or body by way of apportionment of fees, expenses, or allowance, payable to any member by reason of his being both engaged upon committee business and also engaged upon the business of such person or body.

Particulars to be set out in claim.

(7) No claim of any member for fees, locomotion-expenses, or expenses of board and lodging shall be recognized unless such claim sets out the days and parts of a day claimed for, and contains full particulars of dates, places, amounts, and nature of each item, and is accompanied by the certificate of the member stating that on the days and parts of a day claimed for he was engaged upon committee business as particularly set out in the claim, and actually incurred the expenses set out in the claim, and (in respect of expenses of board and lodging) was absent from his usual place of residence as therein set out, and that the claim is correct in all sidence as therein set out, and that the claim is correct in all sidence as therein set out, and that the claim is correct in all particulars, and further stating and undertaking that the member has not already been paid any sum, and will not claim or accept any sum by or from any other person, body corporate, or public or administrative body by way of fee, or personal allowance, or locomotion-expenses, or locomotion-allowance, or expenses of or allowance for board and lodging, respectively, in respect of any occasion in respect of which the claim is made.

Moneys to be appropriated by Parliament.

(8) All moneys payable under this regulation shall be paid out of moneys appropriated by Parliament for the purpose.

INTERFERING EQUIPMENT. Unlawful to install, use, &c.

6. It shall not be lawful for any person to install, use, sell, or manufacture any interfering equipment (whether wireless telegraphic apparatus or not):

Provided that it shall be a defence to any person charged Frovided that it shall be a defence to any person charged with a breach of the provisions of this clause, if he proves that the interfering equipment in question has been the subject of a notice given under clause 7 hereof, and that an application for exemption from any of the requirements thereof has been made under clause 10 hereof, and that notice of the decision thereof has not yet here given. decision thereon has not yet been given:

Provided, also, that an exemption granted by the Minister under clause 15 or clause 16 hereof, and for the time being in force, shall, so far as it extends, be a sufficient defence to any person charged with a breach of the provisions of this clause, but shall not be a defence in respect of any act not authorized by the terms of such exemption.

SERVICE OF NOTICE BY RADIO INSPECTOR.

Notice to owner or user

7. A Radio Inspector may at any time, by notice in writing, require the owner or user of interfering equipment, within such period as the Radio Inspector may in such notice prescribe, being not less than fourteen days nor more than thirty days after service of the notice, to take such of the following steps as in the circumstances the Radio Inspector may require namely may require, namely :-

(a) To discontinue entirely the use of such interfering

equipment; or

(b) To discontinue the use of such interfering equipment
otherwise than during hours to be specified in

otherwise than during hours to be specified in such notice; or

(c) To eliminate, and keep eliminated, the interfering effect of such interfering equipment; or

(d) To reduce, and keep reduced, so as to be negligible, the interfering effect of such interfering equipment.

Notice to be complied with.

8. Every person on whom is served a notice given under the st preceding clause hereof shall at all times thereafter comply with the requirements of such notice according to the tenor thereof:

Provided that it shall be a defence to any person charged with a breach of the provisions of this clause if he proves that an application for exemption from any of the said requirements has been made under clause 10 hereof, and that notice of the decision thereon has not yet been given.

Abrogation of other regulations not to be implied.

9. Nothing contained in any such notice or in these regulations shall be deemed to authorize any unqualified person to carry out work on electrical lines or equipment, or do anything contrary to the provisions of the Electrical Wiremen's Registration Act, 1925, the Electrical Wiremen's Registration Regulations, 1929, the Electrical Wiring Regulations, 1927, the Radio Wiring Regulations, 1932, or any other enactment for the time being in force.

APPEAL AGAINST TERMS OF NOTICE. Appeal to Minister.

10. Any person on whom is served a notice given under clause 7 hereof may, within fourteen days of his receipt thereof, by application in writing, apply to the Minister for exemption from all or any of the requirements thereof on such grounds as are set out in the application.

Appeal disallowed by Minister.

appear disanowed by minster.

11. If in the opinion of the Minister no reasonable grounds are shown for exemption from compliance with a notice served under clause 7 hereof, the Minister may direct notice to that effect to be given to the applicant, and thereupon the applicant shall be bound to comply with the requirements of the notice served upon him under clause 7 hereof according to the tenor thereof, save only that any period fixed therein for compliance with the requirements thereof shall be computed from the time of service of the notice given under this puted from the time of service of the notice given under this clause.

Reference to committee.

12. If in the opinion of the Minister reasonable grounds for exemption are shown, the Minister may refer the application to the Advisory Committee.

Consideration by committee.

13. The Advisory Committee shall consider the application 13. The Advisory Committee shall consider the application for exemption together with any reports from officers of the Post and Telegraph Department that the Minister may cause to be submitted to the Committee, and may in its discretion (but without any obligation so to do) entertain evidence or submissions from or on behalf of the applicant, whether written or oral, and shall certify to the Minister its opinion with a positive of the application. on the merits of the application.

Appeal disallowed after report by Committee.

14. If, after considering the opinion of the Advisory Committee, the Minister is of opinion that exemption should not be granted, the Minister shall direct notice to that effect to be given to the applicant, and thereupon the applicant shall be bound to comply with the requirements of the notice served upon him under clause 7 hereof according to the tenor thereof, save only that any period fixed therein for compliance with the requirements thereof shall be computed from the time of service of the notice given under this clause.

EXEMPTION FROM TERMS OF NOTICE.

Granting of exemption after appeal.

15. If, after considering the opinion of the Advisory Committee, the Minister is of opinion that exemption should be granted wholly or in part, the Minister shall direct that an exemption from compliance with the requirements of clause 6 hereof be granted to the applicant, and/or a further modified notice under clause 7 hereof be served upon him: Provided that notwithstanding clause 10 hereof, no application for exemption shall be made upon the service of such further notice.

further notice.

Minister may grant exemption at any time.

16. The Minister may at any time, either on his own motion or on the application of any owner or user or intending user of interfering equipment, and either at his discretion or after of intertering equipment, and either at his discretion of after referring the question to the Advisory Committee for consideration and report, and if it appears that, having regard to all the circumstances, it would in any case be unreasonable or inimical to the public interest to require compliance (or full compliance) with the requirements of clause 6 hereof, direct that an exemption from compliance with the requirements of clause 6 hereof be granted to any person.

Terms.

17. Any exemption granted under clause 15 or clause 16 hereof may be granted in such terms as the Minister thinks fit, and subject to such conditions as the Minister thinks proper to impose, and may be for a limited period, and whether expressed to be for a limited period or not may be revoked at any time by the Minister by notice in writing served on the person to whom the exemption was granted.

INVESTIGATION BY RADIO INSPECTOR. Facilities to be rendered.

18. The owners or users of interfering equipment shall, in the case of any complaint, render the Radio Inspector all reasonable facilities and assistance in order that the cause of the interference may be localized and measures suggested to

Interference not general.

19. If in the opinion of a Radio Inspector any interference complained of is not an interference with the conduct of wireless communications in general, but only with those of a particular station, and either—

(a) Can be eliminated or reduced so as to be negligible by an alteration in or modification of the apparatus of such

particular station, or by the addition of any appliance

or device thereto; or

(b) Is accentuated by any defect in or characteristic of such

particular station; then it shall not be incumbent on the Radio Inspector to take any steps under clause 7 hereof.

INTERFERENCE FROM RADIO TRANSMITTING-STATION. Exemption from regulations.

20. The use of apparatus in a licensed transmitting-station at a transmitting-frequency for the time being allotted thereto under the Radio Regulations, 1932, shall not be deemed a breach of these regulations, notwithstanding any interference caused thereby.

Addressing of Notices, etc.

Notices to users of interfering equipment.

21. Any notices to be given under these regulations may be served personally upon the person to be served, or sent by registered post addressed to such person at his usual or last-known place of abode or business, or at any place where any interfering equipment may be or have been situate, and if

sent by post shall be presumed to have been delivered in due course of registered post, and shall be sufficient notwithstanding that the person to be served may be deceased or under disability and may not have any legal personal representative appointed.

Applications to Minister.

22. Any application to the Minister may be addressed to him at the General Post Office at Wellington.

PENALTY.

23. Any person who commits a breach of these regulations shall be liable to a fine not exceeding £50.

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

The Rotorua Trout-fishing Regulations, Amendment No. 5.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance of the powers vested in him by the Fisheries Act, 1908, and its amendments, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations by way of amendment to the Rotorua Trout-fishing Regulations, 1929 (hereinafter called "the principal regulations"), and doth hereby declare that the regulations hereby made shall take effect on and from the thirty-first day of October, one thousand nine hundred and thirty-four.

REGULATIONS.

1. THESE regulations may be cited as the Rotorua Trout-fishing Regulations, Amendment No. 5, and shall be read

together with and form part of the principal regulations.

2. Regulation 7 of the principal regulations is hereby revoked and the following regulation substituted therefor:—

"7. The fee for each whole-season license issued to a male person not attending school and not under the age of sixteen

years shall be £1, except as provided by Regulation 9 hereof.

3. Regulation 9 of the principal regulations is hereby revoked and the following regulation substituted therefor: revoked

"9. The fee for each whole-season license issued on or after the 1st day of February in any year to a male person not attending school and not under the age of sixteen years shall be 15s.

4. Paragraph (b) of Regulation 27 of the principal regulations is hereby revoked and the following paragraph substituted therefor:—

(b) Use as a lure or bait the shell-fish koura, or worms, or the creeper, or the huhu, or matai grub, or fish-roe."

5. Regulation 36 of the principal regulations, as re-enacted by clause 4 of the Rotorua Trout-fishing Regulations, Amendment No. 3, is hereby amended by revoking paragraph (m) of clause (2) thereof and substituting the following paragraph

ot clause (2) thereof and the therefor:

"(m) That part of the Whakatane River lying between a point where it is joined by the Otapora Stream and a point one mile down-stream from the confluence of the Owaka Stream with the said Whakatane River."

F. D. THOMSON,

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

Telephone Regulations: Amendments to Part V (Toll Service).

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Post and Telegraph 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, doth hereby revoke Part V, and amendments thereto, of the Telephone Regulations published as a supplement to the New Zealand Gazette on the thirteenth day of September, nineteen hundred and twenty-three (hereinafter referred to as the "said regulations"), and in lieu thereof doth make the regulations set forth in the Schedule hereto to provide for the institution of and charges for personto-person telephone toll service, for the alteration to the charges for certain to calls to which there is no really and also to provide for charges for reproducing daily accounts. to which there is no reply, and also to provide for charges for rendering daily accounts for toll calls; and doth further order that said revocation shall take effect, and the regulations hereby made shall come into force, on the first day of September, one thousand nine hundred and thirty-four, and shall form part of and be read together with the said regulations.

SCHEDILE.

PART V .- TOLL SERVICE.

105. Toll calls shall be either on a station-to-station or on a person-to-person basis, the conditions of which shall be-

(a) That in the case of a station-to-station call the telephone subscriber's station called shall be specified either by telephone number or by the name of the person, firm, or body under which the called telephone is listed. In the case of a person-to-person call, the name or designation of the actual person required, and, if desired, an acceptable

can, the hand of designation of the actual person required, and, it desired, an acceptable substitute, shall be specified in addition.

(b) That a station-to-station call shall be regarded as effective when telephonic communication is established between the calling and the called subscribers' stations, and between the actual calling and called persons in the case of a person-to-person call.

(c) That for charging purposes the measurement of duration of a station-to-station

(c) That for charging purposes the measurement of duration of a station-to-station call shall commence at the moment when telephonic communication is established between the calling and the called subscribers' stations, or, in cases where a private branch exchange is involved, between the calling subscriber's station and the private branch exchange switchboard operator. In the case of a person-to-person call the chargeable duration shall commence at the moment the calling and called persons are brought into actual telephonic communication.

Rates and Charges. 106. The rates for toll calls shall be as follows:-

	For distances			(covering Period of	m Charge the Initial 3 Minutes) ween	Additional Charge for Person-to-person Calls
					8 p.m. and 8 a.m.	(See Regulation 108.)
		(1)		(2) s. d.	(3)* s. d.	(4) s. d.
Up to a	nd includi	ng 20 miles		0 4	0 4)
Exceedi	ing 20 mile	s but not exce	eding 25 miles	0 5	0 4	
,,	25	,,	30 ,,	0 6	0 4	
,,	30	,,	3 5 ,,	0 7	0 4	
,,	35	,,	40 ,,	0 8	0 4	<u> </u>
,,	40	,,	4 5 ,,	0 9	$0 ext{ } ext{4} ext{1}{2}$	0 6
**	45	••	50 ,,	0 10	0 5	(
,,	50	,,	55 ,,	0 11	$0 5\frac{1}{2}$	
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,,	60	,,	65 ,,	1 1	$0 \ 6\frac{1}{2}$	
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"	70	,,	75 ,,	1 3	$0 7\frac{1}{2}$	J
	75	**	80 ,	1 4	0 8	in .
** .	80		95	1 5	0 81	<u>'</u>
"	85	"	90 ,,	1 6	0 9	
"	90	,,	95 ,,	1 7	0 91	
,,	95	,,	100 "	1 8	0 10	, ,
,,	100	,,	110 "	1 10	0 11	1 0
,,	110	**	120 ,,	2 0	1 0	
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,,	140	,,	150 "	2 6	1 3	J
	150		160 .,	2 7	1 31)
**	160	,,	170	2 8	1 4	
**	170	**	100	2 9	1 41	
,,	180	"	100	2 10	1 5	} }
"	190	"	200 ,,	2 11	$1 \ 5\frac{1}{2}$	
"	200	,,	210 ,,	3 0	1 6	
,,	210	"	220 ",	3 1	$1 6\frac{1}{2}$	
,,	220	••	230 ,,	3 2	1 7	1 6
,,	230	,,	240 ,,	3 3	1 71	
,,	240	,,	250 ,,	3 4	1 8	
. ,,	250	,,	260 ,,	3 5	1 81	
"	260	,,	270 ,,	3 6	1 9	
,,	270	,,	280 ,,	3 7	1 91	l i
"	280	,,	290 ,,	3 8	1 10	li
,,	290	,,	300 ,,	3 9	1 10½	From 301 to 45
	ry addition	_	part thereof	0 1	0 01	miles, 2s. Over 450 mile 2s. 6d.

^{*} Between midnight and 6 a.m. the charges shown in column 3 cover six minutes' conversation.

For every additional minute exceeding three between 6 a.m. and midnight, and for For every additional minute exceeding three between 6 a.m. and midnight, and for every additional minute exceeding six between midnight and 6 a.m., the charge is one-third of the initial rate. In calculating the charge for a toll call all fractions of a penny are counted; but in the total charge for a call fractions smaller than a halfpenny are excluded, and fractions in excess of a halfpenny counted as one penny.

107. The rates for urgent toll calls are double those shown in Regulation 106. Urgent calls are given precedence over ordinary calls. Toll calls from members of recognized aero clubs or officers of the New Zealand Air Force seeking information regarding weather conditions are treated as urgent, but charged for at ordinary rates.

108. (1) The rates for person-to-person calls shall be the same as those prescribed in Regulations 106 and 107 for ordinary and urgent station-to-station calls respectively, with the addition of the "personal fees" shown in column 4 of Regulation 106.

(2) When it is desired that delivery of a message be made to a person within the usual radius of the free delivery of telegrams, that such person is required to attend at a toll station to receive a "person-to-person" call, a delivery fee of 3d. shall be added to the personal fee. If the person required lives outside the free-delivery area of telegrams a special delivery charge shall be made, according to the expense incurred. The delivery to the personal fee. If the person required lives outside the free-delivery area of telegrams a special delivery charge shall be made, according to the expense incurred. The delivery of any message, either written or spoken, other than a request for attendance at a toll station, is prohibited. Such message shall be accepted only as a telegram.

109. Toll calls over the telephone system connecting the North and South Islands of New Zealand are subject to a special fee of 3d. in respect of each call in addition to the rates ordinarily applicable. This does not apply to station-to-station calls to which there is no reply, or to ineffective person-to-person calls.

110. No extra charge is made for toll calls during the normal hours of attendance on Sundays and holidays.

110. No extra charge is made for toll calls during the normal hours of attendance on Sundays and holidays.

111. Provided the attention of the toll stations concerned can be gained, toll calls may be arranged after the ordinary hours of attendance on week-days or Sundays on payment of a reopening fee of 1s. if the Postmaster is resident on the premises, or 2s. 6d. if he is not resident on the premises. In addition, if the attendance of any officer is required beyond a period of twenty minutes, such attendance must be paid for at the rate of 1s. for every subsequent twenty minutes or fraction thereof. Toll calls to or from offices which have been specially reopened under this regulation are given precedence over those of similar code between offices then open for ordinary toll purposes, 112. (1) A charge of one-third of the ordinary initial rate for the toll call concerned, with a minimum of 4d., shall be made for every ordinary and urgent station-to-station call which is not completed owing to—

(a) The failure to establish communication with the called station through no fault

(a) The failure to establish communication with the called station through no fault on the part of the Department's officers or the equipment;
(b) The person with whom it is desired to communicate not being a subscriber;
(c) The calling station failing to make use of the line or to cancel the request before the line becomes available; or
(d) Failure to gain the attention of a toll station or telephone exchange after the calling station has been advised that the office required is closed.
(2) The appropriate "personal" fee to be known in the following circumstances as a "report" charge as prescribed in Regulation 106 shall be made when a person-to-person call is not completed owing to call is not completed owing to—

(a) The failure to establish communication with the called station through no fault

on the part of the Department's officers or the equipment;
(b) The called person or an acceptable substitute not being available and the call being abandoned, or not completed at midnight on the day on which the call is lodged;

(c) The calling person cancelling the call after an endeavour has been made to establish it; or

(d) Inability, through no fault of the Department, to complete a call before midnight on the day on which the call is lodged, provided that such call is not booked for completion on a day other than the day of lodgment.

113. Any person making a request at a toll station for a toll call may be required to deposit an amount equivalent to the charge for a three-minute conversation in respect of the length of line on which it is desired to communicate.

to deposit an amount equivalent to the charge for a three-minute conversation in respect of the length of line on which it is desired to communicate.

114. When a private telephone-line connected with a toll station is used for the purpose of having communication on a toll line, the charges for the toll call shall be the same as if the communication had originated or terminated at the toll station—i.e., the private telephone-line is not calculated in the toll-line mileage.

115. If any person uses the public telephone at a toll station or post-office for the purpose of communication yover a private telephone-line connected therewith, such communication shall be charged for as a toll call.

116. All toll calls on official business from officers of Government Departments other than the Post and Telegraph Department, or from postal officers on behalf of other Departments, shall be charged for at the prescribed rates.

117. Any person may not use a toll line for more than six minutes at a time when another applicant is waiting to use it. Should the wire not be asked for, then the person using it may continue to do so at tariff rates.

118. The Department will not undertake to refuse toll calls from any subscriber's telephone, or to restrict in any way the hours, while the exchange is open, during which application for toll calls may be made.

119. Particulars of a toll call to or from his telephone number, and in respect of which the relative call-card has been forwarded to the General Post Office, may be be be a substant of the call-card has been forwarded to the General Post Office, may be be to the call-card has been forwarded to the General Post Office, may be be to the call-card by a substant of the call-card has been forwarded to the General Post Office, may be be to the call-card has been forwarded to the General Post Office, may be be to the call-card has been forwarded to the call-card has been forwa

119. Particulars of a toll call to or from his telephone number, and in respect of which the relative call-card has been forwarded to the General Post Office, may be obtained by an exchange subscriber upon payment, in advance, of a fee of 1s. if the necessary particulars to enable the call-card or cards to be found without delay are supplied, or 2s. 6d. if such particulars are not furnished. Should search extend beyond one hour an additional charge of 2s. 6d. for each and every subsequent hour shall be made. Satisfactory proof of identity of the applicant as the lessee of the telephone-exchange connection from which the call originated or at which it was received, or the agent of either, must in all cases be given.

120. Toll Accounts: Accounts for toll calls are payable to the Department on demand.

demand

demand.

121. Non-payment of Toll Charges: If payment of the charge for any toll call is not made within seven days after demand, an exchange subscriber may be refused further toll calls until the outstanding amount has been paid, and if the amount is not paid within one month after demand the exchange service may be discontinued, without prejudice to any proceedings for the recovery of any moneys due under these regulations.

122. Daily Toll Accounts: Except as hereinafter provided, a daily account for toll calls will be rendered to an exchange subscriber upon payment of a fee of £1 per annum. Where a subscriber requires daily accounts of calls made from more than one exchange connection, the fee is £1 per annum in respect of one connection, and 5s. per annum in respect of each additional connection. In cases where subscribers pay telephone rental on a monthly basis, the monthly fee for rendering a daily toll account is one-twelfth of the annual fee plus 5 per cent. Hotels, hostels, and clubs which provide residential or general social facilities are exempt from the foregoing charges. Daily accounts are issued subject to the condition that payment shall be made not later than the day following the receipt of the account, Sundays and holidays excepted.

F. D. THOMSON,

F. D. THOMSON, Clerk of the Executive Council. Springs-Ellesmere Electric-power Board Loans Conversion Order, 1934.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies:

And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding:

under the said Act, anything to the contrary in any other Act of in any regulations made under the said Act or any other Act notwithstanding:

And whereas the Springs-Ellesmere Electric-power Board (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said

Act applies:

And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen: the said section thirteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

- 1. This Order may be cited as the Springs-Ellesmere Electric-power Board Loans Conversion Order, 1934.

 - 2. In this Order, unless the context otherwise requires,—
 "The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33:
 - "The date of conversion" means the date specified in clause five of this Order: "Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:

 "The local authority" means the Springs-Ellesmere Electric-power Board:

 "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act,

 - 1926:
 - "New securities" or "new debentures" means securities or debentures issued in accordance with this Order whether in conversion of existing securities to which this Order applies, or for the purpose of providing for cash premium payments:
 - payments:
 "Unconverted securities" means existing securities to which this Order applies
 and in respect of which dissent from conversion is signified in accordance
 with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.

(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise:

Provided that a certificate signed by the Chairman of the local authority and published in the Gazette to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

- 5. The date from which the conversion of existing securities into new securities shall take effect shall be the first day of December, one thousand nine hundred and thirty-four.
 - NOTICE TO HOLDERS OF EXISTING SECURITIES.
- 6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date (a) A newspaper circulating in the City of Wellington:

 (b) A newspaper circulating in the City of Wellington:

 (c) A newspaper circulating in the City of Christchurch:

 (d) A newspaper circulating in the City of Dunedin:

 - (e) A newspaper published at Leeston:

And where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this Order.

(2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit

of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates.

8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

preceding clause.

9. Dissent from the conversion of any existing securities may be signified—

(a) At any time before the expiration of fourteen days from the date of conversion;

or

(b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in the Gazette and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or

(c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether 11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any principal or interest payable in respect of the existing securities or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the outstanding principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.

(2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds.

(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.

(4) Every new debenture shall state on its face the fact that the holder has no

(4) Every new dependire shall scale on its face the fact the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.

(5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and onequarter per centum per annum
(2) The interest on new securities shall be payable half-yearly on days corresponding

to the maturity dates of the securities.

15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.

(2) The signatures to coupons may be made by facsimiles thereof in lithograph or

MATURITY DATES

MATURITY DATES

16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security.

(2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule.

(3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

PREMIUMS.

17. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto.

18. (1) Subject to the provisions of this clause as to payment in cash, every premium to which any person is entitled under the last preceding clause shall be satisfied by issuing to him additional new securities for the amount of such premium, or so much thereof as is not paid in cash, as the case may be.

(2) The local authority shall pay in cash the amount (if any) required to reduce to the nearest multiple of five pounds the aggregate amount of all such premiums to which any person is entitled, and may, if it thinks fit, pay in cash the whole or any part of the balance of any such aggregate amount.

(3) All payments of cash in accordance with the last preceding subclause that

(3) All payments of cash in accordance with the last preceding subclause that are not made out of any sinking fund pursuant to the provisions of this Order (if any) in that behalf shall be made by the local authority out of the local fund, or out of moneys

in that behalf shall be made by the local authority out of the local fund, or out of moneys raised pursuant to the authority conferred by the next succeeding clause.

(4) The power of the local authority to issue new securities in accordance with this Order shall be deemed to include the power to issue any additional new securities required for the purposes of this clause.

19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at par new securities for an aggregate amount not exceeding three thousand six hundred and ninety pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto, as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, notwithstanding anything to the contrary contained in clause fourteen of this Order, be such rate not exceeding four and one-quarter per centum per annum as may be determined by the local authority.

(2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of three thousand six hundred and ninety pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

- 21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall
- (2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each first day of December following the date of conversion up to and including the first day of December, one thousand nine hundred and sixty-two, a contribution of two thousand two hundred and seven sand nine hundred and sixty-two, a contribution of two thousand two hundred and seven pounds, increased in respect of each contribution by a sum equal to four and one-quarter per centum of the aggregate amount of new securities redeemable up to and including the first day of December preceding the date on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. The proviso to subsection three of section twenty of the Electric-power Boards Amendment Act, 1927, shall not apply to any such part of the contribution as exceeds two thousand two hundred and seven rounds and seven pounds.
- (3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund: Provided that in respect of any securities transferred to the Public Trustee by the Commissioners of any existing sinking fund pursuant to the provisions of clause twenty-three hereof the Public Trustee may, pending the repayment of the moneys secured by such securities, make such charges for the collection of interest payable thereunder and otherwise for the management of such securities as are for the time being prescribed in that behalf by regulations under the Public Trust Office Act, 1908.

SINKING FUND FOR UNCONVERTED SECURITIES.

22. (1) If dissent is signified in accordance with the provisions of this Order from

22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.

(2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.

(3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable.

(4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund:

Provided that nothing in the said sections or in this Order shall authorize the removal or suspension of the Public Trustee as Commissioner of any sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

23. The existing sinking fund of the No. 1 Redemption Loan, 1932, of £15,000 referred to in the First Schedule hereto shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following

so far as it will extend, in or towards making the following payments, in the following order of priority, namely:—

(a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such sinking fund is held;

(b) Secondly, in payment, in accordance with the directions of the local authority, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto); and

(c) Thirdly, in transferring, on or before the thirtieth day of November, one thousand nine hundred and thirty-five, the balance (including any interest accrued thereon) to the Public Trustee as Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

24. For the purposes of the next two succeeding clauses the sinking fund of every

be held as part of that sinking fund.

24. For the purposes of the next two succeeding clauses the sinking fund of every loan in the First Schedule hereto some only of the existing securities issued in respect of which are held by the Public Trustee shall be divided into two parts the first of which shall bear to the second the same proportion which the amount of the existing securities so held by the Public Trustee bears to the amount of the existing securities held by persons other than the Public Trustee. The said parts shall be applied as follows:—

(a) The first part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by the Public Trustee were a separate loan to which that clause applies and such first part of the sinking fund were the sinking fund of such separate loan.

(b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-six hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan within the meaning of that clause and such second part of the sinking fund were the sinking fund of such separate loan.

such separate loan.

25. (1) Subject to the provisions of clause twenty-four hereof, the existing sinking fund of every loan in the First Schedule hereto the securities issued in respect of which are held by the Public Trustee, shall be applied by the Commissioner thereof in or towards making the following payments, in the following order of priority, namely:—

- owards making the following payments, in the following order of priority, namely:—

 (a) First, in transferring to the Commissioner of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such sinking fund is held;
- (b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of such loan and held by the Public Trustee; and
- (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.
- (2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.

26. Subject to the provisions of clause twenty-four hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the preceding clauses twenty-three and twenty-five hereof) shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely:

(a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such sinking fund is held; and

(b) Secondly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

- 27. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities.
- (2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926, as if the local authority were a local authority and its district a district under that Act.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

28. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932–33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

29. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

Name	4	Rate of	Interest.	Date of Maturity.
Name.	Amount.	Original.	Existing.	Date of maturity.
No. 1 Loan, 1921 (part) No. 1 Loan, 1921 (part	£ 20,000	Per Cent. $5\frac{1}{2}$	Per Cent.	1st November, 1957. 1st February, 1958.
No. 1 Loan, 1921 (part No. 1 Supplementary Loan, 1925 No. 2 Loan, 1928	5,000 6,000 1,000	$5\frac{3}{4}$ $5\frac{1}{2}$ $5\frac{1}{2}$	45 4 2 42	1st February, 1935. 1st December, 1937.
No. 3 Loan (part)	30,000* 10,000	6 5 3	44 48 48	1st August, 1962. 1st March, 1937.
No. 3 Loan (part)	7,800 2,000	5 1 5 2 5 3 5 3 5 3 5 3 5 3 5 5 3 5 5 3 5	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	1st April, 1939. 1st September, 1940.
No. 4 Loan (part)	3,000 5,000 6,000	52 51 51	4 2 4 2 42	1st May, 1937. 1st January, 1938. 1st October, 1938.
No. 4 Loan (part)	3,000 3,000	$5\bar{i}$	4 2 4 2 4 2	1st April, 1939. 1st October, 1939.
No. 4 Supplementary Loan, 1930 No. 5 Loan, 1931 (part)	$1,520 \\ 14,500$	51 52 53 53	$\frac{4\frac{3}{5}}{4\frac{3}{5}}$	1st September, 1956 1st June, 1957.
No. 5 Loan, 1931 (part) No. 1 Redemption Loan, 1931 No. 1 Redemption Loan, 1932	1,500 $4,600$ $15,000$	54 54 53	44 44 4 2	1st August, 1958. 20th December, 1944. 1st October, 1952.
• '	£138,920	95	- 1 5	180 October, 1992.

^{*} Less amount of principal repaid up to date of conversion.

SECOND SCHEDULE.

Forms.

(1) Notice.

[Name of local authority.]

Conversion under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Loans Conversion Order, 19 , of debentures or other securities issued in respect of the following loans [Particulars of loans].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at $4\frac{1}{4}$ per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day of , 19 .

If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars.]

Dated the

day of

, 19 .

(2) New Debenture.

No.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Loans Conversion Order, 19 New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the

Loans Conversion Order, 19.

New debenture for £, payable at, in New Zealand, on the day of, 19, issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act.

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

On presentation of this debenture at $\,$, in New Zealand, on or after the $\,$ day of $\,$, 19 , the bearer thereof will be entitled to receive $\,$ £ Interest on this debenture will cease after the day when the payment falls due unless

default is made in payment.

This debenture bears interest at the rate of per centum per annum, payable day of in each year, on on the day of and the presentation of the attached coupons.

Issued under the common seal of the and the

, 19

day of

[L.S.]

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act,

On presentation of this coupon at in New Zealand, on or after the day of in the holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Chairman. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves

as follows:—
That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order whether in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order or for the purpose of providing for cash premium payments, and also the interest, sinking fund, and other charges [or, as the case may be, instalments of principal and interest] in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of and the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19 , or until all such securities are fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Date,		Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £136,000.	Date,	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £136,000	
		£		£	
1st December,	1935	3,000	1st December, 1949	4,700	
,,	1936	3,000	" 1950	4,900	
**	1937	3,200	,, 1951	5,100	
,,	1938	3,400	,, 1952	5,300	
,,	1939	3,600	,, 1953	5,500	
,,	1940	3,000	,, 1954	5,700	
**	1941	3,200	., 1955	5,900	
,,	1942	3,400	" 1956	6,200	
,,	1943	3,600	1957	6,500	
,,	1944	3,800	., 1958	6,700	
,,	1945	4,000	1959	6,900	
,,	1946	4,200	,, 1960	7,200	
,,	1947	4,300	,, 1961	7,500	
,,	1948	4,500	,, 1962	7,700	
Total			• •	£136,000	

THE NEW ZEALAND GAZETTE.

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

1. The amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely:—

(a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and

(b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Table of Factors.

Period from Date of conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Years.	
$\frac{1}{2}$	0.488998	191	$12 \cdot 891438$
1 2	0.967235	20	13.096761
14	1.434948	201	$13 \cdot 297566$
2	1.892370	21	$13 \cdot 493952$
$\overline{2}\frac{1}{8}$	$2 \cdot 339726$	21 1	$13 \cdot 686017$
3	$2 \cdot 777238$	22	$13 \cdot 873855$
31	$3 \cdot 205123$	221	14.057560
4	$3 \cdot 623592$	23	$14 \cdot 237222$
41	$4 \cdot 032853$	$23\frac{1}{9}$	$14 \cdot 412931$
5	$4 \cdot 433108$	24	$14 \cdot 584774$
5 1	$4 \cdot 824556$	$24\frac{1}{2}$	14.752835
6"	$5 \cdot 207389$	25	$14 \cdot 917198$
61/2	$5 \cdot 581799$	$25\frac{1}{2}$	$15 \cdot 077944$
7	$5 \cdot 947970$	26	$15 \cdot 235153$
71	$6 \cdot 306083$	$26\frac{1}{2}$. 15∙388903
8	$6 \cdot 656316$	27	15.539270
81	$6 \cdot 998842$	$27\frac{1}{2}$	$15 \cdot 686327$
9	$7 \cdot 333831$	28	$15 \cdot 830149$
91	$7 \cdot 661448$	$28\frac{1}{2}$	$15 \cdot 970806$
10	$7\cdot 981856$	29	$16 \cdot 108367$
$10\frac{1}{2}$	$8 \cdot 295214$	$29\frac{1}{2}$	$16 \cdot 242902$
11	$8 \cdot 601676$	30	$16 \cdot 374476$
$11\frac{1}{2}$	$8 \cdot 901395$	301	16.503155
12	$9 \cdot 194518$	31	$16 \cdot 629003$
$12\frac{1}{2}$	$9 \cdot 481191$	31 1	$16 \cdot 752081$
13	$9 \cdot 761556$	32	$16 \cdot 872451$
13 1	$10 \cdot 035752$	$32\frac{1}{2}$	$16 \cdot 990172$
14	$10 \cdot 303914$	33	$17 \cdot 105303$
14½	$10 \cdot 566175$	$33\frac{1}{2}$	$17 \cdot 217900$
15	$10 \cdot 822665$	34	$17 \cdot 328020$
15½	$11 \cdot 073511$	$34\frac{1}{2}$	$17 \cdot 435716$
16	11.318837	35	17.541042
$16\frac{1}{2}$	11.558765	$35\frac{1}{2}$	17.644051
17	11.793413	36	17.744793
$17\frac{1}{2}$	$12 \cdot 022898$	$36\frac{1}{2}$	17.843319
18	$12 \cdot 247333$	37	17.939676
$18\frac{1}{2}$	$12 \cdot 466829$	37 <u>1</u>	18.033913
19	$12 \cdot 681496$		

Example of Working.

Conversion as from 15th December, 1933, of 6-per-cent. securities for £100, maturing 14th January, 1947, into 4½-per-cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 44 per cent. per annum.

One year's interest on £100 at existing rate (4\frac{1}{2} per cent.) is One year's interest on £100 at new rate (4\frac{1}{2} per cent.) is $4 \cdot 25$

Difference is

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

 $\pounds 0.55$ multiplied by 9.761556 is $\pounds 5.3688558$, or $\pounds 5$ 7s. 4d., which is the premium for £100 of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or alternatively, by ascertaining $5\cdot3688558$ per cent. of the amount of the principal in each case.

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

Waiapu County Loans Conversion Order, 1934 (No. 1).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOB-GENERAL IN COUNCIL.

WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies:

And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding:

And whereas the Waiapu County Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies:

And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen:

the said section thirteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

- 1. This Order may be cited as the Waiapu County Loans Conversion Order, 1934
- (No. 1).

 2. In this Order, unless the context otherwise requires,—

 "The Act" means the Local Authorities Interest Reduction and Loans Conversion

 Act, 1932-33:

 "The Act" means the Local Authorities Interest Reduction and Loans Conversion

 Act, 1932-33:

 "The Act "means the Local Authorities Interest Reduction and Loans Conversion

 Act, 1932-33:
 - "The date of conversion" means the date specified in clause five of this Order:

 "Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:

 "The local authority" means the Waiapu County Council:

 "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act. 1926:

 - "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926:

 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order whether in conversion of existing securities to which this Order applies or for the purpose of providing for cash premium payments:
 - "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

- 4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.

 (2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise.

 Provided that a configurate with the Chairman of the local authority and the configurate with the Chairman of the local authority and the configurate with the Chairman of the local authority and the configurate with the Chairman of the local authority and the configurate with the Chairman of the local authority and the configurate with the Chairman of the local authority and the configurate with the Chairman of the Local authority and the Chairman of the Chairman o

Provided that a certificate signed by the Chairman of the local authority and published in the Gazette to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

- 5. The date from which the conversion of existing securities into new securities shall take effect shall be the first day of December, one thousand nine hundred and thirty-four.
 - NOTICE TO HOLDERS OF EXISTING SECURITIES.
- 6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date of conversion, at least once in the Gazette, and, where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of this Order.

 (2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order.

Every application under this clause shall be accompanied by the securities to which it relates.

- 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

 - Dissent from the conversion of any existing securities may be signified—
 (a) At any time before the expiration of fourteen days from the date of conversion;
 - (b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in

the whole of the time between the date of the publication of this Order in the Gazette and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or

(c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any principal or interest payable in respect of the existing securities, or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the outstanding principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

conversion.

NEW SECURITIES.

New Securities.

13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.
(2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fity pounds, one hundred pounds, or any sum in excess of one hundred pounds.
(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.
(4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.
(5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and onequarter per centum per annum.

(2) The interest on new securities shall be payable half-yearly on days corresponding to the maturity dates of the securities.

15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.

(2) The signatures to coupons may be made by facsimiles thereof in lithograph or otherwise.

MATURITY DATES.

MATURITY DATES.

16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security.

(2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule.

(3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

PREMIUMS.

17. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing

new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto.

18. (1) Subject to the provisions of this clause as to payment in cash, every premium to which any person is entitled under the last preceding clause shall be satisfied by issuing to him additional new securities for the amount of such premium, or so much thereof as is not paid in cash, as the case may be.

(2) The local authority shall pay in cash such portion (if any) of the aggregate amount of premiums to which any person is entitled as may be required to reduce to the nearest multiple of five pounds the aggregate amount of principal represented by the new securities (including new securities issued by way of premium) to which such person is entitled, and may, if it thinks fit, pay in cash the whole or any part of the balance of any such aggregate amount of premiums.

(3) All payments of cash in accordance with the last preceding subclause that are not made out of any sinking fund pursuant to the provisions of this Order (if any) in that behalf shall be made by the local authority out of moneys raised pursuant to the authority conferred by the next succeeding clause or out of the local fund.

(4) The power of the local authority to issue new securities in accordance with this Order shall be deemed to include the power to issue any additional new securities required for the purposes of this clause.

19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at par new securities for an aggregate amount not exceeding one thousand six hundred and eighty pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, notwithstanding anything to the contrary contained in clause fourteen of this Order, be such rate not exceeding four and one-quarter per centum per annum as may be determined by the local authority.

(2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of one thousand six hundred and eighty pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall be

the Commissioner.

the Commissioner.

(2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each first day of December following the date of conversion up to and including the first day of December, one thousand nine hundred and fifty-five, a contribution of one thousand one hundred pounds, increased in respect of each contribution by a sum equal to four and one-quarter per centum of the aggregate amount of new securities redeemable up to and including the first day of December preceding the date on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities.

(3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such

provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.

(2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity

the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.

(3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable.

(4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund:

Provided that nothing in the said sections or in this Order shall authorize the removal or suspension of the Public Trustee as Commissioner of any sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

APPLICATION OF EXISTING SINKING FUNDS.

23. For the purposes of the next two succeeding clauses the sinking fund of every loan in the First Schedule hereto some only of the existing securities issued in respect of which are held by the Public Trustee shall be divided into two parts the first of which shall bear to the second the same proportion which the amount of the existing securities so held by the Public Trustee bears to the amount of the existing securities held by persons other than the Public Trustee. The said parts shall be applied as follows:—

(a) The first part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-four hereof as if the existing securities issued in respect of the loan and held by the Public Trustee were a separate loan to which that clause applies and such first part of the sinking fund were the sinking fund of such separate loan.

(b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan within the meaning of that clause and such second part of the sinking fund were the sinking fund of such separate loan.

clause and such second part of the sinking fund were the sinking fund of such separate loan.

24. (1) Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan in the First Schedule hereto the securities issued in respect of which are held by the Public Trustee shall be applied by the Commissioner thereof in or towards making the following payments, in the following order of priority, namely:—

(a) First, in transferring to the Commissioner of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such sinking fund is held;

(b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repay-

such sinking fund is held;

(b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of such loan and held by the Public Trustee; and (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

(2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.

25. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the last preceding clause) shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely as

of priority, namely :-

(a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such sinking fund is held;

such sinking fund is held;

(b) Secondly, in payment, in accordance with the directions of the local authority, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto); and

(c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

Consolidated Special Rate.

26. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926. Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

27. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932–33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

28. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE. LOANS TO BE CONVERTED.

Name.	Rate of Interest.		Date of Maturity.	
· ·	AMOUNT	Original.	Existing.	
	£	Per Cent.	Per Cent.	
Te Araroa Jetty Loan of £2,700	2,700	5	44	1st November, 1949.
Awanui-Tikitiki Road Loan of £2,500	2,500	$5\frac{1}{4}$	$4\frac{1}{4}$	1st November, 1953.
Rotokautuku Bridge Loan No. 2 of £5,000	5,000	51	41	1st November, 1953.
Machinery Loan of £6,500	6.500	6	44	1st November, 1957.
Machinery Loan No. 2 of £8,000	8,000	6	44	1st September, 1945
Fakapau-Ihungia Road Loan of £2,000	2,000	6	4 \$ 4 \$ 4 \$	lst March, 1946.
£10,000 Road Loan	10,000	6	44	1st January, 1946.
Workers' Dwellings Loan No. 3 of £5,000	5,000	5 7	470	27th September, 1960
Office Buildings Loan of £2,000	2,000	5 7	4.7	27th September, 1950
Mata Suspension Bridge Loan of £1,500	1,500*		4.70 44 45	lst July, 1951.
Total	£45,200			

^{*} Less amount of principal repaid up to date of conversion.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.]

Conversion under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [Particulars of loans].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 4½ per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the

, 19 .

If notice of dissent from the conversion of any debentures or other securities is not

received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or desiration and address of the securities in the conversion generally may be

obtained from [Name or designation and address of at least one person authorized to give

Dated the day of

, 19 (2) New Debenture.

, Chairman.

No.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the

Loans Conversion Order, 19 New debenture for £ , payable at , in New Zealand, on the day of , 19 , issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act.

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

On presentation of this debenture at $\,$, in New Zealand, on or after the day of $\,$, 19 , the bearer thereof will be entitled to receive £. Interest on this debenture will cease after the day when the payment falls due unless

default is made in payment.

This debenture bears interest at the rate of per centum per annum, payable day of in each year, on on the day of and presentation of the attached coupons. and the in each year, on

Issued under the common seal of the day of , 19 .

, 19 .

[L.S.]

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act,

On presentation of this coupon at in New Zealand, on or after the day of . , 19 , the bearer hereof will be entitled to receive £ (N.B.—The holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Chairman.
C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 , the [Name of local authority] hereby resolves as follows:

as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order, whether in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order or for the purpose of providing for eash premium payments, and also the interest, sinking fund, and other charges [or, as the case may be, instalments of principal and interest] in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of and the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19, or until all such securities are fully paid off.

paid off.

THIRD SCHEDULE. MATURITY DATES OF NEW SECURITIES.

Date.	Aggregate Amount of Principal, to be increased or reduced proportionately in a cc or dance with Clause 16 (2) of this Order if the Total Amount is greater or less than £36,700.	Date.	Aggregate Amount of Principal, to be in creased or reduce proportionately is a c e o r dance wit Clause 16 (2) of thi Order if the Tota Amount is greate or less than £36,700		
	£		£		
1st December, 1935	1,100	1st December, 1946	1,700		
" 1936	1,100	" 1947	1,800		
"	1,200	" 1948	1,900		
,, 1938	1,200	,, 1949	2,100		
" 1939	1,300	" 1950	2,100		
,, 1940	1,400	,, 1951	2,200		
" 1941	1,500	,, 1952	2,300		
" 1942	1,500	,, 1953	2,400		
, 1943	1,600	,, 1954	2,500		
,, 1944	1,600	,, 1955	2,500		
" 1945	1,700				
Total			£36,700		

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

- 1. THE amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely:—
 - (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and
 - (b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.
- 2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Table of Factors.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Years.	
1/2	0.488998	191	$12 \cdot 891438$
12	0.967235	20	13.096761
ī <u>.</u>	1.434948	201	$13 \cdot 297566$
$\hat{2}^{2}$	1.892370	21	$13 \cdot 493952$
$\frac{2}{2}$	$2 \cdot 339726$	211	$13 \cdot 686017$
3	$2 \cdot 777238$	22	13.873855
31	$3 \cdot 205123$	$22\frac{1}{2}$	$14 \cdot 057560$
4	$3 \cdot 623592$	23	$14 \cdot 237222$
41	4.032853	231	$14 \cdot 412931$
5	4.433108	24	14.584774
51	4.824556	241	$14 \cdot 752835$
6	$5 \cdot 207389$	25	$14 \cdot 917198$
61	5.581799	251	$15 \cdot 077944$
72	5.947970	26	$15 \cdot 235153$
71	6.306083	261	15.388903
8	6.656316	272	$15 \cdot 539270$
81	6.998842	271	15.686327
9	7.333831	282	$15 \cdot 830149$
91	7.661448	281	15.970806
10	7.981856	292	16.108367
101	8.295214	291	16.242902
102	8.601676	302	16.374476
111	8.901395	301	16.503155
112	9.194518	31	16.629003
121	9.481191	311	16.752081
13	9.761556	32	16.872451
131	10.035752	321	16.990172
132	10 303914	33	$17 \cdot 105303$
141	10.566175	331	17.217900
15	10.822665	34	17.328020
15 1	11.073511	341	$17 \cdot 435716$
16	11.318837	35	17.541042
16 1	11.558765	351	17.644051
17	11.793413	362	17.744793
17 1	12.022898	361	17.843319
18	12.247333	37	17.939676
181	12 • 466829	371	18.033913
19	12.681496	2	10 000010

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into 4½ per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 4½ per

cent. per annum.

One year's interest on one year's interest on	£100 at £100 at	existing rate (ate (4‡ p (4‡ per c	er cent.) i ent.) is	s	 £ 4·8 4·25
Difference is			••			 £0.55

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.
£0.55 multiplied by 9.761556 is £5.3688558, or £5 7s. 4d., which is the premium for £100 of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

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

(T. 49/458/4.)

Waiapu County Loans Conversion Order, 1934 (No. 2).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOB-GENERAL IN COUNCIL.

WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies:

And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding:

And whereas the Waiapu County Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies:

applies:

And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen.

provisions hereinatter set forth should be made with respect to the matters specified in the said section thirteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions. to such conversion doth hereby make the following provisions.

PRELIMINARY.

- 1. This Order may be cited as the Waiapu County Loans Conversion Order,
- 1. This Older Lange 1934 (No. 2).

 2. In this Order, unless the context otherwise requires,—

 "The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33:

 "The Act of conversion" means the date specified in clause five of this Order:
 - Act, 1952-35:
 "The date of conversion" means the date specified in clause five of this Order:
 "Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date

 - of conversion, in replacement (as that term is defined in the Act) of any such securities:

 "The local authority" means the Waiapu County Council:

 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this
 - Order applies:
 "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

- 4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.

 (2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise:

 Provided that a certificate signed by the Chairman of the local authority and published in the Gazette to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

- 5. The date from which the conversion of existing securities into new securities shall take effect shall be the first day of December, one thousand nine hundred and thirty-four. NOTICE TO HOLDERS OF EXISTING SECURITIES.
- 6. The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto, together with a copy of this Order, to be forwarded by registered letter not later than fourteen days before the date of conversion to every holder of existing securities to which this Order applies.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

- 7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates.

 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause. preceding clause.

- 9. Dissent from the conversion of any existing securities may be signified—
 (a) At any time before the expiration of fourteen days from the date of conversion;
- (b) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

 10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any instalment of principal and interest payable in respect of the existing securities, or to receive the new securities or any instalment of principal and interest payable in respect thereof, until he has surrendered the existing securities to

the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the outstanding principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of

conversion.

13. The aggregate amount of principal secured by the new securities to be issued in conversion of existing securities to which this Order applies (including new securities to be issued by way of premium), together with interest thereon computed at the rate of four and one-quarter per centum per annum, shall be repaid by equal half-yearly instalments over a period of twenty-four years, the first half-yearly instalment to fall due and be paid on the first day of June, one thousand nine hundred and thirty-five, and subsequent half-yearly instalments to fall due and be paid on every first day of December and first day of June thereafter, the last half-yearly instalment to fall due and be paid on the first day of December, one thousand nine hundred and fifty-eight.

14. (1) New securities for the amount of each half-yearly instalment referred to in the preceding clause shall be issued in the form of debentures in the form numbered (2)

the preceding clause shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.

in the Second Schedule hereto.

(2) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.

(3) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.

(4) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

- 15. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing
- (2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Third Schedule hereto.

 16. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by issuing to him additional new securities for the amount of such premium.

premium.

(2) The power of the local authority to issue new securities in accordance with this Order shall be deemed to include the power to issue any additional new securities required for the purposes of this clause.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

17. The principal and interest in respect of new securities shall be payable in New

CONSOLIDATED SPECIAL RATE.

18. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (3) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of the half-yearly instalments of principal and interest in respect of such securities.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the principal, interest, and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926. Loans Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

19. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932–33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

20. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

	Name.			Amount.	Rate of Interest.		5.4
name.			Amount.	Original.	Existing.	Date of Maturity.	
			,	£	Per Cent.	Per Cent.	
Waiapu	Main Ro	ad and B	ridge	11,000*	41/2	41	20th February. 1950.
Loan	of £75,00	00 (part)			-	į	
Ditto		•••		12,200*	$4\frac{1}{2}$	41/4	20th February, 1950.
,,				5,000*		44	20th August, 1963.
,,				2,000*	$4\frac{1}{2}$	41	20th August, 1950.
,,				4,800*	$4\frac{7}{8}$	45 44 41 41	20th August, 1951.
,,				5,000*	$4\frac{1}{2}$	41	20th February, 1958.
,,				5,000*	$4\frac{7}{4}$	$4\frac{1}{4}$	20th August, 1959.
Rotokau	ituku B	ridge Loa	n of	2,500*	4½ 4½ 4½ 4½ 4½ 4½	$4\frac{1}{4}$.	20th August, 1952.
) (part)	Ü		,	_		9 -
Workers		ings Loa	n of	2,000*	$4\frac{1}{2}$	41	20th August, 1961.
Ditto			٠.	3.000*	41	41	20th August, 1962.
Taukau	Road Lo	an of £2,00	00	2,000*	$\begin{array}{c} 4\frac{1}{2} \\ 4\frac{1}{2} \end{array}$	$rac{4rac{1}{4}}{4rac{1}{4}}$	20th February, 1952.
		ings Loai		2,000*	$4\frac{7}{8}$	41	20th August, 1959.
	(part)	0-		.,,	_	-4	
Ditto	· · (E-2-2)	••		500*	$4\frac{1}{2}$	$4\frac{1}{4}$	20th February, 1961.
	Total	• •		£57,000] 	

^{*} Less amount of principal repaid up to date of conversion.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

Conversion under the Local Authorities Interest Reduction and Loans Conversion Act,

1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [Particulars of loans].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest

at 41 per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the

securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the

, 19 .

If notice of dissent from the conversion of any debentures or other securities is not

received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced

to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars].

Dated the

day of

, 19 .

, Chairman.

No.

(2) New Debenture.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for £, payable at , in New Zealand, on the day of , 19, issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

On presentation of this debenture at , in New Zealand, on or after the day of , 19 , the bearer thereof will be entitled to receive £ .

Issued under the common seal of the day of , 19 .

[L.S.]

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 , the [Name of local authority] hereby resolves

That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the instalments of principal and interest in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies

a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of and the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the of , 19, or until all such securities are fully paid off.

THIRD SCHEDULE.

COMPUTATION OF PREMIUMS.

1. The amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely:—

(a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and

(b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b)

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Table of Factors.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	
Years.		Years.		
$\frac{1}{2}$	0.488998	191	$12 \cdot 891438$	
12	0.967235	202	13 096761	
$1\frac{1}{2}$	1.434948	201	$13 \cdot 297566$	
$\overline{2}^{\mathbf{z}}$	1.892370	$\frac{1}{21}$	$13 \cdot 493952$	
21/2	$2 \cdot 339726$	211	13.686017	
3	2.777238	22	13 · 873855	
31	3.205123	221	14.057560	
4	3.623592	23	$14 \cdot 237222$	
41	4.032853	231/2	14.412931	
5	4.433108	24	14.584774	
5 1	4 824556	$\frac{241}{241}$	14.752835	
62	$5 \cdot 207389$	$\frac{\overline{25}^2}{25}$	14.917198	
61	5.581799	251	15.077944	
7	$5 \cdot 947970$	262	$15 \cdot 235153$	
71/2	$6 \cdot 306083$	26 1	$15 \cdot 388903$	
8	$6 \cdot 656316$	27	$15 \cdot 539270$	
8 1	$6 \cdot 998842$	$27\frac{1}{2}$	$15 \cdot 686327$	
9"	$7 \cdot 333831$	28	15.830149	
$9\frac{1}{2}$	$7 \cdot 661448$	281	$15 \cdot 970806$	
10	$7 \cdot 981856$	29	$16 \cdot 108367$	
101	$8 \cdot 295214$	291	$16 \cdot 242902$	
11	$8 \cdot 601676$	30	$16 \cdot 374476$	
$11\frac{1}{2}$	$8 \cdot 901395$	301	$16 \cdot 503155$	
12	$9 \cdot 194518$	31	$16 \cdot 629003$	
$12\frac{1}{2}$	$9 \cdot 481191$	311	16.752081	
13	$9 \cdot 761556$	32	$16 \cdot 872451$	
$13\frac{1}{2}$	$10 \cdot 035752$	$32\frac{1}{2}$	$16 \cdot 990172$	
14	$10 \cdot 303914$	33	$17 \cdot 105303$	
14½	$10 \cdot 566175$	$33\frac{1}{2}$	$17 \cdot 217900$	
15	$10 \cdot 822665$	34	$17 \cdot 328020$	
15½	$11 \cdot 073511$	$34\frac{1}{2}$	$17 \cdot 435716$	
16	$11 \cdot 318837$	35	17.541042	
$16\frac{1}{2}$	11.558765	$35\frac{1}{2}$	$17 \cdot 644051$	
17	11.793413	36	$17 \cdot 744793$	
17½	$12 \cdot 022898$	$36\frac{1}{2}$	$17 \cdot 843319$	
18	$12 \cdot 247333$	37	$17 \cdot 939676$	
$18\frac{1}{2}$	$12 \cdot 466829$	$37\frac{1}{2}$	$18 \cdot 033913$	
19	$12 \cdot 681496$			

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into $4\frac{1}{4}$ per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is $4\frac{4}{5}$ per

cent. per annum.

•	at existing rate (4\frac{4}{2} per cent.) is at new rate (4\frac{1}{2} per cent.) is	 £ 4·8 4·25
Difference is	 	£0:55

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

£0.55 multiplied by 9.761556 is £5.3688558, or £5 7s. 4d., which is the premium for £100 of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

F. D. THOMSON, Clerk of the Executive Council. The North-eastern Side generally of Portion of Schluter's Road, in the County of Waitaki, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the in the County of Waitaki, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"The Waitaki County Council, being the local authority having control of the roads in the Waitaki County, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the north-eastern side of Schluter's Road, abutting on Sections 72, 73, 118, 127, 128, and 134, Block II, Papakaio Survey District";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the north-eastern side generally of the portion of Schluter's Road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE.

THE north-eastern side generally of all that portion of road situated in the Otago Land District, County of Waitaki, known as Schluter's Road, fronting Sections 73, 72, 118, 128, 127, and 134, Block II, Papakaio Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 87970, 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. 46/1258.)

Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the level of April, one thousand princh hydred and this type for the council of the said Dominion. day of April, one thousand nine hundred and thirty-four,

"That the Dunedin City Council, being the local authority "That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the south-western side of Cutten Street in the said City of Dunedin where such portion of street abuts on Lot 1, Block VII, Township of Forbury, as the said portion of street is more particularly shown on the plan annexed hereto and is thereon coloured brown and edged with red to its centre-line": with red to its centre-line

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southwestern side of the portion of Cutten Street (described in the Schedule hereto) within a distance of twenty-five feet from the centre-line of the said portion of street.

SCHEDULE.

THE south-western side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Cutten Street, fronting Lot 1, Block VII, Township of Forbury. As the said portion of street is more particularly delineated on the plan marked P.W.D. 87742, deposited in the office of the Minister of Public Works at Wellington, and thereon edged

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

(P.W. 51/1901.)

Extending the Period within which the Dairy Industry Commission shall report.

BLEDISLOE, Governor-General.

To all to whom these presents shall come, and to The Honourable Francis Vernon Frazer, Judge of the Arbitration Court, Wellington; George Andrew Duncan, Esquire, Company Secretary, Hawera; John Gilkison, Esquire, Company Director, Invercargill; WILLIAM AUGUSTUS IORNS, Esquire, Farmer, Martinborough; and David Owen Williams, Esquire, Lecturer in Economics, Massey Agricultural College, Palmerston North: GREETING.

THEREAS by a Warrant dated the twenty-seventh day of April, one thousand nine hundred and thirty-four, and issued under my hand and the Seal of the Dominion of New Zealand, you, the said The Honourable Francis Vernon Frazer, George Andrew Duncan, John Gilkison, William Augustus Iorns, and David Owen Williams were appointed to be a Commission to inquire into and report upon the dairy industry in New Zealand and its future development: And whereas by the said Warrant you were required to report to me under your hands and seals not later than the sixteenth day of June, one thousand nine hundred and thirty-four, your opinion on the aforesaid matters: And whereas the period within which you were required to report to me was extended to the thirty-first day of July, one thousand nine hundred and thirty-four, by Warrant dated the eighteenth day of June, one thousand nine hundred and thirty-four, issued under my hand and the Seal of the said Dominion: And whereas such period was And whereas such period was further extended to the thirty-first day of August, one thousand nine hundred and thirtyfour, by Warrant dated the thirtieth day of July, one thousand nine hundred and thirtyfour, issued under my hand and the Seal of the said Dominion: And whereas such period was further extended to the thirtieth day of September, one thousand nine hundred and thirty-four, by Warrant dated the third day of September, one thousand nine hundred and thirty-four, issued under my hand and the Seal of the said Dominion: And whereas

it is expedient that such period should be further extended:

Now, therefore, in pursuance and exercise of the powers and authorities vested in me by the Commissions of Inquiry Act, 1908, and of all other powers and authorities enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby further extend the period within which you are required to report to me as provided by the said Commission and by the said Warrants dated the eighteenth day of June, one thousand nine hundred and thirty-four, the thirtieth day of July, one thousand nine hundred and thirty-four, and the third day of September, one thousand nine hundred and thirty-four, to the fifteenth day of October, one thousand nine hundred and thirty-four:

And in further pursuance of the said powers and authorities and with the like advice and consent I do hereby confirm the said Commission except as altered by the said Warrants dated the eighteenth day of June, one thousand nine hundred and thirty-four, the thirtieth day of July, one thousand nine hundred and thirty-four, and the third day of September, one thousand nine hundred and thirty-four, and by these

presents.

[L.S.]

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of the said Dominion, this 1st day of October, 1934.

GEO. W. FORBES, Prime Minister.

Approved in Council.

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

Declaring Land in Otago Land District to be subject to the Declaring Land in Otago Land District to be subject to the Land for Settlements Act, 1925. Land for Settlements Act, 1925.

BLEDISLOE, Governor-General.

WHEREAS the land described in the Schedule hereto (hereinafter referred to as "the said land") is Crown land not acquired under the Land for Settlements Act, 1925, and is adjacent to certain land acquired under the said Act known as the Arnmore Settlement, and can conveniently be

disposed of therewith:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, acting in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and five of the said Act, and on the recommendation of the Dominion Land Purchase Board, and after considering the report of the Otago District Land Board, do hereby declare the said land to be subject to the said Act to the intent that it shall hereupon be deemed to be portion of the said Arnmore Settlement and may be disposed of accordingly.

SCHEDULE.

OTAGO LAND DISTRICT.

All that area of land, containing by admeasurement 17 acres 3 roods 23 perches, more or less, being part of Section 21, Block VII, and parts of Sections 2 and 3, Block X, Awamoko Survey District: Bounded towards the north-east and north Survey District: Bounded towards the north-east and north generally by Sections 3s and 5s, Armmore Settlement, 2992 and 6474-7 links; towards the south-east by part of aforesaid Section 3, 294-6 links, and Section 3A, Elderslie Settlement, 476 links; towards the south-west generally by Section 9A, Elderslie Settlement, 9115-8 links; and towards the north-west by aforesaid Section 9A, 278-5 links; be all the aforesaid linkages more or less. As the same is more particularly shown on the plan numbered L. and S. 19207/1A, 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 29th day of September, 1934.

E. A. RANSOM, Minister of Lands. (L. and S. 19207/1.)

BLEDISLOE, Governor-General.

WHEREAS the land described in the Schedule hereto (hereinafter referred to as "the said land") is Crown land not acquired under the Land for Settlements Act, 1925, and is adjacent to certain land acquired under the said Act known as the Elderslie Settlement, and can conveniently be disposed of therewith:

known as the Elderslie Settlement, and can conveniently be disposed of therewith:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, acting in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and five of the said Act, and on the recommendation of the Dominion Land Purchase Board, and after considering the report of the Otago District Land Board, do hereby declare the said land to be subject to the said Act to the intent that it shall hereupon be deemed to be portion of the said Elderslie Settlement and may be disposed of accordingly. of accordingly.

SCHEDULE.

OTAGO LAND DISTRICT.

ALL that area of land, containing by admeasurement 27 acres ALL that area of land, containing by admeasurement 27 acres 3 roods 28 perches, more or less, being parts of Sections 4, 31, 38, 28, 10, 29, and 30, Block I, Maruwenua Survey District; and part of Section 21, Block VII, Awamoko Survey District: Bounded towards the north generally by Section 10a, Elderslie Settlement, 8070-4 links; and Section 1s, Arnmore Settlement, 7854-9 links; towards the south-east by said Section 1s, 204-4 links; towards the south-east by said Section 1s, 729-1 links, Section 9a, Elderslie Settlement, 3394-1 links, Section 8a, Elderslie Settlement, 2330-3 links, Section 10a, Elderslie Settlement, 1313-1 links, and Section 11a, Elderslie Settlement, 7158-1 links; and towards the north-west by said Section 11a, 242-8 links.

Also all that area of land, containing by admeasurement

said Section 11A, 242.8 links.

Also all that area of land, containing by admeasurement 19 acres 3 roods 9 perches, more or less, being parts of Sections 3, 17, 15, and 13, and a closed road, Block X, Awamoko Survey District: Bounded towards the north-east generally by Section 2A, Elderslie Settlement, 8910.5 links; towards the north by part of Section 15 aforesaid, Block X, 167.8 links, and part of Section 13, said Block X, 916.7 links;

towards the east by part of said Section 13, 148-6 links; towards the south and south-west generally by Section 3A, Elderslie Settlement, 10382-6 links; and towards the northwest by part of Section 3, Block X, Awamoko Survey District, 294-6 links; be all the aforesaid linkages more or less. As the same is more particularly shown on the plan numbered L. and S. 19207/1, 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 29th day of September, 1934.

E. A. RANSOM, Minister of Lands.

(L. and S. 19207/1.)

Declaring Road-lines adjoining Land in Clifford Settlement, Auckland Land District, to be closed, and the Land comprised therein to be subject to the Land for Settlements Act, 1925.

BLEDISLOE, Governor-General.

WHEREAS a report has been received from the Surveyor-General from which it appears that the roads described in the Schedule hereto are unformed and unused, and that the said roads adjoin land acquired under the Land for Settlements Act, 1925, and are not suitable to the subdivision of such land: subdivision of such land:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section one hundred and six of the Land for Settlements Act, 1925, and of all other powers and authorities in anywise enabling me in this behalf, do hereby close the roads hereinafter described; and I do hereby declare that the land comprised in the said roads shall thereupon become subject to the Land for Settlements Act,

SCHEDULE.

MATAMATA COUNTY .- PATETERE NORTH SURVEY DISTRICT. APPROXIMATE areas of the portions of road to be closed:

A. R. P. Adjoining
0 0 5.4 Lot 18, D.P. 3079, being portion of Okoroire
Block, Block II (now Section 5, Clifford
Settlement).

0 0 5.9 Lot 18, D.P. 3079, being portion of Okoroire Block, Block II (now Section 5, Clifford Settlement).

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 21/12, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2708, and thereon coloured green. (Auckland plan No. 27436.)

As witness the hand of His Excellency the Governor-General, this 1st day of October, 1934.

E. A. RANSOM, Minister of Lands.

(L. and S. 21/12.)

Declaring Road-lines intersecting Land in Clifton Settlement, Otago Land District, to be closed, and the Land comprised therein to be subject to the Land for Settlements Act, 1925.

BLEDISLOE, Governor-General.

WHEREAS a report has been received from the Surveyor-General from which it appears that the

VV Surveyor-General from which it appears that the road described in the Schedule hereto is unformed and unused, and that the said road intersects land acquired under the Land for Settlements Act, 1925, and is not suitable to the subdivision of such land:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section one hundred and six of the Land for Settlements Act, 1925, and of all other powers and authorities in anywise enabling me in this behalf, do hereby close the road hereinafter described; and I do hereby declare that the land comprised in the said road shall hereby declare that the land comprised in the said road shall thereupon become subject to the Land for Settlements Act, 1925.

SCHEDULE.

CLUTHA COUNTY.—CLIFTON SETTLEMENT.

APPROXIMATE area of the road to be closed: 12 acres 1 rood 6 perches.

Passing through Section 38s.

In the Otago Land District; as the same are more particularly delineated on the plan marked L. and S. 21/32, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2707, and thereon coloured

s witness the hand of His Excellency the Governor-General, this 27th day of September, 1934.

E. A. RANSOM, Minister of Lands.

(L. and S. 21/32.)

Members of Domain Boards appointed.

Department of Lands and Survey,
Wellington, 1st October, 1934.

HIS Excellency the Governor-General has, in pursuance
of section 49 of the Public Reserves, Domains, and
National Parks Act, 1928, been pleased to make the following appointments:

David Mackie.

to be a member of the Templeton Domain Board in place of Edward Ernest Cunneen, resigned.

Henry Milne.

be a member of the Coalgate Domain Board in place of William Broomfield, resigned.

John Nisbett,

to be a member of the Wai-iti Domain Board in place of Frederick William Tunnicliff, resigned.

George Henry Etherington,

to be a member of the Matiere Domain Board in place of Gordon Alfred Kelly, left the district.

Reginald Asher Lees,

to be a member of the Papamoa Domain Board in place of William Atherton Bennett, who has been absent from three consecutive meetings without the consent of the Board.

Robert Galbraith Barnes, and Frederick Gilchrist,

to be members of the Fergusson Domain Board in place of Alexander Philip Neil and George Alfred McKendrick, re-

James William Young, and Irvine Watson Cowie,

to be members of the Karitane Domain Board in place of James Hamlin Walker and William Percy Seelye, resigned.

Albert Pepperell, and George Barton Dagliesh Morton,

to be members of the Rotokare Domain Board in place of Gordon Alfred Coplestone, resigned, and Hugh Powdrell Wills, who has been absent from three consecutive meetings without the consent of the Board.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/158.)

Coroner appointed.

Department of Justice, Wellington, 3rd October, 1934. IS Excellency the Governor-General has been pleased to appoint

Frederick William Platts, Esquire,

of Hamilton, to be a Coroner for the Dominion of New Zealand.

JOHN G. COBBE, Minister of Justice.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 3rd October, 1934.

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

John Robert Lack, Esquire,

to be a member of the Licensing Committee for the District of Temuka, vice J. Kennedy, Esquire, deceased.

JOHN G. COBBE, Minister of Justice.

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

PURSUANT to the provisions of Regulation 5 of the Rotorna Trout-fishing Regulations, 1929, I, Malcolm Fraser, Under-Secretary of the Department of Internal Affairs of the Dominion of New Zealand, do hereby authorize

Alexander, J. R., Fenton Street, Rotorua, Alexander, J. R., Fenton Street, Rotorua,
Altherr, K., Launch-proprietor, Rotorua,
Atkins, D. B., Fishing Lodge, Hamurana,
Atkinson, Mrs. P., Rotoma, via Rotorua,
Bell, H. E., Storekeeper, Waimana,
Booker, L., Chemist, Te Puke,
Butement, A. G., Launchmaster, Tourist Department, Te

Butement, A. G., Launchmaster, Tourist Department, Te Wairoa,
Cochrane, J. W., Cochrane Park, Mourea, via Rotorua,
Cooney, Mrs. M. F., Postmistress, Murupara,
Cuff, Harold, P.O. Box 53, Te Puke,
Cutler, F. B., and Co., Messrs., Sports Dealers, Whakatane,
Davies, K., Mrs., Ngongotaha,
District Manager, Department of Industries and Commerce,
Tourist and Publicity, Rotorua,
Diskributors Hardware Co., Ltd. (C. V. Pearce, Managing
Director), Putaruru,
Edwards, C., Mrs., Fishing Lodge, Atiamuri,
Edwards, W. R., Cambridge,
Emery, S., Mourea,
Emery, S., Rotoiti,
Frame, H., Ranger, Post-office, Frasertown,
Gillett, J. A., Takapuna, Auckland,
Hall, A. D., Wairoa, Hawke's Bay,
Harrop, G. T., Okere Falls, Okere,
Hastie, R. S., Matamata,
Hitchon, H. W., Launch-proprietor, Rotorua,
Hunt, D., P.O. Box 31, Taupo,
Jones, W., Miss, Wairakei,
Kean, A., Conservator of Fish and Game, Rotorua,
Kelly Ltd., G. G. Kelly, Managing Director, Victoria
Arcade, Auckland,
Kelly Ltd., G. G. Kelly, Managing Director, Rotorua,
King, D., Arawa Trust Board, Rotorua,
Lumley, P., Secretary, Tauranga Acclimatization Society,
Tauranga,
MacPherson, H. M., Te Whaiti,

Tauranga,

MacPherson, H. M., Te Whaiti,

Manager, Lake House, Waikaremoana,

MacPherson, H. M., 1e Whatt,
Manager, Lake House, Waikaremoana,
Minett, H., Ltd., Messrs., Storekeepers, Taupo,
McConnell, W., Waimana,
McIsaacs, A. J., Manager, Campbell's Store, Taneatua,
Newdick, H. L., Spa Hotel, Taupo,
Orr, Miss A. B., Aard Office, Taupo,
Pakes, W. T., Sports Dealer, Rotorua,
Pearson, T. H., P.O. Box 32, Opotiki,
Pollock, W. J., Launch-proprietor, Rotorua,
Potts, G. G., Ranger, Taupo,
Reilly, C. A., Te Awamutu,
Ross, J. R., and Co., Messrs., P.O. Box 105, Napier,
Saunders, E. H., Fishing Lodge, Okataina,
Thorpe, G. W., Storekeeper, Taupo,
Tisdall, S. J. and Co., Rotorua,
Tisdall, W. H., Ltd., Auckland,
Tisdall, W. H., Ltd., Hamilton.
Wehringo, Miss A., Taupo,
White, H. S. O., Dalton Street, Napier
White, M. J., Secretary, East Coast Acclimatization Soci

White, M. J., Secretary, East Coast Acclimatization Society,

Gisborne, Wilson, G., Ruatoki,

The Postmaster, Frasertown, The Postmaster, Mamaku,

The Postmaster, Matata, The Postmaster, Matamata, The Postmaster, Mokai,

The Postmaster, Mokai,
The Postmaster, Ngongotaha,
The Postmaster, Ohinemutu,
The Postmaster, Opotiki,
The Postmaster, Rotorua,
The Postmaster, Taneatua,
The Postmaster, Taupo,
The Postmaster, Te Teko,
The Postmaster, Tuai,
The Postmaster, Waimana,
The Postmaster, Waimana,
The Postmaster, Wairoa, Hawke's Bay, and
The Postmaster, Whakatane,
The

to be issuing officers for the purpose of issuing licenses to fish for trout under the Rotorua Trout-fishing Regulations, 1929. All previous authorities issued under the said regulations are hereby revoked.

Dated at Wellington, this 29th day of September, 1934.

MALCOLM FRASER, Under-Secretary.

(I.A. 1933/75/17.)

Appointment of Issuing Officers for the purpose of issuing Licenses to fish for Trout under the Taupo Trout-fishing Regulations, 1929.

DURSUANT to the provisions of Regulation 2 (2) of the Taupo Trout-fishing Regulations, 1929, I, James Alexander Young, Minister of Internal Affairs of the Dominion of New Zealand, do hereby authorize

Alexander, J. R., Fenton Street, Rotorua,

Asher, J. A., Tokaanu Hotel, Tokaanu,

Asher, J. A., Tokaanu Fishing Lodge, Tongariro Bridge, Turangi,

Turangi,
Ashwell, A. W., Seddon Street, Raetihi,
Condon, W. C., Government Hatchery, Tokaanu,
Cuff, Harold, P.O. Box 53, Te Puke,
District Manager, Department of Industries and Commerce,
Tourist and Publicity, Rotorua,
Fletcher, Fred., Waitahanui Lodge, Waitahanui,
Flight, V.C., Motuopa Bay, Turangi,
Grace, P. A., Secretary, Tuwharetoa Trust Board, Tokaanu,
Hounsells Sports Depot, Victoria Avenue, Wanganui,
Hunt, D., Launch-proprietor, Taupo,
Jones, Miss W., Geyser House Hotel, Wairakei,
Kean, A., Conservator of Fish and Game, Rotorua,
Kelly Ltd., G. G. Kelly, Managing Director, Rotorua,
Kelly Ltd., G. G. Kelly, Managing Director, Victoria Arcade,
Auckland,

Auckland, Keys, J. C., Taupo, Lumley, P., Secretary, Tauranga Acclimatization Society,

Lumley, P., Secretary, Tauranga Acclimatization Society, Tauranga,
McNamara, S. A., Ranger, Tokaanu,
Minett, Messrs. H., Ltd., Storekeepers, Taupo,
Newdick, H. L., Spa Hotel, Taupo,
O'Malley, J. P., Launch-proprietor, Tokaanu,
Orr, Miss A. B., Aard Office, Taupo,
Parsons, G. F., Manager, Government Hatchery, Tokaanu,
Potts, G. G., Ranger, Taupo,
Ross, Messrs. J. R., and Co., P.O. Box 105, Napier,
Searle, J. W., Waitahanui,
Tamlin, A. W., Terraces Hotel, Taupo,
Taylor, J. T., Taupo,
Taylor, W. J. K., Fishing Camp, Turangi,
Thorpe, G. W., Storekeeper, Taupo,
Tisdall, W. H., Ltd., Auckland,
Tisdall, W. H., Ltd., Hamilton,
Wehringo, Miss A., Storekeeper, Taupo,
White, H. D., Launch-proprietor, Taupo,
White, H. S. O., Sports Depot, Dalton Street, Napier,
o be issuing officers for the purpose of issuing licenses to to be issuing officers for the purpose of issuing licenses to fish for trout under the Taupo Trout-fishing Regulations,

All previous authorities issued under the said regulations are hereby revoked.

As witness my hand at Wellington, this 2nd day of October,

J. A. YOUNG, Minister of Internal Affairs.

(I.A. 1933/76/25.)

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 28th September, 1934.

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

Francis Robert Bould,

to be Registrar of Brands under the Stock Λ ct, 1908, for the Waiapu and Gisborne Branding Registration Districts, as from the 27th day of September, 1934.

Thomas Norton Benge,

to be Registrar of Births and Deaths of Maoris at Otaki, as from the 14th day of September, 1934.

Vesey Gore Grinlinton,

to be Registrar of Births and Deaths of Maoris at Raglan, as from the 21st day of September, 1934.

Arthur James Brown,

to be Registrar of Births and Deaths of Maoris at Bluff, as from the 21st day of September, 1934.

Harold George Jamieson, to be Registrar of Births and Deaths of Maoris at Gisborne,

as from the 8th day of October, 1934. Douglas James Bruce Walker, to be Registrar of Births and Deaths of Maoris at Otahuhu, as from the 4th day of September, 1934.

Richard Edgar Williams,

to be Registrar of Births and Deaths of Maoris at Otahuhu, as from the 21st day of September, 1934.

T. MARK, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office

Wellington, 2nd October, 1934.

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.	District.
Miss Bertha Elizabeth Lunn	Waimangaroa.
Norman Hunter Steele	Heriot.
Charles Irvine	Helensville.
G. G. HODGKINS, Deput	y Registrar-General.

The Rural Intermediate Credit Act, 1927.—Appointment of District Intermediate Credit Supervisor and Chairman of District Board.

IT is hereby notified for public information that the Rural Intermediate Credit Board, acting in pursuance and exercise of the power and authority conferred upon it by section 14 of the Rural Intermediate Credit Act, 1927, and of all other powers and authorities it in that behalf enabling, has appointed

Algar Herbert Ihle,

District Public Trustee, Greymouth, to be District Intermediate Credit Supervisor for the Westland Rural Intermediate Credit District in succession to Daniel Scannell:

And it is further notified that the Rural Intermediate

Credit Board, acting in pursuance and exercise of the power conferred on it by paragraph 10 of the regulations made under the said Act, and published in the New Zealand Gazette of the 22nd day of December, 1927, and of all other powers it in that behalf enabling, has appointed the said

Algar Herbert Ihle

to be Chairman of the Westland District Rural Intermediate Credit Board in succession to the said Daniel Scannell.

The appointment will take effect as from the 16th October, 1934.

Dated at Wellington, this 29th day of September, 1934.

W. BARR,

Commissioner of Rural Intermediate Credit.

The Rural Intermediate Credit Act, 1927.—Appointment of Member of District Rural Intermediate Credit Board.

IT is hereby notified for public information that the Rural Intermediate Credit Board, acting in pursuance and exercise of the authority conferred upon it by section 14 of the Rural Intermediate Credit Act, 1927, and all other powers and authorities it in that behalf enabling, has appointed

James Francis Quinn,

Commissioner of Crown Lands for the Canterbury Land District, to be a member of the North Canterbury District Rural Intermediate Credit Board in succession to Mr. William Stewart, who has been appointed Valuer-General.

Dated at Wellington, this 1st day of October, 1934.

E. O. HALES,

Commissioner of Rural Intermediate Credit.

Defence Rifle Club disbanded.

Wellington, 26th September, 1934.

HIS Excellency the Governor-General has approved of the disbandment of the underworkiesed Defendance. the disbandment of the undermentioned Defence Rifle Club under section 43, Defence Act, 1909:—

Waimate Defence Rifle Club.

with headquarters at Waimate.

Dated 19th September, 1934.

JOHN G. COBBE, Minister of Defence.

Excluding Land from the Heretaunga Development Scheme.

N OTICE is hereby given that pursuant to a resolution of the Native Land Settlement Board the lands mentioned in the Schedule hereto are no longer subject to the provisions of section 522 of the Native Land Act, 1931, and are excluded from the Heretaunga Development Scheme.

Dated at Wellington, this 14th day of September, 1934.

A. T. NGATA.

Native Minister, Chairman of the Board.

SCHEDULE.

THE following lands situate in Te Mata and Maraekakaho Survey Districts :-

Block.		Area.
вюек.		A. R. P.
Pukerowhitu 2F 1	 	 53 2 25
" 2F 3	 ••	 3 0 0

Including Additional Land in the Tikitere Development Scheme.

NOTICE is hereby given that pursuant to a resolution passed by the Native Land Settlement Board on the 23rd day of March, 1934, the lands mentioned in the Schedule hereto are subject to the provisions of section 522 of the Native Land Act, 1931, and are included in the Tikitere Development Scheme.

Dated at Wellington, this 27th day of September, 1934.

A. T. NGATA. Native Minister, Chairman of the Board.

SCHEDULE.

THE following lands situate in the Rotoiti Survey District :-

			I	Area	
			Α.	R.	Р.
			64	1	10
			49	1	35
			14	2	27
			61	2	22
• •	• •	• •	128	1	9
			919	1	23
	•••			$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

(This notice is published in substitution for and in lieu of a notice appearing in the New Zealand Gazette No. 23 of the 12th April, 1934, at page 978.)

Special Order made by the Eureka Drainage Board altering the Boundaries of the Tauwhare Subdivision of the Eureka Drainage District.

Department of Internal Affairs,

Wellington, 1st October, 1934.

THE following special order, made by the Eureka Drainage
Board, is published in accordance with the provisions of the Land Drainage Act, 1908, and amendments.

J. A. YOUNG, Minister of Internal Affairs.

(I.A. 1934/135/1.)

SPECIAL ORDER.

That the Board hereby resolves by way of special order to amend the boundaries of the Tauwhare Subdivision of the Board's district as provided for by section 16 of the Land Drainage Act, 1908, and that the boundaries of the Tauwhare Subdivision shall comprise all those lands within the Eureka Drainage District, in the County of Waikato, bounded by a line commencing at the south-eastern corner of Lot 1 on plan 13911, deposited in the office of the District Land Registrar at Auckland; thence along the south-eastern boundary of Lot 1 aforesaid and the south-eastern and south-western boundaries of Lot 3 on plan 13911 aforesaid, to and across a public road to the southern corner of Lot 2 on plan 9632 a public road to the southern corner of Lot 2 on plan 9632 deposited as aforesaid; thence along the south-western boundary of Lot 2 aforesaid and the north-western boundaries deposited as aforesaid; thence along the south-western boundary of Lot 2 aforesaid and the north-western boundaries of Lots 3 and 4 on plan 9632 aforesaid to the eastern corner of Lot 3 on plan 11764 deposited as aforesaid; thence along the north-eastern boundaries of Lots 3 and 4 on plan 11764 aforesaid; thence easterly along the road running along the northern boundary of Lots 2 and 1 on plan 11764 aforesaid to a road junction; and thence along the western boundary of Lot 27 on Land Transfer Plan 7244 and Lot 1 on Land Transfer Plan 5178; and thence easterly and north-easterly along the southern and eastern boundaries of the Eureka Subdivision of the Eureka Drainage District to the boundaries of the said district; and thence by that boundary in a south-easterly, south-westerly, and generally southerly direction to the southern boundary of the Board's district; thence south-west and generally north-west along the boundaries of the Eureka Drainage District to the point of commencement, and that the Tauwhare Subdivision continue to be represented by one member of the Board, and that this special order shall take effect as from the 11th September, 1934, and that this resolution be confirmed at a meeting to be held at the Board's office, No. 7 Wesley Chambers, Victoria Street, Hamilton, at 10.30 a.m. on Tuesday, 11th September, 1934, and that the clerk take all the necessary steps to give effect to this resolution.

I. Norman Gillard Gribble Clerk to the Eureka Drainage to this resolution

I, Norman Gillard Gribble, Clerk to the Eureka Drainage Board, hereby certify that the above special order was passed at a duly constituted meeting of the Board held on 13th August, 1934, and confirmed, after being advertised as required, at a meeting held on 11th September, 1934.

> N. G. GRIBBLE, Clerk, Eureka Drainage Board.

Licenses issued to Wholesalers under the Sales Tax Act, 1932-33.

Customs Department,
Wellington, 4th October, 1934.

To shereby notified for public information that licenses to act as wholesalers under the Sales Tax Act, 1932-33, have been issued to the undermentioned persons, firms, and companies carrying on business at the places stated opposite the names of each respectively.

E. D. GOOD, for Comptroller of Customs.

Name of Person, Firm, or Company.	Place or Places at which Business is carried on.
B. Bluff Granite Quarries Brown, Christopher Frederick	Dunedin. Auckland.
C. Chadwick, Madge (from 21st March, 1934) City Electroplating Co., Ltd	Feilding. Auckland.
D. Dingwall and Paulger Display Centre (P. D. Doland), Ltd. (from 1st September, 1934) Dowd-Kabo Corset Company, Limited	Christchurch. Wellington. Auckland.
F. Forster, G. E., and Co.	Gisborne.
G. Guillard's Putaruru Building Stone Co., Ltd.	Lichfield.
H. Heath's Utility Mops (N.Z.) Hood, F. G., and Co., Ltd. (from 1st September, 1934)	Auckland. Wellington.
Hyams, E. J., and Son (from 1st September, 1934)	Wellington.
King, H. A	Lyttelton.
M. McCrystal, R., Ltd	Auckland. Dunedin.
N. N.Z. Tennis Gut Company, Ltd	Auckland.
O. Osborne Gas Stove Co., Ltd. (from 1st May, 1934)	Christchurch.
P. Peetex Glue Co	Christchurch. Wellington.
R. Radford, Joseph Alfred (from 1st June, 1934)	Christchurch,
Reliance Printing Works	Gisborne. Wellington.
Roope and Co., Ltd	Invercargill, Collingwood.
Satchell, Leslie	Auckland. Auckland.
Star Manufacturing Co. (from 1st April, 1934)	Wanganui.
Strongman, Samuel, Jun	Cape Colville.
Taylor, William Hendrey Tong, J. W., Ltd. (in Liquidation)	Wellington. Hawera.
U. Urlwin, H. C., Ltd. (from 1st August, 1934)	Auckland, Dunedin.
W Williams and Pedersen	Matawai. Christchurch.

Name of Person, Firm,	
or Company.	

Place or Places at which Business is carried on.

The licenses as wholesalers issued to the undermentioned persons, firms, and companies have been cancelled:—

Cichero, Eric George . . Auckland. Collings, A., and Sons
Collings, A., and Sons
Concrete Block and Tile Co., Ltd., The
Co-operative Printery
Dominion Health Service, Ltd.
E. M. F. Electric Co. Pty., Ltd.
Guillard, Pierre Louis
Hood, F. G. Auckland. Auckland. Gisborne. Wellington. Wellington. Lichfield. Guillard, Pierre Louis
Hood, F. G.
Jones and Kozenof
King and Cousins
Martin, George Gordon
N.Z. Safety Lighting Co., Ltd., The
Osborne Gas Stove Co.
Peters, M.
Salek Bros., Ltd.
Sand Bed Shoe Press Co.
Southland Breweries, Ltd.
Woolnough Manufacturers. Ltd. Wellington. Auckland. Lyttelton. Dunedin. Wellington. Christchurch. Wellington. . . Wellington. ٠. Christchurch. Collingwood, Invercargill. Woolnough Manufacturers, Ltd. Auckland.

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.

Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.	
Cookson, John	Labourer	Hicks Bav	9/8/34	27/9/34	Intestate	Gisborne.	
Johnstone, Isabella Anne	Widow	Matamau	13/8/34	27/9/34	,,	Napier.	
Matthews, Ralph	Engine-driver	Invercargill	9/9/34	27/9/34	,,	Invercargill.	
McRae, Ellen	Widow	Wellington	12/4/34	27/9/34		Blenheim.	
Power, Thelma Louise	Married woman	Otakiri	4/9/34	27/9/34	Testate	Auckland.	
	Dredge hand	Timaru	24/7/34	27/9/34	Intestate	Christchurch.	
		and the second s		. , , -		Wellington.	
Williams, Charles Town	Retired carpenter	Palmerston	7/9/34	27/9/34	Testate	Dunedin.	
	Cookson, John	Cookson, John Labourer	Cookson, John Labourer Hicks Bay Johnstone, Isabella Anne Widow	Cookson, John Labourer Hicks Bay 9/8/34 Johnstone, Isabella Anne. Widow Matamau 13/8/34 Matthews, Ralph Engine-driver Invercargill 9/9/34 McRae, Ellen Widow Wellington 12/4/34 Power, Thelma Louise Married woman Otakiri 4/9/34 Sidlausky, Alexander Dredge hand Timaru 24/7/34 Tamblin, Frederick Joseph Barman Levin 16/8/34	Name. Occupation. Residence. of Death. Election filed. Cookson, John Labourer	Name. Occupation. Residence. of Death. Election filed. Intestate. Cookson, John Labourer . Johnstone, Isabella Anne Johnstone, Isabella Anne Widow Matamau	

Public Trust Office, Wellington, 1st October, 1934.

E. O. HALES, Public Trustee.

Mining Privileges to be struck off the Register.—Notice under Section 188 (3) of the Mining Act, 1926.

Mining Registrar's Office, Queenstown, 29th September, 1934.

NOTICE is hereby given in accordance with the provisions of section 188 (3) of the Mining Act, 1926, that the mining privileges held under the licenses mentioned in the Schedule hereto will, unless sufficient cause is shown to the contrary, be struck off the Register of Mining Privileges at the expiration of three months from the date hereof.

P. W. J. COCKERILL, Mining Registrar.

SCHEDULE.

License No.	Date.	Nature of Privilege.	Locality.	Registered Holder.
1951	25/10/21	Tail-race	In bed of Moke Creek	Edmund Oxenbridge.
2028	5/7/33	Mineral license	On south side of Precipice Creek, Glenorchy	Agnes Paulin.
2572	7/3/30	"	On south-east side of Mount McIntosh, Glenorchy S.D.	Edwin William Paulin.
2815	13/9/32	Water-race	White's Gully, Shotover S.D	William Hannah.
2979	10/10/33	Extended alluvial claim	100 yd. north of Deep Creek, Block XII, Shotover S.D.	James Arthur Scott.
2875	11/4/33		4 chains above the bridge at Arthur's Point	Louis Alexander Burberry.

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON MONDAY, 1ST OCTOBER, 1934.

$oldsymbol{L}i$	abilities.		Assets.
		£ s. d.	
1. Paid-up capital		500,000 0 0	(5)
2. General Reserve Fund		1,000,000 0 0	
3. Bank-notes		8,701,322 10 0	(0) 0.0101
4. Demand liabilities—			9. Subsidiary coin 122,709 14 1
(a) State		2,462,889 1 0	1
(b) Banks		17,964,799 1 10	
(c) Other		3,309 14 6	
5. Time deposits		••	(b) Treasury and local-body bills
6. Liabilities in currencies	other than		11. Advances—
N.Z. currency			(a) To the State or State under-
7. Other liabilities		8,913 6 10	
			(b) To other public authorities
			(c) Other
			12. Investments 1,500,000 0 0
			13. Bank buildings
			14. Other assets 59,507 14 10
		000 041 000 14 0	000 041 000 14 0
		£30,641,233 14 2	£30,641,233 14 2

Proportion of reserve (No. 8 less No. 6) to notes and other demand liabilities, 99.40 per cent.

W. R. EGGERS, Acting Chief Accountant.

Tenders accepted by Public Works Department.

THE following schedule of tenders, passed by the Public Works Department, is published for general information:—

Work or Supply.	Price.	Tenderer.
	£ s. d.	
Waikato Hospital Board—Steam boiler	698 15 0	Seagar Bros., Ltd.
Waikato Hospital Board—Supply and installation of	200 0 0	Vale and Co., Ltd.
mechanical stoker	200 0 0	vaic and co., Ltd.
Quote 888: Mangahao Scheme—Internal-combustion-engine	470 18 8	R. A. Hammersley, Ltd.
tractor	170 10 0	10. 11. Humimerstey, 1360.
Waimate-Kaeo-Mangonui Main Highway-Webbers Bridge	698 0 3	R. M. Pennefather.
Arthurs Pass-Kumara Main Highway-McGrath's Creek	762 0 0	A. J. McDonald.
Bridge and approaches		
Taupiri Drainage Scheme—Bridges	358 11 5	R. M. Pennefather.
Quote 869: Addington Substation—Outdoor lighting fittings	60 0 0	National Electrical and Engineering Co., Ltd
Quote 878: Mangahao Scheme-Local service transformers	78 10 0	National Electrical and Engineering Co., Ltd
Quote 881: Puhitahi Mental Hospital—Cable	116 8 0	Alliance Electrical Co., Ltd.
Quote 881: Puhitahi Mental Hospital—Boxes	27 5 0	Cory, Wright, and Salmon, Ltd.
Section 106: Waitaki-Halfway Bush Substation-Cottages,	4,592 0 0	Love Construction Co., Ltd.
garage, &c.	•	
Rotorua Post Office—Painting	259 14 9	W. Monk, Jun.
Mangahao Scheme-Bunnythorpe-Woodville-Pole erection	530 13 0	J. Ashby.
Colville-Port Jackson Road—Big Bay Bridge	651 9 3	M. W. Forsyth and Sons.
Nelson-Inangahua Main Highway-Flaxbush and Little	940 18 10	Johnson and Luff.
Flaxbush Creek Bridges		
Pungapunga Stream Bridge	237 5 6	E. W. Baker.
Quote 893: Main Highway Board Plant—Road-planers (2)	200 0 0	Dispatch Foundry Co., Ltd.
Quote 894: Mangahao Scheme—Torches	4 12 0	Ellis and Co.
Quote 894: Mangahao Scheme—Headlamps	11 17 0	Tolley and Son.
Small-farms Scheme—Three cottages and three sheds near	969 0 0	E. T. Fowler.
Waiuku		
Dunedin-Christchurch Main Highway, Waikouaiti Borough	1,894 0 0	J. H. Fulton.
Section—Improvements and metalling		- m - m - m
Small-farms Scheme—Two cottages and two sheds, Invercar-	712 10 0	J. T. Butler.
gill Hundred	00 10 0	T 11 136 1 T.1
Quote 897: National Park Hostel—C.I. hot-water boiler	23 18 0	Jenkins and Mack, Ltd.
Arthurs Pass-Kumara Main Highway—Kellys Creek Bridge	1,462 15 6	E. H. Shirley.
Gisborne-Opotiki via Coast Main Highway—Bituminous surfacing	3,431 1 10	W. Goosman and Co., Ltd.
Auckland-Maungaturoto Main Highway-Quarrying and	1,833 6 8	Symonds and Nixon.
crushing metal		
Quote 892: Main Highways Board—Tractor	$350 \ 19 \ 7$	R. A. Hammersley, Ltd.

Medicines permitted to be made with Methylated Spirit.

Customs Department,
Wellington, 28th September, 1934.
WITH reference to section 290 of the Customs Act, 1913,
which provides that some of farmers. W which provides that, save so far as is otherwise provided by regulations made under that Act, every person is guilty of an offence who uses methylated spirit as an ingredient guilty of an offence who uses methylated spirit as an ingredient in any perfume, toilet preparation, flavouring-essence, or tincture, or in any medicine (whether for internal or external application), or who sells any such article knowing the same to contain methylated spirit, it is hereby notified for public information that the medicines enumerated hereunder are articles approved for manufacture with methylated spirit without pyridine under paragraph (c) (i) of clause 120 of the Customs Regulations made under the said Act:—

"Antinea" lotion, "Beltona" lotion, Linimentum aconiti, Linimentum belladonnæ, Linimentum camphoræ ammoniatum, Linimentum capsici, Linimentum crotonis, Linimentum opii, Linimentum saponis, Linimentum sinapis,

Pieric acid solution, St. Jacob's Oil,

Wright's Liquor Carbonis Detergens, and preparations, whether produced or manufactured in New Zealand imported, which are suited for external use only at which, if imported, would be included under Item 262 the Customs Tariff.

(Note.—The list of medicines mentioned above includes t preparations specified in a similar notification published the New Zealand Gazette of 16th November, 1933. The notification is hereby cancelled.)

E. D. GOOD, for Comptroller of Customs.

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

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

SCHEDULE.

Mrs. M. Ford, 16 Gilliver Avenue, Rose Bay, Sydney. Dated at Wellington, this 2nd day of October, 1934. JOHN BITCHENER, for Postmaster-General

CROWN LANDS NOTICES.

Land in North Auckland Land District for Selection on Renewable Lease.

North Auckland District Lands and Survey Office,
Auckland, 2nd October, 1934.

NOTICE is hereby given that the undermentioned property is open for selection on renewable lease under the Land Act, 1924, and applications will be received at the North Auckland District Lands and Survey Office, Auckland up to 4 o'clock p.m. on Monday, 19th November, 1934.

Applicants should appear personally for examination at the North Auckland District Lands and Survey Office, Auckland, on Wednesday, 21st November, 1934, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .- SECOND-CLASS LAND. Bay of Islands County .- Motatau Survey District. (Exempt from payment of rent for two years.*)

(National endowment.)

Section 9, Block IV: Area, 617 acres 3 roods 22 perches.

Capital value, £450; half-yearly rent, £9. *Rent free for two years providing improvements to the value of £45 are effected annually in addition to improvements required to be done under the conditions contained or implied in the lease.

Situated about six miles from Kawakawa, three miles from Maromaku, and eight miles from Moerewa Freezing-works. About 200 acres adjacent to road is of fair soil, easy and practically all ploughable, covered with manuka and fern with some bush in the gullies. It is well watered. With the exception of about 50 acres towards the back of the section the balance of the land is story and broken. section the balance of the land is steep and broken.

Any further particulars may be obtained from the Commissioner of Crown Lands, North Auckland.

W. D. ARMIT, Commissioner of Crown Lands.

(L. and S. 9/2995.)

Land in Gisborne Land District for Selection on Renewable Lease.

District Lands and Survey Office,

Gisborne, 3rd October, 1934.

OTICE is hereby given that the undermentioned section is open for selection on renewall. is open for selection on renewable lease under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, Gisborne, up to 4 o'clock p.m. on Wednesday, 7th November, 1934.

Applicants should appear personally for examination at the District Lands and Survey Office, Gisborne, on Friday, 9th November, 1934, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

SCHEDULE.

GISBORNE LAND DISTRICT.—SECOND-CLASS LAND. Waiapu County.—Waipiro Survey District.—Ngamoe Block.

(NATIVE LAND SETTLEMENT.)

(Exempt from payment of rent for two years.*)

Section 3, Block I: Area, 1,195 acres 0 roods 33 perches. Capital value, £4,780; half-yearly rent, £119 10s.

Situated on Jerusalem-Whareponga Road, about eight miles and a half from Ruatoria. Good sheep country, undulating to steep. Approximately 1,100 acres in grass, balance light bush; well watered by creeks and springs. Elevation, 500 ft. to 1,400 ft. Improvements included in the capital value comprise clearing and grassing, £2,450, half share 70 chains boundary-fence adjoining Ngamoe A II Block, £35.

Ruatoria is a thriving township, and has all modern facilities by way of school, post and telegraph office, telephone, churches, hotel, creamery, and stores.

hotel, creamery, and stores

Improvements not included in capital value: The following improvements are not included in the capital value and must be paid for separately in cash by the incoming settler. Half share 292½ chains boundary-fence with Waitokitoki-Whareponga A 3 and Whareponga A 6 Blocks, £284 11s. 2d. Special condition re fencing: The incoming settler will be liable for half-cost of the boundary-fence with McCosh on the north-west corner.

* Special Condition.—After payment of the first half-year's rent, and rent for the broken period, the section will be rent free for a period of two years subject to a sum equal to the amount of the remitted rent being spent on fencing to the satisfaction of the Commissioner of Crown Lands, Gisborne.

Any further particulars required may be obtained from the Commissioner of Crown Lands.

H. L. PRIMROSE. Commissioner of Crown Lands.

(L. and S. 22/2111.)

Lands in Hawke's Bay Land District for Sale by Public Auction.

District Lands and Survey Office,

Napier, 2nd October, 1934.

Notice is hereby given that the undermentioned lands will be offered for sole by a sole by the sole of the sole by the sole of the sol will be offered for sale by public auction for cash or on deferred payments at the District Lands and Survey Office, Napier, on Monday, 12th November, 1934, at 11 a.m., under the provisions of the Land Act, 1924.

SCHEDIILE.

HAWKE'S BAY LAND DISTRICT.—TOWN LAND.

Hawke's Bay County.—Heretaunga Survey District.—Westshore Extension No. 15.

ECTION 205, Block IV: Area, 24 perches Upset price, £90. Minimum deposit on deferred payments, £10; minimum half-yearly instalment on deferred payments, £2 12s.

Section 206, Block IV: Area, 24 perches. Upset price, £87. Minimum deposit on deferred payments, £7; minimum minimum half-yearly instalment on deferred payments, £2 12s.

Section 207, Block IV: Area, 24 perches. Upset price, £85. Minimum deposit on deferred payments, £5; minimum half-yearly instalment on deferred payments, £2 12s.

Section 208, Block IV: Area, 24 perches. Upset price, £85. Minimum deposit on deferred payments, £5; minimum half-yearly instalment on deferred payments, £2 12s. minimum

Section 209, Block IV: Area, 24 perches. Upset price, £84. Minimum deposit on deferred payments, £4; minimum half-yearly instalment on deferred payments, £2 12s. minimum

Section 210, Block IV: Area, 24 perches. Upset price, 33. Minimum deposit on deferred payments, £8; minimum half-yearly instalment on deferred payments, £2 8s. 9d.

Section 211, Block IV: Area, 24 perches. Upset price, £82. Minimum deposit on deferred payments, £7; mini half-yearly instalment on deferred payments, £2 8s. 9d. minimum

Section 212, Block IV: Area, 24 perches. £82. Minimum deposit on deferred payments, £7; minimum half-yearly instalment on deferred payments, £2 8s. 9d.

Section 213, Block IV: Area, 24 perches. Upset price, £82. Minimum deposit on deferred payments, £7; minimum half-yearly instalment on deferred payments, £2 8s. 9d.

Section 214, Block IV: Area, 24 perches. Upset price, £82. Minimum deposit on deferred payments, £7; minimum half-yearly instalment on deferred payments, £2 8s. 9d.

Section 215, Block IV: Area, 24 perches. Upset price, 32. Minimum deposit on deferred payments, £7; minimum half-yearly instalment on deferred payments, £2 8s. 9d.

Section 216, Block IV: Area, 24.5 perches. Upset price, Minimum deposit on deferred payments, £5; half-yearly instalment on deferred payments, £2 12s.

The sections are situated at Westshore, about four miles The sections are situated at Westshore, about four miles from the Napier Post-office, via the Railway Embankment Road. They form suitable sites for permanent residences or beach cottages, as they front an ocean beach that is particularly adapted for bathing. A regular bus service runs between Westshore and Napier.

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

F. R. BURNLEY, Commissioner of Crown Lands.

(L. and S. 25/431.)

Settlement Land in Hawke's Bay Land District for Sale for Cash or on Deferred Payments.

District Lands and Survey Office, Napier, 2nd October, 1934.

SCHEDULE.

11 o'clock a.m. on Monday, 12th November, 1934.

HAWKE'S BAY LAND DISTRICT.—FIRST-CLASS LAND. Hawke's Bay County.-Woodlands Settlement.

Section 3s: Area, 10 acres 1 rood 31 perches. Upset price, £1,110. Deposit on deferred payments, £60: Half-yearly instalment on deferred payments, £34 2s. 6d.

Improvements included in the capital value consist of approximately 44 chains of boundary fencing and 5 acres of apple orchard and shelter-belts.

The licensee has the right at all times and for ever hereafter The licensee has the right at all times and for ever hereafter (in common with the licensees, owners, and occupiers of Lots 2, 5, 8, and 9 on D.P. 5287) to connect and take water by means of a 1-in.-diameter pipe from the 2 in. artesian well on Lot 4 on the said D.P. as shown on the said plan. This license is subject to the right of the licensee, owner, or occupier of Lot 8 on the said D.P. at all times and for ever hereafter to lay, maintain, or convey water by means of a 1-in.-diameter pipe through the land comprised herein as shown on the said D.P.

An orchard property situated in the Woodlands Settlement, three miles from the Hastings Post-office and Railway-station and one mile and a half from the Havelock North School. Access by good metalled road. No water-supply. Very suitable for an orchard as the section comprises good crumbly alluvial soil with free subsoil.

Any further particulars required may be obtained from the Commissioner of Crown Lands.

F. R. BURNLEY. Commissioner of Crown Lands.

(L. and S. 21/149/1029.)

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

District Lands and Survey Office.

New Plymouth, 2nd October, 1934. OTICE is hereby given that the undermentioned education reserves will be offered for lease by public auction at the District Lands and Survey Office, New Plymouth, at 2.30 o'clock p.m. on Wednesday, 7th November, 1934, under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act, 1908, and amendments.

SCHEDULE

TARANAKI LAND DISTRICT.

Hawera County.—Ohawe Town Belt.

Subsection 11 of Section 1: Area, 1 rood 15.1 perches. Upset annual rental, £1 10s.

Subsection 15 of Section 1: Area, 37.9 perches. Upset annual rental, £1 5s.

Subsection 29 of Section 1: Area, 1 rood 8 perches. Upset

annual rental, £1 5s.
Subsection 49 of Section 1: Area, 28·8 perches. Upset annual rental, £1 5s.
Subsection 54 of Section 1: Area, 35 8 perches.

Upset annual rental, £1 10s. Upset

*Subsection 57 of Section 1: Area, 36 perches. annual rental, £1 10s. Subsection 58 of Section 1: Area, 36 perches. Upset

annual rental, £1 10s.

* A wood and iron garage 10 ft. by 17 ft., concrete floor, has been built on this section. This bu £15, which amount must be paid in cash. This building is valued at

These sections are situated about five miles and a half from the Hawera Post-office by good road and comprise for the most part good level land. The sections are very suitable for seaside resorts, and an opportunity is here afforded to those residents of Hawera and adjoining towns who are desirous of obtaining sites for the erection of beach cottages within easy distance of their homes.

Abstract of Terms and Conditions of Lease.

1. A half-year's rent at rate offered, and lease and regis-

1. A hair-year's rent at rate onered, and lease and registration fees, £2 2s., to be paid on fall of hammer.

2. Term of lease is twenty-one years, with perpetual right of renewal for successive terms of twenty-one years at rents based on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

3. No compensation for improvements; but if lease is not renewed upon expiry the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for improvements effected by the original lessee with the consent of the Land Board. Failing disposal, the land and improvements revert to the Crown without compensation

4. No transfer, mortgage, sublease, or subdivision allowed without consent.

5. Lessee to cultivate and improve the land and keep it clear of weeds.

6. Lessee to maintain in good substantial repair all buildings, fences, gates, and drains, and to keep clear all creeks, drains, ditches, and watercourses, to trim all live hedges, and trains, ditches, and watercourses, to trim all live nedges, and to yield up all improvements in good order and condition at the expiration of the lease.

7. Rent payable half-yearly in advance, subject to penalty at the rate of 10 per cent. per annum for any period during

which it remains in arrear.

8. No gravel to be removed from land without consent of the Land Board.

9. Lessee will not carry on any offensive trade.
10. Lessee to give notice to Land Board before making improvements.

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

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

Form of lease may be perused and full particulars obtained from the undersigned.

> F. H. WATERS. Commissioner of Crown Lands.

(L. and S. 20/147.)

Reserve in Canterbury Land District for License by Tender.

District Lands and Survey Office,

District Lands and Survey Office,
Christchurch, 3rd October, 1934.

NOTICE is hereby given that the undermentioned reserve known as the "Police Reserve," Burkes Pass, is offered for license by tender under the provisions of the Public Reserves, Domains, and National Parks Act, 1928, and written tenders addressed to the Commissioner of Crown Lands, and marked "Tender for Police Reserve," must reach the above-mentioned office not later than 12 o'clock noon on Monday, 5th November, 1934.

SCHEDULE.

CANTERBURY LAND DISTRICT.—POLICE RESERVE.

Mackenzie County.—Burke Survey District.

RESERVE 1264A, Block VIII, Burke Survey District: Area, 15 acres 2 roods 31 perches. Minimum annual rental, £5.

Improvements, fencing valued at £11 15s., included in

capital value of lease.

The land is situated on the Fairlie-Tekapo Road, fourteen The land is situated on the Fairlie-Terapo Road, fourteen miles from Fairlie Railway-station and Saleyards and adjoins the Burkes Pass School. Access is by good graveled road. Soil of light quality resting on clay and gravel; watered by stream. Altitude about 1,900 ft. Flat land suitable for stream. grazing.

ABSTRACT OF TERMS AND CONDITIONS OF LICENSE.

1. The license is granted for a term of five (5) years and shall be subject to resumption by three months notice in the

event of the land being required by the Crown.

2. The licensee shall not be entitled to any compensation for improvements effected on the land, but may remove same

on termination of license

3. The licensee shall be permitted to cultivate and take one root and one oat crop providing the area is subsequently

one root and one out trop providing the area is subsequently sown down in good grasses.

4. The licensee shall destroy and eradicate and prevent the growth and spread of all gorse, broom, sweetbrier, Californian thistle, and other noxious weeds on the said land.

5. The licensee shall destroy and prevent the increase of rabbits on the said land.

6. The licensee shall pay all rates and taxes levied against

the said land.

7. The licensee shall not assign, transfer, sublet, or mortgage in whole or in part his interest without the written consent of the Commissioner of Crown Lands first had and obtained.

8. The licensee shall have no right to cut, fell, or remove or damage in any way the trees in the plantation on the western boundary of the reserve.

9. The right is reserved in favour of the licensor or any

person or persons authorized by the Commissioner of Crown Lands to cut, fell, or remove the trees in the said plantation.

10. The license is subject to cancellation and forfeiture without notice in the event of non-fulfilment or breach of any of the conditions or obligations herein contained or implied.

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

> J. F. QUINN, Commissioner of Crown Lands.

(L. and S. 6/7/117.)

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

District Lands and Survey Office, Christchurch, 2nd October, 1934.

OTICE is hereby given that the undermentioned sections OTICE is hereby given that the undermentioned sections are open for selection on renewable lease under the Land Act, 1924, and the Land for Settlements Act, 1925, and applications will be received at the District Lands and Survey Office, Christchurch, up to 4 o'clock p.m. on Friday, 2nd November, 1934.

Applicants should appear personally for examination at the District Lands and Survey Office, Christchurch, on Tuesday, 6th November, 1934, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

examination of applicants.

SCHEDULE

Canterbury Land District.—First-class Lands.— Settlement Lands.

Geraldine County.—Orari Survey District.—Tripp Settlement. (Exempt from payment of rent for two years.*)

(Exempt from payment of rent for two years.*)

Section 7, Block VII: Area, 133 acres 2 roods 19 perches. Capital value, £1,022; half-yearly rent, £25 11s.

Loaded with the sum of £395 for improvements, repayable in cash or by a cash deposit of £25 and the balance by forty-two half-yearly payments in advance of £14 8s. 8d. each.

This section forms part of the Tripp Settlement, and is situated on Eugene's and Bird's Roads, five miles from Woodbury Post-office, two miles and a half from Orari Gorge School, and fifteen miles from Orari Railway-station. It is watered by creeks and is broken and undulating country; approximately 100 acres is ploughable, the balance comprising is watered by creeks and is broken and undulating country; approximately 100 acres is ploughable, the balance comprising bush, gullies, and terrace faces. The improvements consist of a five-roomed dwelling with scullery, range, and four open fires, cowbyre, garage, and fencing, the whole valued at £395 and repayable as stated above. The land is in a fairly bad state with gorse and is mainly suitable for grazing of sheep and dairy cows, although crops of oats and green feed can usually be grown with success.

* Special Condition.—After payment of the required deposit of the first half-year's rent, broken period rent (if any), lease

of the first half-year's rent, broken period rent (if any), lease fee, and deposit on account of improvements, &c., a remission of rent for a period of two years will be granted subject to improvements to at least the value of the remitted rent being

(L. and S. 19405.)

Ashburton County.—Wakanui Survey District.—Valverde Settlement.

(Exempt from payment of rent for 1½ years.*)

Section 10 and Lots 3 and 4, D.P. 8998, part Section 5. Block III: Area, 398 acres 0 roods 29 perches. Capital value, £2,326; half-yearly rent, £58 3s.

Loaded with improvements valued at £426, repayable by a cash deposit of £76, a first-instalment mortgage to the State Advances Superintendent for £230 for a term of thirty years with interest at 51 per cent per annum and the balance years with interest at $5\frac{1}{2}$ per cent. per annum, and the balance of £120 by forty-two half-yearly instalments in advance of

of £120 by forty-two half-yearly instalments in advance of £4 13s. 8d. each.

This area forms part of Valverde Settlement, and is situated on Denshire's Road, ten miles from Ashburton Post-office and four miles from Wakanui School. It is all flat and ploughable, subdivided into nine paddocks, and is suitable for sheep-grazing (good fattening country), oat-growing, &c. When fully improved should carry up to 300 ewes. The improvements comprise a four-roomed dwelling with electric light, hot and cold water, range and open fire, &c., a stable, and approximately 105 chains of subdivisional fencing, and half value of 34 chains boundary-fencing, the whole valued at £426 and repayable as stated above. All other improvements including the balance of the boundary-fencing is included in the rental value and remains the property of the Crown.

* Special Condition.—After payment of the required deposit of the first half-year's rent, broken period rent (if any), lease

of the first half-year's rent, broken period rent (if any), lease fee, and deposit on account of improvements, a remission of rent for a period of eighteen months will be granted subject to improvements to at least the value of the remitted rent being effected.

(L. and S. 32/49.)

Waimate County, Otaio Survey District.—Hillboro Settlement. (Exempt from payment of rent for one year.*)

Section 2, Block XV: Area, 186 acres 2 roods 31 perches. Capital value, £1,782; half-yearly rental, £44 11s.

Weighted with the sum of £195 for improvements payable in cash or by a cash deposit of £20 and the balance to be secured by an instalment mortgage for a period of ten years.

The section comprises part of the well-known Hillboro Settlement, situated on an unnamed road, five miles from Otaio Post-office, three miles from Esk Valley School, and five miles from Otaio Railway-station. It is watered by dams and waterholes and is practically all ploughable, the present state of the area being 33 acres in good pasture, 90 acres in old pasture, 20 acres ploughed, 30 acres rape stubble, balance in natural state, and homestead. The improvements comprise a five-roomed dwelling with lean-to, hall, and veranda, Shacklock range, 400-gallon tank, old stable, separator-room, pigsty, two fowlhouses, three dams, underground concrete snackfock range, 400-gainst tank, out stable, separator-room, pigsty, two fowlhouses, three dams, underground concrete well, and certain fencing, the whole valued at £195 and repayable as set out above. The balance of the fencing is included in the rental value of the property and remains the property of the Crown. The buildings are old and not in the best of repair. When grassed down and limed the area should carry 250 ewes and is also suitable for growing of oats, roots,

and green feed.

* Special Condition.—After payment of the deposit and other amounts required, the successful applicant will be granted a remission of one year's rent provided improvements are effected. to at least an equivalent value to the satisfaction of the Land Board.

(L. and S. 26/15046.)

Full particulars in respect to the above properties may be obtained at the office of the undersigned.

J. F. QUINN, Commissioner of Crown Lands.

Education Reserve in Southland Land District for Selection on Renewable Lease.

> District Lands and Survey Office, Invercargill, 2nd October, 1934.

OTICE is hereby given that the undermentioned education reserve is open for selection on renewable lease under the Land Act, 1924, and the Education Reserves Act, 1928, and applications will be received at the District Lands and Survey Office, Invercargill, up to 4 o'clock p.m. on Tuesday, 4th December, 1934.

Applicants should appear personally for examination at the District Lands and Survey Office, Invercargill, on Thursday, 6th December, 1934, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

SCHEDULE.

SOUTHLAND LAND DISTRICT.—FIRST-CLASS LAND.

Southland County.—Toetoes Survey District.

SECTION 1, Block IX, and Section 1, Block X: Area, 352 acres 3 roods 8 perches. Capital value, £1,875; half-yearly rent, £37 10s.

Weighted with £250 for improvements, consisting of dwelling, able, and fencing. This sum must be paid in cash. stable, and fencing.

The improvements included in the capital value of the land

consist of 50 acres of grassing valued at £30. Situated five miles from Fortrose and five miles from Waimahaka Railway-station and Dairy Factory. Access is by metalled road from Fortrose to within half a mile of section, thence by unmetalled road.

thence by unmetalled road.

The land comprises flat-topped ridges running in easy slopes to the east, the general aspect being north-easterly. The area, which is subdivided into five paddocks, comprises approximately 50 acres in English grasses, 20 acres left unploughed from turnip crop, 32 acres of land which was in turnips this season, 25 acres in swamp, 15 acres in steep faces in natural state, and balance in old worn-out pasture. The soil is of medium quality, responds well to liming and top-dressing, and is suitable for mixed farming when further improved. Altitude, 225 ft. to 325 ft.

Application forms and any further information desired may be obtained from the Commissioner of Crown Lands.

> B. C. McCABE. Commissioner of Crown Lands.

(L. and S. 20/759.)

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that Andrew M. Lees, of Hinemoa Street, Birkenhead, Fish-curer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Court Buildings, High Street, Auckland, on Thursday, the 11th day of October, 1934, at 10.30 o'clock a.m.

Dated at Auckland, this 28th day of September, 1934.

A. W. WATTERS, Official Assignee.

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

NOTICE is hereby given that ROBERT YOUNG, of Tuakau, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Pukekohe, on Wednesday, the 10th day of October, 1934, at 10.30 o'clock a.m.

Dated at Auckland, this 28th day of September, 1934.

A. W. WATTERS, Official Assignee.

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

OTICE is hereby given that George Croon, of Patutahi, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 2nd day of October, 1934, at 2.30 o'clock p.m.

Dated at Gisborne, this 22nd day of September, 1934.

JOHN N. NALDER, Official Assignee.

In Bankruptcy.

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

George Elsworth, of Hastings, Baker—First and final dividend of 1s. 3d. in the pound.

James Thomas Baker, of Napier, Bootmaker—First and final dividend of 1s. 8½d. in the pound.

G. G. CHISHOLM, Official Assignee.

Napier, 10th September, 1934.

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

NOTICE is hereby given that MAURICE WILLIAM BAKER, of Napier, Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 5th day of October, 1934, at 11 o'clock a.m.

Dated at Napier, this 22nd day of September, 1934.

G. G. CHISHOLM, Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand, Wanganui District.

In the matter of the Administration Act, 1908, and the amendments thereof, and in the matter of the Estate of AH DUCK KING, late of Ohakune, Storekeeper, deceased.

HEREBY give notice that by an order of the Supreme Court, Wanganui, dated Thursday, the 23rd day of August, 1934, I was appointed administrator of the estate of the above-named Ah Duck King (deceased), and I hereby summon a meeting of creditors to be held at my office, 44 Maria Place, Wanganui, on Thursday, the 4th October, 1934, at 11 a m 11 a.m.

It is requested that all claims against the above estate, supported by proof of debt in the prescribed form, be rendered forthwith.

E. M. SILK.

Deputy Official Assignee, Administrator. Wanganui, 29th September, 1934.

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

NOTICE is hereby given that Albert Bendikson, of Pahautanui, Dairy Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 5th day of October, 1934, at 10.30 o'clock a.m.

Dated at Wellington, this 25th day of September, 1934.

S. TANSLEY,

Official Assignee.

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

NOTICE is hereby given that WILLIAM TUNLEY, of 87
Molesworth Street, Wellington, Butcher, was this
day adjudged bankrupt; and I hereby summon a meeting of
creditors to be holden at my office on Friday, the 5th day of
October, 1934, at 2.30 o'clock p.m.,
Dated at Wellington, this 29th day of September, 1934.

S. TANSLEY,

Official Assignee.

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

OTICE 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 23rd day of October, 1934, I intend to apply for an order releasing me from the administration of the said courts.

Dated at Dunedin, this 28th day of September, 1934.

Henderson, Donald, of Arrowtown, Rabbiter.

Coutts, Frank, of Tawanui, Farmer.

J. M. ADAM, Official Assignee.

LAND TRANSFER ACT NOTICES.

A PPLICATION having been made to me to register a notice of re-entry by ERUINI HEINA TAIPARI, of Turua, an Aboriginal Native, as lessor under Lease No. 10053 of parts of Parawai No. 3B No. 1 Block, situated in Block VIII, Thames Survey District, and being the residue of the land in certificate of title, Vol. 341, folio 299 (after excepting thereout the lands taken by Proclamations Nos. 5314 and 8132), of which JAMES EDWARD HARDMAN, of Thames Surveher is the registered lessee, notice is hereby given of my Butcher, is the registered lessee, notice is hereby given of my intention to register such notice of re-entry upon the expiration of one month from the 4th day of October, 1934, unless good cause to the contrary be shown.

Dated at the Land Registry Office at Auckland, this 28th

day of September, 1934.

· C. R. KEEBLE, Deputy District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by ERUINI HEINA TAIPARI, of Turua, an Aboriginal Native, as lessor under outstanding deed of lease No. 301598 (R. 352/709) of part Te Totara No. 1 Block, situated in Block VIII, Thames Survey District, being Block, situated in Block VIII, Inames Survey District, being all the land in certificate of title, Vol. 573, folio 257 (Auckland Registry), limited as to parcels and title, of which JAMES EDWARD HARDMAN, of Thames, Butcher, is the registered lessee, notice is hereby given of my intention to register such notice of re-entry upon the expiration of one month from the 4th day of October, 1934, unless good cause he shown to the contrary.

Dated at the Land Registry Office at Auckland, this 28th day of September, 1934.

C. R. KEEBLE, Deputy District Land Registrar.

LVIDENCE having been furnished of the loss of lease in perpetuity, Register-book Vol. 162, folio 140 (Canterbury Registry), of Village-homestead Allotment No. 11, Block II, Reserve 959, situated in Block IX, Halswell Survey District, whereof JOHN BRAY, of Greenpark, Labourer (now deceased), is the registered lessee, and application having been made to me for the issue of a provisional lease in lieu of the said lease in perpetuity, I hereby give notice that it is my intention to issue such provisional lease at the expiration of fourteen days from the date of the Gazette containing this notice. this notice.

Dated at the Land Registry Office, Christchurch, this 1st

day of October, 1934.

A. L. B. ROSS, District Land Registrar.

F VIDENCE having been furnished of the loss of certificate of title Vol. 75 folio 100 (Centerbury Registry) for of title, Vol. 75, folio 100 (Canterbury Registry), for Rural Section 18362, situated in Block II, Waipara Survey District, whereof CHARLES EDWARD MASON, of Mason's Flat, Farmer, is the registered proprietor, and application having been made to me for the issue of a new certificate of title in lieu thereof, I hereby give notice that it is my intention to issue such new certificate of title accordingly at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Christchurch, this 1st day of October, 1934.

A. L. B. ROSS, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

The N.Z. Sardine Industry Development, Limited, 1933/164.

Given under my hand at Auckland, this 26th day of September, 1934.

> H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

The Manurewa Development Company, Limited. 1921/19. Given under my hand at Auckland, this 27th day of September, 1934.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

Marvol Washers, Limited. 1927/83.

Given under my hand at Auckland, this 29th day of September, 1934.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

Christie and Findlay, Limited. 1929/33.

Given under my hand at Auckland, this 2nd day of October, 1934.

> H. B. WALTON. Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

L. F. Spitz, Limited. 1932/142.

Given under my hand at Auckland, this 2nd day of October, 1934.

H. B. WALTON, Assistant Registrar of Companies. THE COMPANIES ACT, 1933, SECTION 282 (6).

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

Neville Safety Electrical Installation Company, Limited. 1925/16.

Given under my hand at Christchurch, this 26th day of September, 1934.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

The New Zealand Chemical Company, Limited. 1931/42. Given under my hand at Christchurch, this 26th day of September, 1934.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

Bird and Pimm, Limited. 1927/55.

Given under my hand at Christchurch, this 26th day of September, 1934.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

Dunstan and Dyer, Limited. 1924/72.

Given under my hand at Christchurch, this 26th day of September, 1934.

J. MORRISON, Assistant Registrar of Companies.

REXONA PROPRIETARY, LIMITED.

OTICE is hereby given that Rexona Proprietary, Limited a company incorporated under the Companies Act of the State of New South Wales, intends at the expiration of three months from the date of the first publication of this notice in the New Zealand Gazette to cease to have a place of business in New Zealand.

Dated the 26th day of September, 1934.

REXONA PROPRIETARY, LIMITED. 686

GIBSONS LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Gibsons Ltd., Patea.

OTICE is hereby given that at a meeting of the company held at Patea on 31st August, 1934, the following resolution was carried:—

"That the company go into voluntary liquidation, and that Miss Ena Tui Gibson be appointed liquidator."

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E. T. GIBSON, Liquidator.

MURRAY, McDERMOTT LIMITED.

In LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Murray, McDermott, Limited (in Liquidation).

To the Shareholders, MURRAY, McDERMOTT, LIMITED (in Liquidation).

N OTICE is hereby given pursuant to section 241 of the Companies Act, 1933, that a meeting of the abovenamed company will be held at the office of the liquidator, 76 Yorkshire House, Shortland Street, Auckland, at 10.30 a.m.

on Friday, 26th October, 1934, for the purpose of passing the liquidator's accounts of the winding up showing how the winding up has been conducted and the property of the company disposed of.

Dated at Auckland, this twenty-fifth day of September,

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E. H. METGE. Liquidator.

MURRAY, McDERMOTT, LIMITED.

In Liquidation.

In the matter of the Companies Act, 1933, and in the matter of Murray, McDermott, Limited (in Liquidation). To the Creditors,

MURRAY, McDERMOTT, LIMITED (in Liquidation).

NOTICE is hereby given pursuant to section 241 of the Companies Act, 1933, that a meeting of the creditors of the above-named company will be held at the office of the Liquidator, 76 Yorkshire House, Shortland Street, Auckland, at 10.30 a.m. on Friday, 26th October, 1934, for the purpose of passing the liquidator's accounts of the winding up showing how the winding up has been conducted and the property of the company disposed of.

Dated at Auckland, this twenty-fifth day of September, 1934.

1934.

E. H. METGE, Liquidator.

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KAHUTARA RIVER BOARD.

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Kahutara River Board Loans Conversion Order, 1934 (No. 1), of debentures or other securities issued in respect of the following loan :-

Loan to be converted.

Name.		Amount.	Rate of	Date of		
			Original.	Existing.	Maturity.	
Stopbank £14,000	Loan	of		Per Cent.	$\begin{array}{c} \text{Per Cent.} \\ 4.8 \end{array}$	1/11/42

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loan that the Kahutara River Board intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 4½ per cent. per annum. In every new security the specified maturity date of which is 1st November, 1952, there will be inserted a term providing for the redemption thereof at the option of the Board on such date prior to that so specified (but not earlier than the 1st day of November, 1942) as the Board shall fix by notice in that behalf in the Gazette at least six months before such prior date. prior date.

The conversion will take effect from 1st November, 1934 Application for conversion must be made in writing and be

Application for conversion must be made in writing and te accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Clerk, Kahutara River Board, Featherston County Council Chambers, Martinborough, on or before the 15th day of November, 1934.

If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted

will be converted. The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st November,

Further particulars as to the new debentures and the conversion generally may be obtained from the Clerk, Kahutara River Board, Martinborough. Dated the 25th day of September, 1934.

E. C. HOLMES, Chairman.

KAHUTARA RIVER BOARD.

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Kahutara River Board Loans Conversion Order, 1934 (No. 3), of debentures or other securities issued in respect of the following loans:-

Loans to be converted.

W	Amount.	Rate of	Date of	
Name.		Original.	Existing.	Maturity.
	£	Per Cent.	Per Cent.	
Stopbank Supplemental Loan of £2,000, 1928	2,000	6	4.8	1/3/49
Stopbank Supplemental Loan of £2,600, 1930	2,600	6	4.8	1/4/56
Total	£4,600			

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Kahutara River Board intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 44 per cent. per annum. The conversion will take effect from 1st November, 1934. Application for conversion must be made in writing and be

accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Clerk, Kahutara River Board. Featherston County Council Chambers, Martinborough, on or before the 15th day of November, 1934.

If notice of dissent from the conversion of any debentures or other sequinities in not received by the date the generation will

other securities is not received by that date the securities will

other securities is not received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st November, 1934. Further particulars as to the new debentures and the conversion generally may be obtained from the Clerk, Kahutara River Board, Featherston County Council Chambers, Martinborough Martinborough.

Dated the 25th day of September, 1934.

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E. C. HOLMES, Chairman.

KAHUTARA RIVER BOARD.

Kahutara River Board Loans Conversion Order, 1934 (No. 1). CERTIFY that at a duly convened special meeting held at the Chambers of the Featherston County Council, Kitchener Street, Martinborough, on the 7th day of September, 1934, the Kahutara River Board duly passed the following resolution :-

That, pursuant to the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and in pursuance of all powers and authorities in it vested and with the approval of the Local Government Loans Board, the Kahutara River Board doth resolve by way of special resolution under section 9 (2) of the above-mentioned Act:—

1. That the said Board issue new securities in conversion

1. That the said Board issue new securities in conversion of the existing securities of the loans set out in the Schedule hereto in accordance with the Kahutara River Board Loans Conversion Order, 1934 (No. 1).

2. That such issue of new securities be known as the Kahutara River Board Conversion Loan, 1934 (No. 1).

3. That all debentures and coupons (if any) issued in pursuance of this resolution shall be payable at the Bank of New Zealand, Martinborough, and on presentation of any debenture or coupon for payment through any other branch of the said Bank in New Zealand the exchange thereon shall be paid by the Board, and a clause to this effect shall be be paid by the Board, and a clause to this effect shall be inserted in each debenture and coupon.

4. That in any new security the specified maturity date of which is the 1st day of November, 1952, there be a stipulation for the redemption thereof at the option of the Board on such date prior to that so specified (but not earlier than the 1st day of November, 1942) as the Board may fix by notice in that behalf to be published in the *Gazette* at least six months before such prior date.

THE SCHEDULE.

Name.		Amount.	Rate of Interest.		Date of	
			Original.	Existing.	Maturity.	
Stopbank £14,000	Loan	of	£ 14,000	Per Cent.	Per Cent. 4·8	1/11/42

I further certify that the said resolution was duly confirmed after public notification under section 9 (2) of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, at a duly convened special meeting of the said Board held at the said Chambers on the 25th day of September, 1934. Dated this 25th day of September, 1934.

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E. C. HOLMES, Chairman, Kahutara River Board.

KAHUTARA RIVER BOARD.

Kahutara River Board Loans Conversion Order, 1934 (No. 2). CERTIFY that at a duly convened special meeting held at the Chambers of the Featherston County Council, Kitchener Street, Martinborough, on the 7th day of September, 1934, the Kahutara River Board duly passed the following resolution:

That, pursuant to the Local Authorities Interest Reduction That, pursuant to the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and in pursuance of all powers and authorities in it vested and with the approval of the Local Government Loans Board, the Kahutara River Board doth resolve by way of special resolution under section 9 (2) of the above-mentioned Act:—

1. That the said Board issue new securities in conversion of the existing securities of the loans set out in the Schedule hereto in accordance with the Kahutara River Board Loans Conversion Order 1934 (No. 2)

hereto in accordance with the Kahutara River Board Loans Conversion Order, 1934 (No. 2).

2. That such issue of new securities be known as the Kahutara River Board Conversion Loan, 1934 (No. 2).

3. That all debentures and coupons (if any) issued in pursuance of this resolution shall be payable at the Bank of New Zealand, Martinborough, and on presentation of any debenture or coupon for payment through any other branch of the said Bank in New Zealand the exchange thereon shall be paid by the Board, and a clause to this effect shall be inserted in by the Board, and a clause to this effect shall be inserted in each debenture and coupon.

THE SCHEDULE.

Name.	Amount.	Rate of	Date of	
. Alaino,		Original.	Existing.	Maturity.
River Board Loan of £4,000, 1926	£ 4,000	Per Cent.	Per Cent.	1/5/63
River Board Special- rating Area Loan of £4,000, 1926	4,000	. 6	4‡	1/5/63
Total	£8,000			

I further certify that the said resolution was duly confirmed after public notification under section 9 (2) of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, at a duly convened special meeting of the said Board held at the said Chambers on the 25th day of September, 1934. Dated this 25th day of September, 1934.

E. C. HOLMES,

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Chairman, Kahutara River Board.

KAHUTARA RIVER BOARD.

Kahutara River Board Loans Conversion Order, 1934 (No. 3). CERTIFY that at a duly convened special meeting held at the Chambers of the Featherston County Council,

Kitchener Street, Martinborough, on the 7th day of September, 1934, the Kahutara River Board duly passed the following

resolution:—

That, pursuant to the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and in pursuance of all powers and authorities in it vested and with the approval of

the Local Government Loans Board, the Kahutara River Board doth resolve by way of special resolution under section

9 (2) of the above-mentioned Act:—
1. That the said Board issue new securities in conversion of the existing securities of the loans set out in the Schedule

the existing securities of the loans set out in the Schedule hereto in accordance with the Kahutara River Board Loans Conversion Order, 1934 (No. 3).

2. That such issue of new securities be known as the Kahutara River Board Conversion Loan, 1934 (No. 3).

3. That all debentures and coupons (if any) issued in pursuance of this resolution shall be payable at the Bank of New Zealand, Martinborough, and on presentation of any debenture or coupon for payment through any other branch of the said Bank in New Zealand the exchange thereon shall be paid by the Board, and a clause to this effect shall be inserted in each debenture and coupon each debenture and coupon.

THE SCHEDULE.

N	Amount.	Rate of	Date of	
Name.		Original.	Existing.	Maturity.
Stopbank Supplemental Loan of £2,000, 1928 Stopbank Supplemental Loan of £2,600, 1930		Per Cent.	Per Cent. 4·8 4·8	1/3/49 1/4/56
Total	£4,600			

I further certify that the said resolution was duly confirmed after public notification under section 9 (2) of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, at a duly convened special meeting of the said Board held at the said Chambers on the 25th day of September, 1934.

Dated this 25th day of September, 1934.

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E. C. HOLMES, Chairman, Kahutara River Board.

M. RITCHIE & CO., LIMITED.

In the matter of the Companies Act, 1933, and in the matter of M. RITCHIE & CO., LIMITED.

By an order made by his Honour Mr. Justice Johnston in the above matter, dated the 25th day of September, 1934, on the petition of John William Abbott, of 40-42 Victoria Street, Wellington, it was ordered that M. Ritchie & Co., Limited, be wound up by the Court under the provisions of the Companies Act 1933. of the Companies Act, 1933.

ROY TWYNEHAM,

Solicitor for the Petitioner. Hereford Court, Hereford Street, Christchurch. 6

MEDICAL REGISTRATION.

I, GORDON ALEXANDER IRWIN, M.B., B.Ch., Univ. of Otago, 1933, now residing in Wanganui, hereby give notice that I intend applying on the 25th October next to have New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

Dated at Wanganui, 25th September, 1934.

GORDON ALEXANDER IRWIN. Public Hospital, Wanganui.

WHITE ISLAND PRODUCTS, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of White Island Products, Limited (in Liquidation).

AT an extraordinary general meeting of members held at the registered office of the company, 3rd Floor, National Bank Buildings, Shortland Street, Auckland, on Thursday, the 20th day of September, 1934, the following special resolution was passed:

"That the company be wound up under the provisions of the Companies Act, 1933, as a members' voluntary winding-up, and that William John Alexander Thomson be appointed liquidator for the purposes of such winding up."

W. J. A. THOMSON,

Liquidator.
National Bank Buildings, Shortland Street, Auckland.

PIAKO COUNTY COUNCIL.

OTICE is hereby given that the Piako County Council proposes to take under the Public Works Act, 1928, road-construction works all that piece of land in the for road-construction works all that piece of land in the Land District of Auckland, containing one rood and fifteen perches, more or less, part of the Block Hoe-o-Tainui North 6B 2G 5B 2, in the Hapuakohe Survey District, Block XII, and which is coloured red on the Survey Office plan No. 27422, whereof a copy is now deposited at Waide's Store, Tahuna, and can be there inspected by all persons at all reasonable hours. All persons affected are hereby called upon to set footh in writing any well grounded chiestings to the execution forth in writing any well-grounded objections to the execution of such works or to the taking of such lands and to send such writing within forty days from the first publication of this notice to the Piako County Council at its office at Te Aroha.

Dated at Te Aroha, this 21st day of September, 1934.

F. I. CLARKE, County Clerk.

HE WHAKAATURANGA I TE HIAHIA KI TE TANGO I TETAHI WHENUA HEI RORI.

HE whakaaturanga tenei ko te Kaute Kaunihera o Piako e mea ana ki te tango i raro i te Ture mo nga Mahi mo te Katoa 1928 hei rori i te Katoa o tera piihi whenua kei roto natioa 1928 nei rori i te Ratoa o tera piini whenua kei roto i te Takiwa Whenua o Akarana tona nui kotahi ruuri tekau ma rima paati nui iti atu hoki iti iho ranei, tetahi wahi o Hoe-o-Tainui Poraka Raki 68 26 58 2 Poraka kei roto i te Takiwa Ruuri o Hapuakohe, Poraka XIII a he whero te kara i runga i te Mapi Nama 27422 a te Tari Ruuri, ko te kape kua whakatakotoria ki te toa a Waide kei te Tahina te kape kua whakatakotoria ki te toa a Waide kei te Tahuna a e watea ana hei tirohanga ma te katoa i nga haora e tika ana. Ko te Katoa o nga tangata e pangia ana e tenei take mehemea he take tika whakahe a ratou, kei te tonoa kia tukua-a-tuhituhitia mai nga whakahe mo te mahinga i taua mahi mo te katoa a mo te tangohanga ranei o aua whenua i roto i nga ra e wha takau timata atu i te ra tuatahi i perehitia ai tenei whakaaturanga ki te Kaute Kaunihera o Piako ki tona tari kei Te Aroha. ki tona tari kei Te Aroha. I tuhia ki Te Aroha i tenei te 21 o nga ra o Hepetema,

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F. I. CLARKE, Karaka o te Kaute.

ELECTION OF MEMBERS OF THE PHARMACY BOARD OF NEW ZEALAND.

N OTICE is hereby given that it is my intention to proceed on Monday, the 12th day of November, 1934, to the election of eight registered pharmaceutical chemists of New Zealand to serve as members of the Pharmacy Board of New Zealand, in the place of the members who retire on the 31st day of December, 1934, and are eligible for re-election. Members will require to be elected as follows:—

Two members for the Central District, to be elected by

Two members for the Central District, to be elected by the registered pharmaceutical chemists residing within the District of Wellington, the boundaries of which are the same as those of the Provincial Districts of Wellington, Hawke's Bay, Nelson, and Marlborough. The retiring members are Charles L. Thomas and Frederick Castle, who are eligible for re-election.

Two members for the District of Auckland, to be elected by the registered pharmaceutical chemists residing within the District of Auckland, the boundaries of which are the same as those of the Provincial Districts of Auckland and Taranaki. The retiring members are Harold Trevelyan King and Edward Smith, who are eligible for re-election.

Two members for the District of Canterbury, to be elected by the registered pharmaceutical chemists residing within the District of Canterbury, the boundaries of which are the same as those of the Provincial Districts of Canterbury and Westland. The retiring members are Ralph Reader Parnham and Arthur Joseph Derbidge, who are eligible for re-election.

Two members for the District of Otago, to be elected by the registered pharmaceutical chemists residing within the District of Otago. The retiring members are James Waters and Robert M. Wilkinson, who are eligible for re-election.

Are engible for re-election.

Nominations will close at the office of the Registrar, 59
Cambridge Terrace, Wellington, C. 3, at 4 p.m. on Saturday, the 20th day of October, 1934.

Forms of nomination may be obtained on application to the Registrar or the Deputy Registrars.

Dated at Wellington, this 1st day of October, 1934.

E. C. CACHEMAILLE, Registrar.

E. C. BAKER, LTD.

IN VOLUNTARY LIQUIDATION.

A MEETING of the above company will be held in the registered office of the company, 130 Hereford Street, Christchurch, on Monday, 8th October, 1934, at 11 a.m., to receive the liquidator's accounts.

N. H. BARLOW,

As his Attorney-H. H. BARLOW.

Ow, Liquidator. 704

HENDERSON TOWN BOARD.

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Henderson Town Board Loans Conversion Order, 1934, of debentures or other securities issued in respect of the following loans:-

Loans to be converted.

Name.	Amount.	Rate of	Date of	
Name.		Original.	Existing.	Maturity.
	£	Per Cent.	Per Cent.	
Workers' Dwellings Loan	5,000*	$4\frac{1}{2}$	41	24/10/61
Streets Improvements Loan, 1924	13,600	6	41	1/9/61
Footpath Construction Loan, 1924	400	6	44	1/9/61
Recreation Reserve Loan, 1924	850	6	4‡	1/9/61
Public Buildings Loan,	650	6	44	1/9/61
Water - supply Loan, 1925	10,700	6	44	31/12/61
Town Hall Loan, 1926	5,500	6	44	1/3/63
Town Hall Supplementary Loan, 1927	550	6	44	1/7/63
Sanitation Loan, 1929	800	$5\frac{1}{2}$	42	9/6/66
Streets Improvements	5,000	6	44	30/4/50
Supplementary Loan,				i ' '
1930				
Total	£43,050			

^{*} Less amount of principal repaid up to date of conversion.

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Henderson Town Board intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 4½ per cent. per annum.

The conversion will take effect from the 1st day of November, 1934.

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to Reginald Elcoat, Solicitor to Henderson

Town Board, Station Road, Henderson, on or before the 15th day of November, 1934.

If notice of dissent from the conversion of any debentures

or other securities is not received by that date the securities

will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st day of November, 1934.

Further particulars as to the new debentures and the conversion generally may be obtained from Reginald Elcoat, Solicitor, Station Road, Henderson.

Dated the 26th day of September, 1934.

H. NORCROSS, Chairman.

WM. ARCHER AND COMPANY, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of Wm. Archer and Company, Limited (in Voluntary Liquidation).

NOTICE is hereby given that a general meeting of the above company will be held at 26 Rangitikei Street, Palmerston North, on Friday, the 19th day of October, 1934, at 7.30 p.m., for the purpose of laying before it the liquidator's final account of the winding-up of the company and giving any explanation thereof.

P. S. LARCOMB,

COMD, Liquidator. 706

Palmerston North, 27th September, 1934.

GREYMOUTH BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Greymouth Borough Loans Conversion Order, 1934 (No. 2), the Greymouth Borough Council hereby resolves as follows:—

"That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the Greymouth Borough Council under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the instalments of principal and interest in respect of the unconverted securities issued in respect of such loans, the said Greymouth Borough Council hereby makes and levies a special rate of twenty-five thousand eight hundred and thirty-three one hundred thousandths pence (45,835,d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable half-yearly on the first day of March and the first day of September in each and every year until the last maturity date of such securities, being the 10th day of September, 1949, or until all such securities are fully paid off."

Dated at Greymouth, this 24th day of September, 1934.

J. W. GREENSLADE, 707 Mayor.

GREYMOUTH BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Greymouth Borough Loans Conversion Order, 1934 (No. 1), the Greymouth Borough Council hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the Greymouth Borough Council under the abovementioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges or instalments of principal and interest on the un-converted securities issued in respect of such loans, the said Greymouth Borough Council hereby makes and levies a special Greymouth Borough Council hereby makes and levies a special rate of twopence and thirty-six thousand eight hundred and sixty-one fifty-thousandths of a penny (23685d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable half-yearly on the first day of March and the first day of September in each and every year until the last maturity date of such securities, being the 30th day of September, 1952, or until all such securities are fully paid off."

Dated at Greymouth, this 24th day of September, 1934.

J. W. GREENSLADE, Mayor.

THE ZENITH ARTIFICIAL APPLIANCES, LIMITED.

In the matter of the Companies Act, 1933, and in the matter of The Zenith Artificial Appliances, Limited.

Matter of The Zenith Artificial Appliances, Limited.

Notice is hereby given that the order of the Supreme Court of New Zealand, Northern District, made at Auckland on the 21st day of September, 1934, confirming the reduction of the capital of the above-named company from £1,800 to £1,000, 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-cited Act, were registered by the Registrar of Companies at Auckland on the 28th day of September, 1934: And further take notice that the said minute is in the words and figures following: following:

"The capital of The Zenith Artificial Appliances, Limited, henceforth is £1,000 divided into 1,000 ordinary shares of £1 each instead of £1,800 divided into 1,800 ordinary shares of £1 each. At the date of registration of this minute each share is deemed to be fully paid up."

Dated the 28th day of September, 1934.

SEXTON AND MANNING, Solicitors for the Company.

INVERCARGILL CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

"That, for the purpose of providing the interest and other charges on a special loan of seven thousand two hundred pounds (£7,200) (to be known as 'The Invercargill City Council Redemption Loan, 1934, of £7,200'), and authorized to be raised by the Invercargill City Council under the abovecouncil Regemption Loan, 1934, of £7,200'), and authorized to be raised by the Invercargill City Council under the abovementioned Act for the purpose of redeeming the outstanding liability of five thousand pounds (£5,000), (less deduction of accumulated sinking fund), maturing on 1st October, 1934, and being part of the Invercargill City Council Electricity Loan No. 7 of fifty thousand pounds (£50,000), plus a further sum of three thousand five hundred and fifty-three pounds (£3,553), (less proportion of accumulated sinking fund), maturing 1st February, 1935, and being part of 'The South Invercargill Borough Redemption Loan, 1929, of £8,500,' the said the Invercargill City Council hereby makes and levies a special rate of decimal nought nine five (0.095d.) of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the City of Invercargill, and that such special rate shall be an annual-recurring rate during the currency of the said loan and be payable half-yearly on the first days of October and April in each and every year during the currency of such loan, being a period of twenty (20) years or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy of

I hereby certify that the above is a true and correct copy of a resolution passed at a meeting of the Invercargill City Council held on Thursday, 27th September, 1934.

W. F. STURMAN

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Town Clerk.

THE WAITOMO TIMBER AND JOINERY COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

N OTICE is hereby given pursuant to section 222 of the Companies Act, 1933, that the above company on the 28th day of September, 1934, passed a resolution for voluntary winding-up.

Mr. H. T. Morton, of Te Kuiti, Solicitor, is appointed the Liquidator.

F. W. P. LIDDELL,

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Secretary.

NEW ZEALAND SARDINE PACKING COMPANY, LIMITED.

In LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of New Zealand Sardine Packing Company, LIMITED (in Liquidation).

NoTICE is hereby given that by a resolution dated 26th September, 1934, the above company went into voluntary liquidation, the undersigned being appointed liquidator. All persons and firms having claims against the company are requested to lodge same with the liquidator not later than 22nd October, 1934.

VAŁ KIRK, F.P.A.N.Z., Liquidator.

Argus House, High Street, Auckland, C. 1; P.O. Box 825. 28th September, 1934.

NEW ZEALAND SARDINE PACKING COMPANY, LIMITED.

IN LIQUIDATION.

IN accordance with section 300 (7) of the Companies Act, 1933, notice is hereby given that a meeting of creditors of the above company will be held at the effice of the liquidator at 2 p.m. on Monday, 8th October, 1934.

VAL KIRK, F.P.A.N.Z., Liquidator.

Argus House, High Street, Auckland, C. 1; P.O. Box 825. 28th September, 1934.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the partnership heretofore subsisting between Francis Benge, Walter Benge, and Charles Benge, all of Te Marua, Upper Hutt, Farmers, carrying on business as Dairy Farmers at Te Marua aforesaid under the style or firm of "Benge Brothers" and "F., W., and C. Benge," has been dissolved by mutual consent as from the thirtieth day of November, one thousand nine hundred and thirty-three (1933).

Dated at Wellington, this 26th day of September, 1934.

FRANCIS BENGE. WALTER BENGE CHARLES BENGE.

By their Solicitors—Webb, Richmond, Swan, and Bryan. 714

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that Crothall Way Cleaners and Dyers, Limited, has changed its name to Crothall's Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 22nd day of September, 1934.

H. B. WALTON, Assistant Registrar of Companies.

COPESTAKE, CRAMPTON, AND CO. (COLONIAL), LTD.

In the matter of the Companies Act, 1933, and in the matter of COPESTAKE, CRAMPTON, AND CO. (COLONIAL), LTD.

NOTICE is hereby given by and on behalf of the above-mentioned company that it intends ceasing to carry on business in the Dominion of New Zealand at the expiration of three (3) calendar months from the date of the first publication of this notice in the New Zealand Gazette.

Dated at Wellington, this 28th day of September, 1934.

COPESTAKE, CRAMPTON, AND Co. (COLONIAL), LTD.

By its Attorney-L. D. Hurst.

Witness—B. Cahill, Solicitor, Wellington.

MEMORANDUM TO CLIENTS AND OTHERS.

The business connection of the above-named company will be carried on as usual by Hurst, Lewis, and Co., at the same address, upon an agency basis.

NOTICE OF INTENTION TO TAKE LAND FOR THE PURPOSE OF A ROAD IN BLOCK XV, OMAPERE SURVEY DISTRICT.

N OTICE is hereby given that it is proposed under the provisions of the Public Works Act. 1928, to take the lands described in the Schedule hereto for the purposes of a road: And notice is hereby further given that the plan of the lands so required to be taken is deposited at the office of the Kaikohe Town Board at Kaikohe and is there open for inspection (without fee) during office hours, and that all persons affected by the taking of the said lands should, if they have any well-grounded objections to the taking of the said lands, set forth the same in writing and send such writing within forty days from the first publication of this notice to the Kaikohe Town Board at Kaikohe.

THE SCHEDULE.

Approximate area of land taken for road purposes :--

A. R. P. 0 0 29.8

roximate area of land taken for road purposes:

R. P. Being Portion of
0 29.8 Lot 2, D.P. 12698, being part of Taraire
No. 1 H 2 Block; coloured yellow.
0 5.9 Lot 26, D.P. 7981, being portion of Taraire
No. 1 "O" No. 1 Block; coloured red.
0 23.1 Taraire No. 1 P Block; coloured neutral.
0 35.9 Taraire No. 1 Y Block; coloured yellow.
1 13.3 Taraire No. 1 Block; coloured blue.

0 0 5.9

Situated in Block XV, Omapere Survey District.

In the Provincial District of Auckland; as the same are more particularly delineated on the plan marked 27681, coloured as above mentioned, and deposited at the office of the Kaikohe Town Board at Kaikohe.

Dated at Kaikohe, this 28th day of September, 1934.

K. W. HAROLD, Clerk to Kaikohe Town Board.

NEW ZEALAND INSURANCE COMPANY, LIMITED.

TRUSTEE, EXECUTOR, AND AGENCY BRANCH.

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

Annual Statement.

HARRY WILLIS, Manager, do solemnly and sincerely

HARRY WILLIS, Manager, ao solomo.

1. That the liability of the members is limited.

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

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

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

5. That the amount of all moneys received on account of estates is £9,678,772 9s. 8d.

6. That the amount of all moneys paid on account of estates is £9,650,078 15s. 9d.

7. That the amount of the balance held to the credit of estates under administration is £28,693 13s. 11d.

8. That the liabilities of the company at the close of its

Debts owing to sundry persons by the company,

víz. : On judgment .. Nil. On speciality ... On notes or bills On simple contracts Nil. Nil. £232,836. £170,953. On estimated liabilities ...

9. That the assets of the company on that day were :-

£ Government securities, New Zealand 789,429 Government sec urities, British and
British dependencies
Bills of exchange and promissory notes 895.166 Nil. 123,004 1,218,250 Cash at bankers Other securities ٠.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the Justices of the Peace Act, 1927.

Declared at Auckland, this 26th day of September, 1934, before me -R. O'BRIEN, J.P. 717

NEW ZEALAND.

FRIENDLY SOCIETIES ACT, 1909.

Advertisement of Dissolution by Instrument.

Advertisement of Dissolution by Instrument.

Notice is hereby given that the Sanctuary Sir George Grey, No. 3118, of the Ancient Order of Shepherds, Friendly Society, Register No. 11, held at Wellington, is dissolved by instrument, registered at this office the twenty-ninth day of September, 1934, unless, within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in or having a claim on the funds of the society to set aside such dissolution, and the same be set aside accordingly.

R. WITHEFORD, Registrar.

Friendly Societies Office, Wellington, 29th September, 1934. 720

THE GOLDEN CRESCENT SLUICING COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that on the 28th day of September, 1934, special resolutions were passed by the company to the following effect:—

1. "That the company be wound up voluntarily."
2. "That ROBERT CHARLES MOORE, Solicitor, Lawrence, be appointed liquidator of the company for the purpose of winding up the affairs and distributing the assets of the company."

Dated this 1st day of October, 1934.

ROBERT C. MOORE, Liquidator.

PAPATOETOE TOWN BOARD.

NOTICE is hereby given that at a special meeting of the Papatoetoe Town Board held on Tuesday, the 25th day of September, 1934, the following resolution was passed:—

"In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Papatoetoe Town Board Loans Conversion Order, 1934, the Papatoetoe Town Board hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the Papatoetoe Town Board under the abovementioned Act and Order whether in conversion of existing securities issued in respect of the loans set out in the First securities issued in respect of the loans set out in the First Schedule to that Order or for the purpose of providing for cash premium payments, and also the interest, sinking fund, cash premium payments, and also the interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said Papatoetoe Town Board hereby makes and levies a special rate of threepence three-farthings in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable yearly on the 1st day of October in each and every year until the last maturity date of such securities, being the 1st day of October, 1962, or until all such securities are fully paid off."

Dated at Papatoetoe, this 26th day of September, 1934.

W. J. NICHOLSON, Chairman.

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TEVIOT ELECTRIC-POWER BOARD.

J. R. GILMOUR, Chairman of the Teviot Electric-, power Board, do hereby certify that pursuant to the provisions of subsection (2) of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, a resolution was duly passed at a special meeting of the Teviot Electric-power Board held on the 5th day of September, Teviot Electric-power Board held on the 5th day of September, 1934, and confirmed on the 19th day of September, 1934, providing for the issue under part II of that Act of new securities in conversion of existing securities issued in respect of the loans set forth in the First Schedule to the Teviot Electric-power Board Loans Conversion Order, 1934, as published in the New Zealand Gazette of the 10th August, 1934, No. 63, page 2578.

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J. R. GILMOUR, Chairman, Teviot Electric-power Board.

W. B. McADAM, LIMITED.

In Liquidation.

In the matter of the Companies Act, 1908, and in the matter of W. B. McAdam, Limited (in Liquidation), Otorohanga.

NOTICE is hereby given that an extraordinary general meeting of the above company will be held at the office of the liquidator, Sheridan Street, Te Kuiti, on Wednesday, the 31st day of October, 1934, at 11 o'clock in the forenoon, for the purpose of having an account laid before it showing the manner in which such winding up has been conducted and the assets of the company disposed of, and of hearing any explanation which may be given by the liquidator, and also of determining by extraordinary resolution how the books and documents shall be disposed of.

Dated at Te Kuiti, this 1st day of October, 1934. CHARLES JAMES LAURENCE FLANNERY

723

Liquidator.

SIMPLA LOCKS, LTD.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and of SIMPLA Locks, Ltd. (in Liquidation).

N compliance with section 232 of the Companies Act, 1933, I hereby convene a general meeting of shareholders of the above-named company to be held in my office, Queen's Building, 55 Princes Street, Dunedin, on Thursday, the 25th day of October, 1934, at 3 o'clock p.m.

Business.—To receive liquidator's final account of winding

up of the company.

Dated this 1st day of October, 1934.

J. A. ROBINSON,

Liquidator.

PALMERSTON NORTH HOSPITAL BOARD.

Palmerston North Hospital Board's Loans Conversion Order, 1934.

1934.

I JOHN KNOWLES HORNBLOW, Chairman of the Palmerston North Hospital Board, do hereby certify that pursuant to the provisions of subsection (2) of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, a resolution was duly passed at a special meeting of the Palmerston North Hospital Board held on the 6th day of September, 1934, and confirmed on the 24th day of September, 1934, providing for the issue under Part II of that Act of new securities in conversion of existing securities issued in respect of the loans set forth in the First Schedule to the Palmerston North Hospital Board Loans Conversion Order, 1934, as published in the New Zealand Gazette No. 67 on the 30th day of August, 1934, pages 2751 to 2754.

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JOHN K. HORNBLOW, Chairman, Palmerston North Hospital Board.

TONKS, NORTON, AND CO., LIMITED.

IN VOLUNTARY LIQUIDATION.

OTICE is hereby given that at a meeting of shareholders of the above-named company, held on Saturday, the 15th day of September, 1934, the following resolution was passed: passed : -

"That it having been proved to the satisfaction of the shareholders that the company cannot by reason of its liabilities continue in business that the company be wound up voluntarily, and that WILLIAM SMITH MACGIBBON, of Christchurch, Public Accountant, be appointed liquidator."

W. S. MACGIBBON,

BBON, Liquidator. 726

155 Hereford Street, Christchurch.

THE CONCRETE BLOCK AND TILE CO., LTD.

IN LIQUIDATION.

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