

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, NOVEMBER 8, 1934.

Land set apart as Portion of the National Endowment.

[L.S.]

BLEDISLOE, Governor-General.

A PROCLAMATION.

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

FIRST SCHEDULE.

County, containing by admeasurement 2-8 perches, more or less, being Allotment 127, Parish of Hoteo. As the same is more particularly delineated on the plan marked L. and S. 16/1812c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red. (North Auckland plan 26615, blue.)

SECOND SCHEDULE.

ALL that area in the North Auckland Land District, being the residue of the area of 480 acres in Block I, Mahurangi Survey District, set apart in the Fourth Schedule of the Land Act, 1908, as national-endowment land.

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

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/1812.)

Land set apart as an Addition to a Public Domain.

[L.S.]

BLEDISLOE, Governor-General.

A PROCLAMATION.

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

FIRST SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 3 acres 1 rood 19.2 perches, being Allotment 365, Mangapiko Parish.

SECOND SCHEDULE.

ALL that area in the Auckland Land District known as the Pirongia Domain, containing 722 acres 1 rood 9·1 perches, as described in the Schedule to the Order in Council published in Gazette of 1934, page 1893.

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

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 1/285.)

Crown Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Auckland Land District.

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

A PROCLAMATION.

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, 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 shall be and the same is hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

Auckland Land District.—Crown Land.
Section 2, Block V, Pirongia Survey District: Area, 590 acres, approximately.

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

November, 1934.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 26/9311.)

Proclaiming a Road-line laid out through Mahinepua B 2B, and Wainui 2B 1, 2B 2, 2D 2, and 2F 4 Blocks, Blocks V and IX, Whangaroa Survey District, North Auckland Land District, to be a Public Road.

BLEDISLOE, Governor-General.

A PROCLAMATION.

W HEREAS the lands described in the Schedule hereto were by an order of the Native Land Court made on the eighth day of October, one thousand nine hundred and thirty-one, duly laid out as a road-line in pursuance of sections forty-nine and fifty of the Native Land Amendment Act,

And whereas the said Court is of the opinion that it is in the public interest that the said road-line should be pro-claimed 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 one month's notice in writing of the intention to proclaim the said road-line as a public road has been given by the Surveyor-General to the local authority of the district concerned, in terms of subsection two of section four hundred and eighty-seven of the Native Land Act, 1931:

and eighty-seven of the Native Land Act, 1931:

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

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-line described in the Schedule hereto

SCHEDULE.

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

Being Portion of

R. P. Being Portion of
3 16·2 | Mahinepua B 2B Block, Block V, Whangaroa
1 34·3 | Survey District; coloured purple.
2 5 | Wainui 2B 1 Block, Block V, Whangaroa
2 25 | Survey District; coloured blue.
0 18·2 | Wainui 2B 2 Block, Block V, Whangaroa
Survey District; coloured red.
2 36·2 | Wainui 2D 2 Block, Block V, Whangaroa
1 31·7 | Survey District; coloured yellow.
0 39 | Wainui 2F 4 Block, Blocks V and IX,
3 30·6 | Whangaroa Survey Block, Blocks V and IX,

3

Survey District; coloured yellow.

Wainui 2r 4 Block, Blocks V and IX,
Whangaroa Survey District; coloured red.

(S.O. plan 12845, red.) 3 30.6

1.3

In the North Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/671, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2714, and thereon coloured as above mentioned.

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

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/671.)

Provisional State Forest and Crown Land set apart as a Permanent State Forest.

BLEDISLOE, Governor-General. [t.s.] 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 provisional State forest and Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND FOREST CONSERVATION REGION.

ALL those areas in the Southland Land District, containing approximately 24,330 acres, being part of Provisional State Forest No. 22 (Gazette, 1919, page 1292—ordinary provisional State forest, 15,480 acres) and Crown land (8,850 acres) and described as follows:—

All that area of bush-clad land containing approximately 5,430 acres in Blocks IV, V, VI, and VIII, Gap Survey District, and Blocks V and XVI, Wakaia Survey District,

being part of Provisional State Forest No. 22 aforesaid, and situated within the boundaries of Pastoral Runs 328 and 436A, but excluded from the areas thereof.

Also all that area containing approximately 18,900 acres, being part of Provisional State Forest No. 22 aforesaid (10,050 acres) and Crown land (8,850 acres), situated in Blocks V, VI, and VII, Gap Survey District, Blocks IV, V, VI, and XVI, Wakaia Survey District, Blocks IV, V, VII, VIII, X, and XI, Whitecoomb Survey District, and Blocks VI and XIX, Wart Hill Survey District, and Blocks VI and XIX, and XVI, Wakaia Survey District, Blocks IV, V, VII, VIII, X, and XI, Whitecoomb Survey District, and Blocks VI and XIX, and XI, Whitecoomb Survey District, and Blocks VI and XIX, Wart Hill Survey District, and bounded generally as follows: Towards the north by the west branch of the Wakaia (Whakaea) River; towards the south-east by the Wakaia (Whakaea) River; again towards the north by the Whitecoomb River; towards the east by Run 424B; again towards the south-east by Run 543 and the edge of the bush; towards the west and south by Run 327A; towards the north-west by the edge of the bush and Section 6, Block IV, Wakaia Survey District, again by the edge of the bush, by Section 1, Block VI, Wakaia Survey District, again by the edge of the bush, again by the edge of the bush, again towards the south by the edge of the bush; again towards the south by the edge of the bush; again towards the south by the edge of the bush; section 2, Block VI, Wakaia Survey District, and again by the edge of the bush; towards the south-west by the edge of the bush, Section 14, Block IV, Wakaia Survey District, again by the edge of the bush; towards the south-west by the edge of the bush, Section 14, Block IV, Wakaia Survey District, again by the edge of the bush and Section 13, Block IV, Wakaia Survey District; again towards the south by Section 13 aforesaid, the edge of the bush, again by Section 13 aforesaid, and again by the edge of the bush and Run 424; again towards the north-west by the edge of the bush; save and excepting the intersecting public road. As the same are more particularly delineated on plans Nos. 193/1 and 194/2, 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 1st day of November, 1934.

> JOHN G. COBBE, For Commissioner of State Forests.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block XII, Otamatea Survey District.

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:

A. R. P. Being Portion of

1 0 37 Part Allotment 184; coloured yellow.

0 1 2 Part Allotment 184a; coloured red.

0 3 23 Allotments 182 and 183; coloured purple.

Part Allotment 184A; coloured red

Situated in Block XII, Otamatea Survey District (Parish of Oruawharo), (Auckland R.D.). (S.O. 26159.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 84958, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 31st day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/1/1/22.)

Land taken for the Purposes of a Road in Blocks XI and XV, Waihou Survey District.

[L.S.]

BLEDISLOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and the Hauraki Plains Act, 1926, 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 nineteenth day of November, 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. 4 2 13·3 2 2 27·0 5 3 33·8	Part Lot 1, D.P. 7833, being part Te Awaiti No. 1J No. 2B No. 3 Block Part Te Awaiti No. 1J No. 2A Section 1 Block (S.O. 26940.) Part Te Awaiti No. 1D No. 2 Block (S.O. 27020.) (Auckland R.D.)	XI { XI XV } XI	Waihou	P.W.D. 88214 ,,, P.W.D. 88215	Red. Sepia. 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 5th day of November, 1934.

JOHN BITCHENER, Minister of Public Works.

(P.W. 48/569.)

GOD SAVE THE KING!

Land taken for the Purposes of a Drain in Blocks XI and XV, Waihou Survey District.

[L.S.]

BLEDISLOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and the Hauraki Plains Act, 1926, 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 drain; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of November, 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. 13 2 31·2 7 3 35·4 17 3 21·4	No. 1J No. 2B No. 3 Block Part Te Awaiti 1J 2A Section 1 Block (S.O. 26940.)	· XI { XI XV }	Waihou	P.W.D. 88214 ,, P.W.D. 88215	Blue. Purple. Blue.

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 5th day of November, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 48/569.)

Land taken for the Purposes of Electric Works (Transformer Station) in the Borough of Waitara.

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

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of electric works (transformer station), and shall vest in the Taranaki Electric-power Board as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of November, one thousand nine hundred and thirty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3.72 perches. Being portion of Waitara Harbour Board Reserve, Town of Waitara West.

Situated in the Borough of Waitara. (S.O. 7339.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 88164, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 31st day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 26/1072.)

Additional Land taken for the Development of Water-power (Waitaki Scheme, Oamaru Substation-site) in Block III, Oamaru Survey District.

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for the development of water-power (Waitaki Scheme, Oamaru Substation-site); and I do also declare that this Proclamation shall take effect on and after the nineteenth day of November, one thousand nine hundred and thirty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: I rood 20 perches.

Being portion of Section 2 of 9.

Situated in Block III, Oamaru Survey District.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 88250, deposited in the office of the Minister of Public Works at Wellington, and thereon edged 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 31st day of October, 1934.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 26/1304.)

Appointing Members of the First and Second Divisions of the Court of Appeal.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. W HEREAS by section five of the Judicature
Amendment Act, 1913, it is enacted that the
Court of Appeal shall consist of two divisions, to be
called respectively the First Division and the Second Division of the Court of Appeal: and that each division shall consist of five Judges of the Supreme Court, to be appointed to that division by the Governor-General in

And whereas the power conferred by the said Act upon the Governor-General in Council of appointing Judges as members of either division, or of revoking any such appointment, shall be exercisable on the recommendation of not less than three Judges of the Supreme Court (of whom the Chief Justice shall be one), and not otherwise. otherwise:

And whereas the Right Honourable the Chief Justice, the Honourable Mr. Justice Herdman, the Honourable Mr. Justice Reed, the Honourable Mr. Justice Blair, and the Honourable Mr. Justice Kennedy have recommended that the two divisions of the Court of Appeal for the year one thousand nine hundred and thirty-five shall be contributed as shown becomes constituted as shown hereafter:

constituted as shown hereafter:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the powers conferred by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

The Right Honourable Sir Michael Myers, P.C., K.C.M.G., Chief Justice;
The Honourable Sir Alexander Lawrence Herdman, Kt., Judge;
The Honourable Archibald William Blair, Judge;
The Honourable David Stanley Smith, Judge; and The Honourable Robert Kennedy, Judge;

to be the members of the First Division of the Court of Appeal; and

The Right Honourable Sir Michael Myers, P.C., K.C.M.G., Chief Justice;
The Honourable John Ranken Reed, Judge;
The Honourable David Stanley Smith, Judge;
The Honourable Harold Featherston Johnston, Judge;

The Honourable Arthur Fair, Judge;

to be the members of the Second Division of the Court of Appeal for the year one thousand nine hundred and thirty-five.

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

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

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred on him by section forty-seven of the Transport Licensing Act, 1931, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations by ways of products to the make the following regulations by way of amendment to the Transport (Goods) Order, 1933-34 (hereinafter referred to as the "said Order"), and doth hereby declare that the regulations hereby made shall come into force on the day of publication of this Order in Council in the Gazette.

REGULATIONS.

These regulations may be cited as "The Transport (Goods) Order, 1933-34, Amendment No. 1."
 Clause (a) of the First Schedule to the said Order is

hereby amended by revoking paragraph 3 thereof relating to the exemption of goods-services conducted only within a radius of ten miles from the Chief Post-office at Hamilton.

3. Subsection (1) of section twenty-four of the provisions of the said Order is hereby amended by inserting after the words "goods-service license" the words "other than a temporary goods-service license."

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

(TT. 19/27.)

Amendment of Rules of the High Court of Western Samoa.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority conferred on him by the Samoa Act, 1921, and of all other powers and authorities enabling him in that behalf, doth hereby amend the Rules of the High Court of Western Samoa Consolidation, 1924, as follows:—

Short Title.

1. These rules may be cited as the Samoa High Court Amendment Rules, 1934, and shall be read with and form part of the Rules of the High Court of Western Samoa Consolidation, 1924 (hereinafter referred to as "the principal rules").

Revocation.

2. Rules 112 to 124 (both inclusive) of the principal rules are hereby revoked.

Interpretation.

3. In these rules, except where a contrary intention appears, "Commissioner" means a Commissioner of the High Court of Western Samoa duly appointed in accordance with the provisions of the Samoa Act, 1921.

Jurisdiction of Commissioners.

4. The jurisdiction of a Commissioner shall include and shall be restricted to the following cases:—

(a) Breach of contract or tort where the amount claimed does

not exceed £100.

- (b) Debt where the sum claimed does not exceed £100 whether such sum is the original amount of the debt or a balance after allowing payment on account or credit for goods supplied or the amount of any other admitted set-off.
- (c) The enforcement of claims upon and recovery of possession of some specific movable property the value whereof does not exceed £100.
- (d) Where the parties agree by writing signed by them or their solicitors that whatever the amount or value of the subject-matter (provided the case is otherwise within his jurisdiction) the Commissioner shall have jurisdiction.

(e) Proceedings under the Samoa Imprisonment for Debt Limitation Order, 1930, where the sum of money due under any judgment or

order of the Court does not exceed £100.

- (f) Grant in common form of probate of a will or letters of administration with will annexed or letters of administration of the estate of an intestate person, or any step to be taken by the High Court under clause 8 of the Samoa Reciprocal Administration Order, 1930.
- (g) Applications for charging orders under Rules 78 to 82 (both inclusive) of the principal rules where the amount of the judgment exclusive of costs does not exceed £100.
 - (h) Criminal proceedings punishable only by a fine.

- (i) Criminal proceedings punishable by imprisonment for not longer than one year or by both such imprisonment and a fine: Provided that if a Commissioner of his own motion shall direct that the Court shall sit with assessors or an application shall be made by the prosecutor or the accused that the Court shall so sit the jurisdiction of the Commissioner to hear and determine the case shall cease.
 - (j) Proceedings under Part XIII of the Samoa Act, 1921.
- (k) Proceedings under the Samoa Maintenance and Affiliation Order, 1920.

Certiorari, &c., taken away.

5. A Judge of the High Court shall not exercise control over any Commissioner by way of certiorari, mandamus, or prohibition save by way of rehearing in accordance with the rules hereinafter appearing.

Judge may grant rehearing.

6. A Judge of the High Court may grant a rehearing upon such terms as he thinks fit of any proceedings heard and determined by a Commissioner, and such rehearing shall take place before a Judge.

Time for making Application.

7. Every application for a rehearing shall be made by filing a notice of motion in the High Court Office at Apia within twenty-one days after the judgment order or conviction has been delivered, made, or entered, as the case may be:

Provided that a Judge of the High Court may extend the said period for so long as he thinks reasonable upon special cause being

shown.

Stay of Execution.

8. An application for a rehearing shall operate as a stay of execution unless at any time a Judge of the High Court or the Commissioner who adjudicated in the first instance otherwise orders.

Release from Custody.

9. When any person sentenced to imprisonment by a Commissioner applies for a rehearing the convicting Commissioner or a Judge of the High Court may in his discretion release such person from custody on bail pending the determination of his application: Provided that a Judge or any Commissioner may at any time and for any reason have such person arrested by warrant and committed to prison there to undergo his sentence.

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

Amending the Whangarei Borough Loans Conversion Order, 1934 (No. 2).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred on him by subsection two of section thirteen of the Local Authorities Interest Reduction and Loans Conversion the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, 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, and by way of amendment of the Whangarei Borough Loans Conversion Order, 1934 (No. 2), made on the eighteenth day of June, one thousand nine hundred and thirty-four, and published in the Gazette of the twenty-second day of June, one thousand nine hundred and thirty-four, doth hereby prescribe and order as follows:—

(1) This Order may be cited as the Whangarei Borough

(1) This Order may be cited as the Whangarei Borough Loans Conversion Amendment Order, 1934, and shall be read together with and form part of the Whangarei Borough Loans Conversion Order, 1934 (No. 2), (hereinafter referred to as the principal Order).

(2) This Order shall come into force on the 18th day of June, 1934, the date of the making of the principal Order.

(3) The principal Order is hereby amended as follows:-(a) By deleting from the last column of the First Schedule thereto the date of maturity—"1st April, 1948"—of the second loan specified therein—namely, the Town Hall Loan of £8,000—and substituting therefor the date "1st October,

(b) By deleting from the last column of the First Schedule thereto the date of maturity—"1st September, 1939"—of the tenth loan specified therein—namely, the Kensington Drainage District Loan of £2,300, 1919—and substituting therefor the date "1st March, 1956."
(c) By deleting from the last column of the First Schedule thereto the date of maturity—"1st January, 1945"—of the thirty-third loan specified therein—namely, the Kensington Park Improvement No. 2 Loan of £3,000, 1923, £300—and substituting therefor the date "1st January, 1944."
(d) By deleting from the last column of the First Schedule

(d) By deleting from the last column of the First Schedule thereto the date of maturity—"1st January, 1945"—of the thirty-eighth loan specified therein—namely, the Waterworks Extension No. 2 Loan, of £8,200, 1923, £1,200—and substituting therefor the date "1st January, 1944."

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

(T. 49/141/9.)

Roxburgh Borough Loan Conversion Order, 1934.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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 the council and whereas he had section thirteen the said Act applies.

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 Roxburgh Borough Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loan specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies:

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.

- 1. This Order may be cited as the Roxburgh Borough Loan Conversion
- 1. This Order may be cited as the noxungal bologa.

 Order, 1934.

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

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

 "The date of conversion" means the date specified in clause five of this Order:

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

 "The local authority" means the Roxburgh Borough Council:

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

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

 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order 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 loan 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 Mayor 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 1st day of February, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto, together with a copy of this Order, to be forwarded by registered letter not later than fourteen days before the date of conversion to every holder of existing securities to which this Order applies.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

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

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

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

(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

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 dis-

cretion 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 instalment of principal and interest payable in respect thereof until he has surrendered the existing securities to the local authority.

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

from the date of conversion.

NEW SECURITIES.

New Securities.

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

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

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

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

(4) Every new debenture shall be signed by the Mayor, countersigned by

(4) Every new debenture shall be signed by the Mayor, 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.

PREMIUMS.

PREMIUMS.

15. 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 Third Schedule hereto.

16. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash.

(2) 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.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

SINKING FUND FOR UNCONVERTED SECURITIES.

18. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of the loan in the First Schedule hereto 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 FUND.

19. The existing sinking fund of the loan referred to in the First Schedule hereto shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority,

or towards making the following payments, in the following:—

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

(b) Secondly, so far as it will extend, 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.

SECURITIES HELD BY TRUSTEES.

20. 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.

21. 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. LOAN TO BE CONVERTED.

Name.	Amount.	Rate of Original.	Interest.	Date of Maturity.
Municipal Hall and Building Loan, 1930	£ 5,000	Per Cent.	Per Cent.	1st October, 1963.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.]

Conversion under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loan [Particulars of loan]. Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loan 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.

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 abovementioned 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

, Mayor.

No.

(2) New Debenture.

[Name of local authority], New Zealand.

[Name of local authority], New Zealand.

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

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

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

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

[L.s.]

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

THIRD SCHEDULE.

COMPUTATION OF PREMIUMS.

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

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

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

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

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

Table of Factors

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Уеагв.	
4 .	0.488998	191	12.891438
1	0.967235	20	13.096761
1 1	1.434948	201	13 · 297566
2	$1 \cdot 892370$	21	$13 \cdot 493952$
21/2	$2 \cdot 339726$	21½	13 · 686017
3	$2 \cdot 777238$	22	13 · 873855
31	3 · 205123	221	14 · 057560
4	3 · 623592	23	$14 \cdot 237222$
41	4.032853	231	$14 \cdot 412931$
5	4.433108	24	14.584774
5 1	4 · 824556	241	14.752835
6	5 • 207389	25	14.917198
61	5 · 581799	25½	15.077944
7	5·947970 6·306083	26	15.235153
$7\frac{1}{2}$	6.656316	26½	15.388903
8 8	6.998842	27	15.539270
9	7 · 333831	271	15.686327
91	7.661448	28 28 1	15.830149
10	7.981856	202	15.970806
101	8 · 295214	291	16 · 108367 16 · 242902
112	8.601676	30	16.374476
111	8.901395	301	16.503155
12*	9.194518	312	16.629003
121	9.481191	314	16.752081
13	9 · 761556	32	16.872451
131	$10 \cdot 035752$	321	16.990172
14	10.303914	33	17 105303
141	10.566175	33 1	17.217900
15	10.822665	34	$17 \cdot 328020$
15 1	11.073511	341	17 · 435716
16	11.318837	35°	17.541042
16 1	11.558765	35]	17 · 644051
17	11.793413	36	17.744793
17½	$12 \cdot 022898$	36₹	17.843319
18	$12 \cdot 247333$	37	17.939676
18 1	$12 \cdot 466829$	37½	18.033913
19	12 · 6814 96		

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 45 per cent.

One year's interest on £100 at existing rate (44 per cent.) is ... 4.8 One year's interest on £100 at new rate (41 per cent.) is 4.25Difference is

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

Factor for 13 years is 9.761556.

£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.

(T. 49/453/3.)

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

Grey Electric power Board Loans Conversion Order, 1934.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

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

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.

PRELIMINARY.

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

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

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

"The date of conversion" means the date specified in clause five of this Order:

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

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

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

"The local authority" means the Grey Electric-power Board:

"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 each premium payments:

for cash premium payments:

"Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loan 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 April, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

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 each of the following publications:—

(a) A newspaper circulating in the City of Auckland:

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

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

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

(e) A newspaper published in Greymouth.

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.

- shall be converted 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 principal or interest payable in respect of the existing securities, or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

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

NEW SECURITIES.

13. (1) New debentures 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

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

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.

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 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 moneys raised pursuant to the authority conferred by the next succeeding clause or out of the local fund.

moneys raised pursuant to the authority conferred by the next succeeding clause or out of the local fund.

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

19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at par new securities for an aggregate amount not exceeding six thousand seven hundred 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 six thousand seven hundred pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

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 of the maturity dates specified in the Third Schedule hereto, a contribution of two thousand and eighty-five pounds, increased in respect of each contribution by a sum equal to 2½ per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the six months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. The proviso to subsection three of section twenty of the Electric-power Boards Amendment Act, 1927, shall not apply to any such part of the contribution as exceeds two thousand and eighty-five pounds.

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

SINKING FUND FOR UNCONVERTED SECURITIES.

Sinking Fund for Unconverted Securities.

22. (1) If dissent is signified in accordance with the previsions 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 FUND.

APPLICATION OF EXISTING SINKING FUND.

23. Where the whole of the securities issued in respect of any loan specified in the second column of the First Schedule hereto and outstanding at the date of conversion are not existing securities to which the Act applies, the existing sinking fund of such loan shall be divided into two parts, the first of which shall bear to the second the same proportion which the amount of the outstanding securities to which the Act applies bears to the amount of the outstanding securities to which the Act does not apply. The first part of such sinking fund shall be applied by the Commissioners thereof in accordance with the provisions of clause twenty-four hereof as if those existing securities issued in respect of the loan to which the Act applies 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, and the second part of such sinking fund shall be retained by the Commissioners as a sinking fund for those securities issued in respect of the loan

applies, and such first part of the sinking fund were the sinking fund of such separate loan, and the second part of such sinking fund shall be retained by the Commissioners as a sinking fund for those securities issued in respect of the loan to which the Act does not apply.

24. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following 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.

Consolidated Special Rate.

25. (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, and as if the local authority were a local authority and its district a district within that Act.

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

SECURITIES HELD BY TRUSTEES.

26. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932-33 (relating to the adjustments 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. conversion.

BROKERAGE.

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

FIRST SCHEDULE. LOANS TO BE CONVERTED.

Name.	Amount.	Rate of Interest.		D.4 15-4
rame.	Amount.	Original.	Existing.	Date of Maturity
	£	Per Cent	Per Cent.	
Construction Loan, £80,000 (part)	30,000	6	4‡	1st June, 1949.
Loan of £4,000	4.000*	6	44	15th April, 1965.
Further Construction Loan, £8,000 (1929)	8,000	5 1	42	1st June, 1966.
Balance Loan of £5,000 (1930)	5.000	$5\frac{1}{2}$	42	1st April, 1966.
Additional Loan of £8,000 (1929) (part)	4,100	$5\frac{5}{2}$	$\frac{4\frac{2}{5}}{4\frac{2}{5}}$	lst April, 1966.
Ditto	3,900	$5\frac{3}{4}$	48	1st April, 1966.
No. 1 Hydro Loan of £58,000 (1929), (part)	27,800	$5\frac{1}{2}$	42	Ist April, 1966.
Ditto	6,900	5 3	43	1st April, 1966.
., ., .,	23,300*	5 4	$4\frac{3}{5}$	1st April, 1967.
No. 2 Hydro Loan of £52,000 (1929), (part)	19,100	53 53 53 53	42	1st October, 1955.
Ditto	4,000	53	43	1st October, 1955.
••	28,900*	$5\frac{3}{2}$	44	1st October, 1956.
Loan of £4,800	4,800*		4 2 4 3	1st October, 1956.
Supplementary Loan of £11,000, 1931	11,000	$5\frac{1}{2}$	4 2	1st April, 1958.
Office Loan of £8,000	8,000	$5\frac{1}{2}$	42	1st April, 1966.
	£188,800			

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

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.]

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

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

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

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

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 received by that date the securities will be converted.

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

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

Dated the day of

, 19

, Chairman. (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 Act.

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

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

Issued under the common seal of the , 19 day of

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

(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:—

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 to provide 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 DATE OF NEW SECURITIES.

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 £191,815.	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 £191,315.
	£		£
1st October, 1935	2,100	1st April, 1947	4,200
lst April, 1936	2,500	1st October, 1947	4,300
lst October, 1936	2,200	1st April, 1948	4,400
lst April, 1937	2,700	1st October, 1948	4,500
lst October, 1937	2,300	1st April, 1949	4,600
lst April, 1938	2,700	1st October, 1949	4,700
st October, 1938	2,500	1st April, 1950	4,800
lst April, 1939	3,000	1st October, 1950	4,900
st October, 1939	2,800	1st April, 1951	5,000
lst April, 1940	3,200	1st October, 1951	5,100
lst October, 1940	3,000	lst April, 1952	5,100
lst April, 1941	3,200	1st October, 1952	5,200
lst October, 1941	3,300	1st April 1953	5,300
lst April, 1942	3,400	1st October, 1953	5,400
lst October, 1942	3,400	lst April, 1954	5,500
lst April, 1943	3,500	1st October, 1954	5,600
lst October, 1943 🗼	3,600	1st April, 1955	5,600
lst April, 1944	3,600	1st October, 1955	5,600
lst October, 1944	3,700	1st April, 1956	5,600
st April, 1945	3,800	1st October, 1956	5,700
st October, 1945	3,900	1st April, 1957	5,800
lst April, 1946	4,000	1st October, 1957	5,900
lst October, 1946	4,100	1st April, 1958	6,015
Total		••	£191,315

THE NEW ZEALAND GAZETTE.

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

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

Table of Factors.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	
V	-,	Years.		
Years.	0.488998	19 1	12 · 891438	
$\frac{1}{2}$	0.466996	$\frac{19\overline{2}}{20}$	13.096761	
1,	1.434948	20 201	13 · 297566	
11/2	1.434948	202	13.493952	
2			13.493932	
21/2	$2 \cdot 339726$	$\frac{21_{\frac{1}{2}}}{22}$	13.873855	
3	2.777238	22		
$3\frac{1}{2}$	$3 \cdot 205123$	$22\frac{1}{2}$	14.057560	
4	$3 \cdot 623592$	23	14 237222	
41/2	4.032853	$23\frac{1}{2}$	14 · 412931	
5	4.433108	24	14.584774	
$5\frac{1}{2}$	4.824556	$\frac{24\frac{1}{2}}{2}$	14.752835	
6	$5 \cdot 207389$	25	14.917198	
$6\frac{1}{2}$	$5 \cdot 581799$	$25\frac{1}{2}$	15.077944	
7	$5 \cdot 947970$	26	15.235153	
$7\frac{1}{2}$	$6 \cdot 306083$	$26\frac{1}{2}$	15.388903	
8	$6 \cdot 656316$	27	15.539270	
8 1	$6 \cdot 998842$	$27\frac{1}{2}$	$15 \cdot 686327$	
9	$7 \cdot 333831$	28	$15 \cdot 830149$	
$9\frac{1}{2}$	7.661448	$28\frac{1}{2}$	15.970806	
10	$7 \cdot 981856$	29	$16 \cdot 108367$	
101	$8 \cdot 295214$	$29\frac{1}{2}$	$16 \cdot 242902$	
11	$8 \cdot 601676$	30	$16 \cdot 374476$	
111	$8 \cdot 901395$	301	$16 \cdot 503155$	
12	$9 \cdot 194518$	31	16.629003	
124	$9 \cdot 481191$	311	$16 \cdot 752081$	
13	$9 \cdot 761556$	32	$16 \cdot 872451$	
131	$10 \cdot 035752$	321	16.990172	
14	$10 \cdot 303914$	33	$17 \cdot 105303$	
141	$10 \cdot 566175$	331	$17 \cdot 217900$	
15	10.822665	34	$17 \cdot 328020$	
151	11.073511	341	$17 \cdot 435716$	
162	11.318837	35	17.541042	
161	11.558765	351	17.644051	
172	11.793413	36	17.744793	
171	12.022898	361	17.843319	
182	$12 \cdot 247333$	37	17.939676	
181	12 • 466829	371	18.033913	
19	12 681496	J. 2	10 000010	

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 44 per cent. per annum.

One year's interest on £100 at existing rate ($4\frac{4}{5}$ per cent.) is $4\cdot 8$ One year's interest on £100 at new rate ($4\frac{1}{4}$ per cent.) is $4\cdot 25$

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.

(T. 49/430/5.)

F. D. THOMSON, Clerk of the Executive Council. Timaru Harbour Board Loans Conversion Order, 1934 (No. 2).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas the Timaru Harbour Board (being a local authority within the meaning of the said Act) has issued securities in respect of the loan 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 Eventive Council of the Sealand.

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 Timaru Harbour Board Loans Conversion Order.
- 1. 1113
 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 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 Timaru Harbour Board:

 "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 loan specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

- 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 January, one thousand nine hundred and thirty-five. NOTICE TO HOLDERS OF EXISTING SECURITIES.
- 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 each of the following publications:—

 (a) A newspaper circulating in the City of Auckland:

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

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

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

 (e) A newspaper published in Timaru.

 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.

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.

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 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.

NEW SECURITIES.

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

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

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

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

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

14. As the existing securities to which this Order applies bear 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, the holders of such existing securities shall on the conversion thereof be entitled to receive new securities for the same aggregate amount of conversion thereof be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, without premium.

INTEREST AND COUPONS.

15. (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.

16. (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.

17. (1) Every new security shall be redeemable at par on such one of the maturity

17. (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

(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.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

SINKING FUND FOR NEW SECURITIES.

19. (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 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 sinking fund on each of the maturity dates specified in the Third Schedule hereto, a contribution of eight hundred and sixty-five pounds, increased

in respect of each contribution by a sum equal to two and one-eighth per centum of the in respect of each contribution by a sum equal to two and one-eighth per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the six 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 sections one hundred and fifteen to one hundred and nineteen of the Harbourg Act 1022 shell apply with respect to such sinking fund

of the Harbours Act, 1923, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

Sinking Fund for Unconverted Securities.

20. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of the loan in the First Schedule hereto, 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.

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 one hundred and fifteen to one hundred and nineteen of the Harbours Act, 1923, 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 FUND.

21. (1) The existing sinking fund of the loan referred to in the First Schedule hereto shall be applied by the Public Trustee as Commissioner thereof in accordance with the following provisions of this clause.

(2) All debentures issued in respect of the loan referred to in the First Schedule

(2) All debentures issued in respect of the loan referred to in the First Schedule hereto and held by such Commissioner as an investment of the sinking fund, shall be transferred to the local authority to be cancelled. Such cancellation shall be effected by the local authority in the presence of the Commissioner or a person appointed by him for the purpose, and under the supervision of an officer appointed by the Audit Office to exercise such supervision at the expense of the local authority. On the cancellation of such debentures the liability of the local authority and of the Commissioner in respect of the debentures and of the moneys secured thereby shall forthwith cease.

(3) So much of such existing sinking fund as is not represented by the debentures referred to in the last preceding subclause shall, so far as it will extend, be applied 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; and

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

Brokerage.

22. 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.

REVOCATION OF TIMARU HARBOUR BOARD LOANS CONVERSION ORDER, 1934.

23. The provisions of the Timaru Harbour Board Loans Conversion Order, 1934. made on the fourteenth day of April, one thousand nine hundred and thirty-four, and published in the Gazette of the eighteenth day of April, one thousand nine hundred and thirty-four, are hereby revoked.

FIRST SCHEDULE. LOAN TO BE CONVERTED.

Name.	Amount.	Rate of Interest.		
ивше,	Amount.	Original.	Existing.	Date of Maturity.
Timaru Harbour Works Re- demption Loan, 1930	£ 74,250	Per Cent. 51	Per Cent.	lst January, 1950.

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

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

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

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 .

, Chairman.

No.

(2) New Debenture. [Name of local authority], New Zealand.

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

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

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

[L.S.]

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

(3) 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].

THIRD SCHEDULE. MATURITY DATES OF NEW SECURITIES.

Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 17 (2) of this Order if the Total Amount is greater or less than £73,250.	Date,	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 17 (2) of this Order if the Total Amount is greater or less than £73,250.
	£		£
1st July, 1935 .	. 5,350	lst July, 1944	1,700
1st January, 1936 .	. 2,000	1st January, 1945	2,700
1st July, 1936 .	. 1,100	1st July, 1945	1,700
1st January, 1937 .	. 2,000	1st January, 1946	2,800
1st July, 1937 .	. 1,100	1st July, 1946	1,800
1st January, 1938 .	. 2,200	1st January, 1947	2,600
1st July, 1938 .	1,100	1st July, 1947	1,900
1st January, 1939 .		1st January, 1948	2,000
lst July, 1939 .	-/	1st July, 1948	2,000
lst January, 1940 .	_,,	1st January, 1949	2,100
1st July, 1940	-,,	lst July, 1949	2,100
1st January, 1941	-,	1st January, 1950	2,100
1st July, 1941	-,	1st July, 1950	2,200
1st January, 1942	_,,	lst January, 1951	2,300
1st July, 1942		lst July, 1951	2,300
1st January, 1943	2 7 5 5 5	1st January, 1952	2,300
1st July, 1943		lst July, 1952	2,400
lst January, 1944	2,600		
Total			£73,250

Upper Hutt Borough Loans Conversion Order, 1934 (No. 1).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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 University Within

And whereas the Upper Hutt Borough 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.

- 1. This Order may be cited as the Upper Hutt Borough Loans Conversion Order, 1934 (No. 1).

 - er, 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 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 Upper Hutt Borough Council:

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

 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies:

 - 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 Mayor 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 March, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date of conversion, at least once in the Gazette, and where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of this Order.

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

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

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.

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

cretion allow.

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

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

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

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

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 Mayor, 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

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 the 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

be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities 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.

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, 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.

securities required for the purposes of this claus

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 the first day of Santomber, one thousand nine hundred and thirty-five a contribution of

and shall pay to the Commissioner of the consolidated sinking fund on the first day of September, one thousand nine hundred and thirty-five, a contribution of one hundred and twenty-one pounds and on each first day of March and first day of September thereafter up to and including the first day of March, one thousand nine hundred and sixty-two, a contribution of three hundred and ninety-six pounds, reduced in respect of each contribution by the aggregate of the sums which during the six 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, and increased in respect of each contribution payable after the said first day of September, one thousand nine hundred and thirty-five, by a sum equal to two and one-eighth per centum of the aggregate amount of new securities redeemable prior to the date on which such contribution is payable.

contribution is payable.

(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.

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 accumulation of sinking fund will suffice to redeem such securities at maturity.

until the Commissioners are satisfied that the accumulation 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 section 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 FUND.

APPLICATION OF EXISTING SINKING Fund.

22. (1) 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 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.

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 to which that clause applies 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:—

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 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 is securities in respect of such loan a sum which bears the same proportion to the aggregate amount of principal secured by all the existing securities in respe

CONSOLIDATED SPECIAL RATE.

Consolidated Special Rate.

25. (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 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.

26. 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. conversion.

BROKERAGE.

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

FIRST SCHEDULE. LOANS TO BE CONVERTED.

Name.	Amount.	Rate of Interest.			
Name.	Amount,	Original.	Existing.	Date of Maturity.	
	£	Per Cent.	Per Cent.	The second secon	
Pine Avenue Widening Loan	600	5	41	1st January, 1952.	
Waterworks Supply Loan	11,000	5	41	1st August, 1953.	
Waterworks Supply Supple - mentary Loan	1,100	5	41/4	1st March, 1954.	
Fire Brigade Loan	350	51	41	1st July, 1951.	
Office Building Loan	500	5	41	1st January, 1952.	
West Ward Water Reticulation Loan	12,000	6	4 1 1	1st December, 1963.	
Unemployment Relief Loan, 1927	750	6	44	30th September, 1947.	
Unemployment Relief Loan, 1928	750*	5 <u>₹</u>	48	1st February, 1949.	
Hutt River Bridge Loan	475	6	44	1st January, 1959.	
Unemployment Relief Loan, 1929, East Ward	750*	5 1	42/5	16th September, 1948	
Unemployment Relief Loan, 1930, West Ward	500*	5 1	$4\frac{2}{5}$	16th September, 1948	
Unemployment Relief Loan, 1930, East Ward	300	54	43	22nd December, 1950.	
Water Headworks Loan, 1929	5.800*	6	44	1st June, 1964.	
Water Reticulation Loan, 1929	10,000*	6	44	1st June, 1949.	
Relief of Unemployment Loan, 1930, West Ward	400	53	43	17th April, 1951.	
Total	£45,275				

^{*} 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.

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 are received by that date the securities will be converted.

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 abovementioned Act, be reduced to two-thirds of the original rate as from the [Date of

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

, Mayor.

No.

(2) New Debenture. [Name of local authority], New Zealand.

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

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

Government or public revenues of New Zealand.)

On presentation of this debenture at , in New Zealand, on or after 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 payable on the day of and the year, on presentation of the attached coupons.

Issued under the common seal of the per centum per annum, day of in each

, 19 day of

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

(4) Resolution making Special Rate.

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

That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges [or, 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.

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 £38,300.	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 greated or less than £38,800.
	£	1	£
1st September, 1935	100	1st March, 1949	700
lst March, 1936	400	1st September, 1949	700
lst September, 1936	400	1st March, 1950	700
lst March, 1937	400	1st September, 1950	700
lst September, 1937	400	1st March, 1951	700
lst March, 1938	400	1st September, 1951	800
lst September, 1938	500	1st March, 1952	800
st March, 1939	400	1st September, 1952	800
lst September, 1939	500	1st March, 1953	800
lst March, 1940	500	1st September, 1953	800
1st September, 1940	500	1st March, 1954	800
st March, 1941	400	1st September, 1954	900
lst September, 1941	500	1st March, 1955	900
st March, 1942	600	1st September, 1955	900
st September, 1942	500	1st March, 1956	900
st March, 1943	500	1st September, 1956	900
st September, 1943	600	1st March, 1957	1,000
st March, 1944	500	1st September, 1957	1,000
st September, 1944	600	lst March, 1958	1,000
st March, 1945	600	1st September, 1958	1,000
st September, 1945	600	1st March, 1959	1,000
st March, 1946	600	1st September, 1959	1,100
st September, 1946	600	1st March, 1960	1,100
lst March, 1947	600	1st September, 1960	1,100
st September, 1947	700	1st March, 1961	1,100
st March, 1948	600	1st September, 1961	1,100
st September, 1948	700	1st March, 1962	1,300
Total			£38,300

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

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

Table of Factors.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Years.	
1	0.488998	194	12.891438
1"	0.967235	20	13.096761
11/2	$1 \cdot 434948$	204	13 · 297566
. 2	1.892370	21	13 · 493952
21/2	$2 \cdot 339726$	211	13.686017
3 .	$2 \cdot 777238$	22	13 - 873855
31	$3 \cdot 205123$	221	14.057560
4	$3 \cdot 623592$	23	14 237222
41	$4 \cdot 032853$	231	14 · 412931
5	$4 \cdot 433108$	24	14.584774
5 1	4.824556	241	14 - 752835
6*	$5 \cdot 207389$	25	14.917198
61	5.581799	251	15.077944
7	5.947970	26	15.235153
71/2	6.306083	261	15.388903
8	6.656316	272	15 539270
81	6.998842	271	15.686327
92	7.333831	28	15 830149
91	7.661448	281	15 970806
102	7.981856	29	16 108367
101	8 · 295214	291	16 · 242902
11	8.601676	30	16.374476
111	8·901 39 5	301	16.503155
12	9 194518	312	16.629003
124	9.481191	314	16.752081
13	9.761556	32	16.872451
131	10.035752	324	16.990172
14	10.303914	33	17.105303
144	10.566175	334	17 217900
15	10.822665	34	17.328020
15 1	11.073511	341	17 • 435716
16	11.318837	35	17.541042
161	11.558765	351	17 644051
102	11.793413	36	17.744793
	12.022898	364	17-843349
$17\frac{1}{2}$	12.022886	37	17-969676
18 18 1	12.466829	371	18 · 038913
19	12.681496	3.2	10.000019

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 49 per cent. per annum.

One year's interest on £100 at existing rate (4% per cent.) is ... 4-8 One year's interest on £100 at new rate (41 per cent.) is $4 \cdot 25$

.. £0·55 Difference is Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

£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.

(T. 49/179/11.)

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

THE NEW ZEALAND GAZETTE.

Upper Hutt Borough Loans Conversion Order, 1934 (No. 2).

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas the Upper Hutt Borough 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:

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. provisions.

PRELIMINARY.

- PRELIMINARY.

 1. This Order may be cited as the Upper Hutt Borough 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 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 Upper Hutt Borough Council:

 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies:

 "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

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

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

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

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

Provided that a certificate signed by the Mayor 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 March, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. The local authorty shall cause a notice in the form numbered (1) in the Second Schedule hereto, together with a copy of this Order, to be forwarded by registered letter not later than fourteen days before the date of conversion to every holder of existing securities to which this Order applies.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make

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.

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) 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.

cretion allow.

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

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

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

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

NEW SECURITIES.

NEW SECURITIES.

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

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

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

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

Zealand.

Zealand.

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

15. As the existing securities to which this Order applies bear 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, the holders of such existing securities shall on the conversion thereof be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, without premium.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

CONSOLIDATED SPECIAL RATE.

Consolidated Special Rate.

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

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

(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.

BROKERAGE.

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

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

Name.	Amount.	Rate of Interest.		Date of Maturity.	
name,		Original. Existing.			
Pakuratahi, &c., Bridge Loan	£ 350* 30*	Per Cent. 4 \frac{1}{2} 4 \frac{1}{2}	Per Cent. 44 41	26th October, 1961. 26th October, 1962.	
Total	£380			. "	

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

SECOND SCHEDULE.

Forms.

(1) Notice.

[Name of local authority.]

[Name of local authority.]

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

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

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

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

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 abovementioned 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 and the conversion generally may be obtained from [Name or designation and and the conversion generally may be obtained from [Name or designation and and the conversion generally may be obtained from [Name or designation and and the conversion generally may be obtained from [Name or designation and and the conversion generally may be obtained from [Name or designation and and the conversion generally may be obtained from [Name or designation and and the conversion generall

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

, Mayor.

No.

(2) New Debenture.

[Name of local authority], New Zealand.

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

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

[L.S.]

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

(3) Resolution making Special Rate.

[3] Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves 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 [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the half-yearly 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 , 19, or until all such securities are fully paid off.

F. D. THOMSON,

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

(T. 49/179/11.)

Authorizing Messrs. Edward A. Robson, Service-station Pro-prietor, and Henry Walter Dewey Rogers, Storekeeper, both of Waiau, to erect Electric Lines in the Township of Waiau.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in 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 authorize Messrs. Edward A. Robson, Service-station Proprietor, and Henry Walter Dewey Rogers, Storekeeper, both of Waiau (hereinafter referred to as "the licensees"), to lay, construct, put up, place, and use the electric lines described in the Schedule hereto on the following conditions. conditions.

CONDITIONS.

1. PURPOSES OF LINES.

THE said lines may be used for lighting, power, and heating purposes

2. LICENSE TO BE SUBJECT TO REGULATIONS.

The license hereby conferred is subject to compliance by the licensees with the Electrical Supply Regulations, 1927, the Electrical Wiring Regulations, 1927, and with all regulations made or to be made in amendment thereof or in substitution therefor.

3. SYSTEM OF SUPPLY.

The system of supply shall be the system described in paragraph (c) of clause 5 of the Electrical Supply Regulations.

4. GENERATING VOLTAGE.

Electrical energy shall be generated at a pressure of 110 volts direct current between terminals.

5. DURATION OF LICENSE.

This license shall, unless sooner determined, whether by surrender by the licensees or by revocation under the provisions contained in the said regulations or in any amending or substituted regulations, continue in force for a period of twenty-one years from the date hereof.

6. Purchase of Installation by Electric-power Board or Crown.

Subject to the provisions of the Electric-power Boards Act, 1925, or any Act passed in amendment thereof or in substitution therefor, any Electric-power Board duly constituted in terms of the Electric-power Boards Act, 1925, or any Act passed in amendment thereof or in substitution therefor, if its district or outer area shall include the area in which are erected the lines described in the Schedule herete or the Crown shall have the right at any time during in which are erected the lines described in the Schedule hereto, or the Crown, shall have the right, at any time during the currency of this license, to purchase and take over the licensees' installation at a valuation to be agreed upon between the said Board or the Crown, as the case may be, and the licensees; and, failing such agreement, at a valuation to be fixed by a single arbitrator to be appointed pursuant to the provisions of the Arbitration Act, 1908, and thereupon the Governor-General may by Order in Council revoke this license.

7. EFFECT OF DETERMINATION OF LICENSE.

The determination of this license, whether by expiration of time, by surrender, or by revocation as aforesaid, shall not relieve the licensees from any liability theretofore incurred under this license.

8. RAILWAY AND TELEGRAPH LINES.

The licensees shall, from time to time, rectify to the satisfaction of the Government Railways Board and Minister of Telegraphs respectively any interference or disturbance caused by the erection or operation of the licensees' system that effects the satisfactory working of any telegraph-line which is under the control of or in use by the Railways Department and the Post and Telegraph Department respectively, and which was erected before the erection of the lines hereby licensed. licensed.

9. REQUIREMENTS OF THE AMURI COUNTY COUNCIL AND NORTH CANTERBURY ELECTRIC-POWER BOARD.

Notwithstanding anything hereinbefore contained, the licensees shall not, by virtue of these presents, be entitled to lay, construct, put up, place, or use the electric lines hereby authorized except subject to such conditions, not inconsistent

with the provisions of this license or of the said regulations or any regulations hereafter made in amendment thereof or in substitution therefor, as may from time to time lawfully be imposed by the Amuri County Council and/or the North Canterbury Electric-power Board.

10. ROUTES RESERVED FOR GOVERNMENT LINES.

Notwithstanding anything hereinbefore contained, the licensees shall not, without the consent in writing of the Minister of Public Works, erect any electric lines along the routes of the Government main trunk transmission-lines.

SCHEDULE.

LINES adapted for supply as prescribed in these presents for the transmission of electricity between the generating station on Lot 1, D.P. 4269, the garage on D.P. 7873 of Section 92, Square 84, and the store on Section 91, Square IV, all being situated in Block XIII, Township of Waiau, Waiau Survey District, in the Land District of Canterbury. As the same are more particularly delineated on the plan marked P.W.D. 87551, deposited in the office of the Minister of Public Works at Wellington.

F. D. THOMSON.

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

(P.W. 26/1980.)

Cancelling the Reservation over a Reserve in the Town of Rangataua, Wellington Land District.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by subsection one (b) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby cancel the reservation for a site for a post-office over the land described in the Schedule hereto; and doth hereby declare that the said land, being vested in the Crown, is Crown land available for disposal under the Land Act, 1924.

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTION 6, Block IV, Town of Rangataua: Area, 1 rood, more or less.

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

(L. and S. 5909.)

Dunedin Metropolitan Fire District constituted.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS pursuant to section two of the Fire Brigades

HEREAS pursuant to section two of the Fire Brigades Amendment Act, 1932 (hereinafter termed "the said Act"), a joint application has been made by the Dunedin Fire Board and the Mosgiel Fire Board for the constitution of a united fire district to comprise or include the City of Dunedin and the Borough of Mosgiel, and it appears expedient to give effect to the said application:

Now, therefore, His Excellency the Governor-General, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council, doth hereby declare the area comprising the City of Dunedin and the Borough of Mosgiel to be a united fire district as from the fifth day of November, one thousand nine hundred and thirty-four; and doth hereby assign the name of the "Dunedin Metropolitan Fire District" to the united fire district so constituted: and doth hereby prescribe that the number of members to be elected to represent the local authorities whose districts are within the united fire district shall be four, of whom three shall be elected by resolution of the Dunedin City Council and one by resolution of the Mosgiel Borough Council.

F. D. THOMSON,

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

(I.A. 1933/67/17.)

Declaring Portions of Road in Blocks XI and XIV, Waihua Survey District, to be Government Roads,

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads.

SCHEDULE.

P	Approximate Areas of the ieces of Road leclared to be Government Roads.	Adjoining or passing through	Situated in Block	Situated in Survey District of	Sheet No. of Plan.
	A. R. P. 1 3 34.7 3 0 21.8	Waihua 1a 7, 1a 2, 1a 3, and 1a 4 Blocks (S.O. 1020.) Waihua 2c 15, 2c 14, 2c 10, and 2c 11 Blocks (S.O. 1022.)	XIV XI	Waihua	3
		(Hawke's Bay R.D.)			

In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 77986, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

(P.W. 6/32.)

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

Domain Board appointed to have Control of the Massey-Birdwood | Domain Board appointed to have Control of the Lakeside Domain. Domain.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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

> Edward Arthur Beaumont, George Easterbrook, Colin Macdonald, Coin Macdonald,
> Robert McKeown,
> James Orrock,
> William James Palmer,
> William Rudolph Park,
> George Wishart Sinton, and
> Leslie James Sturm

to be the Massey-Birdwood Domain Board, having control of the land described in the Schedule hereto: and doth hereby appoint Saturday, the third day of November, one thousand nine hundred and thirty-four, at two o'clock p.m., as the time when, and the residence of Mr. Colin Macdonald, Massey-Henderson, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

MASSEY-BIRDWOOD DOMAIN.—NORTH AUCKLAND LAND DISTRICT.

Sections 1 and 25, Block XIV, Waitemata Survey District: Area, Il acres 1 rood 38 perches.

Clerk of the Executive Council.

(L. and S. 1/847.)

F. D. THOMSON,

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

The Ellesmere County Council

to be the Lakeside Domain Board, having control of the appoint Monday, the fifth day of November, one thousand nine hundred and thirty-four, at four o'clock p.m., as the time when, and the Ellesmere County Council Chambers, Leeston, as the place where, the first meeting of the Board shall be held shall be held.

SCHEDULE.

CANTERBURY LAND DISTRICT.—LAKESIDE DOMAIN.

ALL that area, containing by admeasurement 30 acres 2 roods, ALL that area, containing by admeasurement 30 acres 2 roods, more or less, and being part of Reserve No. 2951, situated in Block III, Southbridge Survey District, and bounded as follows: Towards the north generally by the road reserved along the edge of Lake Ellesmere; towards the south-east by other part of Reserve No. 2951; and again towards the south-west and north-west by Section 3, Block X, of Reserve No. 959, 444·3 links and 1148·1 links respectively. As the same is more particularly delineated on the plan marked L. and S. 1/973A, 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. 1/973.)

 \mathbf{E}

Domain Board appointed to have Control of the Kowai Pass Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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 Dominion, doth hereby appoint

Richard Mayott Darvall Johnson, Hugh Alexander Millar, John Alexander Milliken, Charles Edwin Saundercock, and James Stuart Tolerton

to be the Kowai Pass Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Tuesday, the twenty-seventh day of November, one thousand nine hundred and thirty-four, at eight o'clock p.m., as the time when, and the Tawera County Council Chambers, Springfield, as the place where, the first meeting of the Board shall be held. shall be held.

SCHEDULE.

KOWAI PASS DOMAIN.—CANTERBURY LAND DISTRICT. RESERVE 1252, Block XII, Kowai Survey District: Area, 100 acres

F. D. THOMSON,

(L. and S. 1/212.)

Clerk of the Executive Council.

Domain Board appointed to have Control of the Maheno Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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

William Bell Currie, Alexander Lownie Clark, John Newlands, Samuel Shackleton, and James Wylie

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

SCHEDULE.

MAHENO DOMAIN .- OTAGO LAND DISTRICT.

PART Section 2 of 22 and a shingle-bank, Block VII, Oamaru Survey District: Area, 43 acres 2 roods.

(L. and S. 1/233.)

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

Domain Board appointed to have Control of the Tokomaru Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 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

Joseph Huia Palmerston Liggins, Alexander Grady, Norman John Whyte, and John Russell Whyte

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

SCHEDULE.

WELLINGTON LAND DISTRICT.-TOKOMARU DOMAIN.

ALL that area containing 6 acres 2 roods 10 perches, more or less, situated in Block V, Arawaru Survey District, being part of Manawatu-Kukutauaki 2a No. 11, and being also Suburban Section 160, Township of Tokomaru, as defined on deposited plan No. 367, Wellington Registry.

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

(L. and S. 1/490.)

Domain Board appointed to have Control of the Taneatua Domain.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of October, 1934.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Demains, 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

Alexander Fraser McGougan, Charles Old, Thomas Mitchell, jun., Charles Richard Gooch, and Bernard Fletcher Grace

to be the Taneatua Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Tuesday, the twenty-third day of October, one thousand nine hundred and thirty-four, at eight o'clock p.m., as the time when, and the office of Mr. C. R. Gooch, Taneatua, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

TANEATUA DOMAIN.—AUCKLAND LAND DISTRICT.

ALLOTMENT 388, Waimana Parish, Block IX, Whakatane Survey District: Area, 13 acres.
Also Section 11, Block IX, Whakatane Survey District: Area, 8 acres 3 roods 1 perch.
Also Allotment 376, Waimana Parish: Area, 3 acres 1 rood

21 perches.

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

(L. and S. 1/355.)

Fixing Sittings of the Court of Appeal.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by the Judicature Amendment Act, 1913, it is enacted that the Court of Appeal shall hold its sittings at such times and places as are from time to time appointed by the Governor-General in Council and notified in the Gazette twenty-one days at least before the times so fixed respectively, and that such appointment shall determine the division by which such sittings shall be held:

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, doth hereby appoint and declare that sittings of the Court of Appeal of New Zealand shall be held within the Supreme Court House, in the City of Wellington, upon the following

days, at eleven o'clock in the forenoon, and doth hereby determine that such sittings shall be held by the respective Divisions of the said Court as are shown hereunder:—

Monday, the eleventh day of March, one thousand nine hundred and thirty-five: By the Second Division of the said Court.

Monday, the seventeenth day of June, one thousand nine hundred and thirty-five: By the First Division of the said Court.

Monday, the sixteenth day of September, one thousand nine hundred and thirty-five: By the Second Division of the said Court.

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

Licensing the Hokianga Co-operative Dairy Company (Limited) to use and occupy a Part of the Foreshore and Land below Low-water Mark in Wairupe Stream, Hokianga Harbour, as a Site for a Wharf Extension.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. PURSUANT to the Harbours Act, 1923, His Excellency

PURSUANT to the Harbours Act, 1923, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby license and permit the Hokianga Co-operative Dairy Company (Limited), of Hokianga (hereinafter called "the company," which term shall include its successors and assigns unless the context requires a different construction), to use and occupy all that part of the foreshore in Wairupe Stream, Hokianga Harbour, shown on plan M.D. 7283, and deposited in the office of the Marine Department at Wellington, for the purpose of extending the wharf as shown on plan M.D. 3281, also deposited as aforesaid; such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Order in Council of the seventh day of June, one thousand nine hundred and twenty-three, and published in the Gazette nine hundred and twenty-three, and published in the Gazette of the fourteenth day of the same month, at page 1637.

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

Order in Council consenting to the Raising of a Loan of £3,000 by the Eastbourne Borough Council and prescribing the Conditions thereof.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS the Eastbourne Borough Council (hereinafter called "the said local authority") proposes, pursuant

called "the said local authority") proposes, pursuant to the terms of a requisition issued under section twenty-two of the Health Act, 1920, to raise the sum of three thousand pounds (£3,000) by a loan to be known as "Water and Sewerage Loan, 1934" (hereinafter called "the said loan"), for the purpose of completing the installation of a water and sewerage system in the borough:

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 consent to the raising by the said local authority of the said loan for the said purpose up to the amount of three thousand pounds to the raising by the said local authority of the said loan for the said purpose up to the amount of three thousand pounds (£3,000) 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 (£3 10s.) per centum per annum, repayable by instalments of principal as follows:—

Seven hundred pounds (£700) not later than 1st June,

Seven hundred pounds (£700) not later than 1st December,

1955. Eight hundred pounds (£800) not later than 1st June, โดรล

Eight hundred pounds (£800) not later than 1st December,

1956.

(T. 49/71/1.)

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

Portions of Roads in the Waimea County exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That the Waimea County Council, being the local authority having control of the roads within the Waimea County, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works

section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the following roads:—

"(a) The western side of the road on the eastern boundary of Section 250, Block III, Motueka Survey District, and that portion of the main highway passing through Sections 250, 251, and 252 of Block III, Motueka Survey District, as shown on plan prepared by F. A. C. Staig, Surveyor, and coloured pink thereon;

"(b) The north-west side of that portion of the Richmond-Foxhill Main Highway fronting the south-eastern boundary of part Section 134, Block X, Waimea Survey District, as shown on plan prepared by C. M. Hoult, Surveyor, and coloured red thereon";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the portions of roads (described in the Schedule hereto) within a distance of thirty-three feet from the centre-lines of the said portions of roads.

SCHEDULE.

THE western side of all that portion of road, situated in the Nelson Land District, County of Waimea, off the Motueka-Kohatu Main Highway, fronting Section 250, Motueka Original District, Block III, Motueka Survey District.

Also all that portion of road in the said land district and county, known as the Motueka-Kohatu Main Highway, adjoining or passing through Sections 250, 251, and 252, Motueka Original District, Block III, Motueka Survey District District.

Also the north-western side of all that portion of road in Also the north-western side of all that portion of road in the said land district and county known as the Nelson-Inangahua Junction Main Highway, Richmond-Foxhill Section, fronting part Section 134, Waimea East District, Block X, Waimea Survey District.

As the said portions of roads are more particularly delineated on the plans marked P.W.D. 88253 and 88254, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

F. D. THOMSON.

(P.W. 51/1926.)

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

Consenting to the acquisition of an Aerodrome-site by the Invercargill City Council.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of October, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authority vested in him by the Local Authorities Empowering L vested in him by the Local Authorities Empowering (Aviation Encouragement) Act, 1929, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the acquisition by the Invercargill City Council of the land described in the Schedule hereto, and to the establishment and maintenance of an aggregation of the said council of the land described in the Schedule hereto, and to the establishment and maintenance of an aggregation of the said council of the land described in the Schedule hereto, and to the establishment and maintenance of an aggregation of the said council of the land described in the Schedule hereto. aerodrome thereon.

SCHEDULE.

Part of Section 6, Block XXI, Invercargill Hundred, comprising an area of 120 acres, more or less.

F. D. THOMSON,

Clerk of the Executive Council.

Regulations under the Education Act, 1914.—Revocation of Regulations relating to Exchange of New Zealand Teachers with Teachers from other Countries, and for granting Leave of Absence to Teachers for certain Purposes, and making Regulations relating to Exchange of New Zealand Teachers with Teachers from another Part of the British Empire.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers vested in him under the provisions of the Education Act, 1914, and the amendments thereof, 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 revoke the regulations for the exchange of New Zealand teachers with teachers from other countries, and for granting leave of absence to teachers for certain purposes, made by Orders in Council as set out in the attached Schedule, and doth hereby make the following regulations; and further doth prescribe that this Order shall come into force on the date of the first publication thereof in the New Zealand Gazette.

REGULATIONS RELATING TO EXCHANGE OF NEW ZEALAND TEACHERS WITH TEACHERS FROM ANOTHER PART OF THE BRITISH EMPIRE.

1. The Education Department of New Zealand shall act as the intermediary to effect exchanges between teachers from abroad and teachers employed in the primary, secondary, technical, and combined schools of the Dominion, or in the schools of the Island Dependencies of New Zealand.

2. Applications for exchange will be received by the Director of Education not later than 30th June in the year preceding that for which engagement abroad is sought, or such other date as the Director may

fix in connection with any particular exchange.

3. Application shall be made on the form provided for the purpose.

4. Any application for leave of absence under these regulations shall first receive the approval and the endorsement of the controlling authority in whose service the applicant is for the time being employed.

5. New Zealand teachers selected for exchange will be required to undertake to return to the New Zealand Education Service for a period of at least three years.

6. In considering the general suitability of the applicants, preference shall be given to teachers representative of different branches of school work, and to those who have a sufficiently long term of unexpired service: Provided that in general no applicant will be accepted for exchange who is not twenty-five years of age or has less than five years' teaching experience, exclusive of service as a probationer, student teacher, or training college student, or is over forty-five years of age.

7. As far as possible exchanges shall be arranged between teachers of

similar qualifications, experience, and salary.

8. The exchange shall be for the period of one year exclusive of travelling time, but in special circumstances further leave of absence without pay may be granted in accordance with the ordinary leave regulations.

9. New Zealand teachers selected for exchange shall receive full pay for the period of actual teaching service, and also for such portion of the time occupied in travelling as falls within the period of the ordinary New Zealand school holidays. Any further period required for travelling shall be without pay. In the case of a teacher who receives house-allowance in New Zealand the payment of house-allowance together with salary shall be continued while he is teaching on exchange service abroad if he is married, but not otherwise.

10. Sick leave or special leave granted during the period of exchange shall be in accordance with the New Zealand leave regulations.

11. Education authorities abroad will be asked to furnish the New Zealand Education Department with reports on the character of the work done by New Zealand teachers for whom exchanges have been arranged under these regulations.

12. Any teacher granted leave under these regulations shall be required on his return to New Zealand to furnish the Director with an account of his work and experiences abroad, and the Education Department will reserve to itself the right to publish any or all of these reports.

SCHEDULE.

Date of Order.		Date of Publication in Ne Zealand Gazette.	ew	Published on Page
11th October, 1920 24th March, 1921 10th September, 1923	••	14th October, 1920 31st March, 1921 13th September, 1923	•	2857 789 2411

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

The Northern Side of Portion of Grove Street, in the City of Nelson, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the $Building\hbox{-}line.$

BLEDISLOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Nelson City Council on the eleventh day of October, one thousand nine hundred and thirtyfour, viz. :-

"The Nelson City Council, being the local authority having control of the streets of the City of Nelson, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the northern side of that portion of Grove Street fronting part Section 246";

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 Grove Street (described in the Schedule hereto) within a distance of thirty-three feet from the centreline of the said portion of street.

SCHEDULE.

THE northern side of all that portion of street, situated in the Nelson Land District, City of Nelson, known as Grove Street, fronting part Section 246, City of Nelson. As the said portion of street is more particularly delineated on the plan marked P.W.D. 88307, 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. 51/365.)

The Northern Side of Portion of a Road in the Waipa County exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Buildingline.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Waipa County Council on the

eighteenth day of June, one thousand nine hundred and thirty-four, the portion of road affected being more particularly described in the Schedule hereto, viz.:—

"The Waipa County Council, being the local authority having the control of the road known as No. 1 Settlement Road running along the southern boundary of Lot 1 on a plan deposited in the Land Transfer Office at Auckland under Number 8059, being part of Allotment 225 of the Parish of Pukekura, hereby declares that the provisions of subsection one of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the said road";

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 road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE.

THE northern side of all that portion of road, situated in the Auckland Land District, County of Waipa, fronting Lot 1, D.P. 8059, being part Allotment 225, Parish of Pukekura, Block XIII, Cambridge Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 88246, 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. 34/3409.)

The South-eastern Side of Portion of Old Head Street, in the Waikouaiti County, exempted from the Provisions of Section 128 of the Public Works Act, 1928.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That this Council, being the local authority having control of the streets in the County of Waikouaiti, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the south-eastern side of Old Head Street, in the Town of Waikouaiti, where such portion of the said street abuts on Section 6 and part Section 7, Block IV, of the said Town of Waikouaiti, as the said portion of the street is more particularly shown on the plan annexed hereto and is thereon coloured red";

SCHEDULE

The south-eastern side of all that portion of road, situated in the Otago Land District, County of Waikouaiti, known as Old Head Street, fronting Section 6 and part Section 7, Block IV, Town of Waikouaiti. As the said portion of road is more particularly delineated on the plan marked P.W.D. 88205, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 51/1922.)

Validating calling of Special Meeting of Te Awamutu Borough Council.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS the Te Awamutu Borough Council did on the twentieth day of August, one thousand nine hundred and thirty-four, hold a special meeting pursuant to subsection two of section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, for the purpose of passing a resolution to issue new securities in conversion of existing securities issued in respect of the loans set forth in the First Schedule of the Te Awamutu Borough Loans Conversion Order, 1934 (No. 1), and the First Schedule of the Te Awamutu Borough Loans Conversion Order, 1934 (No. 2):

(No. 2):

And whereas by section sixty-one of the Municipal Corporations Act, 1933, it is provided that a "special meeting" means a meeting called either in pursuance of a resolution of the Council or of a requisition in writing delivered to the clerk and signed by the Mayor or by any three councillors specifying the time and place at which such meeting is to be held and the business to be brought before the same, and that notice in writing of the time and place of such meeting and of such business shall be given under the hand of the clerk to every member of the Council two clear days before the day appointed for such meeting:

And whereas no resolution of the Te Awamutu Borough

And whereas no resolution of the Te Awamutu Borough Council was passed authorizing the calling of the said special meeting on the twentieth day of August, one thousand nine hundred and thirty-four, and no requisition in writing for the calling of such meeting signed by the Mayor or three councillors was delivered to the clerk:

And whereas notice of the time and place of such meeting under the hand of the clerk was not given to every member of the Council two clear days before the day appointed for such meeting, but notice under the hand of the Mayor specifying the time and place of such meeting was given to every member of the Council seven clear days before such appointed day:

And whereas it is desirable to validate the irregularities aforesaid:

Now, therefore, in pursuance and exercise of the powers and authorities conferred on him by section three hundred and eighty-seven of the Municipal Corporations Act, 1933, and of all other powers and authorities enabling him in that behalf, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby order and declare that the proceedings in connection with the calling and holding of the said special meeting shall be valid to all intents and purposes as though—

(a) The said special meeting had been called either in pursuance of a resolution of the Council or of a requisition in writing delivered to the clerk and signed by any three councillors specifying the time and place at which such meeting was to be held and the business to be brought before the same; and

(b) Notice in writing of the time and place of such meeting and of such business had been given under the hand of the clerk to every member of the Council two clear days before the day appointed for such meeting; and that such proceedings and the validity of such special meeting shall not be called in question by reason only of the interstities aforesaid irregularities aforesaid.

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

Vesting a Reserve in the Taranaki County Council.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of November, 1934.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto

HEREAS the land described in the Schedule hereto has been duly set apart for a site for a war memorial: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Taranaki:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section nine of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Taranaki, in trust, for a site for a war memorial. a site for a war memorial.

SCHEDULE.

TARANAKI LAND DISTRICT.

Section 262, Huirangi District, Block VII, Paritutu Survey District: Area, 18.8 perches.

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

(L. and S. 2/263.)

Land temporarily reserved in the Southland Land District for National Park Purposes.

BLEDISLOE, Governor-General.

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

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve the land in the Southland Land District described in the Schedule hereunder written for national park purposes.

SCHEDULE.

ALL those areas of Crown land in the Southland Land District, ALL those areas of Crown land in the Southland Land District, containing by estimation 540 acres, more or less, being all the open land in Run 441, Manapouri Survey District, adjoining an area of 1,900 acres firstly described in subsection (2) of section 17 of the Reserves and other Lands Disposel Act, 1933. As the same is more particularly delineated on plan marked L. and S. X/101/23B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon boordered red bordered red.

As witness the hand of His Excellency the Governor-General, this 2nd day of November, 1934.

JOHN G. COBBE, for Minister of Lands. (L. and S. X/101/23.)

Trustees of Eureka Drainage District appointed.

Department of Internal Affairs, Wellington, 6th November, 1934.

His Excellency the Governor-General has been pleased, in terms of section 10 (3) of the Land Drainage Act, 1908, to appoint the following gentlemen to be trustees of the Eureka Drainage District:—

Charles P. Harington Thomas Thompson Robert Orr Duncan Eureka Subdivision. Newstead Subdivision. Newstead Subdivision. Newstead Subdivision.
Newstead Subdivision.
Tauwhare Subdivision. James Shaw

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/119/40.)

Consul of Chile at Dunedin appointed.

Department of Internal Affairs, Wellington, 5th November, 1934.

His Excellency the Governor-General directs it to be notified that the appointment by the Consul-General of Chile in Sydney of

William Taylor, Esquire,

as Consul of Chile at Dunedin, has been provisionally recognized.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1934/60/10.)

Trustees of Mangawara Drainage District appointed.

Department of Internal Affairs, Wellington, 6th November, 1934.

H IS Excellency the Governor-General has been pleased, in terms of section 10 (2) of the Lord P. in terms of section 10 (3) of the Land Drainage Act, 1908, to appoint

George Farmer, A. Cyril Parker, John C. Rasmussen, and Edward Leslie Tucker

to be trustees of the Mangawara Drainage District.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/119/21.)

Appointment in the New Zealand Division of the Royal Navy.

Navy Office, Wellington, 1st November, 1934. IS Excellency the Governor-General has been pleased to approve the following appointment in the New Zealand Division of the Royal Navy:—

Surgeon-Commander Roger Buddle, O.B.E., Royal Navy, to H.M.S. "Philomel," additional, to date 6th September, 1934, and vice Bee, to date 24th October, 1934.

JOHN G. COBBE, Minister of Defence.

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

Navy Office, Wellington, 6th November, 1934. H IS Excellency the Governor-General has been pleased to approve of the following appointments in the Royal Naval Volunteer Reserve (New Zealand Division):—

Probationary Sub-Lieutenant Henry Lester Hudson as Sub-Lieutenant, R.N.V.R. (N.Z.D.), to date 6th July, 1933.

Yeoman of Signals John David Allingham, Official Number 1241, as Probationary Sub-Lieutenant, R.N.V.R. (N.Z.D.), to date 25th October, 1934.

JOHN G. COBBE, Minister of Defence.

Defence Rifle Club accepted.

Department of Defence,
Wellington, 3rd November, 1934.

IS Excellency the Governor-General has been pleased to
accept the services of the undermentioned Defence
Bifle Club under section 43, Defence Act, 1909:—

Ratatomokia Defence Rifle Club, with headquarters at Matiere, King-country, Taranaki.

Dated 26th October, 1934.

JOHN G. COBBE, Minister of Defence.

Appointment of Members of Radio Interference Advisory
Committee.

Wellington, 30th October, 1934.

IN pursuance of section 4 of the Radio Interference Regulations, 1934, I, Adam Hamilton, Minister of Telegraphs, do hereby appoint the following persons as members of the Radio Interference Advisory Committee:

Charles Selwood Plant to he did Office of Minister of Telegraphs,

Charles Selwood Plank, to be the representative of the Post and Telegraph Department, and to be the permanent Chairman of the Committee;
Hawthorne McKenzie Millar, to be the representative of

the Public Works Department;

Arthur Gibbs, to be the representative of the New Zealand Broadcasting Board; and George Lauchlan, to be the representative of the electrical supply authorities and electric tramway promoters of the Dominion.

ADAM HAMILTON, Minister of Telegraphs.

Members of Rabbit Boards appointed .— (Notice No. Ag. 3126.)

PURSUANT to the powers vested in me by section 37 of the Rabbit Nuisance Act, 1928, I, Charles Edward de the Rabbit Nuisance Act, 1928, I, Charles Edward de la Barca Macmillan, Minister of Agriculture, do hereby appoint the persons whose respective names are set forth in the first column of the Schedule hereto, being persons appointed as Inspectors under Part I of the said Act, to be members of the respective Rabbit Boards specified and set opposite the name of each such person in the second column of the said Schedule, vice the persons whose respective names are set forth in the third column of the said Schedule.

SCHEDULE.

Second Column. Third Column. First Column. The Tokoroa, the Waikato John Leyland Donald Hearne Central, and the White-hall Rabbit Boards Morris. Gunn

Adrain The Harapepe and the Mau-inlay ngakawa Rabbit Boards Enrico McPhee. McKinlay

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

CHAS. E. MACMILLAN, Minister of Agriculture.

Resignation of Member of the Executive Council and Minister.

Official Secretary's Office, Government House, Wellington, 1st November, 1934.

IS Excellency the Governor-General has been pleased to accept the resignation of to accept the resignation of

The Honourable Sir Apirana Turupa Ngata,

holding a seat in the Executive Council and the offices of Native Minister and Minister for the Cook Islands. By command.

CECIL DAY, Official Secretary.

Minister appointed.

Official Secretary's Office, Government House,
Wellington, 1st November, 1934.

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

The Right Honourable George William Forbes to be Native Minister and Minister for the Cook Islands. By command.

CECIL DAY, Official Secretary.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 3rd November, 1934. THE Public Service Commissioner has made the following appointments in the Public Service:—

Herbert Fisher Alen.

to be Registrar of Births and Deaths of Maoris at Tolaga Bay, as from the 26th day of October, 1934.

Gladstone Wilson,

to be Registrar of Births and Deaths of Maoris at Kawakawa, as from the 27th day of October, 1934.

John Willden Presslev.

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

John Thomas Holt,

to be Registrar of Births and Deaths of Maoris at Ngarua-wahia, as from the 26th day of October, 1934.

Alfred McCarthy.

to be Official Assignee at Invercargill for the Supreme Court District of Otago and Southland for the purposes of the Bankruptcy Act, 1908, as from the 1st day of November, 1934.

William Roderick McKenzie.

to be Registrar of Births and Deaths of Maoris at Foxton, as from the 29th day of October, 1934.

T. MARK, Secretary.

Te Komiti Marae i Whakaturia e te Kaunihera Maori mo te Takiwa o Te Arawa.—(H.K.M. 13.)

Poneke, 30 o Oketopa, 1934.

E whakaatu tenei ki a katoa i runga i te whakahaerenga o nga tikanga o tekiona 5 (1) o te Ture Whakatikatika i te Ture Kaunihera Maori, 1903, kua whakaturia e te Kaunihera Maori mo te Takiwa o Te Arawa hei Komiti Marae mo nga kainga e huaina i raro ake nei nga tangata e mau ake nei nga ingoa.

KUPU APITI.

KAUNIHERA MAORI O TE TAKIWA O TE ARAWA.

Komiti Marae o Manoeka

Hohepa Grant (Tiamana).

Make Tukuru (Tiamana).

Komiti Marae o Ngapuna North— Hakopa A. Mohimoke

Kiingi Huriwaka.

Te Oiroa Kameta.

Manahi Ihakara.

(Tiamana). Te Aonui Tokoihi.

Witariana Hona. Pateriki Herewini.

Parakuka Herewini.

mana).
Te Ruka Epapara.
Te Hupa Hamiora.
Petera Rangipuawhe.

Ruka Ngapapa.

Te Whetu Mokena. Wi Paora. Haimona Puata.

Marae

Te Kouru Ereatara.

Te Manu Paora. Rupuha Wihapi. Paora Maihi.

mana). Tuteaiti Tamahika.

Hoporona Taua. Hakopa te Tamaki.

Hamuera te Waaka.

Henare Kingi (Tiamana).

Komiti Marae o Ngongotaha— Te Tamaki Takerei (Tia-

Komiti

North-

o Kahika

Komiti Marae o Ngapuna

South— Te O. Whatati (Tiamana). Kene Kokiri.

South— Wharekaniwha Mika (Tia-

Komiti Marae o Mourea-Taru Rapana (Tiamana). Potaua Waaka. Huikoma Tumatahi. Hunuhunu Keepa. Rangikauariro Taiatini.

Hautapu Potene. Haututu Karaka. Riko **Ta**upe. Wenerei Karaka Komiti Marae o Owhata Anania Tamati (Tiamana). Hohepa te Rake. Mita Tuhuruhuru.

Komiti Marae o Awahou Wharekonehu Morgan (Tiamana). Te Waere Hakopa. Nikorima Pakana. Wetini Mohi. Paraone Makiwhara.

Mirimiri Hapeta. Taimona Matuha. Komiti Marae o Tapuaeha. ruru-

Komiti Marae o Matata-Te Huriwaka te Aramoana (Tiamana). Timi Maaka. Rota Tarewa. Tihini Pereiha. Hohepa Ihaia.

Komiti Marae o Waiteti— Hikatarewa Pomare (Tiamana). Tiaki Haumaha. Peta Kia. Tuhawaiki Matehaere. Riki Ngatai.

Komiti Marae o Maketu-Ropeta Curtis (Tiamana). Rewi Pararaki. Ieni Ngatipeehi. Kouma Tapihana. Waho Mokena.

Komiti Marae o Otamarakau— Te Whiti Wineti (Tiamana). Te Raihi Pukerimu. -Komiti Marae o Kahika Huri Hohaia. Hokohinu te Uara. Pukerimu te Raihi.

Komiti Marae o Waitangi— Wi Keepa Renati (Tiamana). Keepa te Amo. Ateremu Hiini. Parata Raymond. Pauro Kirikau.

Komiti Marae o Rangiuru— Aritaku Wihapi (Tiamana). Wi Kawana Hetekia. Piripi te Amo. Te Matenga Naera. Hirini Koperu.

Komiti Marae o Tarukenga Timi Renata Makiwhara (Tiamana). Rama Peni. Harry Miniana Barney Tamai. Miniana Mita.

R. A. SHORE, mo Tumuaki o te Ora.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office Wellington, 6th November, 1934.

IT 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.

John Willden Pressley John Thomas Holt William Edward Clemens Rotorua. Ngaruawahia. Amuri. Tolaga Bay. ٠.. . . Herbert Fisher Alen ... William Frederick Hames Invercargill. Geraldine. Herbert Arthur Robertson ٠. Ahaura. Invercargill. Brownlow Scott Westbrooke Leslie Thomas Cockerill

G. G. HODGKINS, Deputy Registrar-General.

Result of Poll for Proposed Loan.

Wellington, 5th November, 1934. THE following notice, received from the Chairman, Kai-koura County Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926. J. G. COATES, Minister of Finance.

(T. 49/349/2.)

KAIKOURA COUNTY COUNCIL.

Notice of Result of Poll on Proposal to Raise a Loan. Pursuant to section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that at a poll of the ratepayers of the Kaikoura Township Special Water-supply Area takenton the 10th day of October, 1934, on the proposal of the Kaikoura County Council to borrow the sum of six thousand five hundred pounds for the purpose of installing a pressure water-supply system for Kaikoura Township—

Votes. Votes.

The number of votes recorded for the proposal was ... The number of votes recorded against the proposal was 107 I therefore declare that the proposal was carried. Dated this 30th day of October, 1934.

F. MONK, County Chairman.

Result of Poll for Proposed Loan.

Wellington, 5th November, 1934. THE following notice, received from the Chairman, Motucka Harbour Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926. J. G. COATES, Minister of Finance.

(T. 49/558/2.)

MOTUERA HARBOUR BOARD. Notice of Result of Loan Poll.

PURSUANT to section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that at a poll of ratepayers of the Motucka Harbour District taken on the 24th day of October, 1934, on the proposal of the Motueka Harbour Board to borrow the sum of £11,000 for the purpose of restoring and improving the entrance to the Motueka Harbour—

Votes. The number of votes recorded for the proposal was ... 81
The number of votes recorded against the proposal was 240 I therefore declare that the proposal was rejected. Dated this 30th day of October, 1934.

CHAS. L. HARVEY, Chairman.

Including Additional Land in the Kaihau Development Scheme.

OTICE is hereby given that pursuant to a resolution passed by the Native Land Settlement Board on the 24th October, 1934, the lands mentioned in the Schedule hereto are subject to the provisions of section 522 of the Native Land Act, 1931, and are included in the Kaihau Development Scheme.

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

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

SCHEDULE.

THE following land situate in the Awhitu Survey District: Waipipi 310A Block. Area, 51 acres 0 roods 4 perches.

j.30

Excluding Land from the Bay of Islands Development Scheme.

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

Dated at Wellington, this 31st day of October, 1934.

GEO. W. FORBES, Native Minister, Chairman of the Board.

SCHEDULE.

THE following lands situate in Motatau Survey District:-Area:

A. R. P. 158 9 Kaikou A 2 Kaikou A 3A 161 1 8 319 3 38

Despatch: Nobel Peace Prize, 1935.

Department of Internal Affairs,
Wellington, 6th November, 1934.

THE following despatch, received from the Secretary of
State for Dominion Affairs, is published for general information.

J. A. YOUNG, Minister of Internal Affairs.

NEW ZEALAND. Circular despatch C. No. 180.

Downing Street, 22nd September, 1934.

My Lord,—
With reference to my despatch Circular C. No. 244
of the 11th September, 1933, I have the honour to transmit
the accompanying copies of a circular issued by the Nobel
Committee of the Norwegian Parliament regarding nominations for the Nobel Peace Prize for 1935.

2. It would be appreciated if the conditions of the prize
could be made known to those bodies and persons who are

qualified to nominate candidates.

I have, &c.,

J. H. THOMAS.

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

NOBEL PEACE PRIZE.

Nobel Peace Prize.

All proposals of candidates for the Nobel Peace Prize, which is to be distributed 10th December, 1935, must, in order to be taken into consideration, be laid before the Nobel Committee of the Norwegian Parliament by a duly qualified person before the first of February of the same year.

Any one of the following persons is held to be duly qualified:

(a) Members and late members of the Nobel Committee of the Norwegian Parliament, as well as the advisers appointed at the Norwegian Nobel Institute; (b) Members of Parliament and Members of Government of the different States, as well as Members of the Interparliamentary Union: (c) Members of the Interparliamentary Union: (c) Members of the International Arbitration Court at the Hague;

(d) Members of the Commission of the Permanent International Peace Bureau; (e) Members and Associates of the Institute of International Law; (f) University Professors of Political Science and of Law, of History, and of Philosophy; and (g) persons who have received the Nobel Peace Prize.

The Nobel Peace Prize may also be accorded to institutions or associations.

According to the Code of Statutes, § 8, the grounds upon which any proposal is made must be stated, and handed in along with such papers and other documents as may therein be referred to.

According to § 3, every written work, to qualify for a prize, must have appeared in print.

For particulars, qualified persons are requested to apply to the office of the Nobel Committee of the Norwegian Parlia-ment, Drammensvei 19, Oslo.

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

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the persons and organization whose names and addresses are shown in the Schedule hereunder are engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 32 of the Post and Telegraph Act, 1928,

that no money-order in favour of the said persons or organization shall be issued, and that no postal packet addressed to the said persons or organization (either by their own or any fictitious or assumed names), or addressed to any of the addresses in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

Mr. L. M. Berghouse, Park House, 15 Park Street, Sydney, or Box 949ca, G.P.O., Sydney, N.S.W.
N.S.W. Ambulance Syndicates, Park House, 15 Park Street, Sydney, or Box 949ca, G.P.O., Sydney, N.S.W.
Miss Nancy Cormack, 68 Campbell Street, Wollongong, N.S.W.

N.S.W.

Dated at Wellington, this 6th day of November, 1934.

ADAM HAMILTON, Postmaster-General.

Notice of Intention to take Land in Block III, Waitemata Survey District, for the Purposes of a Road.

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

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: 3 acres 1 rood 28 perches.

Being portion of Allotment 293, Paremoremo Parish.

Situated in Block III, Waitemata Survey District (Auck-

land R.D.). (S.O. 27805.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 88176, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured blue.

As witness my hand at Wellington, this $31st\ day$ of October, 1934.

JOHN BITCHENER, Minister of Public Works. (P.W. 34/15.)

Notice of Intention to take Land in Block XIII, Tutamoe Survey District, for the Purposes of a Quarry.

N OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to take the land described in the Schedule hereto for the purposes of a quarry: And notice is hereby further given that the plan of the land so required to be taken is deposited in the postoffice at Whatoro, and is there open for inspection, and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

THOSE areas comprising approximately 3 acres 1 rood 33 perches, being part Lot 11, D.P. 1525 (C.T. 88/280), and part Opanake 1B 2 Block (C.T. 283/211), and 6 acres 2 roods, being Lot 17, D.P. 1525 (C.T. 122/220), bounded by the Whatoro-Opouteke Road, the Whatoro Stream, and a direct line from the Whatoro Stream to a point on the road boundary north-east of the entrance-gate to the quarry.

Situated in Block XIII, Tutamoe Survey District.

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 87873, deposited in the office of the Minister of Public Works at Wellington, and thereon edged green.

As witness my hand at Wellington, this 3rd day of November, 1934.

JOHN BITCHENER, Minister of Public Works. (P.W. 54/628.)

Sittings of the Supreme Court, 1935.

Zealand, in pursuance of the Supreme Court of New Zealand, in pursuance of the powers vested in us by the Judicature Act, 1908, hereby appoint that during the year 1935 sittings for the trial of criminal and civil cases and causes under the Divorce and Matrimonial Causes Act, 1928, shall be held for the respective judicial districts hereinafter mentioned at the Supreme Court House or the Courthouse, as the case may be, at the places hereinafter specified commentioned at the Supreme Court House or the Courthouse, as the case may be, at the places hereinafter specified, commencing at the times hereinafter mentioned; and further appoint that sittings in Banco and Chambers shall be held as hereinafter provided; and do hereby make for each judicial district the further rules following:—

NORTHERN JUDICIAL DISTRICT.

Auckland,

Tuesday, 5th February, at 10.30 a.m.
Tuesday, 7th May
Tuesday, 23rd July
Tuesday, 22nd October
,,

HAMILTON JUDICIAL DISTRICT.

Hamilton.

Tuesday, 19th February, at 10.30 a.m.
Tuesday, 28th May
Tuesday, 20th August
Tuesday, 19th November
,,

TARANAKI JUDICIAL DISTRICT.

New Plymouth.

Monday, 18th February, at 10.30 a.m. Monday, 13th May Monday, 12th August Monday, 4th November

GISBORNE JUDICIAL DISTRICT. Gisborne.

Tuesday, 19th February, at 10.30 a.m. Tuesday, 28th May Tuesday, 13th August Tuesday, 5th November

WANGANUI JUDICIAL DISTRICT. Wanganui.

Monday, 11th February, at 10.30 a.m. Monday, 27th May ,, Monday, 5th August ,, Monday, 18th November ,,

WELLINGTON JUDICIAL DISTRICT.

Wellington.

Monday, 4th February, at 10.30 a.m.
Monday, 6th May
Monday, 22nd July
Monday, 21st October
,,

Palmerston North.

Tuesday, 5th February, at 10.30 a.m.
Tuesday, 7th May
Tuesday, 23rd July
Tuesday, 22nd October
,,

Napier.

Monday, 11th February, at 10.30 a.m.
Monday, 20th May
Monday, 5th August
Tuesday, 29th October
,,

NELSON JUDICIAL DISTRICT.

Nelson.

Tuesday, 19th March, at 10.30 a.m. Tuesday, 23rd July " Tuesday, 26th November ",

Blenheim.

Tuesday, 12th March, at 10.30 a.m. Tuesday, 16th July ,, Tuesday, 19th November ,,

CANTERBURY JUDICIAL DISTRICT.

Christchurch.

Tuesday, 12th February, at 10.30 a.m. Tuesday, 14th May Tuesday, 30th July Tuesday, 22nd October

Timaru.

Tuesday, 5th February, at 10.30 a.m.
Tuesday, 7th May
Tuesday, 23rd July
Tuesday, 15th October
,,

WESTLAND JUDICIAL DISTRICT. Greymouth.

Wednesday, 27th February, at 10.30 a.m. Wednesday, 5th June Wednesday, 4th September ",

We stport.

Wednesday, 27th February, at 10.30 a.m. Wednesday, 5th June "
Wednesday, 4th September ","

OTAGO AND SOUTHLAND JUDICIAL DISTRICT.

Dunedin.

Monday, 4th February, at 10.30 a.m.
Monday, 6th May
Monday, 22nd July
Monday, 21st October
,,

Invercargill.

Tuesday, 19th February, at 10.30 a.m.
Tuesday, 21st May
Tuesday, 13th August
Tuesday, 5th November
,,

SITTINGS IN BANCO AND IN CHAMBERS FOR THE YEAR 1935. Sittings of the Court in Banco will be held at the Courthouse, Wellington, Christohurch, and Dunedin every Wednesday, at 10.30 o'clock in the forenoon and at Auckland on alternate Mondays, at 10 o'clock in the forenoon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business.

the Judge is engaged on other business.

Sittings in Chambers will be held at the Judge's Chambers, in the Courthouse, Christohurch and Dunedin, every Tuesday and Friday, at 10 o'clock in the forenoon, and at Auckland and Wellington every Friday at 10 o'clock in the forenoon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business.

Sittings in Chambers and Banco at other times and in vacation, in respect of urgent business, may be held at such times and places as may suit the convenience of the Judge. In all other cities and towns in which sittings of the Court are held, such business in Banco and in Chambers as the Judge shall allow may be disposed of in the course of these sittings, at such days and hours as the Judge may appoint.

PROVISION AS TO HOLIDAYS.

If any of the days above appointed for sittings shall be a public holiday, the sitting shall commence on the first day after the day so appointed which is not a holiday. It shall be lawful for any one or more Judges of the Supreme Court to order that the Supreme Court and the offices thereof at any place shall be closed for any public or proclaimed holiday in the district

Given under our hands at Wellington, this twelfth day of October, one thousand nine hundred and thirty-four.

M. MYERS, C. J. R. REED, J. A. W. BLAIR, J. R. KENNEDY, J. A. FAIR, J.

Approved in Council.

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

Branch of Friendly Society registered.

Friendly Societies Department,
Wellington, 30th October, 1934.

THE Loyal Kaitaia Lodge, No. 9675, with registered office at Kaitaia, is registered as a branch of the Auckland District of the New Zealand Branch of the Manchester Unity Independent Order of Oddfellows Friendly Society, under the Friendly Societies Act, 1909, this 30th day of October, 1934. of October, 1934.

R. WITHEFORD, Registrar of Friendly Societies.

Results of Elections of Trustees of Drainage Districts.

Department of Internal Affairs Wellington, 5th November, 1934.

THE following results of the elections of trustees of drainage districts have been received from the Returning Officers, and are published in accordance with the provisions of the Land Drainage Act, 1908.

MALCOLM FRASER, Under-Secretary.

Woodlands Drainage District, County of Waikato:-

Motumaoho Subdivision-

Richard Belsey.

Joseph Milton. Henry James McIntosh.

(I.A. 1933/119/9.)

Te Rapa Drainage District, County of Waipa:-

Rotokauri Subdivision-

John Samuel Elliott.

Central Subdivision-

James Harwood.

John D. O'Connell. Nawton Subdivision—

Charles Ebenezer Hague Rout.

(I.A. 1933/119/41.)

Steward Settlement Water-race District, County of Waitaki-

James Bertram Chapman.

Adam Elliott,

James Gibson. John Henderson.

James Hollamby

William G. McHardy. Thomas Williams.

(I.A. 1934/198/21.)

Wiri Drainage District, County of Manukau-

Gordon Hodge. Arthur Samuel Holmes.

David Alexander McNutt.

Alexander Orr.

Thomas Edward Robinson.

(I.A. 1933/119/26.)

Tumu Kaituna Drainage District, County of Tauranga-

Milford George Cruickshank.

Edward John Ford.

Mapson Webb Griffin. Edmund Henry Hintz.

Wallace Williams.

(I.A. 1933/119/10.)

Hauraki United Drainage District, County of Hauraki

Plains :-Northern Subdivision-

Donald John Law. Samuel Shaw Murray. Central North Subdivision-

Henry Hector Hicks. Sidney George Williams. Central South Subdivision—

Fenwick Loftus Hamilton. Richard Baker.

Southern Subdivision-

Percy George Pearce.

(I.A. 1933/119/23.)

District, Counties of Horowhenua.

Makerua Drainage District, Kairanga, and Manawatu-

James Douglas Aitchison. William Jackson. George Larsen.

Thomas Dennis Lynch. Eric Emerson Mabin.

William Jessiman Ross.

Herman Seifert.

(I.A. 1933/119/5.)

Result of Election of a Member of a River Board.

Department of Internal Affairs,

Wellington, 5th November, 1934.

THE following result of the election of a member of a River Board has been received from the Returning Officer, and is published in accordance with the provisions of the River Boards Amendment Act, 1913.

MALCOLM FRASER, Under-Secretary.

Inch-Clutha River and Drainage District, County of Bruce R. D. White.

(I.A. 1933/131/9.)

Result of Election of Trustees of a Drainage District.

Department of Internal Affairs,
Wellington, 5th November, 1934.

The following result of the election of trustees of a drainage district has been received from the Returning Officer, and is published in accordance with the provisions of the Land Drainage Act, 1908.

MALCOLM FRASER, Under-Secretary.

Hautapu Drainage District, County of Waikato— John Stanley McMillan. John Robert Voyle.

(I.A. 1933/119/63.)

Notice to Mariners No. 45 of 1934.

Marine Department, Wellington, N.Z., 5th November, 1934.

OUPPLEMENT No. 1 to Pacific Islands Pilot, Vol. 1, corrected to 7th June, 1934, has been published, and may be obtained at Mercantile Marine Offices at the main ports by persons who have purchased the volume in New Zealand.

L. B. CAMPBELL, Secretary.

(M. 7/6/266.)

Notice to Mariners No. 46 of 1934.

Marine Department, Wellington, N.Z., 5th November, 1934.

NEW ZEALAND.-NORTH ISLAND.

Bay of Islands: Existence of Rock.

Position: 158° 0.6 cables from southern point of Nine Pin. Lat., 35° 09' S.; long., 174° 09' E. (approx.).

Description: Rock awash to be marked "P.A."

Chart affected: No. 1090.

Publication affected: New Zealand Pilot, 1930, page 120.

Authority: Admiralty Notice No. 739.

L. B. CAMPBELL, Secretary.

(M. 6/2/75.)

Notice to Mariners No. 47 of 1934.

Marine Department, Wellington, N.Z., 5th November, 1934.

NEW ZEALAND.-NORTH ISLAND.

Tauranga Harbour: Wharf and Leading Lights.

Position: Lat., 37° 41′ S.; long., 176° 10′·5 E. (approx.). Details: The green and the white fixed lights on the northern end of the Railway Wharf have been replaced by a fixed green light exhibited at an elevation of 23 ft. Two fixed red lights, horizontally disposed, 4 ft. apart, are exhibited at an elevation of 24 ft. from the Harbour Board Office, which lies about 203°, 440 ft. from the green light. The green light midway between the red lights leads through Stella Passage.

Charts affected. 2521

Charts affected: 2521. Publications: Admiralty List of Lights, 1933, Part VI, No. 3371.6; New Zealand Pilot, 1930, pages 194-195.

Authority: Tauranga Harbour Board.

L. B. CAMPBELL, Secretary.

(M. 3/3/190. N.A. 179.)

Notice to Mariners No. 48 of 1934.

Marine Department, Wellington, N.Z., 5th November, 1934.

NEW ZEALAND .- NORTH ISLAND.

Opunake: Lights, &c., discontinued.

Position: Lat., 39° 28′ S.; long., 173° 52′ E. (approx.).

Details: The wharf and the beacon south-eastward of the flagstaff have been removed. The occasional lights exhibited from the leading-beacons and the end of the mole and all

Signals have been discontinued.

Chart affected: 2054, Opunake inset.

Publications: Admiralty List of Lights, 1933, Part VI,
No. 3452-5; New Zealand Pilot, 1930, pages 78 to 81.

Authority: Opunake Harbour Board.

L. B. CAMPBELL, Secretary.

(N.A. 130.)

Public Trustee-Deceased Persons' Estates under Administration.

The Public Trust Office of New Zealand.—Incorporated under the Provisions of the Public Trust Office Act, 1908.

PARTICULARS of the Estates of Deceased Persons placed under the charge of the Public Truster during the month of October, 1934:—

Ισ.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
1	Albaret, Charles Emil	Auckland	Old-age pensioner	3/10/34	Intestate.
2	Aitken, Clara Ward	Feilding	Widow	21/10/34	Testate.
3	Aldred, Frederick Scott	Auckland	Retired schoolmaster	30/9/34	,,
ı j	Allpress, Emma	Timaru	Spinster	23/9/34	,,,
5	Annan, Rose Kathleen	Auckland	Married woman	17/10/34	Intestate.
;	Armstrong, Allan Cameron	Hawera	Motor engineer	30/9/34	,,
1	Aslin, Robert Gordon	Wellington	Farmer	10/10/34	Testate.
;	Barnett, Frederic Joshua	Tulagi, British	Acting Resident Com-	15/7/17	,,
,	Barrett, Elizabeth	Solomon Islands Wellington, formerly	missioner Widow	15/10/34	,,
	D 1 141 H 1170	Mataura	a	ar 10 10 .	
0	Becker, Adelheid Elly	Havelock North	Spinster	25/9/34	,,
ŀ	Bee, Richard Howard	Hastings	Engineer	8/9/34	,,
	Bell, Edith Clare	Jersey	Married woman	25/8/34	,,
	Berry, Charles	Geraldine	Bootmaker	21/9/34	,,
ļ.	Berry, William Ernest	Belmont	Engineer	28/9/34	,,
	Boustridge, Emma	Ahaura	Married woman	10/10/34	,,
	Bowling, Frederick Joseph	Tariki	Farmer	10/10/34	,,
	Bowyer, William John	Belvedere	Potinod issuellan	15/10/34	,,
3	Brown, George	Nelson	Retired jeweller	22/9/34	7-4-4-4-
	Bulcraig, William Albert	Auckland	Retired plumber	28/7/34	Intestate.
)	Bunton, Richard	Waianiwa	Farmer	22/10/34	Testate.
1	Callaghan, John	Stratford	Mannied woman	26/9/34	Intestate.
2	Campbell, Agnes	Auckland	Married woman	21/9/34	Testate.
	Cather, Mary Ann	Gisborne	Widow	23/9/34	,,
L	Chellingworth, Alfred Leopold Corbyn	Christchurch	Retired wool expert	25/10/34	,,
	Clark, John	Mangatera Hokitika	Retired farmer	23/9/34	,,
3 7	Cook, Margaret		M 1 4	8/7/34	,,
	Cooper, Thomas	Hastings	TIT: 1	8/10/34	Tradecada da
3	Cosgrove, Catherine	Gibbston	Widow	30/3/33	Intestate.
	Coulby, Charles	Wellington	Wharf labourer	30/4/33	Testate.
) .[Dempsey, Walter Norgrove	Lower Hutt	Retired teacher	15/10/34	,,
Ĺ	Dillon, Ellen	Morven	Widow	14/10/34	,,
2	Dobson, Edward Henry	Takapau	Farmer	9/10/34	,,
3	Dorset, Annie	Wellington	Widow	28/8/34	,,
<u> </u>	Edwards, Frederick John Albert	Auckland	Retired miner	18/10/34	,,
5	Fallon, jun., John	Oamaru	Retired farmer	2/9/34	,,
3	Farquhar, Samuel	Styx	Farmer	27/9/34	Tratage at a
7	Feaver, Marie Josephine	Opunake Marton	Married woman	16/12/32	Intestate. Testate.
3	Findlay, Arthur	37.	Old-age pensioner	$\frac{4}{10}$	1
	Fraser, Irene	Nelson	Married woman	$\frac{20/9/34}{7/3/34}$,,
	Frerichs, Jennie	Auckland	Widow	24/9/34	,,
2	Frith, Charlotte	Christchurch	Married woman	$\frac{24}{9}\frac{34}{34}$,,
3	Frost, Emily	Nelson	Spinster	20/9/34	,,,
4	Good, Mary	Hawera	,,	14/9/34	,,,
5	Gordon-Cumming, Rose	Auckland	Married woman	5/10/34	,,
6	Grandison, Lylie Frances	Dunedin		19/5/34	Intestate.
7	Greenwood, Richard	Wanganui	Tailor "	19/9/34	Testate.
3.	Greer, Sarah Eliza	Palmerston North	Widow	23/9/34	Intestate.
9	Harden, Charlotte Maud	Nelson	,,	$\frac{2}{10/34}$	Testate.
óŀ	Haughton, Richard Stone	Wellington	Manufacturer	5/10/34	,,
Ĺ	Hedley, William George Bell	Masterton	Stationer	2/10/34] ,,
2	Hensen, James Ernest	Whitford	Farmer	20/10/34	,,
3	Hickinbottom, Martha	Christchurch	Married woman	20/10/34	,,
L	Hine, Harold Thomas	Manurewa	Labourer	2/11/34	Intestate.
5	Hooper, Edward James	Blenheim	Farm labourer	14/10/34	,,
3	Hoskin, Gertrude Caroline	Utiku	Married woman	1/5/34	,,
7	Houlihan, Robert Francis	Christchurch	Retired Civil servant	10/10/34	Testate.
3	Hunter, Janet	Karamea	Married woman	19/11/22	Intestate.
•	Hunter, John	Dunedin	Factory hand	1/10/34	Testate.
)	Jacobson, Albin	Wellington	Carpenter	4/10/34	,,
L	Jensen, Sophie	Mangamutu	Married woman	10/7/34	,,
2	Jerram, Harriett Mellsop	Auckland	Widow	18/9/34	,,
1	Jerrim, Thomas George	Wellington	Carpenter	4/10/34	,,
Ŀ	Johnson, Louisa	Auckland	Widow	7/9/34	,,
5	Jones, Trevor Cormack	Waiotira	Farmer	21/10/34	,,
3	Killworth, George	Waimate	Retired contractor	22/9/34	,,
7	Knight, Effie Mary	Timaru	Spinster	5/10/ 34	,,
3	Lark, William Sargent	Wellington	Stonemason	10/10/34	,,
•	Larsen, Peter Enoch	Gore	Labourer	19/8/34	Intestate.
	Lazarus, David James	Petone	Slaughterman	3/10/34	Testate.
0	Leete, Percy Harry	Wellington	Waterside worker	15/10/34	Intestate.
) }	Leitch, Richard Ambrose	Mataura	Telephone exchange	22/10/34	,,,
Ĺ		3.5	Telephone exchange attendant Widow	22/10/34 6/10/34	,,

DECEASED PERSONS' ESTATES UNDER ADMINISTRATION—continued.

o.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
75	Lindegreen, Charles William	Maungaturoto	Railway employee	24/9/34	Testate.
76	Lochore, Rose Lily	Christchurch	Spinster	28/9/34	Intestate.
77	Lowther, Thomas	Thames	Labourer	8/9/34	Testate.
78	Mace, Mary Jane	Auckland	Spinster	1/10/34	,,
9	Marshall, Alexander Gilchrist	Westport	Mine manager	1/10/34	,,,
ŏ l	Martin, Edwin Charles	Auckland	Farmer	24/10/34	,,
ĭ	Matheson, Margaret Macadam	Wellington	Widow	7/10/34	,,
2	McEwan, Thomas Henry	Taumarunui	Monumental mason	8/10/34	,,
3	McIntyre, Roderick	Mangamingi	Farmer	27/9/34	Intestate.
4	McKenzie, John Malcolm	Masterton	Carpenter	5/10/34	Testate.
5	McLeod, Barbara	Martinborough	Widow	30/9/34	,,,
6	Mooney, George Patrick	Wellington	Retired railway servant	22/9/34	,,
7	Mooney, Thomas	Greymouth		19/9/34	Intestate.
8	Moore, Francis	Wellington	Tailor	27/9/34	,,,
9	Moreton, Olive Mary	Roxburgh	Spinster	10/7/34	Testate.
)	Morris, Albert	Havelock	Labourer	1/9/34	Intestate.
ι	Morton, Isabella	Napier	Married woman	1/9/34	Testate.
2	Murphy, Joanna Lambert	Auckland, late of	. ,,	28/9/34	,,
3	Murray, Barbara Blanche Gardner	Gisborne Towai	,,	25/9/34	,,
	Mary Myong Fraderick	Christchurch	Soldier	20/0/10	
4 5	Myers, Frederick	1 TT7 11:	3.0	$\frac{30}{9}/18$ $\frac{29}{9}/34$,,
3	Neely, Sarah Ann	Wellington Dunedin	1	$\frac{29/9/34}{19/10/34}$	**
7	371 1 73 4 60 1 4	TO 1	To a late	$\frac{19/10/34}{3/9/34}$,,,
8	Nielsen, Peter Christen	Ryde, N.S.W	Widow	8/7/34	**
9	Newman, Richard Herbert	Chatton	County surfaceman.	16/9/34	Intestate.
3	Newport, Elizabeth Ann	Nelson	vvv. v	$\frac{10}{9}$	Testate.
, i	Nobilo, Ivan	Tangaihi	Farmer and store-	13/10/34	Intestate.
•	1,00HO, 1,MH 1, 1, 1,	Berrer	keeper	10/10/04	incopauc.
2	O'Donnell, Christina	Invercargill	Widow	28/9/34	Testate.
3	Old, Mary Ann	Hawera	1	17/10/34	,,
Ł	O'Neil, Patrick	Wanganui	Gentleman	2/10/34	,,
5	Orr, Anna	Te Aroha	Widow	5/10/34	,,
,	Osborn, Elizabeth	Mangamingi	Married woman	26/9/34	Intestate.
7	Owen, Ernest Edward	Wanganui	Retired railway servant	17/10/34	Testate.
3	Parrant, Leonard	Petone	Tallow-chandler	23/9/34	,,
9	Peebles, Annie Bright	Taneatua	Widow	15/10/34	,,
)	Phyn, William	Riponui	Retired blacksmith	5/10/34	,,
1	Plaster, Francis Thomas (also known as Frank Plaster)	Wellington	Company secretary, formerly road con- tractor	31/8/34	,,
2	Potter, Ann Jane	Christchurch	Married woman	25/12/31	Intestate.
3	Primmer, George Henry	Auckland	Retired hotelkeeper	6/10/34	Testate.
1	Qualter, Thomas Hunter	Wellington	Miner	17/9/34	,,
5	Rae, Helen	Dunedin	Married woman	15/10/34	,,
3	Reynolds, Katherine Inglis	Masterton	,,	2/9/34	**
7	Rivett, James	Inglewood	Fruiterer	20/9/34	,,
3	Roth, Robert Frederick	Aukopae	Farmer	14/7/34	Intestate.
•	Russell, Catherine Jane Elizabeth	Milburn	Married woman	10/10/34	Testate.
)	Sanders, Catherine	Sawyer's Bay	,,	3/10/34	,,
L	Saywell, William	Matarawa	Farmer	12/10/34	, ,,
3	Sellwood, William	Mercer		29/9/34	,,
3	Shand, Jane	Auckland	Widow	20/10/34	,,,
1	Shaw, Robert George	Wedderburn	Labourer	5/9/34	,,
5	Shillito, Richard Lawrence	Redfern, N.S.W	Motor mechanic	14/4/34	,,
3	Simmons, Bessie	Auckland	Married woman	24/9/34	, ,,
7	Skey, William Henry	Tahakopa	Farm labourer	18/9/34	Intestate.
3	Spencer, Maud Rebecca	Levin	Married woman	24/9/34	Testate.
•	Steele, George	Rotorua	Retired builder	18/10/34	,,
)	Sykes, David Morley (also known as	Christchurch	Cabinetmaker	10/10/34	**
L	David Sykes) Terry, George Henry	Dunedin	Hairdresser	90 /B /94	
2		T 2 2	177	$\frac{22}{9}/34$ $\frac{29}{9}/34$,,
3	Thompson, Thomas	Gisborne	XX7: 1	$\frac{29/9/34}{3/10/34}$,,
	Tombs, Fanny Eva	Christchurch	Spinster	$\frac{3}{10},\frac{34}{34}$,,
5	Townsend, Fanny	Dunedin	Widow	27/9/34	,,
3	Trigg, Charles Alfred	Avondale	Cycle-agent	8/10/34	,,
ŕ	Tuckett, Edward John Francis Joseph	Wellington	Plasterer	10/10/34	,,,
3	Tully, Thomas	Napier	Tailor	9/10/34	Intestate.
)	Tutbury, George William	Riwaka	Farmer	10/9/34	Testate.
	Virtue, Jane	Christchurch	Widow	15/10/34	Intestate.
	Voss, Sarah Ann	Pongaroa	,,	13/9/34	,,
)		Hunterville	,, ., .,	8/10/34	Testate.
2	Walter Mary Elizabeth	Riversdale, late	,,	20/9/34	"
	Walker, Mary Elizabeth				I .
2 3	Walker, Mary Elizabeth	Norsewood	Baker	30/9/34	
2 3 4	Walker, Mary Elizabeth Walworth, Arthur	Norsewood Gisborne	11	30/9/34 14/10/34	Intestate.
28 45	Walker, Mary Elizabeth Walworth, Arthur Ward, Walter	Norsewood Gisborne Porirus	Farm labourer	14/10/34	Intestate.
28 4 5 3	Walker, Mary Elizabeth Walworth, Arthur Ward, Walter White, James Lambert	Norsewood Gisborne Porirua Timaru	Farm labourer School-teacher	14/10/34 7/10/34	Intestate. Testate.
2	Walker, Mary Elizabeth Walworth, Arthur Ward, Walter	Norsewood Gisborne Porirus	Farm labourer	14/10/34	Intestate.

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	Cook, Margaret	Widow Farm labourer Farmer Retired hotel- keeper	Kumara Seddon Greymouth Auckland, formerly Christchurch	8/7/34 14/10/34 19/9/34 6/10/34	1/11/34 $1/11/34$ $1/11/34$ $1/11/34$	Testate Intestate Testate	Hokitika. Blenheim. Hokitika. Auckland.
5 6	Stratford, George William Waite, Ellen	Labourer Widow	Nelson Hunterville		1/11/34 1/11/34	"	Nelson. Wellington.

Public Trust Office, Wellington, 5th November, 1934.

E. O. HALES, Public Trustee.

STATEMENT OF Assets and Liabilities of the Reserve Bank of New Zealand as at the close of Business on Monday, 5th November, 1934.

	Out Michigan, Cim	110,133-233, 1001.
Liabilities.		Assets.
	£ s. d.	8. Reserve— £ s. d.
1. Paid-up capital	. 500,000 0 0	(a) Gold 3,001,727 0 0
2. General Reserve Fund		(b) Sterling exchange 23,609,989 12 5
3. Bank-notes	8,958,019 10 0	(c) Gold exchange
4. Demand liabilities—		9. Subsidiary coin 101,865 4 8
(a) State	5,243,384 16 5	10. Discounts—
(b) Banks		(a) Commercial and agricultural
(c) Other	2,659 15 10	bills
5. Time deposits		(b) Treasury and local-body bills
6. Liabilities in currencies other than	ì .	11. Advances—
N.Z. currency		(a) To the State or State under-
7. Other liabilities	33,706 4 5	takings
		(b) To other public authorities
		(c) Other
		12. Investments 1,540,832 9 6
		13. Bank buildings
		14. Other assets 21,536 15 0
and the second s	£28,275,951 1 7	£28,275,951 1 7

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

W. R. EGGERS, Acting Chief Accountant.

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

Office of the Mining Registrar, Westport, 27th October, 1934.

OTICE is hereby given in pursuance of the provisions of section 188 (4) of the Mining Act, 1926, that the mining privileges mentioned in the Schedule hereto have been struck off the Register.

C. A. MONTGOMERIE, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.			Locality.		Registered Holde	er.
836 7780 9049 9086	14/10/03 4/4/28 18/1/33 1/3/33	Residence-site ,,, Special quartz claim	•••••••••••••••••••••••••••••••••••••••	Millerton Hector Charleston Corbyvale		••	George McKenzie. Alfred Blenkiron. George McDonnell. Archibald Chester.	

Sitting of the Native Land Court at Auckland on the 4th December, 1934.

Registrar's Office, Auckland, 1st November, 1934.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Auckland on the 4th December, 1934, or as soon thereafter as the business of the Court will allow.

[Waikato-Maniapoto, 1934/11.] 27: 12:22

E. P. EARLE, Registrar.

SCHEDULE.

No.	Applicant.	Name of Land.	Nature of Application.
5	Towle and Cooper	Wharekawa 38 Pingao Application the take a school	on for assessment of compensation for an of the said land for the purposes of
54	Waipa County Council	Wharepuhunga 7c 3 Application	on for assessment of compensation for ing of the said land for road purposes.

Population of the Dominion.

RETURN of the Estimated Population of the Dominion of New Zealand, Dependencies, and Mandated Territory.

	 '.						Males.	Females.	Total.
Population (including Maoris) of New Zeala	nd proper	30th 8	Septemb	er. 1934			790,887	760.898	1,551,785
Population of Cook Islands, Niue, &c., 30th	June 19	34	-				8,103	7,738	15,841
Population of Tokelau Islands, June, 1934				•		•	593	586	1,179
Population of the Mandated Territory of W						••	27,360	25,586	52,946
Total population of the Dominion Territory	of New	Zealan	d, Depe	ndencies,	and Ma	ndated	826,943	794,808	1,621,751
New Zealand proper, 30th September, 1934	·		1						
(a) Population (excluding Maoris)			(752,551	725,519	1.478.070
(b) Maori population					••		38,336		
North Island,—	• •		. • •		• • •	• • •	,		10,12
(a) Population (including Maoris)				•••			516,530	487,638	1,004,168
(b) , (excluding Maoris)					• • •		479,861	453,770	933,631
South Island,—			1	• • •	• •			,	
(a) Population (including Maoris)				2.2			274,357	273,260	547,617
(b) ,, (excluding Maoris)	••		•	4.4.			272,690	271,749	544,439

During the quarter ended 30th September, 1934, the population showed an increase of 2,830 compared with an increase of 2,420 during the corresponding quarter of 1933.

Census and Statistics Office, Wellington, 5th November, 1934. J. W. BUTCHER, Government Statistician.

Officiating Ministers for 1934.—Notice No. 39.

Registrar-General's Office,
Wellington, 6th November, 1934.

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

> The Presbyterian Church of New Zealand. The Reverend Timutimu Tioke.

> > The Roman Catholic Church,

The Reverend Vincent D. Callaghan.
The Reverend Leo. C. Connor.
The Reverend Francis V. Douglas.
The Reverend Albert J. Heavey.
The Reverend John J. Kavanagh.

 ${\bf G.}$ ${\bf G.}$ HODGKINS, Deputy Registrar-General.

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

Registrar's Office, Wellington, 1st November, 1934. OTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Masterton on the 13th November, 1934, or as soon thereafter as the business of the Court will allow.

C. V. FORDHAM, Registrar.

[Ikaroa, 1934-35/19.]

SCHEDULE.

No. 11. Applicant: Featherston County Council. Land: Matakitaki 2, 4, 1c 2, 1B 3, and 3; Kawakawa 1D, 1c 1, and 2A 1; Te Kopi 2, 5, 3c 2, 3c 1, and 3B. Nature of Application: Application to ascertain the amount of compensation payable for land taken for road purposes.

Sitting of the Native Land Court at Hastings on the 20th November, 1934.

Registrar's Office, Wellington, 1st November, 1934.

NOTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Hastings on the 20th November, 1934, or as soon thereafter as the business of the Court will

C. V. FORDHAM, Registrar.

[Ikaroa, 1934-35/20.]

SCHEDULE.

Applicant: Land Officer, Railways Department.
Rotopounamu IA. Nature of Application: No. 27a. Applicant: Land Officer, Railways Department. Land: Rotopounamu 1a. Nature of Application: Application to ascertain the amount of compensation payable for land taken for railway purposes.

CROWN LANDS NOTICES.

Lands in Taranaki Land District for Selection on Renewable Lease.

District Lands and Survey Office,
New Plymouth, 6th November, 1934.

Notice 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, New Plymouth, up to
4 o'clock p.m. on Monday, 10th December, 1934.

Applicants should appear personally for examination at
the District Lands and Survey Office, New Plymouth, on
Wednesday, 12th December, 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.

examination of applicants.

SCHEDULE.

TARANAKI LAND DISTRICT.—SECOND-CLASS LAND. Ohura County.—Ohura Survey District.

SECTION 6, Block XI: Area, 694 acres. Capital value, £695;

Section 6, Block XI: Area, 694 acres. Capital value, £695; half-yearly rent, £13 18s.

Loaded with £2,145 for improvements, comprising five-roomed dwelling, two sheds, two sets yards and dip, fencing, felling and grassing. This amount is payable in eash or by a cash deposit of £100, £580 on first mortgage to the State Advances Superintendent for thirty years, half-yearly instalment £20 19s. Id., and £1,465 on second mortgage, term, thirty-six years and a half, half-yearly instalment £43 19s. to a discharged soldier, or thirty-four years and a half, half-yearly instalment £47 12s. 3d., to other purchasers.

The property, which is suitable for mixed farming, is situated on the Kakahi Road, six miles from Roto Post-office and School, eight miles and a half from Tokirima Railway-station, and eight miles from Ohura Saleyards. Cream is collected to within half a mile of section. Access from Ohura is by unmetalled road. Soil is a light to fairly good loam on clay and sandstone; watered by springs and creeks. Approximately 100 acres are ploughable, the remainder being undulating to hilly and broken country. Some 595 acres are in good pasture, 90 acres in fair to rough feed, and 9 acres in shelter bush. Property is subdivided into eight paddocks.

Section 6, Block X: Area, 593 acres 2 roods 23 perches.

selection 6, Block X: Area, 593 acres 2 roods 23 perehes. Capital value, £750; half-yearly rent, £15.

Weighted with £2,395 for improvements, comprising a five-roomed dwelling, wool-shed, and two sets of yards, cow-byre and shed, fencing, felling and grassing. This sum is payable in eash or by a cash deposit of £100, £375 on first mortgage to State Advances Superintendent, term thirty years, half-yearly instalment, £13, 10s, 11d, and £1,920 on second half-yearly instalment, £13 10s. 11d., and £1,920 on second mortgage, term thirty-six years and a half, half-yearly instalment £57 12s., to a discharged soldier, or thirty-four years

and a half, half-yearly instalment £62 8s., to other purchasers.

A mixed farming property situated on the Huia Road, six miles from Ohura Post-office, School, Railway-station, and Saleyards. Cream is collected at a distance of two miles and

The control of the following that professional fields at the field of the field of

a half from the section. Access from Ohura is by unmetalled road for six miles. Soil is fair to light loam on clay and sandstone formation; watered by springs and streams. A fair proportion of the country is ploughable, remainder being easy to steep hills with a little broken country. About 480 acres are in good pasture, I acre in orchard and garden, the remainder being in bush. Property is subdivided into five paddocks. five paddocks.

Note.—Possession in either case will be given one month after date of Taranaki Land Board's approval of an application. A clearing-sale of the stock now depasturing on the area will

be arranged within that period.

Full particulars may be obtained from the undersigned.

F. H. WATERS, Commissioner of Crown Lands.

(L, and S. 26/1103 and 26/6955.)

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

District Lands and Survey Office,
New Plymouth, 7th November, 1934.

November, 1934.

OTICE is hereby given that the undermentioned section will be offered for lease by public auction at this office on Monday, 10th December, 1934, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

TARANAKI LAND DISTRICT .- RUBAL LAND. Hawera County.—Hawera Survey District.

SECTION 16, Block XII: Area, 166 acres. Upset annual

Weighted with £562 for improvements, comprising dwelling (five rooms), cow-byre, and concrete yard, 150 chains poor fencing, and 140 acres cleared and stumped. This amount

The property is situated on the Ingahape Road, five miles from Mokoia Post-office, one mile and a half from the Whakamara School, three-quarters of a mile from the Whakamara Dairy Factory, and twelve miles from the Hawera Railwaystation and Saleyards. Access is by tar-sealed road from Hawera.

The land, of which 140 acres are worn-out pasture badly The land, of which 140 acres are worn-out pasture badly infested with ragwort, is suitable for sheep-grazing only for at least three years. In its present condition it is estimated to carry about 330 ewes, but when the ragwort is eradicated and after three years' treatment, it is estimated to carry 200 ewes, 30 dairy cows, 5 steers and heifers, and 2 horses.

Abstract of Terms and Conditions of Lease.

1. Possession will be given on the day of the sale.

1. rossession will be given on the day of the sale.
2. Six months' rent at the rate offered, and rent for the broken period, lease and registration fees (£2 2s.), must be deposited on acceptance of bid.
3. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908. 1908.

4. Rent payable half-yearly in advance

5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges, and yield up all improvements in good order and condition at the

expiration of the lease.

6. Lessee not to transfer, mortgage, sublet, or subdivide without consent of the Land Board.

7. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.

trade upon the land.

8. Lessee not to use or remove any gravel without consent of the Land Board.

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

10. Lesse liable to forfeiture if conditions are violated.

11. Lessee to keep buildings insured.

12. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.

paid on rent in arrear.

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

(L. and S. 20/715.)

F. H. WATERS, Commissioner of Crown Lands.

Lands in the Auckland, Hawke's Bay, Taranaki, Wellington, Westland, Otago, and Southland Land Districts forfeited.

Department of Lands and Survey, Wellington, 7th November, 1934.

Notice is hereby given that the leases and licenses of the undermentioned lands having been declared forfeited by resolutions of the Land Boards of the respective land districts, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1924, the Land for Settlements Act, 1925, and the Discharged Soldiers Settlement Act, 1915.

SCHEDILLE

Tenure.	Lease or License No.	Section.	Block.	Survey District.		Lessee or Licensee.
	<u> </u>		AUCKLAND	LAND DISTRICT.		
l.L	1405	4	T	Rotoma		D. Lee.
.R.P	5260	12	VI	Pirongia		L. W. Newton.
.P	2619	6	VI	,,	••	,,
			HAWKE'S BA	Y LAND DISTRICT.		
T.L.S	134	11s	1	Glengarry Settlement	• •	E. W. Bradford.
			Tabanaki	LAND DISTRICT.		
.R.P	307	40	VI	Ngatimaru		S. G. Stockley.
).R.P	510 {	Sub. 1 of 10 9	$\left\{\begin{array}{c} \mathbf{x} \\ \mathbf{xiv} \end{array}\right\}$	Mahoe		T. Brydone.
.H	387	15	iii	Omona		N. L. White and C.
.H	391	Part 16	ш	,,	••	White.
			Whelingto	n Land District.		
.R.P	1326	26	IV	Kaitieke		D. F. Burling (deceased).
F.O.R.P.	329	8	IV	,,	• •	,, ,,
.G.R	220	5	IX	Momahaki	• •	G. H. Sexton.
I.V.D.P	448	24	XLV	Hutt-Valley Settlement		J. Roper.
I.V.D.P	746	2	LX	,,		By-products Ltd.
I.V.D.P	264	7	XIII	•••		E. A. Toomath.
I.V.D.P	629	14	XXV	***		E. G. Tregurtha.
I.V.D.P		19	XXIV	**		C. F. Taylor.
			Wrstland	LAND DISTRICT.		
R.L	358	3257	VII	Waimea	• •	J. Evans.
	•		OTAGO I	LAND DISTRICT.		
L.I.P./S	1216s	32 _A	1	Windsor Park Settlement	••	E. H. Watson.
			SOUTHLAND	LAND DISTRICT.		
2.L	344	P.L. 511		Campbell Island	••	J. C. Warren.

Lands in the Wellington Land District for Sale by Public Auction.

> District Lands and Survey Office, Wellington, 31st October, 1934.

NOTICE is hereby given that the undermentioned lands will be offered for sale by public auction at the District Lands and Survey Office, State Fire Insurance Building, Lambton Quay, Wellington, at 2.30 o'clock p.m. on Wednesday, 5th December, 1934, under the provisions of the Land for Settlements Act, 1925, and the Hutt Valley Lands Settlement Act, 1925.

SCHEDULE.

LOWER HUTT BOROUGH.—BELMONT SURVEY DISTRICT.-HUTT VALLEY SETTLEMENT.

Block VIII, Sections 8, 12, 152, and 153,

Block XII, Section 8.

Block XV, Section 10.

Block XVI, Section 11.

Block XVIII, Section 13.

Block XIX, Section 10.

Block XXI, Section 6.

Block XXIII, Sections 5, 14, 18, 19, and 29.

Block XXIV, Sections 6, 9, 19, 23, 26, 27, 36, 37, 39, and 40.

Block XXV, Sections 4, 14, and 18.

Block XXVI, Sections 1, 9, 18, 20, and 22.

Block XXVII, Sections 2, 6, 7, 8, 9, 10, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, and 26.

Block XXVIII, Sections 1, 5, 7, 9, 10, 11, and 13.

Block XXIX, Sections 3, 4, 24, 27, and 28.

Sale plans giving area, upset price, and full particulars may be obtained from the Commissioner of Crown Lands.

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

(L. and S. 22/3417, Sales.)

Land in Marlborough Land District for Selection on Renewable Lease.

> District Lands and Survey Office, Blenheim, 6th November, 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, Blenheim, up to 4 o'clock p.m. on Tuesday, the 11th December, 1934.

Applicants should appear personally for examination at the District Lands and Survey Office, Blenheim, on Thursday, 13th December, 1934, at 10 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—THIRD-CLASS LAND. Marlborough County.—Heringa Survey District.

(NATIONAL ENDOWMENT.)

(Exempt from rent for three years.*)

SECTIONS 8 and 11, Block VII: Area, 1,057 acres. Capital value, £330; half-yearly rent, £6 12s.

Weighted with £508 for improvements, consisting of five-roomed dwelling, washhouse, and dairy, wool-shed and cow-byre, garage, clearing and sowing, stumping and cultivation, 176 chains of internal fencing, and half-share in 8 chains of boundary-fencing. This sum may be paid in cash, or by a deposit of £8, the balance, £500, remaining on mortgage to the Superintendent, State Advances Department, payable over a period of thirty years (interest at 5½ per cent.) by half-yearly instalments of principal and interest totalling £17 2s. 1d.

* After payment of first half-year's rent, lease fee (£1 1s.), broken period rent (if any), and deposit on account of improvements, a remission of rent under the lease and interest under the mortgage will be granted for a period of three years provided improvements to the value of £50 are effected annually during the exemption period.

This property is situated on the Pelorus River, and adjoins the Managartony Road about six miles from the Blanksim.

This property is situated on the Februs River, and adjoins the Maungatapu Road about six miles from the Blenheim-Nelson Main Highway, the last four miles of road being poor. It is six miles from the Rai Falls School and Post-office, and fourteen miles from the Canvastown Dairy Factory.

For the most part the land is poor, running to an altitude of 2,140 ft., resting on clay and rock formation. About 657 acres are still in native bush, about 400 acres of which contains fairly good milling-timber in a rather inaccessible situation. The balance, 400 acres, has been cleared, and altogether 300 acres have gone back into fern, intermingled with danthonia, the other 100 acres, near the homestead, are in good order, being practically all in danthonia.

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

P. R. WILKINSON, Commissioner of Crown Lands.

(L. and S. 32/65.)

Land in Canterbury Land District for License by Tender.

District Lands and Survey Office. Christchurch, 6th November, 1934.

N OTICE is hereby given that the undermentioned land is offered for license by tender under the provisions of the Land Act, 1924, and the Public Reserves, Domains, and National Parks Act, 1928, and that tenders addressed to the Commissioner of Crown Lands and marked "Tender, Quail Island," will close at the Lands and Survey Office, Christchurch, at 4 p.m. on Monday, 10th December, 1934.

SCHEDULE.

CANTERBURY LAND DISTRICT.—HALSWELL SURVEY DISTRICT.—QUAIL ISLAND.

BLOCK XIV: Area, 172 acres. Minimum annual rent, £70.

Quail Island is situated in the upper reaches of Lyttelton Harbour, Christchurch, about two miles and a half from Lyttelton Wharves. There is no permanent water on the island, but water is conserved in dams, concrete tanks, and a concrete reservoir, and water is laid on to troughs in some of the paddocks. The all-round carrying capacity would be about 150 ewes, 10 to 12 head cattle, 2 horses. There is approximately 160 acres of open area suitable for grazing, while there is a fair area suitable for cultivation for feed purposes if desired. The present condition of the island is generally in a very rough, neglected state, and a good deal of burning and cleaning will be necessary to bring the pastures into a productive state. Quail Island is situated in the upper reaches of Lyttelton

burning and cleaning will be necessary to bring the pastures into a productive state.

The property is well subdivided into several small and fair sized paddocks, and there are two good wharves on the island. The buildings included in the license comprise a five-roomed dwelling and a good range of outbuildings. There is also a cottage of two rooms (lined, with built-in wardrobes, detached washhouse, &c.) and a twelve-roomed building with water-supply, suitable for letting to holiday parties. Wool-shed, yards, and dip in bad repair. There are several good beaches and excellent fishing. The property is eminently suitable for use as a stud farm. use as a stud farm.

Conditions.

- 1. Six months' rent at the rate offered and $\pounds 1$ ls. license fee must be deposited on acceptance of tender.
- 2. The license shall be for a term of five years with right of renewal for one further term of five years at a rental to be fixed by the Canterbury Land Board.
- 3. The licensee shall have the use of all buildings erected on the land other than the present quarantine loose-boxes and dog-kennels.
- 4. The licensee shall reside on the island and be responsible for the care of all buildings thereon, including the oversight as caretaker of the present quarantine loose-boxes and kennels.
- 5. The licensee shall repair and at all times during the term keep in repair up to their present state all buildings, fences, &c., at present existing on the land and included in the license, and so yield up the same at the termination of the license, and

shall paint all buildings at least once during the term of the license with two coats of well-prepared best-quality English

- 6. The licensee shall not assign his interest in the license of the said lands or any part thereof without having first obtained the consent of the Commissioner of Crown Lands, Christchurch, but he may sublet the buildings included in the license, subject, however, to a bond being given for the sum of £150 against possible damage to the buildings and other improvements on the land by the licensee or sub-licensees.
- 7. The licensee shall free and keep free the said land from gorse, brier, broom, blackberry, ragwort, Californian thistle, cottonbush, manuka, foxglove, fennel, and other noxious plants and from rabbits and all other vermin to the satisfaction of the Commissioner of Crown Lands or any officer appointed by him in that behalf.
- 8. The licensee shall not cultivate the land without the prior written consent of the Commissioner of Crown Lands, and any land broken up must be sown down in permanent pasture to the satisfaction of the Commissioner of Crown Lands.
- 9. The licensee shall not erect any further buildings or effect other improvements without the prior consent of the Commissioner of Crown Lands.
- 10. The licensee shall not disturb or remove any shells or other marine deposits upon or about the island, nor permit any other person to do so, except with the prior written consent of the Commissioner of Crown Lands first had and obtained.
- 11. The licensee shall not use the land or permit its use as a picnic resort except with the prior written consent of the Commissioner of Crown Lands, and then only subject to such conditions and restrictions as may be imposed.
- 12. The right of quarantining stock on portion of the eastern end of the island containing 22½ acres, on prior notice being given, is reserved to the Crown.
- 13. Right of access to the island at all reasonable times is reserved in favour of the Commissioner of Crown Lands or any person duly authorized by him, also the Agriculture and Health Departments respectively, or their representatives.
- 14. The licensee shall pay the rent under the license, half-yearly in advance, free from all deductions whatsoever.
- 15. The licensee shall pay all rates, taxes, and other assessments that may be levied on the land.
- 16. The licensee shall insure in the name of the Commissioner of Crown Lands and keep insured during the currency of the license to their full insurable value, in the State Fire Insurance or other reputable insurance office to be approved by the Commissioner of Crown Lands, all buildings and erections at present existing on the demised land.
- 17. The small area used as a cemetery is excluded from the license, and the licensee shall repair and keep stock-proof the fence surrounding the same.
- 18. The license may be determined at any time either as to the whole or part of the demised land by the Commissioner of Crown Lands giving to the licensee twelve months' notice in writing of such intention.
- 19. The licensee shall not be entitled to any compensation on account of improvements or for resumption as aforesaid, but he may upon the expiration or sooner determination of the license remove all improvements effected by him but not otherwise.
- 20. The license shall be liable to forfeiture in case the licensee shall fail to fulfil any of the conditions of the said license within thirty days after the date on which the same ought to have been fulfilled.

Further particulars are obtainable from the undersigned.

J. F. QUINN, Commissioner of Crown Lands.

(L. and S. 25529.)

STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.

State Forest Service, Auckland, 6th November, 1934.

OTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will be received at this office up to 4 o'clock p.m. on Wednesday, the 28th day of November, 1934.

SCHEDILE

AUCKLAND FOREST-CONSERVATION REGION .-LAND DISTRICT.

All the numbered milling-timber on that piece of land containing 215 acres, situated in Block I, Puketapu Survey District, part of Provisional State Forest No. 99, about fifteen miles from Ongarue.

The total estimated quantity of timber in cubic feet is 170,345, or in board feet 1,183,320, made up as follows:—

Species.			Cubic Feet.	Board Feet.
Rimu			143,400	998,437
Kahikatea			18,908	130,483
Matai			3,978	27,269
Miro			3,600	23,988
Totara	• •	• •	459	3,143
			170.345	1.183.320

Upset Price: £1.540.

Time for removal: One year and a half.

Terms of Payment.

A marked cheque for one-fifth of the purchase money, together with £1 is license fee, must accompany the tender, and the balance be paid in four equal quarterly instalments, the first of which shall be paid three months after date of

Terms and Conditions.

- 1. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.
- 2. The right to cut and remove the timber will be sold in with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.
- 3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.
- 4. A return giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December, respectively, in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be acceptained and verified by inspection. 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 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 repared 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, Auckland," 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.

R. D. CAMPBELL, Conservator of Forests.

BANKRUPTCY NOTICES.

In Bankruptcy.

NOTICE is hereby given that dividends in respect of the undermentioned estates have been declared by me:—

Beamish, Charles Lidwill, of Rotorua, Cabinetmaker—First dividend of 2s. 6d. in the pound.

Forbes, Valentine Busby, of Matamata, Contractor—First and final dividend of 6d. in the pound.

Fruish, John Oliver, of Hamilton, Storekeeper—Third and final dividend of 7d., making a total dividend of 13s. 1d. in the pound.

Hackett, Henry Conrad, of Te Kuiti, Butcher—First and final dividend of 8d. in the pound.

Holmes, Harry Vivian, of Te Awamutu, Rubber-merchant—

Holmes, Harry Vivian, of Te Awamutu, Rubber-merchant—Third and final dividend of 1d. in the pound, making a total dividend of 4s. 5d. in the pound.

Martin, David Douglas Wallace, of Ngaruawahia, Medical Practitioner—Fourth and final dividend of 7d. in the pound, making a total dividend of 4s. 1d. in the pound.

Morrison, John Bannatyne, of Rotorua, Boardinghouse-proprietor—First and final dividend of 5s. in the pound.

Morton, John Ramsay, of Te Kuiti, Landagent—Third

Morton, John Ramsay, of Te Kuiti, Land-agent—Third and final dividend of 4d. in the pound, making a total dividend of 17s. 6d. in the pound.

Reid, George Alben, of Te Aroha, Horse-trainer—Second and final dividend of 11d. in the pound, making a total

dividend of 1s. 11d. in the pound.

Rolton, Henry John, of Manawaru, Share Milker—Second and final dividend of 6d., making a total dividend of

Is. Id. in the pound.

Smith, Arthur Walter, of Hamilton, Painter and Paper-hanger—Second and final dividend of 8d. in the pound, making a total dividend of 4s. 2d. in the pound.

Smith, Edwin, of Hamilton, Butcher—Second and final dividend of 2d. in the pound, making a total dividend of 1s. 2d. in the pound.

V. B. CROWHURST.

V. R. CROWHURST, Official Assignee.

Hamilton, 29th October, 1934.

In Bankruptcy.

In the Estate of ROBERT GEORGE MUMBY, of Matau, Farm Labourer.

NOTICE is hereby given that a first and final dividend of 5s, in the pound is now payable at my office, Egmont Street, New Plymouth, on all proved and accepted claims in the above estate.

J. S. S. MEDLEY,
Deputy Official Assignee.
New Plymouth, 31st October, 1934.

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

NOTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the next sitting of the said Court, to be holden on Monday, the 12th day of November, 1934, or as soon thereafter as application may be heard, I intend to apply for an order releasing me from the administration of the said estates. the said estates :-

McCracken, Leonard Allan, of Mangatoki, Share Milker.
Simpson, George Charles, of Manaia, Farmer.
Wall, Samuel, of Hawera, Seedsman.
Reece, Stanley Nelson Dean, of Hawera, Signwriter.
Magee, John Henry, of Opunake, Contractor.
Fryer, Thomas Hynd, of Hawera, Confectioner.
Jones, Frederick Arthur, and Jones, Charles Herbert (trading as "Jones Brothers"), of Hawera, Monumental

Masons.
Sims, Ronald Sydney, of Opunake, Bootmaker.
Amon, William, of Manutahi, Farm Labourer.
Canty, Albert Dixon, of Patea, Motor Mechanic.
Mulligan, Matthew, of Te Kiri, Farmer.
Lewer, Leonard Norman, of Hawera, Labourer.
Colman, John Thomas Henry, of Hawera, Blacksmith.
Tinney, Norman, of Eltham, Slaughterman.
King, Reginald William George, of Hawera, Motor Salesman.
Daymond, Tei, of Manaia, Labourer.
Fong, Joe, of Patea, Fruiterer.
Stevens, John Exichsen, of Moeawatea, Farmer.
Dated at Hawers, this 31st day of October, 1934. Dated at Hawera, this 31st day of October, 1934.

C. O. PRATT, Official Assignee.

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

OTICE is hereby given that George Carmichael, late of Marton, but now of Feilding, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Marton, on Tuesday, the 13th day of November, 1934, at 11 o'clock a.m. Dated at Wanganui, this 31st day of October, 1934.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.

In the Estate of Alice Susanna Jacobs, Furrier, Palmerston North.

OTICE is hereby given that a first and final dividend of 18. 6d. in the pound is now due and payable on all proved and accepted claims in the above estate at my office, Waldegrave Building, The Square, Palmerston North.

CHARLES E. DEMPSY. Deputy Official Assignee.
Palmerston North, 5th November, 1934.

In Bankruptcy.

In the Estate of ISABEL MARGARET WESTCOTT, Milliner, Feilding.

NOTICE is hereby given that a first and final dividend of 61d. in the pound is now due and payable on all proved and accepted claims in the above estate at my office, Waldegrave Building, The Square, Palmerston North.

CHARLES E. DEMPSY,
Deputy Official Assignee.
Palmerston North, 5th November, 1934.

In Bankruptcy.

In the Estate of Lunn and Henley, Electricians, Levin. OTICE is hereby given that a first dividend of 2s. 6d. in the pound is now due and payable on all proved and accepted claims in the above estate at my office, Waldegrave Building, The Square, Palmerston North.

CHARLES E. DEMPSY,
Deputy Official Assignee. Palmerston North, 5th November, 1934.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable at my office on all proved and admitted claims in the undermentioned estates; promissory notes (if any) to be produced for endorsement prior to receiving dividends:—

Beattie, Clarence Ivanhoe, of Takaka, Storekeeper—First and final dividend of 3s. 9½d. in the pound.

Jackson, Emily May (deceased), late of Nelson, Married Woman—First and final dividend of 4d. in the pound.

Prince, Albert Frederick, of Takaka, Grocer—Second and final dividend of 2s. 7d. in the pound, making in all

15s. 1d. in the pound.

Stewart, Thomas, of Nelson, Plumber—First and final dividend of 2s. 3\frac{3}{4}d. in the pound.

Warnes, W. and A., of Nelson, Ladies' Outfitters—First and final dividend of 3s. 8\frac{1}{4}d. in the pound.

C. W. CARVER, Official Assignee.

Nelson, 6th November, 1934.

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

N OTICE is hereby given that DAVID MILL MARSHALL, of Upper Ricearton near Christophysis R 2011 Upper Riccarton, near Christchurch, Builder, 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 13th day of November, 1934, at 10.30 o'clock a.m.

Dated at Christchurch, this 1st day of November, 1934.

J. H. ROBERTSON, Official Assignee. In the Supreme Court of New Zealand, Otago and Southland District (Dunedin Registry).

In the matter of Part IV of the Administration Act, 1908, and in the matter of the Estate of EDWARD ASLIN, late of Dunedín, Solicitor (Deceased).

HEREBY give notice that by an order of the Supreme Court, Dunedin, dated the 27th day of October, 1934, I was appointed administrator of the estate of the abovenamed Edward Aslin, and I hereby call a meeting of creditors. Street, on Thursday, the 8th day of November, 1934.

All claims against the above estate must be lodged with me on or before the 27th day of December, 1934.

Dated at Dunedin, this 30th day of October, 1934.

J. M. ADAM, Administrator.

In Bankruptcy.

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

John Watson Maxwell, of Dunedin, Carrier—Third and final dividend of 3td. in the pound, making a total of

inal dividend of \$\frac{3}{4}\text{d}\$. In the pound, making a total of 3s. \$\frac{1}{4}\text{d}\$. in the pound.

Joseph Alexander Murdoch, of Pembroke, Farmer—First and final dividend of \$\frac{1}{2}\text{d}\$. in the pound.

Isabella King Dick, late of Owaka, Married Woman (deceased)—First dividend of 13s. 4d. in the pound.

Dated at Dunedin, this 5th day of November, 1934.

J. M. ADAM, Official Assignee.

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

NOTICE is hereby given that Frank Kane, of Owaka, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse at Owaka on Thursday, the 15th day of November,

1934, at 2 o'clock p.m.
Dated at Dunedin, this 5th day of November, 1934.

J. M. ADAM, Official Assignee.

LAND TRANSFER ACT NOTICES.

A PPLICATION having been made to me to register a notice of re-entry by HIS MAJESTY THE KING as lessor under Lease No. 12005 of Lots 16, 18, 22, 26, 27, 28, 29, 30, and 31 on Deposited Plan No. 16608, being portions of Allotments 419 of the Town of Hamilton East, and being all the land in certificates of title, Vol. 656, folios 159, 161, 164, 165, 166, 167, 168, 169, and 170 (Auckland Registry), of which HILDA MAUD LOVEGROVE, of Hamilton, Married Woman, 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 8th day of November, 1934, unless good cause to the contrary be shown.

Dated at the Land Registry Office at Auckland, this 2nd day of November, 1934.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by HIS MAJESTY THE KING as lessor under lease registered as Vol. 407, folio 215 (Auckland Registry), of (a) Sections 8 and 9, Block LXVI (sixty-six), Town of Rotorua, of which RUA TAWHAI, of Whakarewarewa, is the registered lessee, and (b) Section 10, Block LXVI (sixty-six), Town of Rotorua, of which WIREMU WAAKA, the Younger, of Whakarewarewa, 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 8th day re-entry upon the expiration of one month from the 8th day of November unless good cause to the contrary be shown. Dated at the Land Registry Office at Auckland, this 2nd

day of November, 1934.

W. JOHNSTON, District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 10th December, 1934:—

ALBERT FREDERICK ROLLAND.—Allotment 57, Section 2, Village of Papakura, containing 32 perches, fronting Wood Street in the Papakura Town District. Occupied by applicant. Plan 24353.

Diagram may be inspected at this office.

Dated this 2nd day of November, 1934, at the Land Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, and its amendments, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice:—

13615. THE PUBLIC TRUSTEE.—Lot 5 on Deposit Plan 10312, part of Rural Section 79, City of Christchurch. Occupied by applicant's tenant, Herbert Simpson.

Diagram may be inspected at this office.

Dated this 5th day of November, 1934, at the Land Registry Office, Christchurch.

A. L. B. ROSS, District Land Registrar.

ADVERTISEMENTS.

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

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

wo Islands Investment Company, Limited. 1930/151.

Given under my hand at Auckland, this 1st day of November, 1934

> H. B. WALTON. 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 :

ilson and McDuff, Limited. 1929/73.

Given under my hand at Christchurch, this 2nd day of November, 1934.

> J. MORRISON. Assistant Registrar of Companies.

CLAYTON, SON, AND COMPANY, LIMITED.

In the matter of the Companies Act, 1933, and in the matter of CLAYTON, SON, AND COMPANY, LIMITED.

NOTICE is hereby given by and on behalf of the above-named company that it intends to cease carrying 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 26th day of October, 1934.

For and on behalf of-

CLAYTON, SON, AND COMPANY, LIMITED.

E. RABRIDGE.

Witness-A. T. Young, Solicitor, Wellington.

THE ANACIN COMPANY, INCORPORATED. THE BISODOL COMPANY, INCORPORATED. PETROLAGAR LABORATORIES, INCORPORATED.

IN pursuance of the provisions of the Companies Act, 1933, notice is hereby given by and on behalf of the above-named companies that they intend 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 paties in the New Zealand Greette. tion of this notice in the New Zealand Gazette.

MEMORANDUM TO CLIENTS AND OTHERS.

As from the date on which The Anacin Company, Incorporated, The BiSoDol Company, Incorporated, and Petrolagar Laboratories, Incorporated, cease to carry on business in New Zealand their products will be marketed without interruption by the Wyeth Chemical Company, Incorporated, Delaware, U.S.A., at Wellington, N.Z. Dated at Wellington, this 29th day of October, 1934.

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D. G. JOHNSTON.

WHAKATANE BOROUGH COUNCIL.

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Whakatane Borough Loans Conversion Order, 1934 (No. 1), of debentures or other securities issued in respect of the following loans :--

Name.	Amount.	Date of Maturity.
	£	
Capitalized Interest Loan, 1925	1,200	1st March, 1935.
Antecedent Liability Loan	5,300	1st March, 1938.
Supplementary Electric- power Plant Loan	6,500	1st December, 1942.
Surface Drainage Supplementary Loan, 1923	400	1st January, 1943.
Water - supply Redemption Loan, 1932	8,700	1st April, 1953.
Improvement Loan, 1918	10,000	1st August, 1954.
Municipal Buildings Loan, 1918	1,000	1st April, 1955.
Municipal Buildings Supple- mentary Loan, 1919	100	1st January, 1956.
Improvement Supplementary Loan, 1919	1,000	1st January, 1956.
Electric-power Plant Loan, 1920	24,000	1st February, 1957.
Hospital and Charitable Aid Board Contribution Loan	500	1st July, 1957.
Streets - improvement Loan, 1920	5,000	1st April, 1957.
Surface Drainage Loan, 1920	4,000	1st June, 1957.
Plant and Material Loan, 1921	2,500	1st July, 1957.
Streets-improvement Supplementary Loan, 1921	500	1st November, 1957.
Plant and Material Supplementary Loan, 1921	250	1st June, 1958.
Electricity Redemption Loan, 1932	12,300	16th August, 1952.

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Whakatane Borough Council 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

The conversion will take effect from 1st December, 1934. Application for conversion must be made in writing and be

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

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Town Clerk, Whakatane, on or before the 15th 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 1st December,

Further particulars as to the new debentures and the conversion generally may be obtained from the Town Clerk,

Dated the 27th day of October, 1934.

W. SULLIVAN, Mayor.

WAIRERE ELECTRIC-POWER BOARD.

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 Wairere Electric-power Board Loans Conversion Order, 1934, the Wairere Electric-power 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 Wairere Electric-power Board 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 each premium payments, and also the interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said Wairere Electric-power issued in respect of such loans, the said Wairere Electric-power Board hereby makes and levies a special rate of seven-eighths of one 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 first day of December in each and every year until the last maturity date of such securities, being the first day of December, 1964, or until all such securities are fully paid off."

The above resolution was duly passed at a meeting of the Wairere Electric-power Board held on the 25th day of October, 1934.

R. BODDY.

Chairman.

WAIRERE ELECTRIC-POWER BOARD.

Wairere Electric-power Board Loans Conversion Order, 1934. RODOLPH BODDY, Chairman of the Wairere Electric-power Board, do hereby certify that pursuant to the provisions of subsection (2) of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, a resolution was duly passed at a special meeting of the Wairere Electric-power Board held on the 12th October, 1934, and confirmed on the 25th 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 the in conversion of existing securities issued in respect of the loans set forth in the First Schedule of the Wairere Electricpower Board Loans Conversion Order, 1934, as published in the New Zealand Gazette of the 21st day of August, 1934, No. 65.

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R. BODDY, Chairman of the Board.

ASHBURTON BOROUGH 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 Orders in Council Nos. 1, 2, and 3, and dated the 28th day of September, 1934, in terms of section 13 of the said Act, the Ashburton Borough Council hereby resolves to convert upon the terms set out in the said Orders 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 loans specified in the First Schedules of the Ashburton Borough Loans Conversion Orders Nos. 1, 2, and 3, dated the 28th day of September, 1934.

I hereby certify that at a special meeting of the Ashburton Borough Council held on the 15th day of October, 1934, the above resolution was passed and that such resolution was duly confirmed at the ordinary meeting of the Ashburton Borough Council held on the 29th day of October, 1934.

Dated at Ashburton, this 30th day of October, 1934.

W. H. WOODS, Mayor.

ASHBURTON BOROUGH COUNCIL.

NOTICE OF CONVERSION OF LOANS

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Ashburton Borough Loans Conversion Order, 1934 (No. 1), of debentures or other securities issued in respect of the following loans :-

Loans to be converted.

		Rate of	Date of		
Name.	Amount.	Original. Existing		Maturity.	
	£	Per Cent.	Per Cent.		
Ashburton Domain Pavilion Loan of £1,000	1,000	41/2	41	1/1/42	
Water-supply Special Loan of £15,000	15,000	41/2	44	1/7/49	
Abattoir Special Loan of £5,000	5,000	5	41	1/1/41	
Total	£21,000				

Notice is hereby given to the holders of such debentures or other securities issued in respect of the above-mentioned loans that the Ashburton Borough Council intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 41 per cent. per annum.

The conversion will take effect from 1st December, 1934 Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Town Clerk, Ashburton, on or before

the 15th 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 1st December, 1934. Further particulars as to the new debentures and the conversion generally may be obtained from the Town Clerk, Ashburton. Dated this 30th day of October, 1934.

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W. H. WOODS, Mayor.

ASHBURTON BOROUGH COUNCIL

NOTICE OF CONVERSION OF LOANS.

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Ashburton Borough 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.
Hampstead Water- supply Loan of £7,000 (part)	£ 6,500	Per Cent.	Per Cent.	1/1/61

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Ashburton Borough Council 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 1st December, 1934.

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

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Town Clerk, Ashburton, on or before the 15th 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 1st December, 1934. Further particulars as to the new debentures and the con-version generally may be obtained from the Town Clerk,

Dated this 30th day of October, 1934.

W. H. WOODS, Mayor.

THE AUTOMOBILE ASSOCIATION (SOUTH TARANAKI), INCORPORATED.

IN accordance with subsection (5) of section 21 notice is hereby given that the name of the association has been changed by resolution of members from The South Taranaki Automobile Association, Incorporated, to The Automobile Association (South Taranaki), Incorporated.

W. G. WALKLEY,

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Secretary.

WAIPUKURAU BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

"That, for the purpose of providing the interest and other charges on a loan of £1,050 authorized to be raised by the Waipukurau Borough Council under the provisions of the Local Government Loans Board Act, 1926, the Local Bodies' Loans Act, 1926, and pursuant to the terms of a Warrant issued under section 135 of the Public Works Act, 1928, for the purpose of paying its proportion of the cost of constructing a reinforced-concrete bridge (together with approaches thereto) over the Tukituki River at Waipukurau, the said Waipukurau over the Tukituki River at Waipukurau, the said Waipukurau Borough Council hereby makes and levies a special rate of four twenty-fifths of a penny (4/25ths) in the pound upon the rateable value of all rateable property in the Borough of Waipukurau (on the basis of the unimproved value), and that such special rate shall be an annual recurring rate during the currency of such loan and be payable yearly on the 1st day of August in each and every year during the currency of the loan, being a period of twenty years or until the loan is fully paid off."

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H. M. TANSLEY Town Clerk.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership heretofore OTICE is hereby given that the partnership heretofore existing between Duncan McFarlane and William Scott, under the name or style of "McFarlane and Scott," Grain-merchants, at No. 186 Cashel Street, Christchurch, has been dissolved by mutual consent as from the 30th day of September, 1934. The said business will henceforth be carried on by the said Duncan McFarlane, and he will receive payment of all moneys owing to the late firm and will discharge all liabilities.

Dated this 30th day of September, 1934.

D. McFARLANE. WILLIAM SCOTT.

to both signatures—A. S. Nicholls, Solicitor, ch. 879 Witness Christchurch.

ALEXANDRA BOROUGH COUNCIL.

LOAN CONVERSION.

I, WILLIAM BRINGANS, do hereby certify that at a special meeting of the Alexandra Borough Council held on the 1st day of October, 1934, a resolution was passed the on the 1st day of October, 1934, a resolution was passed the purport whereof being to convert the securities issued in respect of the loans set out in the First Schedule to the Alexandra Borough Loans Conversion Order, 1934, into new securities in terms of the said Order, and that such resolution was duly confirmed at a subsequent meeting of the said Council held on the 16th day of October, 1934.

W. BRINGANS, Mayor.

ALEXANDRA BOROUGH COUNCIL.

NONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Alexandra Borough Loans Conversion Order, 1934, of debentures or other securities issued in respect of the following

Loans to be converted.

Name.	Amount.	Rate of	Date of	
		Original.	Existing.	Maturity.
Workers' Dwellings	£ 1,500	Per Cent. $5\frac{1}{2}$	Per Cent.	1/2/58
Loan, 1927 Workers' Dwellings Loan, 1931 (part)	1,000	$5\frac{3}{4}$	43	1/4/61
Ditto	1,000	$5\frac{1}{4}$	$4\frac{1}{4}$	1/4/61
Total	£3,500			

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Alexandra Borough Council intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 4½ per cent. per annum. The conversion will take effect from the 1st December, 1934.

The conversion will take effect from the 1st December, 1934. Application for conversion must be made in writing and be accompanied by the securities to which it relates. Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Town Clerk, Alexandra, on or before the 15th 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

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st December, 1934.

Further particulars as to the new debentures and the conversion generally may be obtained from the Town Clerk,

Dated at Alexandra, this 24th day of October, 1934.

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W. BRINGANS, Mayor.

In the Supreme Court of New Zealand, Canterbury District.

In the matter of the Companies Act, 1908, and in the matter of The Radley Timber and Case Company, Limited (in Voluntary Liquidation).

BY an order made by the Honourable Mr. Justice Johnston in the above-named matter dated the 2nd day of November, 1934, on the petition of The 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, it was ordered that the said Radley Timber and Case Company, Limited (in Voluntary Liquidation), be wound up by this Court under the provisions of the Companies Act, 1908.

E. S. BOWIE, Solicitor for the Petitioners.

155 Hereford Street, Christehurch. 880

THE BRITISH AND FOREIGN CONCESSIONS, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of The British and Foreign Concessions, Ltd. (in Liquidation).

NOTICE is hereby given that on the 31st October, 1934, in pursuance of section 221 (b) of the Companies Act, 1933, the following special resolution was passed:—

"That the company be wound up voluntarily, and that Bertie William Beaumont, Public Accountant, of York Chambers, Victoria Street East, Auckland, be appointed liquidator."

B. W. BEAUMONT, F.P.A. (N.Z.), Public Accountant, Liquidator

Auckland, 1st November, 1934.

MARTON BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

"That, for the purpose of providing the interest and other charges on a loan of £3,300 authorized to be raised by the Marton Borough Council under the above-mentioned Act for the purpose of redeeming the outstanding balance after the operation of the accrued sinking funds in respect of the £1,500 Town Hall Loan maturing on 1st October, 1934, and two loans of £2,500 and £250 maturing on 1st December, 1934, the said Marton Borough Council hereby makes and lorgics a special rate of seven sixteenths of a penny in the pound levies a special rate of seven-sixteenths of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the whole of the Borough of Marton, and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of twenty years or until the loan is fully paid off."

F. PURNELL, Mayor. C. C. McDONALD, Town Clerk.

WOODVILLE COUNTY COUNCIL.

CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Woodville County Loans Conversion Order, 1934, of debentures or other securities issued in respect of the following loans:

Manawatu Gorge Contribution Loan (part)... Manawatu Gorge Contribution Loan (part)... 665 870 2,000 Main Road Loan Workman's Cottage Loan

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Woodville County Council intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 41 per cent. per annum.

The conversion will take effect from the 1st day of December, 1934.

Application for conversion must be made in writing and

be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to J. M. Graham, Treasurer, Woodville County Council, Box 12, Woodville, on or before the 15th 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 1st day of Further particulars as to the new debentures and the

conversion generally may be obtained from the said J. M. Graham, Woodville.

Dated the 2nd day of November, 1934.

M. O. GRAINGER, Chairman, Woodville County Council.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between ROBERT INNES WHITELAW MCKENZIE and GLAISHER VINCENT MERTON, both of Auckland, and trading under the name of "Transport Directory Company," has been dissolved by mutual consent and agreement this twenty-fourth (24th) day of October, 1934. The business will be carried on as from to-day under the trade-name of "Transport Directory Company (G. V. Merton)."

R. McKENZIE. G. V. MERTON.

In the presence of E. V. Merton.

503 N.Z. Insurance Co.'s Building, Queen Street, Auckland,

MURDOCH MUNRO, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Murdoch Munro, Ltd.

November, 1934, passed a resolution (a) for voluntary winding up, and (b) appointing Peter George Harle, of Wellington, as liquidator, and that a meeting of the creditors of the above-named company will be held at 98 The Terrace, Wellington, on Monday, the 12th November, at 10 o'clock in the forenoon.

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P. HARLE. Liquidator.

HAWKE'S BAY RIVERS BOARD.

RESOLUTION MAKING SPECIAL RATE AS SECURITY FOR LOAN of £11,000.

IN pursuance and exercise of the powers vested in it in that behalf by the Hawke's Bay Rivers Amendment Act, 1933, the Local Bodies' Loans Act, 1926, the River Boards Act, 1908, and their respective amendments, and of all other Acts and powers (if any) it enabling, the Hawke's Bay Rivers Board hereby resolves as follows:—

"That, for the purpose of providing the half-yearly instalments of principal and interest and other charges in respect of a loan of £11,000 authorized to be raised by the said Board under the above-mentioned Acts for the purpose of enabling the said Board to provide its share of the cost of the works defined in the Hawke's Bay Rivers Amendment Act, 1933, the Hawke's Bay Rivers Board hereby makes and levies a special rate on all rateable property within the levies a special rate on all rateable property within the Hawke's Bay Rivers District, such rate to be made and levied as between the several wards of the said district in accordance with the provisions in that behalf of the Hawke's Bay Rivers Board Act, 1919, and to be of the respective amounts following:

mounts following:—

"On all rateable property within Ward No. 1: A rate of one-fifteenth (1/15th) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the said Ward No. 1.

"On all rateable property within Wards Nos. 2 and 3: A rate of two-thirteenths (2/13ths) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the said Wards Nos. 2 and 3.

"On all rateable property within Ward No. 4: A rate of one-fifteenth (1/15th) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the said Ward No. 4.

"On all rateable property within Ward No. 5: A rate of

said Ward No. 4.

"On all rateable property within Ward No. 5: A rate of one-sixtieth (1/60th) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the said Ward No. 5.

"And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of August in each and every year during the currency of such loan, being a period of fifteen years or until the loan is fully paid off."

Dated this 5th day of November, 1934.

W. J. PALLOT,

888

Clerk, Hawke's Bay Rivers Board.

SPRINGS - ELLESMERE ELECTRIC - POWER BOARD.

IN pursuance and in exercise of the power vested in it in that behalf by the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and by the Springs-Ellesmere Electric-power Board Loans Conversion Order, 1934, the Springs-Ellesmere Electric-power Board hereby resolves to issue new securities in conversion of such existing securities.

The new securities to be issued in accordance with the terms, stipulations, and provisions contained in the Springs-Ellesmere Electric-power Board Loans Conversion Order, 1934, as pub-

lished in the New Zealand Gazette No. 74 of the 4th October, 1934, page 3147.

I hereby certify that the above resolution was passed at a special meeting of the Board held on Wednesday, the 10th October, 1934, at 10 a.m., and confirmed at a special meeting of the Board held on Wednesday, the 24th October, 1934.

R. T. McMILLAN,

Chairman.

THE DOMINION CO-OP. FARM PRODUCTS FEDERATION, LIMITED.

OTICE is hereby given in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the National Dairy Association Building, Thorndon Quay, in the City of Wellington, on Tuesday, the 27th day of November, 1934, at 8 o'clock in the evening, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of 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. thereof shall be disposed of.
Dated this 5th day of November, 1934.

A. MAYLOR, Liquidator.

890

MEDICAL REGISTRATION.

EDWARD GARDNER GIBBS, M.B., Ch.B. (Edinburgh), 1928, F.R.C.S. Ed., 1931, now residing in Wellington, hereby give notice that I intend applying on the 2nd December next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

Dated at Wellington, 2nd November, 1934.

EDWARD GARDNER GIBBS. 240 Willis Street, Wellington. 891

NEW ZEALAND SERO VACCINES, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of New Zealand Sero-Vaccines, Limited.

of New Zealand Sero-Vaccines, Limited.

Notice is hereby given that at a meeting of shareholders of New Zealand Sero-Vaccines, Limited, held at New Plymouth on Friday, the 26th day of October, 1934, the following special resolution was passed:

"That the company be wound up voluntarily, and that P. S. Carroll, of New Plymouth, Public Accountant, be and is hereby appointed liquidator of the company."

Dated at New Plymouth, this 30th day of October, 1934. All persons or companies having claims against the company are required to send full particulars to the undersigned on or before the 20th day of November, 1934, otherwise they may be excluded from participation in any distribution of assets.

P. S. CARROLL

Liquidator, 892

Brougham Street, New Plymouth.

ELTHAM BOROUGH COUNCIL.

IRA J. BRIDGER, Mayor of the Borough of Eltham, do 1, hereby certify that pursuant to the provisions of section 9 of the Local Authorities Interest Reduction and Loans tion 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, a resolution was duly passed at a special meeting of the Eltham Borough Council held on Monday, the 15th day of October, 1934, and confirmed at a meeting (special) of the said Council on the 31st day of October, 1934, whereby the said Council resolved to issue under Part II of the said Act new securities in conversion of existing securities in respect of the loans set forth in the First Schedule to the Eltham Borough Council Loans Conversion Order, 1934 (No. 2), such securities to be issued subject to and in accordance with the provisions of the said Eltham Borough Loans Conversion Order, 1934 (No. 2), as published in the New Zealand Gazette No. 73 of the 27th day of September, 1934, at page 3105, and I hereby certify that the tember, 1934, at page 3105, and I hereby certify that the said resolution was duly passed and confirmed by the said Council in all respects as by law required, and that requisitions, resolutions, advertisements, notices, and proceedings as by law required prior to and in the passing and confirmation of such resolution were duly given and observed.

I. J. BRIDGER, Mayor.

ELTHAM BOROUGH COUNCIL.

IRA J. BRIDGER, Mayor of the Borough of Eltham, 1, do hereby certify that pursuant to the provisions of section 9 of the Local Authorities Interest Reduction and section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, a resolution was duly passed at a special meeting of the Eltham Borough Council held on Monday, the 15th day of October, 1934, and confirmed at a meeting (special) of the said Council on the 31st day of October, 1934, whereby the said Council resolved to issue under Part II of the said Act new securities in conversion of existing securities in respect of the loans set forth in the First Schedule to the Eltham Borough Loans Conversion Order, 1934 (No. 1), such securities to be issued subject to and in accordance with the provisions of the said Eltham Borough Loans Conversion Order, 1934 (No. 1), as published in the New Zealand Gazette No. 73 of the 27th day of September, 1934, at page 3100, and I hereby certify that the said resolution was duly passed and confirmed by the said Council in 1934, at page 3100, and I hereby certify that the said resortion was duly passed and confirmed by the said Council in all respects as by law required, and that requisitions, resolutions, advertisements, notices, and proceedings as by law required prior to and in the passing and confirmation of such resolution were duly given, made, and observed.

Dated this 2nd day of November, 1934.

I. J. BRIDGER, Mayor.

ELECTRICAL SUPPLIES, LTD.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of ELECTRICAL SUPPLIES, LTD. (in Voluntary Liquidation).

OTICE is hereby given that a general meeting of share-holders of Electrical Supplies, Ltd. (in Voluntary Liquidation), will be held at the office of the liquidator, D.I.C. Building, Wellington, on Monday, the 26th day of November, 1934, at 2.30 p.m., for the purpose of laying before such meeting the liquidator's accounts showing the manner in which the winding-up has been conducted and the assets of the company disposed of, and to offer any explanation the liquidator may wish to give, and for the purpose of passing the liquidator may wish to give, and for the purpose of passing

an'extraordinary resolution as to the disposal of the books, accounts, and documents of the company as required by the Companies Act, 1933.

Dated this 7th day of November, 1934.

F. H. HAYWARD, Liquidator 896

D.I.C. Building, Wellington.

TE PUKE FURNISHERS, LIMITED.

IN LIQUIDATION.

TAKE notice that a general meeting of shareholders of Te Puke Furnishers, Limited (in Liquidation), will be held at the registered office of the company, Tutanekai Street, Rotorua, on Thursday, the 29th November, 1934, at 2 p.m. Business.—To lay before the meeting the liquidator's

account of the winding-up of the company.

J. MARJORIBANKS

Liquidator.

GREEN ISLAND BOROUGH COUNCIL.

WILLIAM ORR SMELLIE, Mayor of the Borough of Green Island, hereby certify that the following resolution was passed at a special meeting of the Green Island Borough Council held on the 9th day of October, 1934, and confirmed at a special meeting of the Green Island Borough Council held on the 29th day of October, 1934:—

The resolution referred to is as follows:— WILLIAM ORR SMELLIE, Mayor of the Borough

"That, 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 Green Island Borough Loans Conversion Order, 1934, the Green Island Borough Council issue new securities in conversion of the existing securities issued in respect of loans totalling of the existing securities issued in respect of loans totaling £11,950, specified in the First Schedule of the Green Island Borough Loans Conversion Order, 1934, and published in the New Zealand Gazette of the 13th September, 1934, at page 2902, such new securities to be issued and the conversion effected in accordance with the said Green Island Borough Loans Conversion Order, 1934."

Dated at Green Island, this 30th day of October, 1934. W. O. SMELLIE, Mayor.

GREEN ISLAND BOROUGH COUNCIL.

CONVERSION OF LOANS

ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Green J Island Borough Loans Conversion Order, 1934, of debentures or other securities issued in respect of the following loans :-

Loans to be converted.

Name.			Rate of Interest.			Premium payable per £100
		Amount.	Original.	Existing.	Maturity Date.	of Existing Securities.
1926 Unemployment Loan Miller Park Recreation-ground Loan 1931 Unemployment Loan Antecedent Liability Redemption Loan Waterworks Redemption Loan Waterworks Redemption Loan		£ . 2,500 . 1,100 . 1,500 . 1,150* . 3,500 . 2,200 . £11,950	5 4 54 54	Per Cent. 48 44 44 44 44 44 45	1st October, 1936 5th February, 1941 1st December, 1945 1st October, 1945 17th November, 1951 17th November, 1951	£ s. d. 0 13 3 Nil. Nil. Nil. Nil. 1 15 4

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

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Green Island Borough Council 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

in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at \$4\frac{1}{4}\$ per cent. per annum.

The conversion will take effect from 1st December, 1934.

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

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Town Clerk, Council Chambers, Green Island, on or before the 15th 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 1st day of December. 1934.

of December, 1934.

Further particulars as to the new debentures and the conversion generally may be obtained from the Town Clerk, Council Chambers, Green Island, or from the Manager of the Bank of New Zealand, Dunedin.

Dated this 30th day of October, 1934.

WILLIAM ORR SMELLIE, Mayor.

THE HAKARU CO-OPERATIVE DAIRY COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933.

OTICE is hereby given that at a special general meeting of the members of the above-named company duly convened and held at Hakaru on the twenty-seventh day of October, one thousand nine hundred and thirty-four, the following special resolutions were duly passed:—

1. "That the company be wound up voluntarily."
2. "That WALTER JAMES LITTIN, of Kaiwaka, Company Secretary, be appointed liquidator.

Dated at Hakaru, this 27th day of October, 1934.

W. J. LITTIN,

899

Liquidator.

WAIKIWI RIVER BOARD.

CONVERSION UNDER LOCAL AUTHORITIES INTEREST REDUCTION AND LOANS CONVERSION ACT, 1932-33.

THAT the Waikiwi River Board proceed with the conversion of the loans totalling £7,500, being the whole five Board Conversion Order, 1934, gazetted on page 3096 of Gazette No. 73 of the 28th September, 1934, and that the conversion Order.

I hereby contifut that the foresting results are supplied to the said conversion of the said conversion.

I hereby certify that the foregoing resolution was passed at a special meeting of the Waikiwi River Board held on the 19th day of October, 1934, and, public notice thereof having been given in the prescribed manner, was duly confirmed at a meeting of the said Board held at 11 a.m. on Saturday, 3rd November, 1934.

900

R. A. ANDERSON, Chairman.

EASTBOURNE BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

"That, for the purpose of providing the interest and other charges on a loan of £7,500 authorized to be raised by the Eastbourne Borough Council under the above-mentioned Act Eastbourne Borough Council under the above-mentioned Act for the purpose of making advances to ratepayers to enable them to connect their properties with the borough water and sewerage system, the said Eastbourne Borough Council hereby makes and levies a special rate of one and eight-elevenths pence in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property within the borough, and such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of five years or until the loan is fully paid off."

The above resolution was passed at a meeting of the

The above resolution was passed at a meeting of the Eastbourne Borough Council held on Thursday, 18th October, 1934.

C. L. BISHOP,

901

902

Town Clerk.

TAIHAPE BOROUGH COUNCIL.

Taihape Borough Loans Conversion Order, 1934 (No. 4).

LUIZINIO BERNARD HOUGHTON DE LAUTOUR, LUIZINIO BERNARD HOUGHTON DE LAUTOUR, Mayor of the Borough of Taihape, hereby certify that at a special meeting convened for the purpose and held at the Council Chambers, Town Hall, Taihape, on Friday, the 21st day of September, 1934, the Taihape Borough Council, in pursuance and exercise of the powers vested in it in that behalf by section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and by the Taihape Borough Loans Conversion Order, 1934 (No. 4), and of all other powers and authorities enabling it in that behalf, resolved to issue new securities in conversion of the existing securities to which the said conversion order applies: such new securities to be the said conversion order applies; such new securities to be issued and the conversion effected subject to and in accordance with the said conversion Order.

with the said conversion Order.

I further certify that such resolution was confirmed at a special meeting of the said Council held at the Council Chambers, Town Hall, Taihape, on Friday, the 5th October, 1934, and that the foregoing proceedings are duly recorded in the Council's minutes, Volume 8, at pages 706 and 717.

Dated at Taihape, this 6th day of November, 1934.

L. B. H. DE LAUTOUR, Mayor.

WHAKATANE COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE.

Conversion Order No. 2, 1934.

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 Whakatane County Loans Conversion Order, 1934 (No. 2), and all other powers, if any, it thereunto enabling, the Whakatane County Council hereby resolves as follows:—

Whakatane County Council hereby resolves as follows:—

"That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the Whakatane 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, the Whakatane County Council hereby makes and levies a special rate of one penny and one-sixth of a penny (1½d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Whakatane County Special-rating District, and such special rate shall be an annually recurring rate during the currency of such securities and be payable yearly on the 1st day of October in each and every year until the maturity date of the last of such securities, being the 1st day of October, 1964, and until all such securities are fully paid off."

C. G. LUCAS. County Treasurer.

Whakatane, 5th November, 1934.

903

INANGAHUA COUNTY COUNCIL.

NONVERSION under the Local Authorities Interest ONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Inangahua County Loans Conversion Order, 1934, of debentures or other securities issued in respect of the following loan: Antecedent Liability Loan of £7,900.

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loan that the Inangahua County Council intends to convert all such debentures or other securities (except those in respect of when the convert is duly signified) into new debentures having new

dissent is duly signified) into new debentures having new maturity dates and bearing interest at four and one-quarter

per centum per annum.

The conversion will take effect from the first day of December, 1934.

Application for conversion must be made in writing and be

accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to the Clerk, Inangahua County Council, Buller Road, Reefton, on or before the 15th 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 first day of

December, 1934.

Further particulars as to the new debentures and the conversion generally may be obtained from the Clerk, Inangahua County Council, Buller Road, Reefton.

Dated the fifth day of November, 1934.

J. B. AULD, Chairman, Inangahua County Council.

 ${
m R}^{
m EPORT}$ of the monetary committee, 1934.

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