

THE

NEW ZEALAND GAZETTE.

Bublished by Authority.

WELLINGTON, THURSDAY, OCTOBER 18, 1934.

RRATA.—In Gazette No. 76 of 11th October, 1934, page 3219, Justice of the Peace appointed, for "10th October, 1934," read "4th October, 1934."

In the 17th line of the Schedule to the Proclamation effecting the Union of the Borough of Greymouth and the Town District of Cobden, dated 24th September, 1934, and published in the New Zealand Gazette of the 27th idem, at page 2998, for "thence westerly," read "thence easterly."

(I.A. 1933/227/1.)

Crown Land set apart as a Permanent State Forest.

[L.s.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS. A PROCLAMATION.

BY virtue and in exercise of the powers and authorities Act, 1921-22, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

MARLBOROUGH LAND DISTRICT .- NELSON FOREST-CONSERVATION REGION.

ALL that area in the Marlborough Land District, containing ALL that area in the Marlborough Land District, containing by admeasurement 574 acres 1 rood, more or less, being Lot 1 of Section 6, Lot 1 of Section 7, and Lot 1 of Section 8, Block IV, Tennyson Survey District, and bounded generally as follows: Towards the north-east by a State forest (Gazette, 1932, page 2506) and Section 1, Block III, Tennyson Survey District; towards the south-east by Sections 3 and 5, Block III aforesaid; towards the south by Section 9, Block IV aforesaid; towards the west by Lot 2 of Section 7 aforesaid; towards the south-west by Lot 2 of Section 6 aforesaid; and towards the north-west by Lot 2 of Section 5, Block IV aforesaid. As the same is more particularly de Block IV aforesaid. As the same is more particularly de-lineated on plan No. 104/16, deposited in the Head Office of the State Forest Service, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of October, 1934.

E. A. RANSOM, Commissioner of State Forests.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block I, Pakiri, and Block III, Mangawai Survey Districts, North Auckland Land District.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS. 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 described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P.

O 1 38.5

Allotment E 86, Mangawai Parish, Block I,
Pakiri, and Block III, Mangawai Survey
Districts; coloured yellow.

Crown land, Block III, Mangawai Survey

District; coloured red.

Allotment 87, Mangawai Parish, Block I, $0 \quad 0 \quad 11.7$ Pakiri Survey District; coloured blue. (S.O. plan 27523.)

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 roods 4.5 perches.

Adjoining Crown land, Block I, Pakiri, and Block III, Mangawai Survey Districts; coloured green. (S.O. plan 27523.)

All in the North Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/2219, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2709, 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 16th day of October, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/2219.)

District, Otago Land District.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.

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 Inch-Clutha Survey District described in the Schedule hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 7 perches.

Being portion of Section 9, Block X, Inch-Clutha Survey District.

In the Otago Land District; as the same is more particularly delineated on the plan marked L. and S. 16/2233, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2713, 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 16th day of October, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/2233.)

Road traversing Native Land proclaimed as a Public Road in Block XV. Puniu Survey District, Auckland Land District.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS.

A PROCLAMATION.

A PROCLAMATION.

WHEREAS the road described in the Schedule hereto traverses Native land and has been used by the public as a public road and has been formed and improved out of public funds or the funds of the local authority:

And whereas the Native Land Court, by an order made on the first day of November, one thousand nine hundred and thirty-two, and issued pursuant to section four hundred and eighty-four of the Native Land Act, 1931, ordered and declared the said road to be a public road:

And whereas the said Court is of the opinion that it is in the public interest that the said road should be proclaimed as a public road, and a notification to that effect has been forwarded to the Minister of Lands in terms of section four hundred and eighty-six of the Native Land Act, 1931: hundred and eighty-six of the Native Land Act, 1931:

hundred and eighty-six of the Native Land Act, 1931:

And whereas it is now expedient that the said road should
be proclaimed as a public road:

Now, therefore, I, Charles, Baron Bledisloe, GovernorGeneral of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section four hundred and eighty-seven of the Native Land Act, 1931, do hereby proclaim as a public road the road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 1 acre 1 rood 26.7 perches.

Being portion of Rangitoto A 588 la Block.

Situated in Block XV, Puniu Survey District. (Plan 15358, red.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/2225, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2711, and thereon coloured with

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 16th day of October, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/2225.)

Land proclaimed as a Road in Block X, Inch-Clutha Survey Road traversing Native Land proclaimed as a Public Road in Block XIII, Puniu Survey District, Auckland Land District.

[L.s.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.

A PROCLAMATION.

W HEREAS the road described in the Schedule hereto There is the road described in the Schedule helds before the public as a public road and has been formed and improved out of public funds or the funds of the local authority:

And whereas the Native Land Court, by an order made on

the first day of November, one thousand nine hundred and thirty-two, and issued pursuant to section four hundred and eighty-four of the Native Land Act, 1931, ordered and declared the said road to be a public road:

And whereas the said Court is of the opinion that it is in the public interest that the said road should be proclaimed

as a public road, and a notification to that effect has been forwarded to the Minister of Lands in terms of section four hundred and eighty-six of the Native Land Act, 1931:

And whereas it is now expedient that the said road should be proclaimed as a public road:

Now therefore I. Charles Boren Blodisles Governor.

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section four hundred and eighty-seven of the Native Land Act, 1931, do hereby proclaim as a public road the road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 3 acres 2 roods 31 perches.

Being portion of Puketarata 40 2D 2B 2B 1B 2 Block.

Situated in Block XIII, Puniu Survey District. (Plan 15360,

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/946, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2710, 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 16th day of October, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/946.)

National-endowment Land set apart as a Provisional State

[L.S.]

BLEDISLOE, Governor-General. By his Deputy,

MICHAEL MYERS. A PROCLAMATION.

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

SCHEDULE.

WESTLAND LAND DISTRICT.—WESTLAND FOREST-CONSERVA-TION REGION.

ALL that area in the Westland Land District, containing by admeasurement 412 acres, more or less, being parts of Sections admeasurement 412 acres, more or less, being parts of Sections 2690 and 2691, and adjoining creek reserve, situated in Blocks II and III, Brunner Survey District, and bounded generally as follows: Towards the east by a creek reserve and another part of the said Section 2691; towards the south by a public road; towards the west by another part of the said Section 2690 and a creek reserve; and towards the north-west, north, and north-east by Deep Creek. As the same is more particularly delineated on plan No. 126/57, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of October, 1934.

E. A. RANSOM, Commissioner of State Forests.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Blocks I and V, Hapuakohe Survey District, Waikato County.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth 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
A. R. P. 0 1 37 1 1 34 1 0 38 3 0 14 1 0 8 0 1 9 0 0 4 6 3 29 1 1 2 0 0 10	Allotment 332A	I and V V I and V V	Hapuakohe ", ", ", ", ",	P.W.D. 88023 "" "" P.W.D. 88024 ""	Blue. Yellow. Blue. Red. Yellow. Blue. Red.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

(P.W. 34/3287.)

GOD SAVE THE KING!

Crown Land in the Borough of Paeroa set apart for Public Land taken for Street Purposes at Upland Road, in the City of Buildings Purposes.

Wellington.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.

A PROCLAMATION.

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every vested in hie by the Fuone works Act, 1320, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for public buildings purposes; and I also hereby declare that this Proclamation shall take effect on and after the twenty-ninth day of October, one thousand nine hundred and thirty-four.

SCHEDULE.

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

A. R. P. 0 0 12 0 0 12 0 0 18 0 0 18 0 19 Being Section 49, Block II, Town of Paeroa. 50, " ,, 63.

64, ,, 58,

0 0 19 ,, 58, ,, Situated in Block XIII, Ohinemuri Survey I (Borough of Paeroa), (Auckland R.D.). (S.O. 27722.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88121, 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 11th day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 24/511.)

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS. 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 other numbers and shell restrict the Most County and the schedule hereto is hereby taken for street purposes, and shall vest in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of October, one thousand nine hundred and thirty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 0.47 perches, Being portion of Lot 390, D.P. 1299, and being part Section 29,

Situated in Block VI, Port Nicholson Survey District (City of Wellington). (S.O. 2908.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 88126, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured purple.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/201.)

Road closed in Block V, Rangitaiki Upper Survey District, Auckland Land District.

[L.S.]

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS. A PROCLAMATION.

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

SCHEDULE.

APPROXIMATE area of the piece of road closed: 6 acres 1 rood.

Adjoining Section 22 and Crown land, Block V, Rangitaiki
Upper Survey District. (S.O. plan 27624.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. XI/1/1130, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2712, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 16th day of October, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. XI/1/1130.)

Amending Whitebait Regulations under the Fisheries Act. 1908.

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council dated the twenty-sixth day of September, one thousand nine hundred and thirty-two, and published in the Gazette of the sixth day of the following month, at page 2086, regulations governing the taking of whitebait were made under the Fisheries Act, 1908 (hereinafter called "the said Act"):

And whereas it is desirable to amend the said regulations and the release of the said services additional thereto.

and to make certain regulations additional thereto:

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 fifth section of the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make, for the purposes of the said Act, the regulations set out in the Schedule hereto.

SCHEDULE.

1. REGULATION 5 of the said regulations is hereby amended by adding the following proviso thereto:—
"Provided further that in the Waimakariri, Styx, and Avon Rivers, in the Canterbury District, it shall be lawful to use a hand-net the circumference of the mouth of which does not exceed 13 ft., provided, however, that the width of the mouth of the net is at least twice the height."

2. Regulation 12 (b) is hereby revoked, and the following regulation substituted therefor:—
"12. (b) No person holding a registered that the same than the same tha

"12. (b) No person holding a registered trench shall fish with a set-net of hand-net between any two trenches or within two chains of any trench."

3. Regulation 18 is hereby amended by adding the following

clause thereto:—

"18. No person shall make or use a trench or groyne or a deflector or wing that is not at least two chains distant from any groyne or deflector either on the same or on the opposite bank."

4. Regulation 19 is hereby revoked, and the following

4. Regulation 19 is hereby revoked, and the following regulation substituted therefor:—
"19. No person shall use a hand-net within a distance of two chains from the net of another person already engaged in fishing with a hand-net except on the Grey River, where no person shall use a hand-net within twelve yards of another person already fishing for whitebait."

5. Regulation 23 is hereby revoked, and the following regulation substituted therefor:—

"23. Except in the Wairarapa District as prescribed by regulations made on the 21st day of July, 1933, and published in the Gazette of the 27th day of the same month, at page 1942, no person shall use for whitebait-fishing any set-net which is made with an inner opening smaller than the front of the net-mouth, or is provided with inside flaps or other device by means of which fish may be trapped and retained in the net for an indefinite time.'

6. No person shall take or fish for whitebait between one

hour after sunset and one hour before sunrise.

7. No person shall use for taking whitebait in any stream or channel at any place where such stream or channel is less than 10 ft. in width any set-net or hand-net with a mouth greater than 3 ft. across its largest diameter.

8. Any person committing a breach of these regulations shall be liable to a fine of £20.

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

Amending Regulations under the Fisheries Act, 1908, in respect of the Tonnage Measurement of Fishing-boats.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Fisheries Act, 1908, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS.

These regulations may be cited as the Tonnage Measurement of Fishing-boats Regulations, 1934.
 These regulations shall come into force on the day follow-

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

3. Regulations numbered 32 to 43 inclusive of the regulations made on the twenty-ninth day of June, one thousand nine hundred and thirty-two, and published at page 1598 of Gazette No. 46 of the seventh day of July, one thousand nine hundred and thirty-two, are hereby repealed.

4. In these regulations, unless inconsistent with the context—

ontext,—
"Boat" or "fishing-boat" means a vessel of whatever size
and however propelled which is used in fishing for
purposes of sale.
"Surveyor" or "Surveyor of Ships" means a Surveyor of
Ships appointed under the Shipping and Seamen
Act, 1908, or any person authorized to act for a Surveyor.

5. The register tonnage of boats not registered under Part XII of the Shipping and Seamen Act, 1908, shall, for the purposes of the Fisheries Act, 1908, be determined as follows:—

$$\frac{\text{L x B x D x 0.6}}{100} = \text{under-deck tonnage.}$$

L = Length measured from the after side of the head of the stem to the after side of the head of the stern-post or after part of transom or tuck in case of a transom or tuck stern without post on same at upper part.

B = Extreme breadth of boat outside.

D = Inside depth measured amidships.
(a) In the case of decked boats the measurement for depth shall be taken from the under side of the deck amidships to the upper side of the floor timbers at side of keelson, deducting the upper side of the hoof timeers at size of keepson, decreasin, decreasing thickness of ceiling: Provided that where this depth cannot be taken owing to fixed ballast, measurement shall be taken down the pump well and 1 in. per foot deducted from the results of such measurement on account of depth of floor and thickness of ceiling.

and thickness of ceiling.

(b) In case of break, poop, or other closed in space above the tonnage deck, the length, breadth, and height of each space shall be multiplied together and each product divided by 100 and the quotients obtained added to the under-deck tonnage. The result shall be deemed to be the gross tonnage.

(c) In the case of a boat propelled by steam or mechanical power other than steam, a deduction of 25 per cent. of the gross tonnage shall be made for engine space. The remaining tonnage obtained shall be deemed to be the register tonnage of the boat.

- 6. The owner of a fishing-boat which is employed in the Home Trade or in river or extended-river limits, and which is not required to be registered under Part XII of the Shipping and Seamen Act, 1908, may, on payment of a fee of £1, elect that the tonnage shall be ascertained by a Surveyor of Ships in accordance with any instructions as to tonnage measurement of ships issued by the Imperial Board of Trade, provided that—
 - (a) When any deduction for crew space is claimed in boats measured in accordance with these instructions, such crew space shall be reasonable in extent and shall be constructed, lighted, and ventilated to the satisfaction of the Surveyor of Ships, taking into consideration the class of boat and the limits within which she is employed:
 - (b) Any space for which deduction from tonnage is made shall be used solely for the specific purpose intended, and crew space shall at all times be kept free from goods, fish, or stores (except the personal property of the master or crew), and shall be marked over the doorway or entrance thereto in a permanent manner and to the satisfaction of the Surveyor of Ships denoting the purpose for which the space is used and the number of men each space is certified to accommodate:
 - (c) No alteration in any space or the purpose for which such space has been exempted as aforesaid shall be made without the consent first obtained of a Superintendent, and if made without such consent the certificate of registry shall thereupon be deemed to be cancelled and void for any purpose whereby the tonnage of such fishing-boat is considered or used:
 - (d) The register tonnage as determined under these regulations shall be cut in on the main beam or such other portion of the boat as the Surveyor of Ships may determine.
- 7. All measurements are to be taken in feet and tenths of a foot.

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

Authorizing the Acquisition of Native Land notwithstanding the Provisions as to Limitation of Area.

BLEDISLOE, Governor-General.

By his Deputy,
MICHAEL MYERS.
ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

${\bf Present}:$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section two hundred and forty-six of the Native Land Act, 1931, it is enacted that the Governor-General may by Order in Council in any case in which he deems it expedient in the public interest so to do, authorize any acquisition, alienation, or disposition of any land, or any interest therein, notwithstanding the statutory provisions therein referred to:

And whereas it appears expedient to authorize the acquisition, alienation, or disposition of the land hereinafter mentioned.

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 him enabling, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the alienation by way of transfer to and the acquisition by the New Plymouth Borough Council of the land mentioned in the Schedule hereto, notwithstanding the provisions of Part XII of the Native Land Act, 1931.

SCHEDULE.

ALL that area of land situate in the Borough of New Plymouth, in the Actea Native Land Court District, comprising an area of 5 acres 0 roods 3 perches, and called or known as Moturoa 1a No. 1a Block, and being the whole of the land comprised in an order of the Native Land Court on partition dated the 30th day of May, 1930.

F. D. THOMSON, Clerk of the Executive Council. Amending the New Zealand Government Stores Control Board Regulations.

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.
ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred on him by section three of the Public Revenues Act, 1926, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend in the manner and to the extent set forth in the Schedule hereto, the New Zealand Government Stores Control Board Regulations, 1925, made by Order in Council on the twenty-eighth day of October, one thousand nine hundred and twenty-five, and published in the Gazette of the following day, at page 3042, and doth direct that the amendments hereby made shall form part of and be read with the aforesaid regulations, and shall come into force on the date of publication thereof in the Gazette.

SCHEDULE.

CLAUSE 9 of the regulations is hereby amended by deleting the first sentence thereof, and inserting in lieu thereof the following words:—

"9. There shall be a secretary to the Board who shall be an officer of the Treasury."

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

Declaring that the Regular Carriage of Patients to Hospitals by Motor-vehicle shall be deemed to constitute a Passengerservice in Terms of Section 30 of the Transport Law Amendment Act, 1933.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to section thirty of the Transport Law Amendment Act, 1933, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council, and being satisfied that persons are being carried by motor-vehicle to the extent hereinafter described in such a manner as in effect to constitute a regular public service, doth hereby declare the following manner of transport, that is to say, the carriage by motor-vehicle of patients to or from public or private hospitals in such a manner as in effect to constitute a regular public service, to be the carrying-on of a passenger-service within the meaning of the Transport Licensing Act, 1931.

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

(TT. 19/42.)

Domain Board appointed to have Control of the Springston South Domain.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with

the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

The Commissioner of Crown Lands, Christchurch, or his deputy, ex officio, Stephen Francis Barnett, Ernest James Jamieson,

Edward John Harris, George McBean, Charles Norish Crump Powell, Edward Henry Rowell, Charles Wolfe, and

Frederick William Woodward

to be the Springston South Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the twenty-fourth day of October, one thousand nine hundred and thirty-four, at half past ten o'clock a.m., as the time when, and 213 Manchester Street, Christchurch, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

SPRINGSTON SOUTH DOMAIN BOARD.—CANTERBURY LAND DISTRICT.

RESERVE 3048 (in red), Block XII, Leeston Survey District: Area, 20 acres, more or less.

(L. and S. 1/456.)

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

Domain Board appointed to have Control of the Ngongotaha Domain.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

John James Smyth, Anslow Leopold Keith, Joseph Everard Martin, Thomas Boyd, Valentine Claude Florey, Charles Edward Burrows, Frederick William Smith, Gerald Joseph Burney, and Herbert Munro Martin

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

SCHEDULE.

Auckland Land District.—Ngongotaha Domain. PARAWAI No. 1E, Block XVI, Rotorus Survey District: Area, 6 acres, more or less.

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

(L. and S. 1/721.)

License authorizing Robert Thomson, of Poerua, Grey-mouth, to use Water for the Purpose of generating Electricity.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby grant to Robert Thomson, of Poerua, Greymouth, a license subject to the conditions hereinafter set forth to take and use for the purposes hereinafter set forth a stream of water not exceeding 2½ cubic feet per second at any one time from an unnamed stream in Section 868, Block XIII, Te Kinga Survey District, Westland Land District.

CONDITIONS.

1. Implied Conditions.

THE conditions directed to be implied in all licenses by the Water-power Regulations, 1934, shall be incorporated in and shall form part of this license, except in so far as the same may be inconsistent with the provisions hereof.

2. Utilization of Water and Location of HEADWORKS.

Water shall be used under this license solely for the purpose of generating electricity, and shall be taken from the stream at the point in the said Section 868 indicated on the plan marked P.W.D. 88062 in the office of the Minister of Public Works.

3. General Description of Works.

The licensee is hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purposes of this license, the positions of the said works being indicated on the said plan P.W.D. 88062:—

(a) Headworks consisting of intake and a water-wheel

and power-house hereinafter referred to.

(b) A power-house with all necessary equipment, including water turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating electricity.

4. DURATION OF LICENSE.

This license shall, unless sooner determined, continue in force until the 31st day of March, 1956.

5. System of Supply.

The system of supply shall be as described in paragraph (c) of clause 5 of the Electrical Supply Regulations, 1927. The generating transmission voltage shall be approximately 110 volts direct current.

6. RENTAL.

For the purpose of assessing the annual rental payable in respect of this license, the licensee may instal a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the Public Works Department, and, failing such installation, the rental shall be assessed on the maximum generating capacity of the plant installed. The present plant is rated at \(\frac{1}{2} \) kilowatt, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934.

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

(P.W. 26/1979.)

License authorizing Allan Francis Speight to use Water from an unnamed Stream for the Purpose of generating Electricity.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Coucil, doth hereby grant to Allan Francis Speight, of Redeliff Station, Otautau, a license subject to the conditions hereinafter set forth to obstruct, impound, or divert the waters of an unnamed stream in Sections 96 and 173A, Takitimo Survey District, Wallace County, and to take and use therefrom for the purposes hereinafter set forth a stream of water not exceeding two cubic feet per second at any one time. per second at any one time.

CONDITIONS.

1. IMPLIED CONDITIONS.

THE conditions directed to be implied in all licenses by the Water-power Regulations, 1934, shall be incorporated in and shall form part of this license, except in so far as the same may be inconsistent with the provisions hereof.

2. Utilization of Water and Location of HEADWORKS.

Water shall be used under this license solely for the water shall be used under this license solely for the purpose of generating electricity, and shall be taken from the stream at a point in Sections 96 and 173a, Takitimo Survey District, as indicated on the plan marked P.W.D. 87751, deposited in the office of the Minister of Public Works.

3. GENERAL DESCRIPTION OF WORKS.

The licensee is hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purposes of this license, the positions of the said works being indicated on the said plan P.W.D. 87751:—

- (a) Headworks consisting of dam and intake.(b) Head-race from such headworks to the powerhouse.
- (c) Power-house with all necessary equipment, including water turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating citers, an electricity.

4. Duration of License.

This license shall, unless sooner determined, continue in force until the 31st day of March, 1956.

5. System of Supply.

The system of supply shall be as described in paragraph (c) of clause 5 of the Electrical Supply Regulations, 1927. The generating voltage and the transmission voltage shall be approximately 110 volts direct current.

6. RENTAL.

For the purpose of assessing the rental or annual sum payable in respect of the license, the licensee shall instal a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the Public Works Department, and, failing such installation, the rental shall be determined on the maximum capacity of the generating plant installed. The present plant is rated at 2 kilowatts, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934.

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

(P.W. 26/1986.)

Licensing Ernest Richard Lane to use and occupy a Part of the Foreshore in Picton Harbour as a Site for a Boat-slip.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the sixth day WHEREAS by Order in Council dated the sixth day of October, one thousand nine hundred and twenty, and published in the Gazette of the fourteenth day of the same month, at page 2856, Ernest Richard Lane, of Picton (hereinafter called "the licensee," in which term is to be construed, unless the context requires a different construction, his executors, administrators, and assigns), was licensed to occupy for a period of fourteen years, computed from the second day of October, one thousand nine hundred and twenty, a part of the foreshore in Picton Harbour, in order to maintain thereon a boat-slip, erected in accordance with to maintain thereon a boat-slip, erected in accordance with plan marked M.D. 3000, and deposited in the office of the Marine Department at Wellington:

And whereas the said license has expired, and the licensee has applied for a fresh license under the Harbours Act, 1923 (hereinafter called "the said Act"), for a further term of fourteen years, and it is advisable to grant the same on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore which is particularly shown and delineated on plan M.D. 3000 so deposited as aforesaid, for the purpose of the foreshore which is particularly shown and delineated on plan M.D. 3000 so deposited as aforesaid, for the purpose of maintaining thereon a boat-slip in accordance with the said plan; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

In these conditions the term—
 "Foreshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring

tides : " Minister "

the flow and edb of the tide at ordinary spring tides:

"Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore necessary for the maintenance of the said boatslip as shown on plan M.D. 3000, so deposited as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall pay to the Minister the sum of £1, and thereafter an annual sum of £1 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the 2nd day of October, 1934, until the 31st day of March following, to be paid on the licensee being supplied with a copy of this Order in Council.

4. His Majesty or the Governor-General, and all officers in the Government service, acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said boat-slip without payment.

5. The licensee shall maintain the above-mentioned boatslip in good order and repair.

5. The licensee shall maintain the above-mentioned boat-slip in good order and repair.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said boat-slip and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such boat-slip, requiring the licensee within a reasonable time to be therein prescribed to make good or repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made. defect to be removed or such repairs to be made.

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

- 8. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years from the 2nd day of October, 1934, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.
- 9. The rights, powers, and privileges conferred under and by virtue of this Order in Council may be at any time resumed by the Governor-General, without payment of any com-pensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

10. In case the licensee shall-

(1) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2) Cease to use or occupy the said boat-slip for a period of thirty consecutive days;
(3) Fail to pay the sums specified in clause 3 of these conditions; or
(4) Become harkwart or be in any manner brought and any content and any manner brought any manner brought and any manner brought and any manner brought an

(4) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being

relating to bankruptcy; then, and in any of the said cases, this Order in Council, and every right, power, or privilege may be revoked and determined by the Governor-General in Council, without any notice to

the licensee or any other proceeding whatsoever; and publication in the Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested that this Order in Council,

and the license, rights, and privileges thereby conferred, have been revoked and determined.

11. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the boat-slip, or by contact therewith, and which may be occasioned by any default are replaced as the licensee's next.

default or neglect on the licensee's part.

12. In the event of this Order in Council being revoked for 12. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the licensee shall, if required so to do, remove the said boat-slip entirely from the site and restore the site to its original condition within three months from the date of the revocation or expiry, as the case may be; and if the licensee fails so to do the Minister may cause the said boat-slip to be removed and the site so restored, and may recover from the licensee the costs incurred by the said removed. recover from the licensee the costs incurred by the said removal and restoration.

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

Licensing Horace Tomkies to use and occupy a Part of the Foreshore and Land below Low-water Mark at Queenstown, Lake Wakatipu, as a Site for a Jetty.

> BLEDISLOE, Governor-General. By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL:

WHEREAS by Order in Council dated the twenty-fourth day of September, one thousand nine hundred and twenty, and published in the *Gazette* of the thirtieth day of the same month, at page 2744, Horace Tomkies, of Queenstown (hereinafter called "the licensee," in which term is the same month, at page 2744, Horace Tomkies, of Queenstown (hereinafter called "the licensee," in which term is to be construed, unless the context requires a different construction, his executors, administrators, and assigns), was licensed under the Harbours Act, 1908, to occupy for a period of fourteen years a part of the foreshore and land below lowwater mark at Queenstown, Lake Wakatipu, in order to maintain thereon a jetty as shown on plan marked M.D. 5225, and deposited in the office of the Marine Department at Wellington. Wellington:

whereas the hereinbefore-mentioned Order in Council has expired, and the licensee has made application under the Harbours Act, 1923 (hereinafter called "the said Act"), for

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and acting by and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of maintaining the said jetty thereon, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

 In these conditions the term—
 "Foreshore" means such parts of the bed, shore, or banks
 of a tidal water as are covered and uncovered by
 the flow and ebb of the tide at ordinary spring tides:

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

spring tides: ster" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark adjacent thereto necessary for the maintenance of the said jetty at the site shown on plan marked M.D. 5225.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £1, and thereafter an annual sum of £1 in advance, payable on the first day of April in each year, the proportionate part of such rental in respect of the period from the 24th day of September, 1934, until the 31st March following to be paid on the licensee being supplied with a copy of this Order in Council.

4. All persons shall, at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said jetty and all rights of ingress and egress thereon and therefrom.

. His Majesty or the Governor-General, and all officers in Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said jetty without payment.

6. The licensee shall maintain the above-mentioned jetty in

good order and repair, and shall at all times exhibit from the jetty and maintain at the licensee's own cost suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by

the Minister:

7. Any person authorized by the Minister may, at all reasonable times, enter upon the said jetty and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such jetty requiring the licensee within a reasonable time, to be therein prescribed, to repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made.

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

9. The master of each vessel discharging ballast at the said

jetty shall have all such ballast taken away and deposited above high-water mark or at such place as may be approved of by the Minister, or by any person appointed by the Minister

for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the 24th day of September, 1934, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or p**rivileg**e without the previous written consent of the Minister first obtained.

11. The said rights, powers, and privileges conferred under or by virtue of this Order in Council may be at any time resumed by the Governor-General without payment of any sumed by the Governor-General without payment of any compensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

12. The licensee shall be liable for any injury which the said jetty may cause any vessel or boat to sustain through any default or neglect on the licensee's part.

13. In case the licensee shall-

(1) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;

(2) Cease to use or occupy the said jetty for a period of thirty consecutive days;

(3) Become bankrupt, or be in any manner brought under the operation of any law for the time being in force relating to bankruptcy; or

(4) Fail to pay the sums specified in clause 3 of these conditions;

then, and in any of the said cases, this Order in Council and every right, power, or privilege may be revoked and deter-mined by the Governor-General in Council without any notice mined by the Governor-General in Council without any notice to the licensee or other proceedings whatsoever; and publication in the Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested that this Order in Council and the license, rights, and privileges thereby granted and conferred have been revoked and determined.

14. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the licensee shall, if required by the Minister so to do, remove the said jetty entirely from the site and restore the site to its original condition within three

site and restore the site to its original condition within three months from the date of the revocation or expiry, as the case may be; and if the licensee fails so to do, the Minister may cause the said jetty to be removed and the site so restored and may recover from the licensee the costs incurred by the

said removal and restoration.

F. D. THOMSON, Clerk of the Executive Council. Hutt County Loans Conversion Order, 1934 (No. 1).

BLEDISLOE, Governor-General.

By his Deputy. MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS 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-And whereas by the said section thriteen 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 Hutt 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:

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 Hutt 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 of conversion" means the date specified in clause five of this Order:
 - 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 accurities:
 - any such securities:

 - "The local authority" means the Hutt County Council:
 "Local fund" has the same meaning as in Part V of the Local Bodies' Loans
 - "Local fund" has the same meaning as in law.

 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
 - inverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance "Unconverted securities" 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 of conversion, at least once in the *Gazette*, and, where the address of any holder of existing of conversion, at least once in the Gazett, 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.

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;

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.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversitin 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.

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 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 one quarter 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.

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.

dates set out in the Third Schedule hereto as is specified in that benail 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
- (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.
- 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 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 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 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 two thousand seven 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 two thousand seven 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 and for a period not exceeding three years.

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.
- (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-four, a contribution of nine hundred and nineteen 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 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. 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.
- 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 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:—
 - (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 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.

- 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.
- (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.

		Rate of Interest.		· •	
Name.	Amount.	Original.	Existing.	Date of Maturity.	
	£	Per Cent.	Per Cent.		
Akatarawa Bridge Loan	750*	41/2	414	30th September, 1951.	
Akatarawa Bridge Loan 10-per- cent. Additional Loan	75*	$4\frac{1}{2}$	41	30th September, 1952.	
Wainui Bridge Loan	500*	41/2	41	30th March, 1952.	
Wainui Bridge Loan 10-per- cent. Additional Loan	50*	41/2	4 <u>1</u> 4 <u>1</u>	30th September, 1952.	
Day's Bay Drainage Loan	490*	44	41	30th September, 1959.	
Pakuratahi and Stokes Valley Loan	970*	$4\frac{1}{2}$ $4\frac{1}{2}$	4 1 4 1	30th September, 1959.	
Pakuratahi and Stokes Valley Bridges Loan	355*	41/2	41	30th September, 1960.	
Workers' Dwellings Loan (part)	1,000*	41	41	30th March, 1960.	
"	300*	$\frac{4\frac{1}{2}}{4\frac{1}{2}}$ $\frac{4\frac{1}{2}}{4\frac{1}{2}}$	41	30th September, 1960.	
••	700*	41	41	30th March, 1962.	
••	1,000*	41	41	30th March, 1962.	
Pukerua Roads Loan	1,000*	41	41	30th March, 1962.	
Main Highways Construction Loan	45,000*	6	44 44 44 44 45	1st July, 1963.	
Main Highways Construction Loan Supplementary Loan	3,525	$5\frac{1}{2}$	4%	13th January, 1950.	
Wainui Hill Road Unemploy- ment Relief Loan	500	6	44	1st October, 1942.	
Hutt River Bridge Loan	1,000	6	44	1st April, 1958.	
	£57,215	-	,		

^{*} 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 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.

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 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

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 on the day of and the presentation of the attached coupons. per centum per annum, payable day of in each year, on

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

the

[L.s.]

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

(3) Coupon.

No.

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, 1932–33, and the Loans Conversion Order, 19.

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 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 isgreater or less than £55,000.	Date.		Aggregate Amount of Principal, to be increased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amountis greater or less than £55,000.
	! 1 £			£
st December, 1935	900	1st December,	1950	1,700
,, 1936	1,000	,,	1951	1,800
,, 1937	1,000	,,	1952	1,900
" 1938	1,100	,,,,	1953	2,000
,, 1939	1,100	,,	1954	2,000
,, 1940	1,200	,,	1955	2,200
,, 1941	1,200	,,	1956	2,300
,, 1942	1,300	,,	1957	2,400
., 1943	1,300	,,	1958	2,400
,, 1944	1,400	•••	1959	2,600
,, 1945	1,400	,,	1960	2,700
,, 1946	1,500	,,	1961	2,800
,, 1947	1,500	,,,	1962	2,900
,, 1948	1,600	,,	1963	3,000
1949	1,600	. ,,	1964	3,200
Total				£55,000

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 onversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Years.	
1	0.488998	191	12.891438
1	0.967235	20	13.096761
14	1.434948	201	$13 \cdot 297566$
2	1.892370	21	$13 \cdot 493952$
21	$2 \cdot 339726$	211	13.686017
3	$2\cdot 777238$	22	$13 \cdot 873855$
31	$3 \cdot 205123$	221	14.057560
4	$3 \cdot 623592$	$\overline{23}^{2}$	$14 \cdot 237222$
41	4.032853	231	14.412931
5	$4 \cdot 433108$	24	14.584774
51	4.824556	241	14.752835
62	$5 \cdot 207389$	25	14.917198
61	5.581799	251	15.077944
7*	5.947970	262	15.235153
71/2	$6 \cdot 306083$	261	15.388903
8	$6 \cdot 656316$	272	15.539270
81	$6 \cdot 998842$	274	15.686327
9"	$7 \cdot 333831$	28	15.830149
91/3	$7 \cdot 661448$	281	15.970806
10	7.981856	29	16 · 108367
101	$8 \cdot 295214$	291	$16 \cdot 242902$
11	$8 \cdot 601676$	30	$16 \cdot 374476$
111/2	$8 \cdot 901395$	304	16.503155
12	$9 \cdot 194518$	31"	$16 \cdot 629003$
121	9.481191	314	$16 \cdot 752081$
13	$9 \cdot 761556$	32	16.872451
13 1	10.035752	321	16.990172
14	$10 \cdot 303914$	33~	$17 \cdot 105303$
141	10.566175	331	$17 \cdot 217900$
15	10.822665	34	$17 \cdot 328020$
15 1	11.073511	344	17·435716
16	11.318837	35	17.541042
$16\frac{1}{2}$	11.558765	351	17 · 644051
17	11.793413	36	17.744793
171	$12 \cdot 022898$	364	17.843319
18	$12 \cdot 247333$	37	17.939676
18 1	$12 \cdot 466829$	371	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 $4\frac{1}{4}$ per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 45 per cent. per annum.

One year's interest on £	2100 at 2100 at	existing rate new rate (4)	e (4 1) per e	per cent.) is 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.

 $\pounds 0.55$ 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 5.3688558 per cent. of the amount of the principal in each case.

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

(T. 49/290/13.)

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

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS 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

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 Hutt 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

appnes:

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 Hutt County Loans Conversion Order, 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" 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 Hutt County Council:
 "Local fund" has the same meaning as in Part V of the Local Bodies' Loans
 Act 1926:

 - Act, 1926:

 "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. (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 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.

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
 - 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) 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.

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

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
- 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 one-
- quarter 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.

- 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

- (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 may, if it thinks fit, pay in cash the whole or any part of the aggregate amount of all such premiums to which any person is entitled.
- (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 and charged to the appropriate account.
- (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.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

- 20. (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.
- (2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioners 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-nine, a contribution of one hundred and fifty-eight 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.

- 21. (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.

- 22. 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-three 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-four 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.

23. (1) Subject to the provisions of clause twenty-two 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 avising sinking fund at the date of conversion as the aggregate amount 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.

24. Subject to the provisions of clause twenty-two hereof, the existing sinking fund

24. Subject to the provisions of clause twenty-two 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

as it will extend, in or towards making the ionowing payments, in the romains 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:

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 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.

SECURITIES HELD BY TRUSTEES.

25. 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 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.

26. 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.

Your		Rate of Interest.		54.4354.8
Name.	Amount.	Original,	Existing.	Date of Maturity.
Plimmerton Public Hall Loan Paekakariki Water-supply Loan	£ 1,200 2,000*	Per Cent. 6 41	Per Cent. 44 44	1st May, 1962. 30th March, 1958.
(part) Ditto ,,, Paekakariki Water-supply Loan	1,000* 1,000* 1,000* 500*	4½ 4½ 4½ 4½ 4½	41 41 41 41	30th September, 1958. 30th September, 1958. 30th September, 1958. 30th March, 1959.
10-per-cent, Additional Loan Paekakariki Extension No. 2 Area Loan	1,100	. 5 3	43	lst August, 1956.
	£7,800			

^{*} 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 44 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

, 19 .

Dated the

day of

. 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

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.

Act.

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 on the day of and the day of in each year, on presentation of the attached coupons.

Issued under the common seal of the

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

[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, 1932-33, and the Loans Conversion Order, 19.

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.)

 $\begin{array}{lll} {\rm A.B.,\ Chairman.} \\ {\rm C.D.,\ Treasurer\ [\it or\ other\ of ficer\ appointed\ to\ sign\ debentures\].} \end{array}$

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 £6,820.	Date.	Aggregate Amount of Principal, to be increased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £8,820.
	£		£
1st December, 1935	150	1st December, 1948	250
,, 1936	150	,, 1949	300
,, 1937	150	,, 1950	300
, 1938	150	,, 1951	300
" 1939	200	,, 1952	300
,, 1940	200	,, 1953	350
" 1941	200	,, 1954	350
" 1942	200	,, 1955	400
" 19 4 3	200	,, 1956	400
,, 1944	250	" 1957	400
., 1945	250	,, 1958	450
,, 1946	250	,, 1959	420
,, 1947	250		
Total		••	£6,820

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	0.967235	202	13.096761
1½ -	$1 \cdot 434948$	201	$13 \cdot 297566$
2^{-}	$1 \cdot 892370$	21	$13 \cdot 493952$
$2\frac{1}{2}$	$2 \cdot 339726$	211	13.686017
3	$2\cdot 777238$	22	$13 \cdot 873855$
$3\frac{1}{2}$	$3 \cdot 205123$	$22\frac{1}{2}$	$14 \cdot 057560$
4	$3 \cdot 623592$	23	$14 \cdot 237222$
41/2	$4 \cdot 032853$	$23\frac{1}{2}$	$14 \cdot 412931$
5	$4 \cdot 433108$	24	14.584774
$5\frac{1}{2}$	$4 \cdot 824556$	241	$14 \cdot 752835$
6	$5 \cdot 207389$	25	$14 \cdot 917198$
61/2	$5 \cdot 581799$	251	15.077944
7	$5 \cdot 947970$	26~	$15 \cdot 235153$
7 &	$6 \cdot 306083$	26 1	15.388903
8	$6 \cdot 656316$	27	15.539270
81/2	$6 \cdot 998842$	271	15.686327
9	$7 \cdot 333831$	282	15.830149
91/2	$7 \cdot 661448$	281	$15 \cdot 970806$
10	7.981856	29	$16 \cdot 108367$
101/2	$8 \cdot 295214$	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	$16 \cdot 629003$
$12\frac{1}{2}$	9.481191	311	$16 \cdot 752081$
13	$9 \cdot 761556$	32	$16 \cdot 872451$
$13\frac{1}{2}$	$10 \cdot 035752$	$32\frac{1}{2}$	16.990172
14	$10 \cdot 303914$	33	$17 \cdot 105303$
$14\frac{1}{2}$	$10 \cdot 566175$	331	$17 \cdot 217900$
15	$10 \cdot 822665$	34	$17 \cdot 328020$
$15\frac{1}{2}$	$11 \cdot 073511$	341/2	17 - 435716
16	$11 \cdot 318837$	35	17.541042
$16\frac{1}{2}$	11.558765	35 1	17.644051
17	$11 \cdot 793413$	36	17.744793
$17\frac{1}{2}$	$12 \cdot 022898$	361	17.843319
18	$12 \cdot 247333$	37	17 - 939676
18 1	$12 \cdot 466829$	37 1	18.033913
19	$12 \cdot 681496$	11 7	

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[‡] per cent. per annum.

One year's interest on £100 at existing rate (4‡ per cent.) is One year's interest on £100 at new rate (4‡ per cent.) is	 £ 4·8 4·25

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 5.3688558 per cent. of the amount of the principal in each case.

(T. 49/290/13.)

F. D. THOMSON, Clerk of the Executive Council. Hutt County Loans Conversion Order, 1934 (No. 3).

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

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:

And whereas the Hutt 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:

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.

- This Order may be cited as the Hutt County Loans Conversion Order, 1934 (No. 3).
 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.

 - The date of conversion" means the date specified in clause five of this Order Existing securities" means debentuage or other clause five of this Order
 - "The date of conversion" means the date specified in clause tive 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 Hutt County Council:

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

 Act. 1996.

 - Act, 1926:
 "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

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 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 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.

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 security of the location had been used as the last the last.

into new securities in the same manner as if application had been made under the last

- 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.

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 interest payable on 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

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 one-quarter per centum per annum.(2) The interest on new securities shall be payable half-yearly on days corresponding

(2) The interest of 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.

which they are respectively issued.

PREMIUMS.

17. The holder of any existing securities to which this Order applies 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 may, if it thinks fit, pay in cash the whole or any part of the aggregate amount of all such premiums to which any person is entitled.
- (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 and charged to the appropriate account.
- (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.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

CONSOLIDATED SINKING FUND FOR NEW SECURITIES

- 20. (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.
- (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 forty-nine, a contribution of two hundred and three 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, \$\sup 26\$, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

- 21. (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.

- 22. 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-three 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-four 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.

- 23. (1) Subject to the provisions of clause twenty-two 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 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.
- 24. Subject to the provisions of clause twenty-two 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:—
 - (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 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.

SECURITIES HELD BY TRUSTEES.

25. 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.

26. 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.

¥	Amount.	Rate of Interest.		
Name.		Original.	Existing.	Date of Maturity.
	£	Per Cent.	Per Cent.	
Paraparaumu Water-supply Loan	2,320	6	44	1st March, 1948.
Paraparaumu Water-supply 10-per-cent. Additional Loan	230	$5\frac{1}{2}$	42	6th January, 1950.
Heretaunga Water-supply Loan	700	6	44	1st April, 1948.
Epuni Hamlet Water - supply Loan	1,700	6	4 \$ 4 \$	1st December, 1948
Total	£4,950			

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

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

1932-33, and 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 the present per annum 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 . 19 .

day of

, 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 . tion 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.

default is made in payment.

This debenture bears interest at the rate of on the day of and the presentation of the attached coupons.

Issued under the common seal of the the day of 19 . per centum per annum, payable day of in each year. on

[L.S.]

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

(3) Coupon.

No.

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, 1932-33, and the

Loans Conversion Order, 19.

On presentation of this coupon at

in New Zealand, on or after the day of

in New Zealand, on or after the day of

(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].

THIRD SCHEDULE. MATURITY DATES OF NEW SECURITIES.

Date.	Aggregate Amount of Principal, to be in- ereased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £4,250.	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 £4,250.	
	£		£	
1st December, 1935	200	1st December, 1943	300	
,, 1936	200	,, 1944	300	
,, 1937	200	,, 1945	350	
" 1938	250	,, 1946	350	
" 1939	250	,, 1947	350	
,, 1940	250	,, 1948	350	
" 1941	250	,, 1949	350	
,, 1942	300		i	
Total			£4,250	

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 (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	194	$12 \cdot 891438$	
12	0.967235	20	13.096761	
11/2	1.434948	201	$13 \cdot 297566$	
2	$1 \cdot 892370$	21	$13 \cdot 493952$	
21/2	$2 \cdot 339726$	211	13.686017	
3	$2 \cdot 777238$	22	13 · 873855	
31/2	$3 \cdot 205123$	$22\frac{1}{2}$	14.057560	
4	3:623592	23	$14 \cdot 237222$	
41	$4 \cdot 032853$	$23\frac{1}{2}$	$14 \cdot 412931$	
5	$4 \cdot 433108$	24	14.584774	
51	$4 \cdot 824556$	241	14.752835	
6	$5 \cdot 207389$	25	14.917198	
61	5.581799	251	15.077944	
7	$5 \cdot 947970$	26	15 · 235153	
71/2	$6 \cdot 306083$	26 1	15.388903	
8	6.656316	27	15.539270	
81	6.998842	271	$15 \cdot 686327$	
92	$7 \cdot 333831$	28	15.830149	
91	7.661448	281	$15 \cdot 970806$	
102	7.981856	29	16 · 108367	
101	$8 \cdot 295214$	294	$16 \cdot 242902$	
ĩi"	8.601676	30	16.374476	
111	8.901395	301	16.503155	
12	$9 \cdot 194518$	31	16.629003	
121	9.481191	311	16.752081	
13	$9 \cdot 761556$	32	16.872451	
131	10.035752	321	16.990172	
14	10.303914	33	17 · 105303	
141	10.566175	331	17.217900	
15	10.822665	34	$17 \cdot 328020$	
151	11.073511	341	17 · 435716	
16	11.318837	35	17.541042	
161	11.558765	351	17 · 644051	
172	11.793413	36	17.744793	
171	12.022898	361	17.843319	
18	12 · 247333	372	17 · 939676	
181	12 466829	371	18 · 033913	
192	12 681496	5.2		

Example of Working.

Conversion as from 15th December, 1933, of 6-per-cent. securities for £100, maturing 14th January, 1947, into 41-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 £100 at	existing range	ate (4 1 p (41 per c	er cent.) is ent.) 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.

(T. 49/290/13.)

Order in Council consenting to the Raising of Loans by certain Local Authorities and prescribing the Conditions thereof.

BLEDISLOE, Governor-General.

By his Deputy,

MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the several local authorities enumerated in the Schedule hereto, being desirous of raising the respective loans stated opposite their names therein, have respectively complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loans:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the respective local authorities mentioned in the First Column of the said Schedule of the respective loans set out in the Second Column of the said Schedule, up to the respective amounts specified in the Third Column of the said Schedule, and in giving such consent doth hereby up to the respective amounts specified in the Third Column of the said Schedule, and in giving such consent doth hereby determine as follows:—

(1) The terms for which the said loans or any parts thereof may be raised shall be the respective terms (in years) stated in the Fourth Column of the said Schedule.

(2) The rates of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding the respective rates per centum per annum stated in the Fifth Column of

(3) The said respective loans or any parts thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the respective terms as determined in (1) above.
(4) The payment of such instalments shall be made in New Zealand, and no such instalment shall be paid out of loan-

moneys. (5) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said respective loans or any parts thereof shall not in the aggregate exceed one-half per centum of any amount raised.
(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

SCHEDULE.

First Column. Name of Local Authority.	Second Column, Name of Loan,	Third Column. Amount of Loan.	Fourth Column. Term of Loan (Years).	Fifth Column. Rate of Interest.	
Central Waikato Electric-power Board Waipa County Council	Roads and Bridges Lean 1024	£ 22,000 30,000	26 15	£ s. d. 3 10 0 3 10 0	

(T. 40/416/6.)

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

Order in Council varying the Determinations in respect of Part (£4,000) of the Manawatu-Oroua Electric-power Part (£4,000) of the Board's Loan of £50,000.

> BLEDISLOE, Governor-General. By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the eighteenth day of August, one thousand nine hundred and thirty, and subject to the determinations as to borrowing and repayand subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Manawatu-Oroua Electric-power Board (hereinafter called "the said local authority") of the sum of fifty thousand pounds (£50,000) by a loan to be known as "Electrical Reticulation and Power Supplementary Loan, 1930" (hereinafter called "the said loan"):

And whereas the sum of four thousand pounds (£4,000), (hereinafter called "the said sum"), being part of the said loan, has not yet been raised, and it is expedient to vary the determinations aforesaid in respect of the said sum:

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

advice and consent of the Executive Council of the said Do-minion, and in pursuance and exercise of the powers and authorities conferred on him by the Local Government Loans Board Act, 1926, and by the Local Bodies' Loans Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby vary the determinations aforesaid in respect of the said sum by prescribing that the said local authority may, in lieu of making provision for the repayment of the said sum by satablishing a sinking fund in respect of the said sum by establishing a sinking fund in respect

thereof, raise the said sum or any part thereof upon terms of making the same, together with interest thereon at a rate being such as shall not produce to the lenders a rate exceeding three pounds ten shillings per centum per annum, repayable by equal aggregate annual or half-yearly instalments ex-tending over a period of twenty (20) years.

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

(T. 49/455.)

Order in Council varying the Determinations in respect of the Kaikohe Town Board's Loan of £5,750.

BLEDISLOE, Governor-General. By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the sixth day of August, one thousand nine hundred and thirtyfour, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Kaikohe Town Board (hereinafter called "the said local authority") of the sum of five thousand seven hundred and fifty pounds (£5,750) by a loan to be known as "Watersupply Loan, 1934" (hereinafter called "the said loan"):

And whereas the said loan has not yet been raised, and it is expedient to vary certain of the determinations aforesaid in respect thereof:

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

conferred on him by section eleven of the Local Government Loans Board Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby vary certain of the determinations aforesaid in respect of the said

certain of the determinations aforesaid in respect of the said loan by prescribing as follows:—

1. In lieu of making payments to the sinking fund to be established for the repayment of the said loan at a rate of one pound fifteen shillings (£1 15s.) per centum per annum, the said local authority shall on the second anniversary of the date on which the said loan or any part thereof was first raised and on every anniversary date thereafter until the said loan has been repridented by the said girking fund an annual. loan has been repaid, pay to the said sinking fund an annual contribution of £114 7s. 6d. increased in respect of each contribution by a sum equal to three and three-quarters per centum of the aggregate amount of all debentures redeemable as specified in the schedule of redemptions hereunder, prior to

the date of payment of such annual contribution.

2. The said loan shall be redeemed by annual instalments of principal of the amounts specified in the Schedule hereunder, the first such payment to be made at the end of the second year after the raising of the said loan and the other instalments (as specified) annually thereafter:—

SCHEDULE OF REDEMPTIONS.

Date of Payment.*	Amount.	Date of Payment.*	Amount.
	£		£
1st year	Nil.	17th year	200
2nd,	100	18th ,,	200
3rd ,,	100	19th ,,	200
4th ,,	150	20th ,,	200
5th ,,	100	21st ,,	300
6th ,,	100	22nd ,,	200
7th ,,	100	23rd ,,	200
8th ,,	200	24th ,,	300
9th ,,	100	25th ,,	300
10th ,,	200	26th ,,	200
llth "	100	27th ,,	300
12th ,,	200	28th ,,	300
13th ,,	200	29th ,,	300
14th ,,	100	30th ,,	400
15 th ,,	200		
16th ,,	200	Total:	£5,750
	11		

^{*} At the end of the year as stated after raising loan.

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

(T. 49/392.)

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

BLEDISLOE, Governor-General. By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me D by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Canterbury Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter form part of the Fendalton Domain, and be managed, administered, and dealt with as a public domain by the Fendalton Domain Board.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 4274, Block X, Christchurch Survey District: Area, 3 roods 2 perches, more or less. As the same is more particularly delineated on the plan marked L. and S. 6/1/438c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

(L. and S. 6/1/438.)

Reapportionment of Representation on the Hawke's Bay Electric-power Board and revoking previous Order in that behalf.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Electric-power Boards Act, 1925, and of every other power in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council dated the fourteenth day of September, one thousand nine hundred and thirty-one, and published in the New Zealand Gazette of the seventeenth day of the same month, at page 2809, and in lieu thereof doth hereby make the following provisions for the apportionment of representation on the Hawke's Bay Electric power Board as from the dates of the next general elections of the representatives of the several constituent districts :-

Name of Constituent District.			Number of Representatives.		
Hawke's Bay County				4	
Borough of Napier				2	
Borough of Hastings				2	
Taradale Town District	• •			1	
	T/ T	MITTO	MOONT		

D. THOMSON. Clerk of the Executive Council.

(P.W. 26/984.)

Prohibiting the Importation of "Spinalettes," also Advertising-matter relating thereto.—(C. No. 126.)

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 15th 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 section forty-six of the Customs Act, 1913, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit the importation into New Zealand, save with the consent of the Minister of Customs, of "Spinalettes" manufactured or vended by or on account of Scientific Health Aids, Limited, 85 Cromwell Road, London, S.W. 7, and advertising-matter relating solely or principally to such articles.

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

The Northern Side of Portion of Powderham Street, in the Borough of New Plymouth, 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. By his Deputy, MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 15th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Section 1 the Governor-General 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 New Plymouth Borough Council on the fifteenth day of May, one thousand nine hundred and thirty-three, viz.:—

"That the New Plymouth Borough Council, being the local authority having control of the street hereinafter mentioned, hereby resolves and declares that the provisions of section one hundred and twenty-eight, subsection one, of the Public Works Act, 1928, shall not apply to that portion of the northern side of Powderham Street to which Section 260, New Plymouth, has frontage";

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

SCHEDULE.

The northern side of all that portion of street, situated in the Taranaki Land District, Borough of New Plymouth, known as Powderham Street, fronting Section 260, Town of New Plymouth, such land being contained in Certificate of Title, Volume 124, folio 197 (Taranaki Registry). As the said portion of street is more particularly delineated on the plan marked P.W.D. 88113, 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. 51/283.)

Appointing a Member of the Timaru Harbour Board.

BLEDISLOE, Governor-General.

By his Deputy, MICHAEL MYERS.

WHEREAS it is provided by section thirty-seven of the Harbours Act, 1923, that in the case of the death of a member of a Harbour Board his office shall become vacant, and such vacancy shall be deemed an extraordinary

And whereas it is provided by subsection two of section thirty-eight of the said Act that when an elective member,

other than a representative of a constituent district, vacates his office on the Board through the operation of the said section thirty-seven, the Governor-General may, by Warrant under his hand, appoint some qualified person in his place:

And whereas John Kennedy, an elective member of the Timaru Harbour Board, being a representative of the combined district of the Boroughs of Temuka and Geraldine, is deceased, and it is desirable to appoint a qualified person in his place:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the hereinbeforerecited power and authority, doth hereby appoint

Kenneth Mackenzie

to be a member of the Timaru Harbour Board as a representative of the combined district aforesaid, in the place of the said John Kennedy, deceased.

As witness the hand of His Excellency the Governor-General, this 15th day of October, 1934.

JOHN G. COBBE, Minister of Marine.

Moose and Wapiti to cease to be Imported Game.

BLEDISLOE, Governor-General.

By His Deputy,
MICHAEL MYERS.

DURSUANT to the powers vested in me by the Animals Protection and Game Act, 1921-22 (hereinafter referred to as "the said Act"), I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby declare that as, on, and from the date of publication of this Warrant in the New Zealand Gazette, moose (Alches machlis) and wapiti (Cervus canadensis) shall cease to be included in the Second Schedule of the said Act.

As witness the hand of His Excellency the Governor-General, this 11th day of October, 1934.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/38/1.)

Warrant notifying Shooting-season for the Taking or Killing of Indigenous Pigeons and Ducks in the Island of Mauke.

BLEDISLOE, Governor-General. By his Deputy, MICHAEL MYERS.

In pursuance and exercise of the powers and authorities conferred upon him by clause five of the regulations of the nineteenth day of June, one thousand nine hundred and sixteen, for the protection of indigenous and imported birds and to prevent the introduction of noxious animals and birds into the Cook Islands, His Excellency the Governor-General of the Dominion of New Zealand doth hereby revoke the notification made by him on the seventh day of November, one thousand nine hundred and twenty-one, and gazetted in Gazette No. 96 of the tenth day of November, one thousand nine hundred and twenty-one, at page 2726, and in lieu thereof doth hereby notify that indigenous pigeons and ducks only may be taken or killed in the Island of Mauke from the first day of June to the thirty-first day of August (both days inclusive) in the year one thousand nine hundred and thirty-six, and thereafter from the first day of June to the thirty-first day of August (both days inclusive) in every second succeeding year.

As witness the hand of His Excellency the Governor-General, this 11th day of October, 1934.

A. T. NGATA, Minister for the Cook Islands.

Members of Domain Boards appointed.

Department of Lands and Survey,

Wellington, 15th October, 1934.

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

Roland Francis Cooper,

to be a member of the Newman Domain Board in place of Henry Edwin Elsmore, deceased.

William Price,

to be a member of the Sheldon Park Domain Board in place of Ernest John Wotton, deceased.

Richard Henry Appleby,

to be a member of the Kurow Domain Board in place of Archibald McInnes, resigned.

Hubert Parry Thomson,

to be a member of the Clyde Domain Board in place of Charles John Hanning, resigned.

Darcy Joseph Anderson,

to be a member of the Onamalutu Domain Board in place of Arthur Robinson, resigned.

William George Morris,

to be a member of the Apiti Domain Board in place of Hugh Osborne, resigned.

George Weston, and Ronald Fyfe Batchelor,

to be members of the Tuapeka Domain Board in place of Alexander Fraser and David Lawrence Christie, deceased.

Thomas Gray, John Henry Stephens, and David William Edmunds,

to be members of the Denniston Domain Board in place of Richard Henry Hawes and James Patrick Doyle, left the district, and George Payne, deceased.

George Gilbert, James Lewis, and Stanley Slater,

to be members of the Ohai Domain Board in place of Arthur Edward Barnes, left the district, James Broome, resigned, and George Sherwin Langford, deceased.

Mervyn Simmonds, Jack Arthur Guinness, Frank Thomas Briggs, and Arthur Alexander Robert Stewart,

to be members of the Tauranga Domain Board in place of James Neal, Leonard Norris, Samuel Pemberton, and Charles Whiting, resigned.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/270.)

Consul-General of Latvia in London for New Zealand appointed.

Department of Internal Affairs, Wellington, 13th October, 1934. HIS Excellency the Governor-General directs it to be notified that His Majesty's Exequatur empowering

Monsieur Charles Zarine

to act as Consul-General of Latvia in London for the Dominion of New Zealand (including Western Samoa) and its dependencies has been issued.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1934/60/11.)

Trustee of the Costley Training Institution appointed.

Wellington, 12th October, 1934.

Wellington, 12th October, 1934.

IS Excellency the Governor-General, in pursuance of section 2 of the Costley Training Institution Act Amendment Act, 1907, has been pleased to appoint

John Alexander Gentles

to be an additional trustee of the Costley Training Institution, Auckland.

R. MASTERS, Minister of Education.

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

Education Department,
Wellington, 15th October, 1934.

In pursuance of section 2 of the Child Welfare Act, 1925,
In Robert Masters, Minister of Education, do hereby appoint the following persons as Honorary Child Welfare Officers for the purposes of the said Act for the period ending 31st December, 1935:—

Name. Wareing, Reverend Stephen Richard Emmett, Frank Norman . . McClune, Joseph Stanley . . Te Awamutu. Bartlett's Camp. Hauraki Plains. . .

R. MASTERS, Minister of Education.

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

Marine Department,
Wellington, 10th October, 1934.

To is hereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, appointed
William Single

to be an officer for the purposes of Part II of the first-mentioned Act in respect of the Waitaki Acclimatization District.

JOHN G. COBBE, Minister of Marine.

Justice of the Peace resigns.

Department of Justice, Wellington, 16th October, 1934. IIS Excellency the Governor-General has been pleased to accept the resignation by

Edward Spargo, Esquire,

of Port Waikato, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

JOHN G. COBBE, Minister of Justice.

Appointment in the Royal Naval Volunteer Reserve (New Zealand Division).

Navy Office. Wellington, 16th October, 1934.

HIS Excellency the Governor-General (by his deputy)
has been pleased to approve of the following appointment in the Royal Naval Volunteer Reserve (New Zealand Division):

Dr. Ian Brandon Ewart, M.D. (Edin.), as Probationary Surgeon-Lieutenant, R.N.V.R. (N.Z.D.), to date 9th October, 1934.

JOHN G. COBBE, Minister of Defence.

Member of the Otorohanga Rabbit Board appointed.—(Notice No. Ag. 3224.)

PURSUANT to the powers vested in me by section 37 of the Rabbit Nuisance Act, 1928, I, Charles Edward de la Barca Macmillan, Minister of Agriculture, do hereby appoint William George Bonner,

being an Inspector appointed under Part I of the said Act, to be a member of the Otorohanga Rabbit Board established under the said Act.

Dated at Wellington, this 11th day of October, 1934.

CHAS. E. MACMILLAN, Minister of Agriculture.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 16th 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. Eric Stanley North .. Mamaku. James Pickering Prescott
Robert Andrew Needham McSoriley Maungaturoto. Hokitika. Maxwell Ray Mildon

G. G. HODGKINS, Deputy Registrar-General.

Appointment of Deputy District Public Trustee.

NOTICE is hereby given that in pursuance of the power and authority vested in me by section 3 of the Public Trust Office Amendment Act, 1921-22, I, the Public Trustee Trust Office Amendment Act, 1921–22, 1, the Fublic Trustee of the Dominion of New Zealand, have appointed William Robert Millier, of the Public Trust Office, Wellington, to be Deputy of the District Public Trustee, Blenheim, during the absence of such District Public Trustee from his headquarters from any cause, and all previous warrants appointing any Deputy of the said District Public Trustee have been revoked. Dated at Wellington, this 10th day of October, 1934.

E. O. HALES, Public Trustee.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 11th October, 1934.

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

appointments in the Public Service:

Harold Wiggins,

to be Registrar of Births and Deaths for the District of Albertland at Wellsford as from the 27th day of September, 1934, and Registrar of Marriages for the District of Albertland at Wellsford as from the 1st day of October, 1934 (cancelling the appointment of Albert George Shirley—vide page 2971, New Zealand Gazette No. 71 of 20th September, 1934).

Richard Edgar Williams,

to be Registrar of Births and Deaths of Maoris at Otahuhu, as from the 3rd day of October, 1934.

Frederick Charles Robinson,

to be Registrar of Births and Deaths of Maoris at Picton, as from the 2nd day of October, 1934.

Robert Andrew Needham McSoriley,

to be Registrar of Births and Deaths of Maoris at Hokitika, as from the 1st day of October, 1934.

Harold Victor Walker,

to be Registrar of Births and Deaths of Maoris at Hikurangi, as from the 4th day of October, 1934.

Constable William Cooper,

to be Clerk and Bailiff of the Magistrates' Court at Winton for the purposes of the Magistrates' Courts Act, 1928, as from the 4th day of October, 1934.

Harold Skellern.

to be Registrar of Births and Deaths of Maoris at Cambridge, as from the 8th day of October, 1934.

Alfred Charles Barnes,

to be an Inspector for the purposes of the Factories Act, 1921–22, the Scaffolding and Excavation Act, 1922, and the Weights and Measures Act, 1925, as from the 1st day of October 1924 October, 1934.

T. MARK, Secretary.

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

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

SCHEDULE.

Column 1.

Column 2.

Maniototo County Council . . Ralph John Black, County Engineer, Ranfurly.

Peter Laughton, Traffic Inspector, Oamaru.

Dated at Wellington, this 12th day of October, 1934.

J. G. COATES, Minister of Transport.

(TT. 9/4/3.)

Classification of Roads in Lake County.

IN pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Joseph Gordon Coates, Minister of Transport, do hereby alter Lake County Council's proposed classification of the roads described in the Schedule hereto, and situated in the Lake County, and do hereby approve such altered classification as set forth in the said Schedule. Schedule.

SCHEDULE.

LAKE COUNTY.

ROADS classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than $6\frac{1}{2}$ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 10 tons :-

Timaru-Queenstown Main Highway No. 119 (all that

Timaru-Queenstown Main Highway No. 119 (all that portion within Lake County).

Palmerston-Queenstown, via Becks, Main Highway No. 124 (all that portion within Lake County).

Arrow Bridge to Junction Palmerston-Queenstown Road Main Highway No. 146.

Lumsden-Kingston Main Highway No. 229 (all that portion within Lake County).

Nokomai - Nokomai Saddle.

Fairlight-Cainard.

Roads classified in Class Four: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 4½ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than $6\frac{1}{2}$ tons:-

Watt's Road, Macetown Road, Pembroke to Mount Aspiring, Pembroke to Mount Barker, Garston to Nevis.

Roads classified in Class Five: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 3 tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 4½ tons :-

Skipper's Road Main Highway No. 262, Glenorchy-Paradise Main Highway No. 287, Skipper's Main Highway to Branches Flat, Dan O'Connell's Road.

Dated at Wellington, this 12th day of October, 1934.

J. G. COATES, Minister of Transport.

(TT. 10/75.)

Fire Brigades Act, 1926.—List of Persons, Companies, &c., carrying on Fire-insurance Business in New Zealand.

Department of Internal Affairs,

Wellington, 17th October, 1934.

I T is hereby notified that the names mentioned in the Schedule hereto have been added to the list of persons, firms, and co New Zealand. and companies carrying on fire-insurance business in

J. A. YOUNG, Minister of Internal Affairs.

SCHEDULE.

The New Zealand Drapers and General Mutual Insurance Company, 8-10 The Terrace, Wellington. The Mutual Insurance Association of New Zealand, 38 Short-

land Street, Auckland.
Secretaries' Mutual Insurance Society, Premier Buildings, Durham Street, Auckland.

(I.A. 1933/67/2.)

Sitting of the Native Land Court at Ngaruawahia on the 13th November, 1934.

Registrar's Office,

Registrar's Office,
Auckland, 15th October, 1934.

NOTICE is hereby given that the matters mentioned in
the Schedule hereunder written will be heard by the
Native Land Court sitting at Ngaruawahia on the 13th
November, 1934, or as soon thereafter as the business of the
Court will allow.
[Waikato-Maniapoto, 1934–10.]

E. P. EARLE, Registrar.

SCHEDULE.

No. 33. Applicant: Waipa County Council. Name of Land: Maungatautari 4E la and 4E lB. Nature of Application: Application for assessment of compensation for land taken for road.

Determinations by Minister of Customs under Section 16 of the Customs Acts Amendment Act, 1934.

Customs Department, Wellington, 18th October, 1934.

PART I.

IN pursuance of section 16 of the Customs Acts Amendment Act, 1934, I, Joseph Gordon Coates, Minister of Customs, do hereby determine that, with respect to each of the following classes of motor-vehicles the undermentioned goods may be entered under Tariff item 389 (a) as unassembled or completely knocked down motorvehicles :

Column No. 1.

Column No. 2.

Classes of Motor-vehicles.

Goods which may be entered under Tariff Item 389 (a).

Class I:-Motor-vehicles, being passenger motor-vehicles other than omnibuses

- (i) Chassis, consisting of—(a) Side members, end members, cross members, subframe, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine and gear box; and
 - (b) Scuttle (or cowl), wind-shield as-sembly, mud-guards, valances, running boards, and other parts of chassis
- (ii) Bodies, consisting of-
 - (b) Other parts of body (excluding up-holstery, seat springs; and cush-ions in any form whatever)

These goods (except the engine and gear box) may be built up into a frame, by means of rivets, gussets, bolts or welding, and the engine and gear box may be fully assembled and secured to the frame. The The frame must not be further assembled but such other parts of the chassis as are ordinarily rivetted to the frame may be so affixed thereto.

May not be attached to the frame or to ay not be attached to the frame of to parts rivetted thereto (as referred to in (a) above) but may, subject to the foregoing restriction, be imported in such condition as the importer elects.

(a) Metal panels, and framework (if May be built up into the form of a "shell" with doors attached thereto. The winwith doors attached thereto. The windows and back light may be glazed and the shell may have a priming coat of paint or similar material.

May be imported in such condition as the importer elects.

Class II: Motor-vehicles being omnibuses, commercial trucks, or delivery

Chassis

Shall be imported in the condition set out with respect to chassis of motor-vehicles in Class I.

PART II.

PART II.

I hereby make the following further determinations under the aforesaid section:—
(1) If any motor-vehicles of any of the classes mentioned in Part I of this notice are imported in a condition less assembled or more completely knocked down than that respectively set out in Column No. 2 of that Part, they may be entered under Tariff item 389 (a).

(2) If motor-vehicles or parts of motor-vehicles of any of the classes mentioned in Part I of this notice are imported in a condition more assembled or less completely knocked down than that respectively set out in Column No. 2 of that Part, they shall not be entered under Tariff item 389 (a).

(3) Except with the special permission of the Minister, but subject to paragraph (1) of this Part, no goods enumerated in Column No. 2 of Part I of this notice shall be entered under Tariff item 389 (a) if any other goods comprising the chassis or body or any part thereof respectively that have formed or are intended to form part of the same motor-vehicle are imported in a form otherwise than as set out in the said Column No. 2. Notwithstanding anything in this paragraph, if the Minister is satisfied that the body for any such vehicle is to be wholly manufactured in New Zealand, the chassis for any motor-vehicle of the kind mentioned in Class I of Part I of this notice may be entered under Tariff item 389 (a) if it is imported in the condition set out in Column No. 2 of that Part, or in accordance with paragraph (1) of this Part.

(4) Except with the special permission of the Minister, and under conditions set out by him, all the imported unassembled or completely knocked down (c.k.d.) parts enumerated in Column No. 2 of Part I of this notice and forming or intended to form parts of any one vehicle shall, if entered under Tariff item 389 (a), be used only in the assembly, completion, or manufacture of that vehicle and shall not be used in the manufacture or repair of other motor-vehicles, or bodies for omnibuses, or bodies or cabs for commercial trucks or delivery vans,

manufacture.

(9) Except with the special permission of the Minister, no goods enumerated in Column No. 2 of Part I of this notice which have been entered under Tariff item 389 (a) shall be used in the completion or manufacture of motor-vehicles being omnibuses, commercial trucks, or delivery vans (mentioned in Class II of that Part), if the bodies or cabs therefor or any manufactured or partly manufactured parts thereof (other than those admitted under Tariff items 387, 448 or such other Tariff item as may be specified by the Minister), have been imported.

PART III.

For the purposes of this notice an "omnibus" means a motor-vehicle designed solely or principally for the carriage of persons exceeding nine in number, and a "commercial truck" or "delivery van" means a motor-vehicle designed solely or principally for the carriage of goods.

It should be understood that the above determinations may be varied from time to time by notice in the Gazette. In the case of major variations, three months' notice of any such variation will, if practicable, be given.

J. G. COATES, Minister of Customs.

Extradition Treaty with Iraq.

Police Department, Wellington, 12th October, 1934.

THE following copy of a despatch and enclosure received from His Majesty's Secretary of State for Dominion Affairs are published for general information.

JOHN G. COBBE, Minister in Charge of Police Department.

New Zealand: No. 232.

Downing Street, 27th August, 1934.

My LORD .-

With reference to my telegram No. 78 of the 23rd August, I have the honour to transmit the accompanying copies of the Iraq (Extradition: Commonwealth of Australia and New Zealand) Order in Council, 1934, dated the 14th

August.
2. This despatch is being sent to the Commonwealth of Australia (No. 243) and New Zealand (No. 232).

I have the honour to be,

My Lord,

Your Excellency's most obedient humble servant,

J. H. THOMAS.

Governor-General His Excellency the Right Honourable Lord Bledisloe, G.C.M.G., K.B.E., &c.

At the Court at Buckingham Palace, the 14th day of August, 1934. Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Extradition Acts, 1870 (33 & 34 Vict., c. 52) to 1932 (22 & 23 Geo. V, c. 39), it was, amongst other things, enacted that, where an arrangement has been made things, enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, His Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that His Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of His Majesty's Dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas under the provisions of Article 18 of the

And whereas under the provisions of Article 18 of the Treaty signed on the 2nd day of May, 1932, between His Majesty and His Majesty the King of Iraq for the mutual extradition of fugitive criminals, the terms whereof were recited in the Iraq (Extradition) Order in Council, 1933, and are as follows:—

His Majesty the King of Great Britain Ireland, and the

His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India;
And His Majesty the King of Iraq;
Desiring to make provision for the reciprocal extradition of criminals;

of criminals;
Have resolved to conclude a Treaty for that purpose, and to that end have appointed as their plenipotentiaries;
His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India:
For Great Britain and Northern Ireland,
Lieutenant-Colonel Sir Francis Henry Humphrys, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Knight Grand Cross of the Royal Victorian Order, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Eminent Order of the Indian Empire, High Commissioner of His Britannic Majesty in Iraq;

Majesty in Iraq;
His Majesty the King of Iraq,
General Ja'far Pasha al Askari, Order of Al Rafidain,
Second Class, Companion of the Most Distinguished Order
of Saint Michael and Saint George, Minister for Foreign Affairs;
Who, having communicated their full powers, found in

good and due form, have agreed as follows:

Article 1.

The High Contracting Parties engage to deliver up to each other, under certain circumstances and conditions stated in the present Treaty, those persons who, being accused or convicted of any of the crimes or offences enumerated in Article 3, committed within the jurisdiction of the one party, shall be found within the territory of the other party. shall be found within the territory of the other party.

Article 2.

For the purposes of the present Treaty—

(i) The territory of His Britannic Majesty shall be deemed be Great Britain and Northern Ireland, the Channel Islands, and the Isle of Man, and all parts of His Britannic Majesty's dominions overseas other than those enumerated in Article 18, together with the territories enumerated in Article 20, and any territories to which it may be extended under Article 21. It is understood that in respect of all territory of His Britannic Majesty as above defined other than Great Britain and Northern Ireland, the Channel Islands, and the Isle of Man, the present Treaty shall be applied so far as the laws permit.

(ii) The nationals or Natives of any British Protectories.

(ii) The nationals or Natives of any British Protectorate or British-protected State or of any territory in respect of which a mandate on behalf of the League of Nations is held by His Britannic Majesty shall be deemed to be British

Article 3.

Extradition shall be reciprocally granted for the following crimes or offences

Murder (including assassination, parricide, infanticide, poisoning), or attempt or conspiracy to murder.
 Manslaughter.

- 3. Administering drugs or using instruments with intent to procure the miscarriage of women.
- 4. Rape.
 5. Unlawful carnal knowledge, or any attempt to have unlawful carnal knowledge, of a girl under sixteen years of

6. Indecent assault.
7. Kidnapping or false imprisonment.
8. Child stealing, including abandoning, exposing, or unlawfully detaining.

9. Abduction.
10. Procuration.
11. Multiplication of spouses contrary to law.

wounding or inflicting grievous bodily 12. Maliciously harm.

13. Assault occasioning actual bodily harm.
14. Threats, by letter or otherwise, with intent to extort money or other things of value.
15. Perjury, or subornation of perjury.

- 15. Perjury, or subornation of perjury.
 16. Arson.
 17. Burglary or housebreaking, robbery with violence, larceny, or embezzlement.
 18. Fraud by a bailee, banker, agent, factor, trustee, director, member, or public officer of any company, or fraudulent conversion.
 19. Obtaining money, valuable security, or goods by false pretences; receiving any money, valuable security, or other property, knowing the same to have been stolen or unlawfully obtained.
 20. (a) Counterfeiting or altering money or bringing into

obtained.

20. (a) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money.

(b) Knowingly and without lawful authority making or having in possession any instrument, tool, or engine adapted and intended for the counterfeiting of coin.

21. Forgery, or uttering what is forged.

22. Crimes against Bankruptcy Law.

23. Any malicious act done with intent to endanger the safety of any persons travelling or being upon a railway.

24. Malicious injury to property, if such offence be indictable.

25. Piracy and other crimes or offences committed at sea against persons or things which, according to the laws of the High Contracting Parties, are extradition crimes or offences.

26. Dealing in slaves in such manner as to constitute a crime or offence against the laws of both High Contracting Parties.

Parties.

Extradition is also to be granted for participation in any of the aforesaid crimes or offences: Provided that such participation be punishable by the laws of both High Contracting Parties.

Extradition may also be granted at the discretion of the High Contracting Party applied to in respect of any other crime or offence for which, according to the laws of both the High Contracting Parties for the time being in force, the grant can be made.

Article 4.

Each High Contracting Party reserves the right to refuse or grant the surrender of its own subjects to the other High Contracting Party.

Article 5.

The extradition shall not take place if the person claimed has already been tried and discharged or punished, or is still under trial in the territories of the High Contracting Party applied to, for the crime or offence for which his extradition is demanded.

If the person claimed should be under examination or under punishment in the territories of the High Contracting Party applied to for any other crime or offence, his extradition shall be deferred until the conclusion of the trial and the full execution of any punishment awarded to him.

The extradition shall not take place if, subsequently to the commission of the crime or offence or the institution of the penal prosecution or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the High Contracting Party applying or applied to.

Article 7.

A fugitive criminal shall not be surrendered if the crime or offence in respect of which his surrender is demanded is one of a political character, or if he proves that the requisition for his surrender has, in fact, been made with a view to try or punish him for a crime or offence of a political character.

Article 8.

A person surrendered can in no case be kept in custody or be brought to trial in the territories of the High Contracting Party to whom the surrender has been made for any other crime or offence, or on account of any other matters, than those for which the extradition shall have taken place, until he has been restored, or has had an opportunity of returning, to the territories of the High Contracting Party by whom he has been surrendered.

This stipulation does not apply to crimes or offences committed after the extradition.

Article 9.

Subject to the provisions of Articles 18 and 19, the requisition for extradition shall be made through the diplomatic agents of the High Contracting Parties respectively.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority in the territories of the High Contracting Party requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime or offence had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court in the territories of the High Contracting Party who makes the requisition for extradition.

A sentence passed in contumaciam is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities in the territories of the High Contracting Party applied to shall proceed to the arrest of the fugitive.

A criminal fugitive may be apprehended under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority in the territories of the High Contracting Party applied to on such information or complaint and such evidence, or after such proceedings, as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime or offence had been compitted in the transfer of the territories. the issue of a warrant if the crime or offence had been committed or the person convicted in that part of the territories of such High Contracting Party in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction. He shall, in accordance with this article, be discharged if within the term of two months a requisition for extradition shall not have been made by the diplomatic agent of the High Contracting Party claiming his extradition in accordance with the stipulations of this Treaty. The same rule shall apply to the cases of persons accused or convicted of any of the crimes or offences specified in this Treaty, and committed on the high seas on board any vessel of either High Contracting Party which may come into a port of the other.

Article 12.

The extradition shall take place only if the evidence be found sufficient, according to the laws of the High Contracting Party applied to, either to justify the committal of the prisoner for trial, in case the crime or offence of which he is accused had been committed in the territory of such High Contracting Party and the sufficient party and Contracting Party, or to prove that the prisoner is the identical person convicted by the Courts of the High Contracting Party who makes the requisition, and that the crime or

offence of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the High Contracting Party applied to under this Treaty.

Article 13.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the High Contracting Party applied to shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in the territories of the other High Contracting Party, or copies thereof, and likewise the warrants and sentences issued therein, or copies thereof, and certificates of, or judicial documents stating the fact of a conviction, providing the same are authenticated as follows :-

(1) A warrant, or copy thereof, must purport to be signed by a Judge, Magistrate, or officer of the other High Contracting Party, or purport to be certified under the hand of a Judge, Magistrate, or officer of the other High Contracting Party to be a true copy thereof, as the case may require.

(2) Depositions or affirmations, or the copies thereof, must purport to be certified, under the hand of a Judge, Magistrate, or officer of the other High Contracting Party, to be the original depositions or affirmations, or to be true copies thereof, as the case may require.

(3) A certificate of, or judicial document stating the fact of a conviction, must purport to be certified by a Judge, Magistrate, or officer of the other High Contracting Party.

In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated, either by the oath of some witness, or by being sealed with the official seal of the Minister of Justice, or some other Minister of the other High Contracting Party, or by any other mode of authentication for the time being permitted by the law of the High Contracting Party to whom application for extradition is made.

Article 14.

If the individual claimed by one of the High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers on account of other crimes or offences committed within their respective jurisdictions, his extradition shall be granted to the Power whose claim is earliest in date, unless such claim is waived.

Article 15.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the High Contracting Party applied to, or the proper tribunal of such High Contracting Party, shall direct, the fugitive shall be set at liberty.

Article 16.

All articles seized which were in the possession of the person to be surrendered at the time of his apprehension, and any articles that may serve as a proof of the crime or offence, shall be given up when the extradition takes place, in so far as this may be permitted by the law of the High Contracting Party granting the extradition.

Article 17.

Each of the High Contracting Parties shall defray the expenses occasioned by the arrest within its territories, the detention, and the conveyance to its frontier, of the persons whom it may have consented to surrender in pursuance of the present Treaty.

Article 18.

Article 18.

His Britannic Majesty may accede to the present Treaty on behalf of any of his dominions hereafter named—that is to say, the Dominion of Canada, the Commonwealth of Australia (including for this purpose Papua and Norfolk Island), the Dominion of New Zealand, the Union of South Africa, the Irish Free State, and Newfoundland—and India. Such accession shall be affected by a notice to that effect given by His Britannic Majesty's representative at Baghdad, which shall specify the authority to which the requisition for the surrender of a fugitive criminal who has taken refuge in the dominion concerned, or India, as the case may be, shall be addressed. From the date when such notice comes into effect the territory of the Dominion concerned or of India shall be deemed to be territory of His Britannic Majesty for the purposes of the present Treaty.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of the above-mentioned dominions or India, on behalf of which His Britannic-Majesty has acceded, shall be made by the appropriate diplomatic or consular officer of Iraq.

Either High Contracting Party may terminate this Treaty separately in respect of any of the above-mentioned dominions or India. Such termination shall be effected by a notice given in accordance with the provisions of Article 22.

Any notice given under the first paragraph of this article in respect of one of His Britannic Majesty's dominions may

in respect of one of His Britannic Majesty's dominions may include any territory in respect of which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty, and which is being administered by the Government of the Dominion concerned; such territory shall, if so included, be deemed to be territory of His Britannic Majesty for the purpose of the present Treaty. Any notice given under the third paragraph of this article shall be applicable to such mandated territory. mandated territory.

Article 19.

The requisition for the surrender of a fugitive criminal who has taken refuge in any territory of His Britannic Majesty other than Great Britain and Northern Ireland, the Channel Islands, or the Isle of Man, or the dominions, or India, mentioned in Article 18, shall be made to the Governor, or chief authority, of such territory by the appropriate diplomatic or

consular officer of Iraq.

Such requisition shall be dealt with by the competent authorities of such territory: Provided, nevertheless, that if an order for the committal of the fugitive criminal to prison to await surrender shall be made, the said Governor or chief authority may, instead of issuing a warrant for the surrender of such fugitive, refer the matter to His Majesty's Government in the United Kingdom.

Article 20.

This Treaty shall apply in the same manner as if they were Possessions of His Britannic Majesty to the following British Protectorates, that is to say, the Bechuanaland Protectorate, Gambia Protectorate, Kenya Protectorate, Nigeria Protectorate, Northern Rhodesia, Northern Territories of the Gold Coast, Nyasaland, Sierra Leone Protectorate, Solomon Islands Protectorate, Somaliland Protectorate, Swaziland, Uganda Protectorate, and Zanzibar, and to the following territories in respect of which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty, that is to say, Cameroons under British Mandate, Majesty, that is to say, Cameroons under British Mandate, Togoland under British Mandate, the Tanganyika Territory, Palestine, and Transjordan.

Article 21.

If after the signature of the present Treaty it is considered advisable to extend its provisions to any British Protectorates other than those mentioned in the preceding article or to any British-protected State, or to any territory in respect of

which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty, other than those mandated territories mentioned in Articles 18 and 20, the stipulations of Articles 18 and 19 shall be deemed to apply to such Pro-tectorates or States or mandated territories from the date and in the manner prescribed in the notes to be exchanged for the purpose of effecting such extension.

Article 22.

The present Treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties by a notice not exceeding one year and not less than six months.

In the absence of an express provision to that effect, a notice given under the first paragraph of this article shall not affect the operation of the Treaty as between Iraq and any territory in respect of which notice of accession has been given under Article 18.

The present Treaty shall be ratified, and the ratification shall be exchanged at Baghdad as soon as possible.

In faith whereof the above-named plenipotentiaries have signed the present Treaty and have affixed thereto their

Done in duplicate in English and Arabic, of which, in the case of divergence, the English text shall prevail, at Baghdad, this 2nd day of May, 1932, corresponding with the 26th day of Dhulhijjah, 1350, Hijrah.

F. H. HUMPHRYS. Ja'far-al-Askari.

His Majesty has acceded to the said Treaty in respect of the following dominions, to wit: The Commonwealth of Australia (including Papua and Norfolk Island) and New Zealand.

And whereas His Majesty has been advised by His Ministers in the aforesaid dominions to take the necessary steps to cause the said recited Acts to be applied in the case of Iraq

in respect of the aforementioned dominions, in accordance with the said Treaty:

Now, therefore, His Majesty, by and with the advice of His Privy Council, and in virtue of the authority committed to Him by the said recited Acts, doth order, and it is hereby ordered, that from and after the 31st day of August, 1934, the said Acts shall apply in respect of the aforementioned dominions in the case of Iraq under and in accordance with the said Treaty of the 2nd May, 1932.

This Order may be cited as the Iraq (Extradition: Commonwealth of Australia and New Zealand) Order in Council,

1934.

E. C. E. LEADBITTER.

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

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

No.	Name. Occupation.		Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5	Begovich, Vicko Carrington, Peters Longdon Forbes, Bell Gibbs, Florence Betsy Henshaw, Robert King, Peter	Salesman Railway porter Spinster Farmer Private, 2nd Auckland Infantry Regiment, formerly farmer	Hamilton Wellington Marton Pikowai, Matata Te Pohue	16/8/34 $4/7/34$ $27/10/33$	12/10/34 12/10/34 12/10/34 12/10/34 12/10/34 9/10/34	Intestate ,, ,, ,, Testate de bonis non	Auckland. Dunedin. Wellington. Hokitika. Auckland. Napier.
7 8 9 10 11 12	Larsen, Peter Miles, Henry Philip McInerney, Martin McKendry, Marion Norman, Richard Herbert Skyring, William Stafford	Labourer Retired carrier Retired pottery foreman Spinster Surfaceman Retired miner	Gore	18/7/31 21/7/34 30/7/34	12/10/34 12/10/34 12/10/34 12/10/34 12/10/34 12/10/34	Intestate Testate Intestate ,, Testate	Invercargill. Christchurch. ,,, Hokitika. Invercargill. Nelson.

			Note	8	Bills		Balances	dne				Depos	its.				_		
Ban	ks.	-	in Circulat		in Circulation	•	to	other Banks.		Government. No		Not bearing Interest.		nterest.	Transfers from Long-term Mort- gage Department.		Total Liabilities		ies.
ank of New Zeak Inion Bank of Au ank of New Sout ank of Australasi (ational Bank of Commercial Bank	stralia, Ltd. h Wales ia New Zealand of Australia,	 , Ltd. Ltd.	378,042 392,870	0 0 0 0 6 11 0 0	£ s. 69,824 0 65,004 0 13,059 0 10,912 12 15,318 0 3,680 0	0 0 0 2 0	£ 172,693 90,503 165,474 692 77,365	$\begin{array}{ccc} 0 & 0 \\ 0 & 0 \\ 6 & 2 \end{array}$	1,533,797 56	s. d. 0 0 0 0	2,4 2,4 1,9 4,0	£ s. d. 98,631 0 0 77,516 0 0 24,666 0 0 09,975 10 7 10,333 0 0 90,399 0 0	£ 20,044,50 4,805,28 4,793,58 3,729,30 7,217,22 850,43	2 0 0 5 0 0 5 19 9 4 0 0 5 0 0		s. d. 10 0 0	1	5,023,782 7,816,403 7,789,654 5,910,252 1 2,057,274 2,067,306	0 0 15 0
Tota	ls	••	4,665,858	6 11	177,797 12	2	506,727	6 2	1,533,887	0 0	22,1	11,520 10 7	41,440,34	0 19 9	228,54	40 0 0	7	0,664,671 1	l5
								A	SSETS.										
Banks.	Coined Gold Silver and o Coined Met	ther	Gold and Silver in Bullion or Bars.	Legal Tende Notes of other Bank	Bills of	ther	Balances of from other Ban		Landed Property.	Note: Bi discou	lls	Government Securities.	Funded	Debts due to exclusive of abandoned a	Debts	Securities included to other He	inder	Total As	ssets.
ank of N.Z nion Bank of Australia, Ltd.	£ 1,322,851 400,009			17,883 0	d. £ 0 2,283,67 0 296,74		0 4,289,141		523,831 0 0	716,62		09,423,465 0		£ 16,781,045 5,077,316		110,499		£ 35,820,731 6,594,569	
ank of N.S.W. ank of Austl'sia ational Bank of N.Z., Ltd.	511,379 443,724 393,309	15 7	5 9 2	$220,766 0 \\ 381 15 \\ 7,496 0$	6 303,89			5 10	34,008 12	31,75	7 3	01,079,794 0 7 547,020 10 04,811,115 0	9	4,843,469 3,846,066 7,333,900	12 7	254	13 1	8,357,715 5,975,162 16,762,399	14
ommercial Bank of Aust., Ltd. Totals	87,070 3,158,342			61,816 0					108,046 0			0 208,429 0 7 16,447,596 10		1,331,724	<u>. </u>			2,266,298	

Banks.		Capital paid up.			Rate per Annum of last Dividend.								; lend	Amount of Reserved Profits at Time of declaring such Dividend.		
Bank of New Zealand-		£	s. d	ı.								£	s. d.	£	s. d.	
4-per-cent. stock guaranteed by the Government of N.Z.		529,988	0	0*	Interest for six months was paid on I Interest for period from 1st May, 1934,	Ist M	ay, 1934 th July	 1934 wa	 g naid on i	 I Oth July		,	$\begin{bmatrix} 0 & 0 \\ 0 & 0 \end{bmatrix}$			
Preference A shares issued to the New Zealand Government		500,000		0	Ten per cent. per annum	, 00 10	•••	• •	· ·			50,000	0 0	_		
C long-term mortgage shares issued to the N.Z. Government	• •	234,375		0	Six per cent. per annum		• •		••	• •		14,062	_ 1	3,918,608	0 0	
D long-term mortgage shares	• •	468,750			Seven and one-half per cent. per annu		• •	• •	••	• •	•		5 0	1		
Preference B shares issued to the N.Z. Government Ordinary shares	• •	-,,		- 1	Seven and three-elevenths per cent. per	er anr	um	• •	••	• •		,	0 0			
Union Rank of Australia Itd	• •	4.000.000		- 1	Ten per cent. per annum Six per cent. per annum		• •	••	• •	• •	•••	,	0 0	3,250,000	0 0	
Bank of New South Wales	• •	8.780.000			Five per cent. per annum		••	• •	• •	• •			0 0	6.150.000		
Bank of Australasia		4,500,000			Seven per cent. per annum		••	• •		• • • • • • • • • • • • • • • • • • • •		,	0 0	2,650,165		
National Bank of New Zealand, Ltd	, •	2,000,000			Four per cent. per annum		• •					,	0 0	2,146,416		
Commercial Bank of Australia, Ltd. Cordinary		2,000,000		0	Five per cent. per annum							00,000	0 0	2,250,000	0 0	
Preference		2,117,350	0 (0	Four per cent. per annum			• •	• •		•••	42,347	0 0			

FOUR-WEEKLY PERIOD	ENDED	15TH SEPTEMBER,	1934,	WITH	COMPARATIVE	FIGURES	FOR	CORRESPONDING	Period
			OF	PREV	IOUS YEAR.				

1ST APRIL, 1934, TO 15TH SEPTEMBER, 1934, WITH COMPARATIVE FIGURES FOR PERIOD 1ST APRIL, 1933, TO 16TH SEPTEMBER, 1933.

	Revenue.			Expenditure.	Net R	Net Revenue.		
1934-35.	1933–34.	Variation.	1934-35.	1933-34.	Variation.	1934-35.	1933-34.	
£	£	£	£	£	£	£	£	
1,807	1,304					- 1,412	-1,267	
6,767	5,176					- 1,444		
1.419.925	1.315,469				+62,324			
1,011,549	964.495							
32,929	30,944						4,870	
5,012	4,920						-3,615	
9,521	10,342					- 2,017	-3,750	
2,487,510	2,332,650	+154,860	2,295,632	2,191,661	+103,971	191,878	140,989	
153,347	139,628		1	·		153,347	139,628	
3,762	3,129		4,553	4,209	+ 344		-1,080	
99,391	93,468							
63,167	62,524	+ 643	77,353	68,438	+ 8,915	-14,186	- 5.914	
05,107		1 0±0	,000			11,100		
2.807.177	2,631,399	± 175.778	2 472 603	2 352 609	+119,994	334 574	278,790	

ANALYSIS OF RAILWAY OPERATING REVENUE AND TRAFFIC.

	Fo	ur-weekly Pe	eriod.		Year to Date	
	1934-35.	1933-84.	Variation.	1934–35.	1933–34.	Variation.
	£	£	£	£	£	£
Passengers	97,112	93,272	+ 3,840	548,784	540,899	+ 7,88
Parcels, luggage, and mails	21,221	20,293	+ 928	121,477	115,704	+ 5,773
Goods	268,010	246,903	+21,107	1,768,032	1,630,968	+ 137,064
Labour and demurrage	8,753	6,505	+ 2,248	49,217	45,079	+ 4,138
Total railway operating revenue	395,096	366,973	+ 28,123	2,487,510	2,332,650	+ 154,860
Passengers No.	2,211,047	2,115,773	+ 95,274	9,220,276	8,980,849	+ 239,42
Live-stock Tons	19,590	20,980	1,390	210,195	200,913	+ 9,282
Timber	27,851	24,544	+ 3.307	150,061	117,115	+ 32,946
Other goods ,,	356,278	309,830	+ 46,448	2,315,367	2,137,277	+ 178,090
Total goods ,,	403,719	355,354	+ 48,365	2,675,623	2,455,305	+ 220,318
Road Motor Services— Passengers No. Revenue £	219,838 6,645	208,211 6,044	+ 11,627 + 601	1,299,422 36,800	1,247,064 35,285	+ 52,358 + 1,518

ANALYSIS OF RAILWAY OPERATING EXPENDITURE.

•	For	ır-weekly Pe	riod.	Year to Date.				
	1934-35.	1933-34.	Variation.	1934-35.	1933-34.	Variation.		
Maintenance—	£	£	£	£	£	£		
Way and works	81,213	73,013	+ 8,200	476,162	439,188	+36.97		
Signals and electrical appliances	10,023	8,005	+ 2,018	60,738	48,801	+ 11.93		
Rolling-stock	100,379	92,471	+7,908	573,407	539,872	+ 33,53		
Transportation—	,	, -	, , , , , ,		,	, 55,00		
Locomotive	81.319	76,917	+ 4,402	497,774	487.616	+10.15		
Traffic	98,005	93,022	+ 4,983	588,499	573,497	+15.00		
General charges	4,155	4,021	+ 134	26,907	28,576	- 1,66		
Superannuation subsidy	11,113	11,367	- 254	72,145	74,111	- 1,96		
Total operating expenses	386,207	358,816	+ 27,391	2,295,632	2,191,661	+103,97		
Net operating revenue	8,889	8,157	+ 732	191,878	140,989	+ 50,88		
Total railway operating	395,096	366,973	+ 28,123	2,487,510	2,332,650	+154,86		

 Capital cost of open lines as at 31st March, 1933
 ...
 51,480,949

 Capital cost of open lines as at 31st March, 1934
 ...
 53,909,347

STATEMENT OF Assets and Liabilities of the Reserve Bank of New Zealand as at the close of Business on Monday, 15th October, 1934.

Liabi	lities.			1		A88	ets.			
		£	s. d	. 8	. Reserve			£	s.	d.
1. Paid-up capital		,	-	0	(a) Gold			3,601,727		0
2. General Reserve Fund				0	(b) Sterling ex			24,375,967	4	11
3. Bank-notes		8,783,469 1	.0	0 2	(c) Gold exch		• • •	101 010	_	_
4. Demand liabilities—					Subsidiary coin	••	•	121,643	8	8
(a) State		3,472,576 1			. Discounts—					
(b) Banks		15,855,469 1		6 ((a) Commercia	al and a	gricultural			
(c) Other		1,374	9	4	bills		• • •	• •		
5. Time deposits		• •		- }	(b) Treasury a	and local-b	ody bills			
6. Liabilities in currencies of	ther than			11	. Advances—					
N.Z. currency		• •			(a) To the St		ate under-			
7. Other liabilities		27,034 1	1	8	takings					
					(b) To other p	oublic autl	norities			
					(c) Other	• •				
				12	. Investments			1,506,386	0	0
				13	. Bank buildings			• •		
				14	. Other assets	••		34,201	16	8
•		£29,639,925 1	0	3				£29,639,925	10	3

Proportion of reserve (No. 8 less No. 6) to notes and other demand liabilities, 99.51 per cent.

W. R. EGGERS, Acting Chief Accountant.

Sitting of the Native Land Court at Levin on the 23rd October, 1934.

Registrar's Office, Wellington, 12th October, 1934. OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Levin on the 23rd October, 1934, or as soon thereafter as the business of the Court will allow. [Ikaroa, 1934/35—17.] C. V. FORDHAM, Registrar.

SCHEDULE.

No.	No. Applicant.		Name of Land.	Nature of Application.
	Horowhenua County Council Kairanga County Council	••	Ngarara West A 32A and other blocks Sandon 145 (Lot 273, D.P. 29)	Application for assessment of compensation for land taken for road purposes. Application for assessment of compensation for land taken for river-protection purposes.

The Land and Income Tax (Annual) Act, 1934.

LAND-TAX PAYABLE.

BY Order in Council, made and issued by His Excellency the Governor-General in Council on the 8th day of

the Governor-General in Council on the 8th day of October, 1934, under the authority of the above Act, it was determined that the duty by way of land-tax leviable under the said Act should be paid in one sum on Wednesday, the 7th day of November, 1934, at the office of the Commissioner of Taxes, Government Buildings, Wellington, C. 1; and, in accordance with such Order in Council, I hereby give notice that the said duty will be payable accordingly.

Additional tax will accrue if the tax is not paid on or before 28th November, 1934. The liability to pay is not suspended by any objection. The tax should be paid on or before the prescribed date, otherwise the additional percentage accrues; any overpayment will be adjusted by refund. The demands will be posted from the office of the Commissioner of Taxes on or about 31st October, 1934. Demands must be presented with all payments, and taxpayers who expect a demand and do not receive one should notify me of the fact. do not receive one should notify me of the fact.

C. E. DOWLAND, Commissioner of Taxes.

Notice to Mariners No. 39 of 1934.

Marine Department, Wellington, N.Z., 15th October, 1934.

NEW ZEALAND.—NORTH ISLAND.—PORT NICHOLSON. Steeple Rock Beacon and Buoy.

Previous notices: Nos. 8 and 16 of 1934 hereby cancelled, Position: 230°, 3,450 ft. from front leading beacon. Latitude, 41° 19′ 4 S.; longitude, 174° 50′ 8 E. (approx.). Abridged description: Fl. R. ev. sec. 23 ft. 7 M. (U). Details: On and after the 23rd inst. a red light, flashing every second. Lash 0·3 sec., will be exhibited from the new beacon at an elevation of 23 ft. The light will be visible

from 176° through south to 286°. The beacon is a concrete structure, cylindrical in shape, and painted white with a broad horizontal black band.

The buoy formerly moored near the above position has been discontinued

Charts affected: 1423-695-2054.

Publications affected: Admiralty List of Lights, Part VI, 1933, page 491; New Zealand Pilot, 1930, page 98; New Zealand Nautical Almanac and Tide-tables, page 229, 1935 edition, page 223.

Authority: Wellington Harbour Board, 9/10/34.

L. B. CAMPBELL, Secretary. (M. 3/3/15.)

Notice to Mariners No. 40 of 1934.

Marine Department. Wellington, N.Z., 15th October, 1934.

Publication of the New Zealand Nautical Almanac and Tide-tables for the Year 1935.

THE New Zealand Nautical Almanac and Tide-tables for 1935, compiled at the Nautical Adviser's Office, Marine Department, will be published at Wellington on the 1st November, 1934, and afterwards may be purchased from Government Shipping Offices or the Marine Department, Wellington

The publication will contain the following information:—
Tidal predictions, giving the daily times and heights of high and low water for the ports of Auckland, Bluff, Dunedin, Lyttelton, New Plymouth, Wellington, and Westport.
Time differences, by which the approximate time of high and low water may be obtained at 104 places within New Zealand

Zealand.

Tidal-stream predictions, giving the approximate daily times of the flood and ebb streams making at French Pass and Tory Channel.

Daily times of sunset and sunrise at Auckland, Christchurch,

Daily times of sunset and sunrise at Auckland, Christchurch, Dunedin, and Wellington, and time differences by which similar approximate times may be ascertained for Invercargill, Nelson, New Plymouth, and Westport.

Magnetic variation (variation of the compass) at places throughout New Zealand for 1935, and places where abnormal variation has been experienced; list of latest dated Admiralty charts of the coast and harbours of the Dominion, &c.; list of New Zealand lighthouses and fog signals; New Zealand time service for chronometer rating; standard times of the world; general harbour and visual storm-warning signals; railway map and distances; table of coastal distances; list of Customs ports; radio-telegraph stations; meteorology of railway map and distances; table of coastal distances; list of Customs ports; radio-telegraph stations; meteorology of the New Zealand region; Pacific Ocean date-line; list of licensed adjusters of compasses and coastal pilots; ports at which compulsory pilotage is in force; system of buoyage; closing of British ports; provision depots for castaways; and a list of signal letters of ships registered in the Dominion.

Information and plans relative to ports in New Zealand; important notices to mariners issued by the Admiralty and Board of Trade; information for general use to navigators and others; changes on the coast of New Zealand of importance to navigators which have taken place since the publication of Supplement No. 2 of the "New Zealand Pilot, 1930"; and late information relating to adjacent Pacific islands.

Astronomical ephemeris as required for use by navigators;

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

Prospective purchasers, especially those desiring a number of copies, should make early application so as to receive a supply from the first issue, as some weeks may elapse between the first and subsequent issues.

Published by direction of the Hon. the Minister of Marine, price, 5s.

(M. 7/3/32.)

CROWN LANDS NOTICES.

Reserve in Taranaki Land District for Lease by Tender.

L. B. CAMPBELL, Secretary.

District Lands and Survey Office,

New Plymouth, 16th October, 1934.

New Plymouth, 16th October, 1934.

OTICE is hereby given that the undermentioned reserve known as the "Tongaporutu Domain," is offered for lease 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 Tongaporutu Domain," must reach the abovementioned office not later than 12 o'clock noon on Monday, 19th November 1934 19th November, 1934.

SCHEDULE.

TARANAKI LAND DISTRICT.

Clifton County.—Tongaporutu Village.

SECTION 23: Area, 4 acres 1 rood 24 perches. Minimum annual rental, £4.

Term: 14 years.

This area comprises the Tongaporutu Domain and is level undulating. The soil is of a light sandy nature, sown to undulating. The soil is of principally with native grasses.

Form of lease and full particulars may be obtained from the Commissioner of Crown Lands, New Plymouth.

F. H. WATERS, Commissioner of Crown Lands.

(L. and S. 1/321.)

Settlement Land in Wellington Land District for Selection on Renewable Lease.

District Lands and Survey Office, Wellington, 16th October, 1934.

weinington, 16th October, 1934.

OTICE is hereby given that the undermentioned section OTICE is hereby given that the undermentioned section is open for selection on renewable lease under the Land for Settlements Act, 1925; and applications will be received at the District Lands and Survey Office, Wellington, up to 4 o'clock p.m. on Monday, 26th November, 1934. Applicants should appear personally for examination at the District Lands and Survey Office, Wellington, on Wednesday, 28th 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.

Wellington Land District.—Settlement Land.—First-class Land.

Castlepoint County.—Castlepoint Survey District.—Mataikona Settlement

SECTION 6, Blocks V, VI, and VIII: Area, 4,930 acres 2 roods 17.7 perches. Capital value, £14,165; half-yearly rent, 17·7 perches. £354 2s. 6d.

Weighted with the sum of £800 for improvements, in favour of the of the State Advances Superintendent; this amount is payable in cash or may be left on mortgage for a term not exceeding thirty-six years with interest at 61 per cent. per annum.

This section is portion of the well-known Mataikona Settlement, and is situated four miles from the Whakataki School and forty-five miles from Masterton. Good road to Whakataki, then only fair and inclined to be bad in winter. Approximately 2,252 acres in good pasture of English and native grasses, balance is in manuka and tauhinu scrub with rough feed in places. There is about 80 acres of gorse which requires attention, otherwise clear of noxious weeds. The whole area comprises easy to steep hilly country, all rideable. Subdivided into five paddocks, with good permanent streams in each paddock. Soil of medium quality resting on clay formation. The section is healthy warm sheep country which holds the pasture well, while the sea-frontage is excellent hogget country. Improvements.—Improvements included in capital value of property consist of—

Clearing and grassing;

Clearing and grassing; 930 chains of fencing;

Large whare.

Improvements not included in capital value comprise-

New wool-shed; Men's whare;

Good sheep-dip and yards, which must be paid for separately in cash or by executing a mortgage for £800 to Superintendent, State Advances Depart-

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

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

(L. and S. 21/244.)

Land in Nelson Land District for Selection on Renewable Lease.

> District Lands and Survey Office, Nelson, 16th October, 1934.

Nelson, 16th October, 1934.

Nelson, 16th October, 1934.

OTICE is hereby given that the undermentioned sections are open for selection on renewable lease under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, Nelson, up to 4 o'clock p.m. on Tuesday, 6th November, 1934.

on Tuesday, 6th November, 1934.

Applicants should appear personally for examination at the District Lands and Survey Office, Nelson, on Thursday, 8th November, 1934, at 10.30 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.

NOTE.—In cases where the property is situated in a mining district the area is offered in terms of section 153 of the Land Act, 1924, which provides that no right to any mineral under the surface shall pertain to the lessees whose rights shall be to the surface soil only.

SCHEDULE.

NELSON LAND DISTRICT .- THIRD-CLASS LAND.

Waimea County .- Waimea Survey District.

Waimea County.—Waimea Survey District.

Section 11, Block XII: Area, 608 acres. Capital value, £230; half-yearly rent, £4 12s.

Weighted with £490 for improvements, comprising 80 chains fencing and 420 acres felled, burnt and grassed. This amount must be paid in cash or, after payment of a deposit of £40, the balance of £450 may be secured on mortgage to this Department for a term of twenty years. Interest at the rate of 5 per cent. to discharged soldiers and 5½ per cent. to others. This property is situated on the Miner and Hackett Creek Road, twelve miles from Hope Post-office and Railwaystation, eleven miles from Ranzau School, and fourteen miles from Brightwater Dairy Factory and Saleyards. Access is by motor-road eight miles and two miles and a half packtrack from Hope. The property is suitable for grazing, being steep, broken, hilly country—no flat land; watered by permanent streams. Property, which is subdivided into two paddocks, comprises 420 acres in worn-out pasture, and 188 acres in natural state. There is foxglove over the whole of the property. of the property.

Waimea County .- Waimea Survey District.

Section 3, Block XIV: Area, 785 acres. Capital value,

t160; half-yearly rent, £3 4s.
Weighted with £400 for improvements, comprising small hut, 120 chains fencing, and 600 acres felled, burnt and grassed. This amount must be paid in cash or secured on mortgage to the Department for a term of thirty-six years

mortgage to the Department for a term of thirty-six years and a half with interest at 5 per cent. in the case of discharged soldiers, or thirty-four years and a half, with interest at 5½ per cent., in the case of others.

The land is situated on Brown Creek Track, Aniseed Valley Road, fifteen miles from Hope Post-office and Railway-station, thirteen miles from Hope School, and seventeen miles from Brightwater Dairy Factory and Richmond Saleyards. Access is by eleven miles of good road and four miles of track from Hope. The property is suitable for grazing, being about Hope. The property is suitable for grazing, being about 75 acres mineral outcrop, all broken country, easy to steep, altitude, 2,000 to 4,000 ft. The soil is fair to poor; watered by permanent streams. There is foxglove but no rabbits on this property, which is subdivided into two paddocks.

Waimea County.-Kaiteriteri Survey District.

KARAMEA MINING DISTRICT.

Section 2 (Crown land) and Section 4 (national endowment).

Sections 2 and 4, Block XV: Area, 2,025 acres. Capital value, £470; half-yearly rent, £9 8s.

Weighted with £904 for improvements, comprising 120 chains fencing and 440 acres of clearing. This amount must be paid in cash or after payment of a deposit of £4 the balance may remain on mortgage to the State Advances Superintendent

for a term of thirty years.

This property is situated on the South Branch of the Riwaka River, nine miles from Motueka, six miles from Riwaka School and Dairy Factory, and five miles from Riwaka Saleyards.

Access from Riwaka. The property is suitable for grazing, being mostly broken limestone country, 440 acres in worn-out pasture, and 1,585 acres in their natural state. Soil fair to good, resting on limestone; watered by streams. There is a little foxglove and blackberry but no rabbits on the property, which has not been subdivided.

Waimea County .-- Motueka Survey District.

KARAMEA MINING DISTRICT.

National endowment.

Sections 10 and 14, Block I: Area, 1,984 acres. Capital

sections 10 and 14, Block 1: Area, 1,384 acres. Capital value, £700; half-yearly rent, £14.

Weighted with £317 10s. for improvements, comprising 50 chains of feneing, 100 acres felled and sown, and 230 acres felled, burnt, and now in fern. This amount must be paid in cash or after payment of a deposit of £7 10s. the balance of £310 may be secured on mortgage to the State Advances

Superintendent for a term of thirty years.

These sections are situated up the South Branch of the Riwaka River, twelve miles and a half from Riwaka Postoffice, School, and Dairy Factory, and ten miles from Riwaka Saleyards. Access is by road for nine miles and pack-track for three miles and a half. The property is suitable for grazing only, being hilly and broken bush land and light country close only, being hilly and broken bush land and light country close to the snow-line. Soil is fair to good, resting on limestone formation; watered by streams. Some 330 acres have been felled, burnt and sown, but part has reverted to fern, and 1,654 acres are in natural state. The property has been subdivided into two paddocks and there is a little foxglove but no rabbits. This property could be further improved by felling, burning, sowing, and subdivision. No buildings.

Buller County.—Oparara Survey District.

KARAMEA MINING DISTRICT.

National endowment.

Section 86, Block IX: Area 386 acres 2 roods 29 perches.

Capital value, £240; half-yearly rent, £4 16s.
Weighted with £60 (payable in cash) for improvements, comprising 20 chains fencing and 70 acres felled and burnt.
This land is situated on Baker's Creek Road, two miles and a half from Karamea Post-office, two miles from Karamea

School and Dairy Factory, and thirty-two miles from Seddon-ville Railway-station. Access is by metalled road and half a mile dray-road from Karamea. The property, which has a mue dray-road from Karamea. The property, which has not been subdivided, is suitable for dairying in a small way, or grazing, being mostly hillside with small areas of easy terraces. Soil is fair on terraces, poorer on part of hillside, resting on limestone and granite formation; watered by creeks. Approximately 70 acres felled and grassed, and 484 acres in natural state. There are a few blackberries but no rabbits. Buller County .- Steeples Survey District.

KARAMEA MINING DISTRICT.

National endowment.

Section 7, Block I: Area, 167 acres 0 roods 23 perches. Capital value, £40; half-yearly rent, 16s.
Weighted with £110 for improvements, comprising 150 chains fencing and buildings. This amount may be paid in cash or secured on mortgage to the State Advances Superintendent for a term of twenty years.

This section is situated on the Cape Foulwind Road, half a mile from Cape Foulwind Post-office and School, seven miles from Westport Railway-station and Buller Valley Dairy Factory, and thirty-six miles from Inangahua Saleyards. Factory, and thirty-six miles from Inangahua Saleyards. Access is by formed and metalled road from Westport. The Access is by formed and metalled road from Westport. The property is suitable for grazing, being undulating and flat land broken with gullies. The soil is of a clayey nature, resting on gravels; poorly watered by small creeks. Most of this area has been burnt, grass is very sparse, now mostly fern and second growth. About 150 chains boundary-fencing in poor condition, and property is subdivided into two paddocks. There are a few blackberries on this section.

Inangahua County.—Inangahua Survey District.

WESTLAND MINING DISTRICT.

National endowment.

(Exempt from rent for four years.)

Section 25, Block V: Area 486 acres. Capital value, £200;

half-yearly rent. £4.

Weighted with £104 (payable in cash) for improvements, consisting of an uncompleted cottage, 40 chains fencing, and

This land is situated on the Reefton-Westport Main Highway, one mile and a half from Inangahua Junction School, half a mile from Inangahua Junction Post-office, Saleyards, half a mile from Inangahua Junction Post-office, Saleyards, and Railway-station, and twenty miles from Reefton Dairy Factory. Access is by main highway. The property is suitable for grazing or dairying with four or five cows, being 10 acres on road-frontage flat, remainder hillside. The soil is good on flat land, fair to poor on hillside, resting on sandstone formation; watered by creeks. The property is not subdivided, and comprises 37 acres felled and grassed, 3 acres felled and stumped: 446 acres are in natural state. Blackberry is fairly had berry is fairly bad.

Inangahua County .- Mawheraiti Survey District.

WESTLAND MINING DISTRICT.

National endowment.

Section 41, Block XV: Area, 77 acres 1 rood 22 perches.

Section 41, Block XV: Area, 77 acres 1 rood 22 perches. Capital value, £30; half-yearly rent, 12s.

Weighted with £10 (payable in cash) for improvements, comprising 20 chains of boundary-fence.

This section is situated in the Grey River Valley, three miles and a half from Ikamatua Post-office and Railway-station, four miles from Ikamatua School, twenty-one miles from Golden Coast Dairy Factory, and eight miles from Totara Flat Saleyards. Access is by formed road to within one mile and a half of the section. The property is suitable for grazing, being flat and terrace land. Soil is light, inclined to be clayey, resting on gravels, but there does not appear to be any means of watering this section. There is black-berry on this section, which is not subdivided, and is all in worn-out pasture. worn-out pasture.

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

A. F. WATERS, Commissioner of Crown Lands.

(L. and S. 9/2993.)

Settlement Land in Otago Land District for Selection on Renewable Lease.

District Lands and Survey Office.

District Lands and Survey Office,
Dunedin, 16th October, 1934.

Notice is hereby given that the undermentioned sections
are open for selection on renewable lease under the
Land for Settlements Act, 1925; and applications will be
received at the District Lands and Survey Office, Dunedin,
up to 4 o'clock p.m. on Monday, 12th November, 1934.

Applicants should appear reversely for examination at

Applicants should appear personally for examination at the District Lands and Survey Office, Dunedin, on Wednesday, 14th November, 1934, at 10 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.

OTAGO LAND DISTRICT-FIRST-CLASS LAND. SETTLEMENT LAND.

Tuapeka County.—Tapanui Settlement.

Area, 126 acres 0 roods 35 perches. Capital SECTION 48:

value, £1,770; half-yearly rent, £44 5s.
Section 5s: Area, 451 acres 3 roods 6 perches. Capital value, £7,900; half-yearly rent, £197 10s.
Loading for buildings £300, payable either in cash or by a cash deposit of £60 and balance by twenty half-yearly instal-

cash deposit of £60 and balance by twenty half-yearly instalments of £15 10s. 10d.

Buildings on Section 5s not included in capital value but which must be paid for separately as above comprise two-story cottage (four rooms); three-roomed house; three-stall stable, four loose-boxes, two back rooms, implement-shed (under one roof); shearing-shed; barn; shed; twelve-stall shed, stable, and chaff-house; two huts; and outbuildings: total value, £300.

Permanent erections (other than buildings) the value of

Permanent erections (other than buildings) the value of which is included in capital value, comprise:—

Section 4s: Half-value 123½ chains boundary-fencing, full value 20 chains north-west road boundary-fencing, and full value 18 chains internal fencing: Valued at £36 5s.

Section 5s: Half-value 240 chains boundary-fencing, full value 268 chains internal fencing, and plantations, sheep-yards, cattle-yards, yards and dip: valued at £250.

General Description.

The area now offered forms part of Tapanui Settlement, which was formerly known as "Brooksdale," the property of the late Mr. George Stuart. It is situated in a very good of the late Mr. George Stuart. It is situated in a very good agricultural district, where dairying, cropping, sheep-farming, and fattening are successfully carried on. Tapanui Township (with post and telegraph office, school, and railway-station) is about four miles distant, while the Tapanui and Kelso dairy factories are about four miles away. Splendid access; nearly all metalled roads. Practically all level land or on a gentle slope lying well to the sun. Mostly good sharp soil, responds well to top-dressing and manuring, is clear of rabbits, has good running water in most of the paddocks, thus making for very good sheep and cattle country, while splendid making for very good sheep and cattle country, while splendid root and cereal crops can be grown.

Particular Description.

Section 4s: About 5 acres swamp, balance has been cultivated and is now in old pasture. Fair water-supply. Soil, sharp loam; grows good root and cereal crops.

Section 5s: With the exception of 10 acres in bush, plantations, and the lake area, the whole of the property has been under cultivation, and at present approximately 390 acres are in grass and 40 acres fallow. Good water-supply.

Special Condition.

The plantation on Section 5s is not to be cut or interfered with in any way except with the permission of the Commissioner of Crown Lands, and on such conditions as he may

For any further particulars apply to the undersigned.

N. C. KENSINGTON, Commissioner of Crown Lands.

(L. and S. 21/149/328.)

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Auction.

State Forest Service, Auckland, 10th October, 1934.

NOTICE is hereby given that the undermentioned timber will be disposed of by public auction at the office of the State Forest Service, Law Court Buildings, High Street, Auckland, at 2 o'clock p.m. on Monday, the 5th day of November, 1934.

SCHEDULE.

Auckland Forest-conservation Region.—Auckland Land District.

THE milling-trees are numbered and situated on that area containing approximately 157 acres, in Block IX, Hurakia Survey District (Provisional State Forest No. 97), about eleven miles from Waimiha Railway-station.

The total estimated quantity in cubic feet is 305,748, or in board feet 2,060,850, made up as follows:

Species.		Cubic Feet.	Board Feet.
Matai	 ٠.	117.504	767,170
Kahikatea	 	78,513	539,260
Totara	 	40,274	279,480
Miro	 	5,639	35,980
Tanekaha	 	1,610	10,360
Rimu	 • •	62,208	428,600
		305,748	2,060,850

Upset Price: £3,710.

Time for removal of Timber: Two years.

(Excepted and reserved from this sale are 125 totara trees branded Λ and also dry totara lying on the ground; arrangements for the purchase of such reserved totara may be made separately.)

Terms of Payment,

A marked cheque for one-sixth of the purchase-price, together with £1 ls. license fee, must be paid on the fall of the hammer, and the balance by five quarterly instalments, the first of which shall be paid three months after the date of

Terms and Conditions.

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

the date of maturity to the date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921–22,

accordance with the provisions of the Forests Act, 1921–22, the regulations in force thereunder, and these conditions.

3. The aforementioned quality, quantity, and kind as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.

ment having reference to the said timber.

4. A return giving the number of logs cut of each species and their contents must be made quarterly by the licensee and their contents must be made quarterly by the licensee on the last days of March, June, September, and December, respectively, in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

5. The attention of buyers is drawn to the fact that the

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

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

7. The timber described is submitted for sale subject to the final acceptance of the highest bid by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber before the date of sale.

9. If no bid is accepted for the timber herein mentioned it will remain open for application at the upset price until further notice.

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

R. D. CAMPBELL, Conservator of Forests.

Milling-timber for Sale by Public Tender.

State Forest Service, Nelson, 15th October, 1934.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at this office at 4 p.m. on Monday, the 5th day of November, 1934.

SCHEDULE.

Nelson-Marlborough Forest-conservation Region,— Nelson Land District.

ALL the milling timber on that piece of land, containing 355½ acres, more or less, being Section 7, Block VI, Mawheraiti Survey District, Provisional State Forest No. 129, about two miles and a half from Hukarere Railway-station.

The total estimated quantity of timber in cubic feet is 104,839, or in board feet 678,830, made up as follows:—

, . ,		-	
Species.		Cubic Feet,	Board Feet.
Rimu	 	32,455	211,400
Kahikatea	 . • •	72,384	467,430
		104,839	678,830

Upset Price: £894.

Time for removal: Nine months.

Terms of Payment.

A marked cheque for one-sixth of the amount tendered, together with £1 ls. license fee, must accompany the tender, and the balance be paid in five equal payments at six-weekly intervals, the first of which shall be due six weeks after the date of sale.

Terms and Conditions.

- 1. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the satisdemand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.
- 2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.
- 3. The aforementioned qualities, quantities, and kinds as 3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.
- 4. A return giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December, respectively, in each year. A return must also be made on the respectively, in each year. A return must also be made of the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.
- 5. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been reads in this conception must be reduced to the understand. made in this connection must be produced to the undersigned.
- 6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.
- 7. Each tenderer must state the total price that he is prepared to pay for the timber. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.
- 8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.
- 9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until further notice.
- 10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Nelson," and endorsed "Tender for Timber."

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

F. W. FOSTER, Conservator of Forests.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that CHARLES MILLER CALLANDER, of Kerepehi, Grocer, 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 Wednesday, the 17th day of October, 1934, at 10.30 o'clock

Dated at Auckland, this 10th day of October, 1934.

A. W. WATTERS, Official Assignee.

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

OTICE is hereby given that CHARLES LOUIS McFARLAND, of 49 King George Avenue, Epsom, Auckland, Builder, 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 18th day of October, 1934, at 10.30 o'clock a.m.

Dated at Auckland, this 10th day of October, 1934.

A. W. WATTERS, Official Assignee.

In the Supreme Court of New Zealand, Northern District.

In the matter of the Administration Act, 1908, Part IV, and in the matter of the Estate of MALCOLM CHARLES FARRINGTON, late of Auckland, Motor-importer, deceased.

HEREBY give notice that by an order of the Supreme Court, Auckland, dated the 10th day of October, 1934, I was appointed Administrator of the estate of the abovenamed Malcolm Charles Farrington, and I hereby call a meeting of creditors to be held at my office, Law Court Building, High Street, Auckland, on Tuesday, the 23rd day of October, 1934, at the hour of 10.30 o'clock a.m.

All claims against the above estate must be lodged with me on or before the 10th day of December, 1934.

on or before the 10th day of December, 1934.

A. W. WATTERS,

Dated at Auckland, this 16th day of October, 1934.

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

OTICE is hereby given that WILLIAM HENRY OLIVER, of Tokoroa, Putaruru, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Putaruru, on Friday, the 19th day of October, 1934, at 10.30 o'clock a.m.

Dated at Hamilton, this 10th day of October, 1934.

V. R. CROWHURST. Official Assignee.

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

N OTICE is hereby given that HUMPHREY DOIG THORPE, of Masterton, Driver, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 16th day of October, 1934, at

Dated at Masterton, this 12th day of October, 1934.

ARTHUR D. LOW, Official Assignee.

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

NOTICE is hereby given that Frank William Pryke, of Lower Hutt, Furniture-manufacturer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 26th day of October, 1934, at 10.30 o'clock a.m.

Dated at Wellington, this 16th day of October, 1934.

S. TANSLEY, Official Assignee. In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that ALEX ROY GREATBATCH, of Kumara, Bushman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 19th day of October, 1934, at 2.30 o'clock p.m.

Dated at Greymouth, this 10th day of October, 1934.

A. NAYLOR, Deputy Official Assignee.

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

N OTICE is hereby given that SAMUEL GOLD, of 63 Armagh Street, Christchurch, Tailor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, on Tuesday, the 23rd day of October, 1934, at 10.30 o'clock a.m.

Dated at Christchurch, this 11th day of October, 1934.

J. H. ROBERTSON

Official Assignee.

LAND TRANSFER ACT NOTICE.

A PPLICATION having been made to me to register a notice of re-entry by the Tokerau District Maori Land Board as lessor under Lease No. 7734 of Motukiore H Block, situated in Blocks XIV and XV, Mangamuka Survey District, being all the land in certificate of title, Vol. 258, folio 149 (Auckland Registry), of which EMILY WILLIAMS, of Kohukohu, Widow, 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 18th day of October, 1934.

Dated at the Land Registry Office at Auckland, this 12th day of October, 1934.

W. JOHNSTON, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1933, SECTION 282 (6).

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

Firestone Service, Limited. 1924/12.

Dated at the office of the Assistant Registrar of Companies at New Plymouth, this 13th day of October, 1934.

J. CARADUS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

Copeland, Lambourne, and Company, Limited. 1919/3. Given under my hand at Napier, this 16th day of October, 1934.

R. F. BAIRD, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

NOTICE is hereby given that the names of the undermentioned companies have been struck off the Register and the companies dissolved:—

W. Cross Company, Limited. 1931/157.
Wellington District Poultry Farmers' Association, Limited. 1921/44.

Given under my hand at Wellington, this 16th day of October, 1934.

JOHN H. McKAY, Assistant Registrar of Companies. THE COMPANIES ACT, 1933.

N OTICE is hereby given pursuant to section 8 of the above-mentioned Act that the Register and the records of the companies the names of which are set out in the First Column of the Schedule hereto which have hitherto been kept at the office of the Assistant Registrar of Companies at the respective places named in the Second Column of the Schedule hereto have been transferred to the office of the Assistant Registrar of Companies at the respective places named in the Third Column of the Schedule hereto. Dated at Wellington, this 15th day of October, 1934.

SCHEDULE.

Register previously kept at	Register transferred to
Christchurch	Wellington.
Christehurch	Wellington.
Napier	Wellington.
Wellington	Auckland.
Wellington	Auckland.
Christchurch	Auckland.
Christchurch	Auckland.
	Christchurch Christchurch Napier Wellington Wellington Christchurch

J. MURRAY. Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

The Totara Flat Sawmilling Company, Ltd. 1927/13.

Given under my hand at Hokitika, this 9th day of October, 1934.

> W. E. BROWN, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

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

Beverley Limited. 1927/41.

Given under my hand at Christchurch, this 12th day of October, 1934.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

TAKE notice that the names of the undermentioned companies have been struck off the Register and the companies have been dissolved:—

Adess and Son, Limited. 1922/17.
Oamaru Wool and Skin Buyers, Limited. 1924/27.
Circulators, Limited. 1924/28.
The Bruce Meat Company, Limited. 1925/37.
The Ritz, Limited. 1925/53.
The Citizens Loan and Finance Company, Limited. 1927/9.

The Citizens Loan and Finance Company, Limited. 1927/9. Empire Motors, Limited. 1927/15. Kerr's Piano Salon, Limited. 1929/23. Broadway Jewellers, Limited. 1932/9. Sugar Investments, Limited. 1932/69. Universal Fruit Company, Limited. 1933/17. The U.S.A. Cosmetic Company (N.Z.), Limited. 1933/26. Dead Man's Point Gold Development Company, Limited. 1933/40.

McDonald's Stores (Seacliff), Limited. 1933/60.

Given under my hand at Dunedin, this 13th day of October, 1934.

> L. G. TUCK, 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.

OTICE is hereby given by and on behalf of the abovementioned 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. 716

BERTH LEVI AND CO., INCORPORATED.

In the matter of the Companies Act, 1933, and in the matter of Berth Levi and Co., Incorporated, of New York, U.S.A.

NOTICE is hereby given by and on behalf of the above-named 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 6th day of October, 1934.

BERTH LEVI AND CO., INCORPORATED.

By its Attorney-G. M. Montgomery.

Witness-F. H. Harris, Public Accountant, Wellington.

MEMORANDUM TO CLIENTS AND OTHERS.

As from the date on which Berth Levi and Co., Incorporated, of New York, U.S.A., cease to carry on business in New Zealand its organization and affairs will be carried on without Zealand its organization and analis will be considered, Delaware, interruption by Berth Levi and Co., Incorporated, Delaware, 757

CHRISTCHURCH CITY COUNCIL.

Conversion of Loans.

PURSUANT to the provisions of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and acting under the consent of the Governor-General, given by Order in Council dated the 10th day of September, 1934, in terms of section 13 of the said Act, the Christchurch City Council hereby resolves to convert, upon the terms set out in the said Order in Council, the existing securities within the meaning of the Local Authorities Interest Reduction and Loans Conversion Act. 1932–33 issued in respect of the and Loans Conversion Act, 1932–33, issued in respect of the loans specified in the First Schedule of the Christchurch City Loans Conversion Order, 1934.

I hereby certify that at a special meeting of the Christchurch City Council held on the 10th day of September, 1934, the above resolution was passed and that such resolution was duly confirmed at an ordinary meeting of the Christchurch City Council held on the 8th day of October, 1934.

Dated at Christchurch, this 9th day of October, 1934.

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D. G. SULLIVAN, Mayor.

STAR STORES (OAMARU), LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Star Stores (Oamaru), Limited.

THE following special resolution was duly passed by an entry in the minute-book of the above company in accordance with the provisions of section 300 of the above Act, and was dated the sixth day of October, 1934:—

"Resolved that the company be wound up voluntarily, and that GEORGE WALTER REID, of Dunedin, Public Accountant, be hereby appointed the liquidator for the purposes of such winding up.

Dated this 8th day of October, 1934.

E. A. DONNELLY, Sole Director of Star Stores (Oamaru), Limited.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the partnership heretofore existing between JEAN McGAVESTON and JEAN WELLS under the name of "McGaVeston and Wells," Motor-omnibus Proprietors, at Patutahi, Poverty Bay, has been by mutual consent dissolved as from the 31st day of May, 1934.

Dated this 8th day of October, 1934.

JEAN McGAVESTON. JEAN WELLS.

THE ARCADIA THEATRE COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION

In the matter of the Companies Act, 1933, and in the matter of The Arcadia Theatre Company, Limited (in Liquidation).

NOTICE is hereby given that the above-named company by a special resolution passed at an extraordinary general meeting of shareholders held on 4th October, 1934, went into voluntary liquidation, and at such meeting as well as at a subsequent meeting of creditors of the said company held on 4th October, 1934, HERBERT TIARKS, of Auckland, Public Accountant, was appointed liquidator.

All persons or firms having any claim against the said company are required to send in their claims forthwith.

HERBERT TIARKS, F.P.A. (N.Z.)

(N.2.,, Liquidator. 763

423 N.Z. Insurance Co.'s Building, Auckland.

THE COMPANIES ACT, 1933, SECTION 32 (5).

OTICE is hereby given that Evens Pharmacy, Limited, has changed its name to M. H. Davis, Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 8th day of October, 1934.

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W. H. FLETCHER, Assistant Registrar of Companies.

N.Z. INCORPORATED TOBACCO, LTD., AND INCORPORATED TOBACCO, LTD.

In LIQUIDATION.

OTICE is hereby given that a meeting of shareholders of the N.Z. Incorporated Tobacco, Ltd. (in Liquidation), and Incorporated Tobacco, Ltd. (in Liquidation), will be held at 89 Yorkshire House, Shortland Street, Auckland, on Wednesday, 7th November, 1934, commencing at 10 a.m.

Business.—To place before the shareholders the liquidator's statements of accounts as required under section 230 of the

Companies Act.

R. K. WYLIE, Liquidator.

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MANAWATU DRAINAGE BOARD.

In the matter of Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and in the matter of the Manawatu Drainage Board Loans Conversion Order, 1934 (No. 1).

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 Manawatu Drainage Board Loans Conversion Order, 1934 (No. 1), the Manawatu Drainage 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 Manawatu Drainage Board under the abovebe issued by the Manawatu Drainage Board 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 interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said Manawatu Drainage Board hereby makes and levies a special rate of five-thirtieths (5/30ths) of a penny in the pound on lands classified 'A,' and three-thirtieths (2/20ths) of a penny in the pound on lands classified 'B.' and (3/30ths) of a penny in the pound on lands classified 'B,' and

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two-thirtieths (2/30ths) of a penny in the pound on lands classified 'C' 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 first day of April in each and every year until the last maturity date of such securities, being the 1st day of August, 1952, or until all such securities are fully paid off."

I hereby certify that the above resolution was passed at the regular monthly meeting of the Manawatu Drainage Board held at its office, Rangitikei Street, Palmerston North, on the 8th day of October, 1934.

N. I. NIELSEN, Clerk to Board.

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THE AUCKLAND AND SUBURBAN DRAINAGE BOARD.

CONVERSION OF LOANS.

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, the Auckland and Suburban Drainage Board Loans Conversion Order, 1934, and Suburban Drainage Board Loans Conversion Order, 1934, and of all other powers and authorities enabling it in this behalf, the Auckland and Suburban Drainage Board hereby, resolves to issue new securities in conversion of the debentures or other securities in respect of loans aggregating £130,500 comprised in the First Schedule of the Auckland and Suburban Drainage Board Loans Conversion Order, 1934, dated the 27th day of August, 1934, and published in the New Zealand Gazette of the 30th day of August, 1934, on page 2745, such new securities to be issued and the conversion effected in terms of the said Order. And the Board resolves to exercise the powers conferred by clause 16 (1) of the said Order by stipulating in any new security the specified maturity date of which is later than the first day of November, 1948, for the redemption at the option of the Board of such new security on such date prior to the date so specified (at any time after the 1st day of November, 1948) as the Board may fix by notice in that behalf to be published in the Gazette at least six months before such prior date.

I hereby certify that at a special meeting of the Auckland and Suburban. The propage Roevel, held on the 27th day of

I hereby certify that at a special meeting of the Auckland and Suburban Drainage Board held on the 27th day of September, 1934, the above resolution was passed and that such resolution was duly confirmed at a special meeting of the Auckland and Suburban Drainage Board held on the 11th day of October, 1934.

Dated at Auckland, this 11th day of October, 1934.

GEO. W. HUTCHISON,

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Chairman.

GRIFFEN, SAVAGE, AND COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Griffen, Savage, and Company, Limited (in Liquidation).

NOTICE is hereby given that at a general meeting of Griffen, Savage, and Company, Limited, held on the 10th day of October, 1934, a special resolution was passed that the company be wound up voluntarily.

JACOBS AND GRANT,

Palmerston North.

Solicitors. 768

BAY OF PLENTY HOSPITAL BOARD.

Bay of Plenty Hospital Board Loan Conversion.

HEREBY certify that a resolution as under was duly passed at a special meeting of the Board held on 27th September, 1934, and confirmed at a special meeting of the Board held on 11th October, 1934:—

"That the Bay of Plenty Hospital Board resolves to convert the loans held by the Public Trustee, amounting in all to £5,500, in accordance with the terms of the Bay of Plenty Hospital Board Loan Conversion Order, 1934, and the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33."

JOHN WM. SUMMER, Chairman, Bay of Plenty Hospital Board. Whakatane, 11th October, 1934. DISSOLUTION OF PARTNERSHIP

THE partnership business of milk vendors and dairymen heretofore carried on by WILLIAM HENRY COTTLE and FREDERICK BAKER, at Pukekohe, has been dissolved as from the 11th day of October, 1934.

WILLIAM HENRY COTTLE. FREDERICK BAKER.

RAGLAN TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in 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 Raglan Town Board Loans Conversion Order, 1934 (No. 2), the Raglan Town Board hereby resolves as follows:—

the Raglan Town Board 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 Raglan Town Board 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, the Raglan Town Board hereby makes and levies a special rate of twopence and five-eighths of a penny (2\frac{s}{2}\d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Raglan Town District, and such special rate shall be an annually recurring rate during the currency of such securities and be payable annually on the first day of April in each and every year until the maturity date of the last of such securities, being the first day of September, 1966, and until all such securities are fully paid off."

I hereby certify that the above is a true copy of and a

I hereby certify that the above is a true copy of and a correct extract from the minutes of proceedings of the Raglan Town Board at a special meeting held on the 10th day of October, 1934.

G. CARR, Town Clerk.

AWAITI SYNDICATE, LIMITED.

IN LIQUIDATION.

N OTICE is hereby given that the final meeting of Awaiti Syndicate, Limited (in Liquidation), will be held at the liquidator's office, Argus House, High Street, Auckland, on Wednesday, the 7th day of November, 1934, at 12 noon.

Business.—To receive the liquidator's final statement.

THEO. J. SPRY,

Argus House, Auckland, 11th October, 1934.

'RY, Liquidator. 772

MADELEINE STYLES, LIMITED.

In the matter of MADELEINE STYLES, LIMITED (in Liquidation).

OTICE is hereby given that at a meeting of shareholders of the above company held on Friday, the 12th day of October, 1934, it was unanimously decided that the company be wound up voluntarily, and creditors are hereby asked to attend a meeting which is to be held at the office of Messrs. Ernest Hunt, Turner, and Heslop, 127 Featherston Street, Wellington, on Monday, the 22nd day of October, 1934, at 9 a.m.

IAN T. COOK,

Liquidator

Care of Messrs. Ernest Hunt, Turner, and Heslop, Public, Accountants, 127 Featherston Street, Wellington. 773

MADELEINE STYLES, LIMITED.

In the matter of MADELEINE STYLES, LIMITED (in Liquidation).

NOTICE is hereby given that at a meeting of the above company held on Friday, the 12th day of October, 1934, the following extraordinary resolution was passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business and that it is advisable to wind up same, and accordingly that the company be wound up voluntarily, and that IAN T. Cook, of Wellington, Accountant, be and he is hereby appointed liquidator for the purposes of such winding-

IAN T. COOK,

Care of Messrs. Ernest Hunt, Turner, and Heslop, Public Accountants, 127 Featherston Street, Wellington.

HAURAKI UNITED DRAINAGE BOARD.

In the matter of Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and in the matter of the Hauraki United Drainage Board Loans Conversion Order, 1934 (No. 1).

Conversion Order, 1934 (No. 1).

I HENRY HECTOR HICKS, of Turua, in the Dominion
, of New Zealand, Dairy-farmer, Chairman of the Hauraki
United Drainage Board, hereby certify that a special resolution
to issue new securities in conversion of the existing securities
to which the above-mentioned Order applies was duly passed
at a special meeting of the Board held at Turua on Friday,
the 21st day of September, 1934, and confirmed at a special
meeting held on Monday, the 8th day of October, 1934.

Dated at Turua, this 9th day of October, 1934.

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H. H. HICKS, Chairman.

HAURAKI UNITED DRAINAGE BOARD.

In the matter of Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and in the matter of the Hauraki United Drainage Board Loans Conversion Order, 1934 (No. 2).

HENRY HECTOR HICKS, of Turua, in the Dominion 1, of New Zealand, Dairy-farmer, Chairman of the Hauraki United Drainage Board, hereby certify that a special resolution to issue new securities in conversion of the existing securities to which the above-mentioned Order applies was duly passed at a special meeting of the Board held at Turua on Friday, the 21st day of September, 1934, and confirmed at a special meeting held on Monday, the 8th day of October, 1934.

Dated at Turua, this 9th day of October, 1934.

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H. H. HICKS, Chairman.

HAURAKI UNITED DRAINAGE BOARD.

In the matter of Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and in the matter of the Hauraki United Drainage Board Loans Conversion Order, 1934 (No. 3).

HENRY HECTOR HICKS, of Turua, in the Dominion 1, of New Zealand, Dairy-farmer, Chairman of the Hauraki United Drainage Board, hereby certify that a special resolution to issue new securities in conversion of the existing securities to which the above-mentioned Order applies was duly passed at a special meeting of the Board held at Turua on Friday, the 21st day of September, 1934, and confirmed at a special meeting held on Monday, the 8th day of October, 1934.

Dated at Turua, this 9th day of October, 1934.

H. H. HICKS, Chairman.

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that Cuba Street Meat Mart, Limited, has changed its name to Eatox Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 11th day of October, 1934.

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JOHN H. McKAY, Assistant Registrar of Companies.

CO-OPERATIVE BUILDINGS, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of Co-operative Buildings, Limited (in Voluntary Liquidation), and in the matter of the Companies Act, 1908 (section 230).

N OTICE is hereby given in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the above-named company will be held at the office of Stewart and Ross, Public Accountants, Auckland, on Thursday, the 8th day of November, 1934, at 11 a.m., for the purpose of receiving the liquidator's accounts and determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator thereof shall be disposed of.

L. N. ROSS,

Auckland.

MIDLAND MOTORS, LTD. IN LIQUIDATION.

AT a meeting of shareholders of Midland Motors, Ltd., held at the registered office of the said company at Rangitikei Street, Palmerston North, on the 10th day of October, 1934, a resolution was passed by an entry in the minute-book as follows:—

"Resolved that Midland Motors, Ltd., by reason of its present liabilities cannot continue to carry on business and hereby decides to go into voluntary liquidation.

F. R. Jones. GEO. H. ADAMS.
BASIL H. ALEXANDER
(by his attorney and authorized agent-E. Grant Sim).

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MIDLAND MOTORS, LTD.

IN LIQUIDATION.

MEETING of creditors of Midland Motors, Ltd., will be A held at the registered office of the said company at Rangitikei Street, Palmerston North, on Friday, the 19th day of October, 1934, at 10.30 a.m.

GEO. H. ADAMS. Director.

F. AND R. WOODS, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of F. and R. Woods, Limited (in Voluntary Liquidation).

NOTICE is hereby given that by entry in the minute-book in accordance with the provisions of section 300 of the Companies Act, 1933, on the 4th day of October, 1934, the following resolution was passed, viz.:-

"That the company be wound up voluntarily under the provisions of the Companies Act, 1933, and that Francis Joseph Woods, of Dunedin, Draper, be appointed liquidator for the purpose of winding up the company."

Dated this 8th day of October, 1934.

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F. J. WOODS, Liquidator.

MARLBOROUGH COUNTY COUNCIL.

NONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Marlborough County Council Loans Conversion Order, 1934 (No. 2), 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.
Wairau Hospital Capital Expenditure Redemp- tion Loan of £1,980, 1930		Per Cent.	Per Cent.	1/12/51

Notice is hereby given to the holders of debentures or other securities issued by the Marlborough County Council in respect of the above-mentioned loan that it is intended 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

The conversion will take effect from the 30th November,

Liquidator. 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 W. H. Nankervis, Public Accountant, Union Bank Chambers, 196 Featherston Street, Wellington, on or before the 14th day of December, 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 30th November, 1934.

Further particulars as to the new debentures and the conversion generally may be obtained from W. H. Nankervis, Public Accountant, Union Bank Chambers, 196 Featherston Street, Wellington.

Dated the 12th day of October, 1934.

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A. H. NEES, Chairman,

MARLBOROUGH COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Marlborough County Council Loan Conversion Order, 1934 (No. 1).

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 Marlborough County Council's Loans Conversion Order, 1934 (No. 1), the Marlborough County Council hereby resolves as follows: as follows :-

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 Marlborough County 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 interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said Marlborough County Council hereby makes and levies a special rate of 19/83rds of a penny 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 30th day of November in each and every year until the last maturity date of such securities, being the 30th day of November, 1953, or until all such securities are fully paid off."

I hereby certify that this resolution was passed at an

I hereby certify that this resolution was passed at an ordinary meeting of the Council held on the twelfth day of October, 1934.

A. J. MACLAINE, County Clerk.

MARLBOROUGH COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Marlborough County Council Loan Conversion Order, 1934 (No. 2).

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 Marlborough County Council's Loans Conversion Order, 1934 (No. 2), the Marlborough County Council hereby resolves as follows: 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 Marlborough County Council under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loan set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges on the unconverted securities issued in respect of such loan, the said Marlborough County Council hereby makes and levies a special rate of 1/64th of a penny 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 30th day of November in each and every year until the last maturity date of such securities, being the 30th day of November, 1954, or until all such securities are fully paid off."

I hereby certify that this resolution was passed at an ordinary

I hereby certify that this resolution was passed at an ordinary meeting of the Council held on the twelfth day of October, 1934.

A. J. MACLAINE, County Clerk.

MARLBOROUGH COUNTY COUNCIL.

Marlborough County Council Loans Conversion Orders, 1934 (Nos. 1 and 2).

ALBERT HENRY NEES, Chairman of the Marlborough L, County Council, 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, two separate resolutions were duly passed at a special meeting of the Marlborough County Council on the 26th day of September, the Marlborough County Council on the 26th day of September, 1934, and confirmed at a meeting of the Council held on the 12th day of October, 1934, providing for the issue under Part II of that Act of new securities in conversion of existing securities issued in respect of loans set forth in the First Schedule of each of the Marlborough County Council's Conversion Orders, 1934 (Nos. 1 and 2), as published in the New Zealand Gazette on the 13th day of September, 1934 No. 69, at pages 2877 to 2886 (inclusive).

A. H. NEES, Chairman.

No. C. 497.

In the Supreme Court of New Zealand, Canterbury District.

In the matter of the Companies Act, 1908, and in the matter of RADLEY TIMBER AND CASE COMPANY, LIMITED (in Voluntary Liquidation).

(in Voluntary Liquidation).

Notice is hereby given that a petition for the compulsory winding-up by the Supreme Court of the above-named company (now in voluntary liquidation) was on the 4th day of October, 1934, presented to The Honourable Mr. Justice Johnston, a Judge of the Supreme Court, by New Zealand Farmers' Co-operative Association of Canterbury, Limited, Ashby, Bergh, and Company, Limited, James J. Niven and Company, Limited, and the Vacuum Oil Company Proprietary, Limited, all companies duly incorporated and carrying on business at Christchurch, creditors of the said company; and the said petition is directed to be heard before a Judge of the said Court on Friday, the 2nd day of November, 1934, at 10.15 a.m.; and any creditor or contributory of the said company desirous of opposing the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

E. S. BOWIE, Solicitor for the Petitioners.

155 Hereford Street, Christchurch.

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WAIKATO COUNTY COUNCIL.

In the matter of the Public Works Act, 1928.

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

1. All that piece or parcel of land in the Provincial District of Auckland, containing by admeasurement one acre one rood thirty-seven perches (more or less), passing through Allotment Number Two hundred and twenty-two of the Parish of Taupiri.

Taupiri

Taupiri.

2. All that piece or parcel of land in the Provincial District of Auckland, containing by admeasurement one acre three roods thirty-two perches (more or less), passing through Allotment Number Two hundred and twenty-five of the Parish of Taupiri.

A plan of the lands required to be taken as aforesaid is open for inspection at the Borough Council Chambers, Huntly. All persons affected are hereby called upon to set forth in writing any well-founded objections to the execution of such works or to the taking of such lands and to send such writing to the Waikato County Council within forty days of the first publication of this notice.

Dated at Hamilton, this 18th day of October, 1934.

Dated at Hamilton, this 18th day of October, 1934.

By order of the Waikato County Council-

C. F. E. BARTON, Clerk.

This notice was first published on the 18th day of October

THE MOONLIGHT EXTENDED GOLD-SLUICING COMPANY, LIMITED.

In the matter of the Companies Act, 1933, and in the matter of The Moonlight Extended Gold-sluicing Company, Limited.

N OTICE is hereby given pursuant to section 234 of the Companies Act, 1933, that a meeting of the creditors of the above-named company will be held at No. 1 Grey's Buildings, Courthouse Lane, Auckland, on Tuesday, the 23rd day of October, 1934, at 3.30 o'clock in the afternoon, for the purposes provided for in sections 234, 235, and 236 of the said Act.

W. V. WORTH,

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Secretary.

BOROUGH OF NEW PLYMOUTH.

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 New Plymouth Borough Loans Conversion Order, 1934 (No. 1), the New Plymouth 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 New Plymouth 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 interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said New Plymouth Borough Council hereby makes and levies a special rate of one penny half-penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of New Plymouth, and that such special rate shall be an annually recurring the during the currency of such securities and be payable yearly on the first day of May in each and every year until the last maturity date of such securities, being the first day of October, 1962, or until all such securities are fully paid off."

I hereby certify that the above is a true copy of a resolution passed at a meeting of the New Plymouth Borough Council properly constituted and regularly called and held at the Municipal Offices, Liardet Street, New Plymouth, on the 15th day of October, 1934.

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E. R. C. GILMOUR, Mayor.

COUTTS BROTHERS, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of COUTTS BROTHERS, LIMITED (in Voluntary Liquidation).

NOTICE is hereby given of a special resolution passed by the shareholders of Coutts Brothers, Limited, this first day of October, one thousand nine hundred and thirty-four, viz.:—

It is resolved that it is advisable to wind up the company and accordingly that the company be wound up voluntarily, and forthwith go into voluntary liquidation, and J. B. Salter, of the City of Wellington, Public Accountant, be and is hereby appointed liquidator of the company for the purposes of such winding up.

All persons having claims against the company are required to send in particulars of same to the liquidator, P.O. Box 584, Wellington, not later than 18th November, 1934, otherwise they may be excluded from any distribution.

Dated this 15th day of October, 1934.

J. B. SALTER, Liquidator.

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