

THE

# NEW ZEALAND GAZETTE.

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# WELLINGTON, THURSDAY, FEBRUARY 14, 1935.

Proclaiming Land to have become Crown Land.

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

# A PROCLAMATION.

HEREAS by section four hundred and fifty-four of the Native Land Act, 1931, it is provided, inter alia, that on being satisfied that the purchase of any land has been duly completed by or on behalf of the Crown under the authority of the said Act, or that the freehold of any land has become vested in the Crown under any part of that Act, the Governor-General may issue a Proclamation that such land has become Crown land:

And whereas the land set out in the Schedule hereto has been granted to and has become vested in His Majesty the King under section five hundred and twenty-nine of the said Act:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by the said section four hundred and fifty-four, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim that the land set out in the Schedule hereto has become Crown land.

# SCHEDULE.

ALL that parcel of land containing 5 acres 1 rood 21 perches, more or less, situated in Block VII, Waoku Survey District, called Waima Native School-site. As the same is delineated on plan 12897, red, deposited in the office of the Chief Surveyor,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of February, 1935.

GEO. W. FORBES, Native Minister.

GOD SAVE THE KING!

Land in the Westland Land District proclaimed as ceasing to be set apart as National-endowment Land.

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

A PROCLAMATION.

WHEREAS by section three hundred and two of the Land Act, 1924, as amended by section ten of the Land Laws Amendment Act, 1926, it is enacted that on the disposal of any national-endowment land by way of sale, or on the acquisition of the fee-simple of any such land, the Governor-General may by Proclamation declare that such land shall, as from a date to be specified in the Proclamation, cease to be national-endowment land:

And whereas the fee-simple of the land described in the Schedule hereto (being land heretofore held on renewable lease tenure) has been acquired, and it is expedient that the said land should cease to be national-endowment land:

Now, therefore, in pursuance and exercise of the powers

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by the aforesaid section three hundred and two 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 tenth day of November, one thousand nine hundred and thirty-four, the land described in the Schedule hereto, which was set apart as national-endowment land under the pro-visions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment land.

# SCHEDULE.

WESTLAND LAND DISTRICT.

Section 13, Block XVI, Waiwhero Survey District: Area, 205 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of February, 1935.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. XI/7/35.)

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

# 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.

OTAGO LAND DISTRICT.—CROWN LAND.

Section 34, Block V, and Section 5, Block VIII, Cromwell Survey District: Area, 2,493 acres 1 rood 10 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of February, 1935.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING!

(L. and S. 26/15526.)

Revoking the Setting-apart of Settlement Land for Selection by Discharged Soldiers, under Special Tenures, in the Southland Land District

# BLEDISLOE, Governor-General.

## A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Amendment Act, 1919, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the tenth day of February, one thousand nine hundred and twenty-eight, and published in the Gazette of the sixteenth day of February then instant, setting apart lands for selection by discharged soldiers under the Discharged Soldiers Settlement Act, 1915.

# SCHEDULE.

SOUTHLAND LAND DISTRICT.—SETTLEMENT LAND.

 $Southland\ County. -- Ardlussa\ Settlement.$ 

SECTIONS 5 and 6, Ardlussa Settlement, in Blocks IV and VII, Hokonui Survey District: Area, 398 acres 0 roods 5 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 12th day of February, 1935.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING! (L. and S. 26/28116.)

Land proclaimed as a Street in the Borough of West Harbour.

# BLEDISLOE, Governor-General.

# A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in the Borough of West Harbour described in the Schedule hereto.

# SCHEDULE.

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

A. R. P. Dem<sub>5</sub> = ...
0 0 34·0
0 0 23·0
Section 52; coloured orange.
0 0 4·9
Section 52, and being formerl Section 52, and being formerly land taken for the Dunedin - Port Chalmers Railway, and being also part of Upper Harbour of Otago; coloured blue.

5·3 Section 53; coloured grey. 2·2

Situated in Block IX, North Harbour and Blueskin Survey District (Otago R.D.). (Borough of West Harbour.)

In the Otago Land District; as the same are particularly delineated on the plan marked P.W.D. 88599, 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 5th day of February, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/16/225/4.)

Additional Land taken for the North Island Main Trunk Railway in Block VIII, Drury Survey District.

# BLEDISLOE, Governor-General.

A PROCLAMATION.

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

#### SCHEDULE.

APPROXIMATE area of the piece of land taken: 23-2 perches. Being portion of Lots 21, 22, and 23 of Block X, Private Township of Runciman, being part Allotment 38, Opaheke

Situated in Block VIII, Drury Survey District (Auckland R.D.). (S.O. 27905.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 88946, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of February, 1935.

# JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/2/1/46.)

Land taken for the Purposes of the Development of Water-power (Waikaremoana Scheme, Linesman's Cottage-site) in Block II, Clyde 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 the development of waterpower (Waikaremoana Scheme, linesman's cottage-site); and I do also declare that this Proclamation shall take effect on and after the twenty-fifth day of February one thousand on and after the twenty-fifth day of February, one thousand nine hundred and thirty-five.

APPROXIMATE area of the piece of land taken:  $39\cdot 2$  perches. Being portion of Paeroa No. 3 Block.

Situated in Block II, Clyde Survey District (Hawke's Bay R.D.). (S.O. 1100.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 88796, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of February, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 59/145.)

Land taken for the Purposes of a Road in Block I, Coromandel Survey District, Coromandel County.

#### ${\bf BLEDISLOE,\ Governor\text{-}General.}$ [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 nurroses of a read is and I do also dealers that the for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the twenty-fifth day of February, one thousand nine hundred and thirty-five.

## SCHEDULE.

APPROXIMATE areas of the pieces of land taken:—
A. R. P. Being Portion of
0 0 30.8 Papaaroha 5A 2A Block; coloured red.

3 19·1 2 14·4 Papaaroha 5c 2A Block; coloured purple.

2 2-1 Part Section 8 (D.P. 11914); coloured 0 11-9 yellow.

1 32.7 1 28.1 Part Section 8 (D.P. 11619); coloured blue.

0 38.9 Papaaroha 5c 2B 3a Block; coloured red.
0 6.2 Papaaroha 5c 2B 2 Block; coloured purple.
0 29.1 Papaaroha 5c 2B 3c Block; coloured red.
0 27.2 Part Papaaroha 5E Block; coloured red.

Situated in Block I, Coromandel Survey District (Auckland R.D.). (S.O. 27382.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88954, 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 9th day of February, 1935.

JOHN G. COBBE, for Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/1449.)

Land taken for Waterworks Purposes in Block XV, Omapere Survey District, Bay of Islands County.

#### 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 waterworks purposes, and shall vest in the Kaikohe Town Board as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-fifth day of February, one thousand nine hundred and thirty-five.

# SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

R. P. 3 21

Taraire No. 2J 1a Block; coloured yellow.

No. 2J 1a Block; coloured sepia.

No. 2J 1b Block; coloured sepia.

No. 2J 1b Block; coloured blue.

No. 2J 1b Block; coloured red.

No. 2F Block; coloured yellow.

0 10 3 35

31 2 11

16  $\frac{1}{2}$   $\frac{1}{31}$ 

Situated in Block XV, Omapere Survey District (Auckland R.D.). (S.O. 27249.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88913, 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 5th day of February, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 50/420.)

Portions of Road closed in Block IV, Mahinapua Survey District, Westland County.

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

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

#### SCHEDULE.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Adjoining or passing through 7 3 0 Sections 994, 1652, and Reserve 355. 3 0 30 Sections 1645, 1644, 1465, and 1461.

Situated in Block IV, Mahinapua Survey District (Westland R.D.). (S.O. 3122.)

In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88212, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of February, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 23/381/4.)

Revoking Part of a Proclamation defining the Middle-line of a Portion of the Wellington-Napier Railway (Lower Hutt Valley Duplication).

## BLEDISLOE, Governor-General. 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 revoke so much of the Proclamation dated the tenth day of December, one thousand nine hundred and twenty-four, and published in the New Zealand Gazette, No. 81, of the eleventh day of the same month, defining the middle-line of a portion of the Wellington-Napier Railway (Lower Hutt Valley Duplication) in so far as it affects Lot 13, D.P. 8963, Hutt R.D., Block IX, Belmont Survey District. Belmont Survey District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of February, 1935.

JOHN G. COBBE, for Minister of Public Works.

GOD SAVE THE KING!

(P.W. 19/530/2.)

Revoking Part of a Proclamation taking Land for the Purposes of a Road in Block III, Waiwera Survey District.

# BLEDISLOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the tenth day of October, one thousand the proclamation dated the tenth day of Dottober, one thousand the proclamation dated the tenth day of Dottober, one thousand the proclamation and published in the New Years. Proclamation dated the tenth day of October, one thousand nine hundred and twenty-nine, and published in the New Zealand Gazette No. 69 of the seventeenth day of the same month, taking land for the purposes of a road in Block III, Waiwera Survey District, as affects the piece of land comprising 24 perches, being portion of part Maungatauhoro Block (D.P. 5180), coloured red on plan P.W.D. 76410 (S.O. 25365), such piece of land being no longer required for the purpose for which it was taken.

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 February, 1935.

JOHN BITCHENER, Minister of Public Works,

GOD SAVE THE KING!

(P.W. 62/1/1/19.)

Authorizing Birkenhead Borough Council to fix Water Charges according to Quantity used.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities In pursuance and exercise of the powers and authorities conferred on him by section eighty-five of the Municipal Corporations Act, 1933, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby consent to the Birkenhead Borough Council making and levying water rates and charges in respect both of the ordinary as well as of any extraordinary supply, according to the quantity of water consumed by any person receiving the same as measured by meter, at such rates or charges as may from time to time be fixed by any by-law or charges as may from time to time be fixed by any by-law of the Council in that behalf, or as may be agreed on with any such person.

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

(I.A. 1934/146/2.)

Consenting to Stopping Portions of a Road in Block I, Coromandel Survey District, Coromandel County.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935

## Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities 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 consent to the Coromandel County Council stopping the portions of road described in the Schedule hereto.

## SCHEDULE.

APPROXIMATE areas of the pieces of road permitted to be stopped :-

R. P. 0 29.9

Adjoining or passing through Papaaroha 5A 2B 2 Block. Papaaroha 5C 2A, 5C 2B 3A, 5C 2B 2, and 5C 2B 3C Blocks, part Section 8 (D.P. 11914), and part Section 8 (D.P. 11619). 2 23.7

1 2 18.0 Papaaroha 5c 2B 2, 5c 2B 3c, and part 5E Blocks. 0 1 7.5 Papaaroha 5c 2B 3c and part 5E Blocks.

Situated in Block I, Coromandel Survey District (Auckland

R.D.). (S.O. 27382.) In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88954, deposited in the office of the Minister of Public Works at

Wellington, and thereon coloured green.

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

(P.W. 34/1449.)

Extending the Second Schedule to the Noxious Weeds Act, 1928, by including the Plant Eupatorium (glandulosum) therein. (Notice No. Ag. 3258.)

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

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Noxious Weeds Act, 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby extend the Second Schedule to the said Act by including therein the plant Eupatorium (glandulosum), and doth hereby declare that this Order in Council shall come into force on the date of the publication thereof in the Gazette.

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

Declaring Portions of a Road in Block IX, Mount Robinson Survey District, to be Government Roads.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# 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.

| Approximate Areas<br>of the<br>Pieces of Road<br>declared to be<br>Government Roads.                       | Adjoinin                          | g or passin | g through | ··· |    | Situated<br>in<br>Block | Situated in<br>Survey District of | Shown on<br>Plan           |
|--|-----------------------------------|-------------|-----------|-----|----|-------------------------|-----------------------------------|----------------------------|
| $   \begin{array}{cccc}     A. & R. & P. \\     0 & 1 & 3 \cdot 4 \\     0 & 2 & 4 \cdot 9   \end{array} $ | Oturoa No. 2 Block<br>(S.O. 2696) |             | •••       |     | •• | IX                      | Mount Robinson                    | P.W.D. 82278<br>(Sheet 1). |
| 0 3 29 9   | Oturos No. 2 Block<br>(S.O. 2697) | • •         | ••        | ••  | •• | IX                      | ,,,                               | P.W.D. 82278<br>(Sheet 2). |
| 1 3 0.0  | Oturoa No. 2 Block<br>(S.O. 2989) | ••          | ••        | ••  | •• | IX                      | ,,                                | P.W.D. 88867.              |

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

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

Education Act, 1914.—Regulations relating to Public Schools—Salaries, Grading, Staffing, &c.; Secondary Schools; Certificates of Secondary Instruction; Free Places in Secondary Schools, &c.; Manual and Technical Instruction; Teachers' Incorporation and Court of Appeal; Attendance Registers and Returns; Examination and Classification of Teachers; Grading of Primary-school Teachers: Employment and Payment of Itinerant Teachers.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Education Act, 1914, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the regulations relating to public schools—salaries, grading, staffing, &c.; secondary schools; certificates of secondary instruction; free places in secondary schools, &c.; manual and technical instruction; Teachers' Incorporation and Court of Appeal; attendance registers and returns; examination and classification of teachers; grading of primary-school teachers: and further doth hereby revoke the regulations relating to employment and payment of itinerant teachers: and with the like advice and consent doth prescribe that this Order shall come into force on the date of publication thereof in the New Zealand Gazette.

# AMENDED REGULATIONS.

PUBLIC SCHOOLS: SALARIES, GRADING, STAFFING, ETC.

1. The regulations relating to Public Schools—Salaries, Grading, Staffing, &c., made by Orders in Council as shown in the First Schedule hereto are hereby amended by—

(I) Deleting Schedule V of clause 5, and substituting therefor the follow-

ing Schedule:-

Schedule V.—Additions to Salaries payable to Teachers in accordance with their Position on the Graded List.

| Grade of      | Grade of  | Grading | Addition | s to Salarie | on the Graded List. |         |         |         |
|---------------|-----------|---------|----------|--------------|---------------------|---------|---------|---------|
| Position.     | Salary.   | Group.  | £60.     | £50.         | £40.                | £30.    | £20.    | £10.    |
|               | £         |         |          | į            |                     |         |         |         |
| I             | 170-200   | ļ       |          |              |                     | 1       | i       |         |
| Im            | 160-205 > | 1 1     | 1-154    | 155-177      | 178-200             | 201-223 | 224-246 | 247-269 |
| $_{ m Ir}$    | 140-175   |         |          | i            |                     |         |         | ,       |
| $\mathbf{II}$ | 210-270   | 2       | 1-131    | 132-154      | 155-177             | 178-200 | 201-223 | 224-240 |
| IIIA          | 265-295   |         |          |              | 1                   | i       | 1       |         |
| $III_B$       | 280-310   | 3       | 1 100    | 100 191      | 199 154             | 125 155 | 150.000 | 201 201 |
| 2м            | 230-280   | 3       | 1-108    | 109-131      | 132-154             | 199-177 | 178–200 | 201-22  |
| $2\mathbf{F}$ | 205-260   |         |          |              | 1                   | i       | 1       |         |
| $_{ m IIIc}$  | 280-325   |         |          | 1            |                     | 1       | i       |         |
| ${f IV}$      | 325-355   |         |          |              |                     |         |         |         |
| 3м            | 300–330 } | 4       | 1 - 85   | 86-108       | 109-131             | 132-154 | 155-177 | 178-200 |
| 3F            | 285-315   | 1       |          | !            | İ                   |         |         |         |
| <b>4</b> F    | 320–360   | ļ       |          |              |                     |         | Ì       |         |
| V             | 360-405   | 5       | 1-62     | 63-85        | 86-108              | 109-131 | 132-154 | 100 100 |
| 4 M           | 340-385   | 9       | 1-02     | 05-65        | 90-109              | 109-131 | 132-134 | 155-177 |
| VI            | 405-425   | 6       | 1-39     | 40-62        | 63-85               | 86-108  | 109-131 | 190 154 |
| VII           | 435-465   | O       | 1-99     | 40-02        | 05-65               | 30-108  | 109-131 | 132-154 |

Provided that no teacher in receipt of a Grade IIIc salary on the date of the gazetting of this regulation shall, while continuing to be paid such salary, receive a lower grading addition than he would have received had this regulation not been gazetted.

(2) Deleting from subclause (2) of clause 10 the words "Subject to the provisions of clause 16 hereof."

(3) Deleting paragraph (a) of subclause (4) of clause 14, and substituting therefor the following paragraph:—

"(a) A teacher who resigns from a permanent position and who after a period not exceeding one year from the date on which the resignation took effect takes up duty in another permanent position."

- (4) Deleting clause 15, and substituting therefor the following clause:— "15. Annual Increments.
- "(1) Every teacher employed in a permanent position in a public school shall, until he receives the maximum of his grade of salary, receive the increments of salary provided in clause 4 of these regulations.

(2) Subject to the provisions of the subclauses following, the first increment shall be payable in the year following the date of appointment on the first day of the month corresponding to that in which he commenced

to receive the salary of his new position.

"(3) If the appointment was by way of transfer and his tota salary (exclusive of normal school, remote, married and house allowances, and increases due to regrading or the issue of a certificate) has not been increased since the first day of February prior to his transfer, the first increment shall be payable on the first day of February following his commencement in his new position if he has been continuously employed as a teacher for the twelve months immediately preceding.

"(4) If the appointment was by way of transfer at the same grade of salary as that previously payable, the first increment shall be payable from the date from which it would have been payable had the teacher remained

in the previous position.

"(5) For the purposes of subclauses (3) and (4) hereof any interval not exceeding three months between appointments shall be disregarded.

"(6) The first increment in a new position shall be the amount necessary to increase the salary to the next higher salary for the position, or such higher amount as the Director shall approve.

"(7) Subsequent increments shall become payable twelve months after

the date on which a previous increment became payable.

- (8) The maximum position salary of an assistant of Grade 1 shall be £175 per annum in the case of a man, or £160 per annum in the case of a woman, unless
  - "(a) The teacher has served in public schools for six years as an adult teacher, or for two years in a school or schools either below Grade IV or regarded by the Board as remote; or
  - "(b) The teacher is employed in a school below Grade IV or in a school that is regarded by the Board as remote; or

"(c) The teacher has satisfactorily completed a three-years course of training at a Training College.

"(9) A teacher whose increment is withheld under the provisions of the subclause immediately preceding shall, if he continues to be employed at the same grade of salary, receive the increment immediately he has fulfilled the conditions prescribed in that subclause.

"(10) The increases in salary authorized by this clause shall not be payable until authorized by the Minister.

"(11) The salaries computed under this regulation shall be subject to the deduction made by the Finance Act, 1931, and the National Expenditure Adjustment Act, 1932, and to the increase provided for in the Finance Act, 1934 (No. 2)."

(5) Adding the following words to clause 18:—
"For the purposes of this clause a Grade 0 school shall be deemed to be in a separate subgrade in respect to each child in average attendance thereat."

# SECONDARY SCHOOLS.

2. The regulations relating to secondary schools made by Orders in Council as shown in the Second Schedule hereto are hereby amended by—

(1) Deleting subclause (4) of clause 15, and substituting therefor the

- following subclause:—
  "(4) Whenever, in accordance with these regulations, the Board is required, in order to reduce or modify the staff of a school, to select a teacher whose services are to be dispensed with, or whose salary is to be reduced, the Director shall be consulted before the Board comes to a decision.
- (2) Deleting from the first proviso to subclause (4) of clause 18 the words "in the case of a first appointment", and also by deleting the second proviso to the same subclause.
- (3) Deleting from subclause (1) of clause 37 the words "the appointment is made", and substituting therefor the words "the date of closing of applications".

(4) Deleting from clause 39 the word "one-fourth", and substituting therefor the word "one-third".

## CERTIFICATES OF SECONDARY INSTRUCTION.

- 3. The regulations relating to certificates of secondary instruction made by Order in Council as shown in the Third Schedule hereto are hereby amended by
- (1) Inserting in clause 1 after the words "being a secondary school" and also after the words "in a secondary school", the words "combined school".
- (2) Deleting clause 2, and substituting therefor the following clause:—
  "2. Under the same authority and subject in like manner to the conditions governing the tenure of junior and senior free places in secondary schools, combined schools, technical high schools, and district high schools, lower leaving certificates, to be termed "School Certificates", may be issued to pupils who have passed the School Certificate Examination and have completed at an approved school at least a three-years course of secondary instruction including not less than 10 units in English, 7 units in arithmetic (or 12 units in mathematics, including arithmetic), 3 units in history, and 4 units in science.
  - (3) Deleting clause 3, and substituting therefor the following clause:—
- 3. Further, under the same authority and subject in like manner to the same conditions, Higher Leaving Certificates may be issued to pupils who have satisfactorily completed at an approved school at least a four-years course of secondary instruction; provided that any such pupil has satisfied the requirements for a School Certificate or has passed the University Entrance Examination, and in addition has satisfactorily completed an advanced secondary course of not less than one year, including therein at least 4 units of a standard higher than that prescribed for the Entrance Examination of the University of New Zealand or for the School Certificate Examination in English, and 4 units of a like standard in each of two other subjects selected from the following: Mathematics, Latin, Greek, French, German, geography, mechanics, heat and light, electricity and magnetism, chemistry, geology, botany, zoology, general biology, agriculture, home science, history, economics, accountancy, and any other subject approved for this purpose by the Director before the pupil commences his advanced course; provided further that the total units of work satisfactorily completed during the four years shall be not less than 75."
  - (4) Deleting clause 5.
- (5) Inserting in clause 7 before the words "Leaving Certificates" the word "Higher".

# FREE PLACES IN SECONDARY SCHOOLS, ETC.

- 4. The regulations relating to free places in secondary schools, &c., made by Orders in Councils as shown in the Fourth Schedule hereto, are hereby amended.
- (1) As to clause 1, by deleting the words "junior high school", and substituting therefor the words "combined school"; and by adding the following proviso to the clause :-
- "Provided that every reference to a secondary school, a technical high school, or a technical school in these regulations shall be deemed to be also a reference to a combined school."
  - (2) As to clause 2,
  - (a) By deleting paragraphs (a) and (b):
  - (b) By adding to paragraph (c) the words " or equivalent qualification ":
- (c) By inserting in paragraph (e) after the word "public" the words "or registered private".
- (3) As to clause 4, by deleting from subclause (1) the words "junior high schools
- (4) As to clause 5 (A), by inserting in paragraph (a) of subclause (2) after the word "attend" the word "continuously".

  - (5) (a) As to the Schedule to clause 6 (A),—
    (i) By deleting the symbol and word "3 units" from Group II after the words "(3) Arithmetic, &c.", and substituting therefor the words "  $2\frac{1}{2}$  to 3 units"
  - words "2½ to 3 units".

    (ii) By deleting from Group IV in the subject "(9) Physical Science, &c." the words "elementary physical measurements", and substituting therefor the words "general experimental science".

    (iii) By deleting from Group IV in the subject "(10) Natural Science, &c." the words "zoology, geology", and substituting therefor the words "general biology".

    (iv) By deleting from the note designated "(ii)" the word "thirty pine".

  - (iv) By deleting from the note designated "(ii)" the word "thirty-nine", and substituting therefor the word "thirty-eight".

(b) As to clause 6 (B),—

By deleting the words "Every pupil admitted to a technical high school or a technical school under paragraphs (a), (b), (c), or (d) of clause 2 hereof", and substituting therefor the following words:—

"Every full-time pupil admitted to a technical high school or a technical school under paragraphs (c) or (d) of clause 2 hereof "

- (c) As to clause 6 (C),—
  (i) By inserting after the word "hereof" the words "and every pupil admitted to part-time day or evening classes under paragraphs (c) or (d) of the same clause.
- (ii) By deleting from the proviso to paragraph (c) the words "such pupils", and substituting therefor the words "pupils admitted under paragraph (e) of clause 2 hereof".

(6) As to clause 7,-

(i) By deleting subclause (a).

- (ii) By deleting subclause (b), and substituting therefor the following subclause:
  - (b) A senior free place is tenable by any pupil who has passed the University Entrance Examination or the School Certificate Examination, or the Intermediate Examination, or any other examination approved by the Minister for this purpose.'

(iii) By deleting subclause (c) and the note appended thereto, and substituting therefor the following subclause

(c) On the recommendation of the Principal of a secondary school or technical high school, based on the school records and examination results for the year, and of an Inspector of Schools, or, in the case of a district high school, on the recommendation of the Senior Inspector of the district or in part on such a recommendation and in part on the results of a special examination, a senior free place may be awarded by the Director to any pupil who, after obtaining the educational qualification for a junior free place, has satisfactorily completed a course of instruction during the two years immediately preceding. In the case of a pupil of a secondary school or a district high school, such course shall include not less than 36 units of work as defined in the Schedule to clause 6 hereof, such 36 units to include at least 8 units in English (Group I), 5 units in Group II, 4 units of a continuous course in Group IV, and, if a subject is chosen from Group III, not less than 6 units therein. In reckoning units for this purpose, credit cannot be given for any subject in which less than 2 units have been completed during the two years, nor for any subject in which the conditions of the Schedule to clause 6 have not been satisfied. In the case of a pupil of a technical high school, such course shall include not less than 36 units of a course approved by the Director.

(7) As to clause 9, by deleting from the proviso thereto after the word "term" the words "or quarter" wherever they occur.

- (8) As to clause 10, by deleting from subclause (i) the words "Lower Leaving Certificate", and substituting therefor the words "School Certifi-
- (9) As to clause 13, by deleting the clause, and substituting therefor the
- "13. In case there shall not be sufficient accommodation at the school for all pupils seeking admission to the school, those qualified by attainment for senior free places shall first be admitted, and then the remaining applicants in such order as the Minister, after consultation with the Board, shall determine.
  - (10) As to clause 14,—
  - (i) By deleting from subclause (ii) the words "or quarter".

(ii) By deleting subclause (v).

- (11) As to clause 16, by deleting from subclause (i) all the words after the words "the first-named school".
  - (12) As to clause 19, by deleting the clause.

(13) As to clause 20,-

(i) By deleting from subclause (a) the words "or quarter".
(ii) By deleting from subclause (b) the words "or district high school, and the Director of every technical high school", and substituting therefor the words "or technical high school, and the Headmaster of every district high school".

(14) As to clause 26,—

(i) By deleting from subclause (a) all the words after the words "has passed", and substituting therefor the words "the University Entrance Examination, the School Certificate Examination, the Intermediate Examination, or any other examination approved by the Minister for this purpose".

(ii) By deleting from subclause (b) the words "Director of the technical school", and substituting therefor the words "Principal of the

technical school"

(15) As to clause 27, by deleting the word "Director", and substituting therefor the word "Principal".

# MANUAL AND TECHNICAL INSTRUCTION.

5. The regulations relating to Manual and Technical Instruction made by Orders in Council as shown in the Fifth Schedule hereto are hereby amended by adding the following to clause 13:-

"(8) Theory of music, including band or instrumental practice.
"(9) Musical appreciation."

# TEACHERS' INCORPORATION AND COURT OF APPEAL.

6. The regulations relating to Teachers' Incorporation and Court of Appeal made by Orders in Council as shown in the Sixth Schedule hereto are hereby amended by deleting from clause 16 the words "and determine".

# ATTENDANCE REGISTERS AND RETURNS.

7. The regulations relating to attendance registers and returns made by Orders in Council as shown in the Seventh Schedule hereto are hereby amended by deleting the second proviso to subclause (1) of clause 9, and

substituting therefor the following proviso:—
"Provided, further, that if it is shown to the satisfaction of the Minister on the certificate of the District Health Officer, a Schools Medical Officer, or the Secretary of the Board upon information supplied by the head or sole teacher, that an infectious or contagious disease has, during any term, caused the absence of at least ten per cent. of the children in any school or department, or if it is shown to the satisfaction of the Minister that exceptionally severe weather or other cause has similarly affected the attendance, then ninety-five per centum of the average weekly roll number for the term so affected shall, for the purposes of these regulations, be regarded as the average attendance for the term concerned.'

# EXAMINATION AND CLASSIFICATION OF TEACHERS.

8. The regulations relating to the examination and classification of teachers made by Orders in Council as shown in the Eighth Schedule hereto are hereby amended as follows:—

(1) As to clause 10,—
(i) By deleting from subparagraph (ii) of paragraph (a) of subclause (1) the words "a pass for the Diploma of Education", and substituting therefor the words "the Diploma in Education granted by the University of New Zealand":

(ii) By deleting paragraph (b) of subclause (1), and substituting therefor the following paragraph:—
"(b) (i) Have been granted under these regulations a teacher's

certificate of Class B; and "(ii) Have completed ten years' service as a full-time teacher in schools subject to inspection by the N.Z. Education Department, or other authority

approved by the Director; and
"(iii) Be deemed by the Director to be in respect of the

service referred to in the preceding subparagraph hereof a 'very good' teacher; and "(iv) Have submitted to the Director a thesis in accordance with clause 11 hereof embodying the results of original work in an educational subject of which subject the approval of the Director has been obtained not later than the thirtieth day of April preceding the date of the submission of the thesis.

(2) As to clause 11, by adding to condition (i) the words: "and shall be accompanied by a declaration in writing signed by the applicant that such thesis is, except in so far as is otherwise expressly acknowledged therein, the applicant's unaided work, and that it has not been submitted to any other authority or person for any purpose whatsoever, or, if it has been so submitted, the result of such submission is as stated in the declaration."

(3) As to clause 20, by deleting subparagraphs (d) and (e) from subclause

(19).

# GRADING OF PRIMARY-SCHOOL TEACHERS.

9. The regulations relating to the grading of primary-school teachers made by Orders in Council as shown in the Ninth Schedule hereto are hereby amended by—

(1) Deleting clause 4, and substituting therefor the following clause:—
"4. Teachers entitled to be graded shall be graded in six groups as follows, according to the salary paid under Schedule IV in clause 4 of the regulations for the salaries of public-school teachers on the last day of employment in the preceding year, or on the last day of December in that year, as the case may be:—

|                | Sole and Head Teachers. |                    |          | Assistant Teachers. |         |           |  |  |
|----------------|-------------------------|--------------------|----------|---------------------|---------|-----------|--|--|
| Grading Group. |                         | Grade of           | Range of | Grade of            | Range o | f Salary. |  |  |
|                |                         | Salary.            | Salary.  | Salary.             | Male.   | Female.   |  |  |
|                |                         | 1                  | £        |                     | £ , ,   | £         |  |  |
|                |                         | I                  | 170-200  | 1                   | 160-205 | 140-175   |  |  |
| 2              |                         | II                 | 210-270  |                     | • •     |           |  |  |
|                | *                       | IIIA               | 265-295  | 2                   | 230-280 | 205-260   |  |  |
|                |                         | $III_{\mathbf{B}}$ | 280-310  |                     | • •     |           |  |  |
|                | [                       | $III_{\mathbf{C}}$ | 280-325  | 3                   | 300-330 | 285-315   |  |  |
| •              |                         | IV                 | 325-355  | 4                   |         | 320-360   |  |  |
| i              |                         | v                  | 360-405  | 4                   | 340-385 |           |  |  |
| }              |                         | VI                 | 405-425  |                     | • •     |           |  |  |
|                |                         | VII                | 435-465  |                     |         |           |  |  |

(2) Deleting clause 16, and substituting therefor the following clause:—
"16. Any teacher who holds the maximum marks for teaching, personality, discipline, environment, organization, and management may, with the approval of the Director, be graded in the next higher group."

# EMPLOYMENT AND PAYMENT OF ITINERANT TEACHERS.

10. The regulations relating to the employment and payment of itinerant teachers, as shown in the Tenth Schedule hereto, are hereby revoked.

# SCHEDULES. FIRST SCHEDULE.

| Date of Order.  12th January, 1925 (principal) |   | Date of Publication in N<br>Zealand Gazette. | ew   | Published<br>on Page |
|--|---|--|------|----------------------|
|  |   | 15th January, 1925                           |      | 72                   |
| 28th October, 1925                             |   | 5th November, 1925                           |      | 3129                 |
| 22nd March, 1926                               |   | 25th March, 1926                             |      | 714                  |
| 13th April, 1927                               |   | 14th April, 1927                             |      | 945                  |
| 22nd August, 1927                              |   | 25th August, 1927                            |      | 2743                 |
| 13th December, 1927                            |   | 15th December, 1927                          |      | 3671                 |
| 10th December, 1928                            | ! | 13th December, 1928                          |      | 3480                 |
| 14th October, 1929                             |   | 17th October, 1929                           |      | 2654                 |
| 20th April, 1931                               |   | 23rd April, 1931                             |      | 1046                 |
| 22nd December, 1931                            |   | 24th December, 1931                          |      | 3589                 |
| 21st March, 1932                               |   | 24th March, 1932                             | •• i | 580                  |
| 1st August, 1932                               |   | 4th August, 1932                             |      | 1769                 |
| 16th May, 1934                                 |   | 17th May, 1934                               |      | 1448                 |

# SECOND SCHEDULE.

| Date of Order.            |  | Date of Publication in N<br>Zealand Gazette. | Published<br>on Page |      |
|---------------------------|--|--|----------------------|------|
| 5th May, 1924 (principal) |  | 8th May, 1924                                |                      | 1087 |
| 1st September, 1924       |  | 4th September, 1924                          |                      | 2107 |
| 12th December, 1924       |  | 18th December, 1924                          |                      | 2957 |
| 23rd March, 1925          |  | 26th March, 1925                             |                      | 860  |
| 22nd March, 1926          |  | 25th March, 1926                             |                      | 714  |
| 22nd August, 1927         |  | 25th August, 1927                            |                      | 2743 |
| 14th October, 1929        |  | 17th October, 1929                           |                      | 2654 |
| 13th January, 1931        |  | 23rd January, 1931                           |                      | 125  |
| 22nd December, 1931       |  | 24th December, 1931                          |                      | 3590 |
| 21st March, 1932          |  | 04/1 75 1 1000                               |                      | 580  |
| 4th December, 1933        |  | 7th December, 1933                           | \                    | 3186 |
| 16th May, 1934            |  | 17th May, 1934                               |                      | 1448 |
| 11th June, 1934           |  | 21st June, 1934                              |                      | 1895 |

# THIRD SCHEDULE.

| Date of Order.  |    | Date of Publication in N Zealand Gazette.                 | Published<br>on Page |                     |
|---|----|---|----------------------|---------------------|
| 18th June, 1917<br>22nd March, 1926<br>1st November, 1926 | •• | 21st June, 1917<br>25th March, 1926<br>4th November, 1926 |                      | 2447<br>714<br>3121 |

# FOURTH SCHEDULE.

| Date of Order.       |  | Date of Publication in A<br>Zealand Gazette. | Published<br>on Page |      |
|----------------------|--|--|----------------------|------|
| 19th December, 1922  |  | 11th January, 1923                           |                      | 29   |
| 9th July, 1923       |  | 12th July, 1923                              |                      | 1871 |
| 10th September, 1923 |  | 13th September, 1923                         |                      | 2412 |
| 1st September, 1924  |  | 4th September, 1924                          |                      | 2107 |
| 1st November, 1926   |  | 4th November, 1926                           |                      | 3121 |
| 22nd August, 1927    |  | 25th August, 1927                            |                      | 2744 |
| 13th December, 1927  |  | 15th December, 1927                          |                      | 3177 |
| 14th October, 1929   |  | 17th October, 1929                           |                      | 2656 |
| 2nd March, 1931      |  | 12th March, 1931                             |                      | 561  |

# FIFTH SCHEDULE.

| Date of Order.                |        | Date of Publication in A<br>Zealand Gazette. | Tew | Published<br>on Page |
|-------------------------------|--------|--|-----|----------------------|
| 20th November, 1925<br>cipal) | (prin- | 26th November, 1925                          | ••  | 3245                 |
| 22nd August, 1927             |        | 25th August, 1927                            | \   | 2743                 |
| 13th December, 1927           |        | 15th December, 1927                          |     | 3671                 |
| 14th October, 1929            |        | 17th October, 1929                           |     | 2654                 |
| 13th January, 1931            |        | 23rd January, 1931                           |     | 125                  |
| 20th April, 1931              |        | 23rd April, 1931                             |     | 1047                 |
| 22nd December, 1931           |        | 24th December, 1931                          |     | 3590                 |
| 21st March, 1932              |        | 24th March, 1932                             |     | 580                  |
| 15th December, 1932           |        | 22nd December, 1932                          |     | 2781                 |
| 4th December, 1933            |        | 7th December, 1933                           |     | 3186                 |
| 16th May, 1934                |        | 17th May, 1934                               |     | 1448                 |
| 11th June, 1934               |        | 21st June, 1934                              |     | 1885                 |
| 15th August, 1934             |        | 23rd August, 1934                            |     | 2712                 |

# THE NEW ZEALAND GAZETTE.

# SIXTH SCHEDULE.

| Date of Order.                       |    | Date of Publication in N Zealand Gazette. | Published<br>on Page |              |
|--------------------------------------|----|---|----------------------|--------------|
| 10th April, 1916 20th November, 1933 | •• | 13th April, 1916<br>30th November, 1933   | ••                   | 1046<br>3162 |

# SEVENTH SCHEDULE.

| Date of Order.      |  | Date of Publication in A<br>Zealand Gazette. | Published<br>on Page |      |
|---------------------|--|--|----------------------|------|
| 10th December, 1928 |  | 13th December, 1928                          |                      | 3480 |
| 14th October, 1929  |  | 17th October, 1929                           |                      | 2654 |
| 16th May, 1934      |  | 17th May, 1934                               |                      | 1448 |

# EIGHTH SCHEDULE.

| Date of Order.                          |     | Date of Publication in <i>N</i> Zealand Gazette. | Tew | Published<br>on Page |
|---|-----|--|-----|----------------------|
| 22nd December, 1931<br>21st March, 1932 | • • | 8th January, 1932<br>24th March, 1932            | ••  | 9<br>581             |

# NINTH SCHEDULE.

| Date of Order.   |     | Date of Publica<br>Zealand G | Published<br>on Page |     |
|------------------|-----|------------------------------|----------------------|-----|
| 30th March, 1926 | • • | 8th April, 1926              |                      | 909 |

# TENTH SCHEDULE.

| Date of Order.     | Date of Publication in New Zealand Gazette. | Published<br>on Page |
|--------------------|---|----------------------|
| 18th January, 1921 | 20th January, 1921                          | 146                  |

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

New Plymouth Harbour Board Loans Conversion Order, 1935.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

#### 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 New Plymouth Harbour 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:

to which the said Act applies:

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 New Plymouth Harbour Board Loans Conversion Order, 1935.

  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.

  - Order:
  - 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 New Plymouth Harbour Board:

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

    "New securities" or "new debentures" means securities or debentures issued in accordance with this Order 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 to which the Act applies issued in respect of the loans specified in the First Schedule hereto.

# SPECIAL RESOLUTION OF LOCAL AUTHORITY.

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

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

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

# DATE OF CONVERSION.

- 5. The date from which the conversion of existing securities into new securities shall take effect shall be the 1st day of March, one thousand nine 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 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 New Plymouth.

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 have of advertisement or otherwise) as it thinks fit

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 recumstances, 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

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 ast 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.

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

pounds.

(3) All new debentures shall be numbered constant.

(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 constant.

(5) The signed by the Chairman, countersigned the counters of t

(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.

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

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

19. 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.

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 such persons as the local authority appoints shall be the Commissioners.

(2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioners of the consolidated sinking fund on each maturity date specified in the Third Schedule hereto, a contribution of nine hundred and ninety-eight pounds, increased 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 prior to 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 Harbours Act, 1923, 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 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.

# APPLICATION OF EXISTING SINKING FUNDS.

APPLICATION OF EXISTING SINKING FUNDS.

22. Where the whole of the securities issued in respect of any loan specified in the first 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 existing 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-three 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 to which the Act does not apply.

23. Subject to the provisions of clause twenty-two 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 this Order to be made in respect of premiums to 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

(c) Thirdly, in payment, in accordance with the directions of the local authority, of the costs and charges (not exceeding in the aggregate four hundred and five pounds) of and incidental to the conversion of existing securities to which this Order applies (whether issued in respect of the said loan or of any other loan referred to in the First Schedule hereto); and
(d) Fourthly, in transferring the balance to the Commissioners of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

## SECURITIES HELD BY TRUSTEES.

24. 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.

#### BROKERAGE.

25. 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.                      |
|--|------------------|----------------|--------------------------|--|
| vame.  |                  | Original.      | Existing.                | Date of Mathrity.                      |
|  | £                | Per Cent.      | Per Cent.                |  |
| No. 1. Loan, 1909, under the<br>New Plymouth Harbour<br>Board Empowering Act, 1908 | 25,000           | 5              | 41                       | 1st May, 1939.                         |
| No. 2. (a) Loan, 1919 (b) Loan, 1921 (part of £50,000)                             | 50,000<br>22,000 | 5½<br>5½       | 4 <u>4</u><br>4 <u>4</u> | 1st August, 1949.<br>1st August, 1949. |
| Under the New Ply-<br>mouth Harbour Board<br>Empowering Act, 1918                  |                  |                |                          |  |
| No. 3. (a) Loan 1924 (part of<br>£50,000)  | 46,000           | 5 <del>1</del> | 48                       | 1st August, 1946.                      |
| (b) Loan, 1927 (part of £50,000)   | 6,000            | 5 <del>1</del> | 42                       | lst February, 1956                     |
| (c) Loan, 1928 (part of  | 2,000            | 5 <del>1</del> | 48                       | 1st February, 1956                     |
| £50,000) (d) Loan, 1929 Under the New Plymouth Harbour Board                       | 50,000           | 5 <u>‡</u>     | 41/2                     | 1st February, 1956                     |
| Empowering Act, 1924   |                  |                |                          |  |
| No. 4. Renewal Loan (called<br>No. 1 Redemption Loan,<br>1932)                     | <b>55</b> ,600   | 5 <del>1</del> | 41                       | 1st May, 1939.                         |
| Total  | £256,600         | į              |                          |  |

# SECOND SCHEDULE.

FORMS.

FORMS.

(1) Notice.

[Name of local authority.]

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

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

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

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

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].

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.

[Name of local authority], New Zealand.

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

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

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

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

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

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 f

(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 DATE OF NEW SECURITIES.

| Date.                                  | Aggregate Amount of<br>Principal, to be in-<br>creased or reduced<br>proportionately in<br>a c c or dance with<br>Clause 16 (2) of this<br>Order if the Total<br>Amount is greater<br>or less than £256,600, | Date.                                  | Aggregate Amount of<br>Principal, to be in-<br>creased or reduced<br>proportionately in<br>a c c o r dance with<br>Clause 16 (2) of this<br>Order if the Total<br>Amount is greater<br>or less than £256,600 |
|--|--|--|--|
|  | £  |  |  |
| 1st September, 1935                    | 1,200  | 1st September, 1954                    | £<br>2,900   |
| 1st March, 1936                        | 1,300  | 1st March, 1955                        | 3,000  |
| 1st September, 1936                    | 1,400  | 1st September, 1955                    | 3,000  |
| 1st March, 1937                        | 1,400  | 1st March, 1956                        | 3,200  |
| 1st September, 1937                    | 1,400  | 1st September, 1956                    | 3,100  |
| 1st March, 1938                        | 1,400  | 1st March, 1957                        | 3,300  |
| 1st September, 1938                    | 1,400  | 1st September, 1957                    | 3,300  |
| 1st March, 1939                        | 1,500  | 1st March, 1958                        | ,  |
| 1st September, 1939                    | 1,600  | 1st September, 1958                    | 3,400  |
| 1st March, 1940                        | 1,500  | 1st March, 1959                        | 3,500  |
| 1st September, 1940                    | 1,600  | 1st March, 1959<br>1st September, 1959 | 3,500  |
| 1st March, 1941                        | 1,600  | 1st March, 1960                        | 3,600  |
| 1st September, 1941                    | 1,700  | 1st March, 1900<br>1st September, 1960 | 3,700  |
| 1st March, 1942                        | 1,700  | 1st March, 1961                        | 3,700  |
| 1st September, 1942                    | 1,700  | 1st September, 1961                    | 3,900  |
| 1st March, 1943                        | 1,800  | 1st March, 1962                        | 3,900  |
| 1st September, 1943                    | 1,800  | 1st September, 1962                    | 4,000  |
| 1st March, 1944                        | 1,800  | 1st March, 1963                        | 4,100  |
| 1st September, 1944                    | 1,900  | 1st March, 1963                        | 4,200  |
| 1st March, 1945                        | 1,900  | 1st March, 1964                        | 4,300  |
| 1st September, 1945                    |  |  | 4,300  |
| 1st March, 1946                        | $1,900 \\ 4,000$   | 1st September, 1964<br>1st March, 1965 | 4,500  |
| 1st September, 1946                    | 2,100  |  | 4,500  |
| 1st March, 1947                        | 4,100  | 1st September, 1965                    | 4,700  |
| 1st March, 1947                        |  | 1st March, 1966                        | 4,700  |
|  | 2,100  | 1st September, 1966                    | 4,900  |
| 1st March, 1948 1st September, 1948    | 4,200  | 1st March, 1967                        | 4,900  |
| 1st March, 1949                        | 2,300  | 1st September, 1967                    | 5,100  |
| 1st March, 1949<br>1st September, 1949 | 4,300  | 1st March, 1968                        | 5,100  |
| 1st March, 1950                        | 2,300  | 1st September, 1968                    | 5,300  |
| 1st September, 1950                    | 4,400  | 1st March, 1969                        | 5,400  |
|  | 2,500  | 1st September, 1969                    | 5,500  |
| 1st March, 1951<br>1st September, 1951 | $\frac{4,500}{2,500}$  | 1st March, 1970                        | 5,600  |
| 1st March, 1952                        | 4,700  | 1st September, 1970                    | 5,700  |
| 1st September, 1952                    | $\frac{4,700}{2,700}$  | lst March, 1971<br>1st September, 1971 | 5,900  |
| 1st March, 1953                        | 3,000  | 1st March, 1972                        | 6,000  |
| 1st September, 1953                    | 2,800  |  | 6,100  |
| 1st March, 1954                        | 2,800  | lst September, 1972                    | 6,200  |
| LOV MIGHTON, 1997                      | 2,800  | 1st March, 1973                        | 5,700  |
| Total                                  |  | ·                                      | £256,600   |

# 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<br>Diversion to Maturity<br>Date of Existing<br>Securities. | Factor.          | Period from Date of<br>Conversion to Maturity<br>Date of Existing<br>Securities. | Factor.           |  |
|---|------------------|--|-------------------|--|
| Years.  |                  | Years.   |                   |  |
| 1   | 0.488998         | 191  | 12 · 891438       |  |
| 1"  | 0.967235         | 20   | 13.096761         |  |
| 11  | $1 \cdot 434948$ | 201  | 13 · 297566       |  |
| 2   | 1.892370         | 21   | 13 · 493952       |  |
| 21  | $2 \cdot 339726$ | 211  | 13 · 686017       |  |
| 3*  | $2 \cdot 777238$ | 22   | 13 · 873855       |  |
| 31  | $3 \cdot 205123$ | 221  | 14.057560         |  |
| 4   | $3 \cdot 623592$ | $\frac{\overline{23}}{23}$   | $14 \cdot 237222$ |  |
| 41  | 4.032853         | 231  | 14 · 412931       |  |
| 5   | 4.433108         | 24   | 14 584774         |  |
| 5 <del>1</del>  | 4.824556         | 241  | 14.752835         |  |
| 62  | 5.207389         | 25   | 14.917198         |  |
| 61  | 5.581799         | 251  | 15.077944         |  |
| 72  | 5.947970         | 26   | 15 · 235153       |  |
| 71  | 6.306083         | 261  | 15.388903         |  |
| 8   | 6.656316         | 27   | 15.539270         |  |
| 81  | 6.998842         | 271  | 15 686327         |  |
| 92  | 7.333831         | 28   | 15 · 830149       |  |
| 91  | 7.661448         | 281  | 15.970806         |  |
| 10  | 7.981856         | 29   | 16 · 108367       |  |
| 101   | 8 · 295214       | 291  | 16.242902         |  |
| ii"   | 8.601676         | 30°  | 16.374476         |  |
| 111   | 8.901395         | 301  | 16.503155         |  |
| 123   | 9.194518         | 312  | 16 629003         |  |
| 121   | 9.481191         | 311  | 16 752081         |  |
| 13  | 9.761556         | 32   | 16.872451         |  |
| 131   | 10.035752        | 321  | 16 990172         |  |
| 14  | 10 000 102       | 33   | 17 · 105303       |  |
| 141   | 10.566175        | 331  | 17 217900         |  |
| 15  | 10 822665        | 34   | 17.328020         |  |
| 151   | 11.073511        | 341  | 17-325020         |  |
| 16  | 11.318837        | 35   | 17 541042         |  |
|   | 11.558765        | 351  | 17 644051         |  |
| 16 <u>1</u><br>17   | 11.793413        | 36   | 17.744793         |  |
|   | 12.022898        | 361  | 17 · 843319       |  |
| 17½<br>18   | 12 · 247333      | 30 <u>2</u><br>37  | 17 - 939676       |  |
| 18 <del>1</del>   | 12 · 466829      | 371  | 18 • 033913       |  |
| 19  | 12·681496        | 312  | 10.099919         |  |

# Example of Working.

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

Interest rate on existing securities (as reduced by Part I of the Act) is 4\\$ per cent. per annum.

One year's interest on £100 at existing rate (4½ per cent.) is .. . . . . . 4.8
One year's interest on £100 at new rate (4½ per cent.) is .. . . . . . . . . . . 4.25

Difference is ... ... ... ... ... ... £0.55 Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

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

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5-3688558 per cent. of the amount of the principal in each case.

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

(T. 49/202/2.)

Kaitieke County Loans Conversion Order, 1935 (No. 1).

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

#### 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, and plocal 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 Kaitieke County Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities 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 a

# PRELIMINARY.

- 1. This Order may be cited as the Kaitieke Loans Conversion Order, 1935 (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:
  - 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 Kaitieke County Council:

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

  - "Local fund" has the same meaning as in Fait v of the 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 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 came 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 May, 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

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

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

# SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any principal or 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.

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 thirty-five years, the first half-yearly instalment to fall due and be paid on the first day of November, one thousand nine hundred and thirty-five, and subsequent half-yearly instalments to fall due and be paid on every first day of May and first day of November thereafter, the last half-yearly instalment to fall due and be paid on the first day of May, one thousand nine hundred and seventy.

14. (1) New securities for the amount of each half-yearly instalment referred

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 Yorkendard.

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

# PREMIUMS.

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

16. (1) Every premium to which any person is entitled under the last pre-

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

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

# PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

17. The principal and interest in respect of new securities shall be payable in New 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 any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.
- (2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.
- (3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable.
- (4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund:

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

## APPLICATION OF EXISTING SINKING FUNDS.

- 19. (1) The existing sinking fund of every loan in the First Schedule hereto shall be applied by the Public Trustee as Commissioner 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 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 securities in respect of which such sinking fund is held; and
  - (b) Secondly, as far as it will extend, 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.
- (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.

# CONSOLIDATED SPECIAL RATE.

- 20. (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 the new securities and of interest, sinking fund, and other charges in respect of the unconverted 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, but so far only as it relates to any rateable property within the Kaitieke County.

# SECURITIES HELD BY TRUSTEES.

21. 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.

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.

# FIRST SCHEDULE.

LOANS TO BE CONVERTED.

| Name.   | Amount. | Rate of   | Interest.   | Date of Maturity.  |
|---|---------|-----------|---|--------------------|
|   |         | Originál. | Existing.   | Date of marketing. |
|   | £       | Per Cent. | Per Cent.   |                    |
| Antecedent Liability Loan,<br>£5,000, 1924              | 5,000   | 6         | 4‡  | lst January, 1961. |
| Kaitieke Roading Loan, £3,500                           | 3,500   | 5         | 41  | 1st February, 1950 |
| Kaitleke Roading Supplement-<br>ary Loan, £350, 1915    | 350     | 51        | $\begin{array}{c} 4\frac{1}{4} \\ 4\frac{1}{4} \end{array}$ | lst July, 1951.    |
| Fitzgerald Rating Area Loan,<br>£200, 1923              | 200     | 6         | 44  | 1st January, 1943. |
| Kawautahi South Special<br>Rating Area Loan, £250, 1925 | 250     | 6         | 41  | 1st October, 1945. |
| Totaf   | £9,300  |           | ĺ   |                    |

## 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

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 address of at least one person authorized to give particulars.]

Dated the day of . 19

. Chairman.

No.

# (2) New Debenture.

[Name of local authority], New Zealand.

[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

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

# (3) Resolution making Special Rate.

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

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 interest, sinking fund, and other charges 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.

# 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<br>Conversion to Maturity<br>Date of Existing<br>Securities. | Factor.                | Period from Date of<br>Conversion to Maturity<br>Date of Existing<br>Securities. | Factor,                |  |
|--|------------------------|--|------------------------|--|
| Years.   |                        | Үечга.   |                        |  |
| 1/2  | 0.488998               | 191  | 12 891438              |  |
| 1  | 0.967235               | 20   | 13 · 096761            |  |
| 112  | $1 \cdot 434948$       | 201  | 13 - 297566            |  |
| 2  | 1.892370               | 21   | 13 493952              |  |
| $2\frac{1}{2}$   | $2 \cdot 339726$       | 211  | 13.686017              |  |
| 3  | $2 \cdot 777238$       | 22   | 13 · 873855            |  |
| 31   | $3 \cdot 205123$       | 221  | 14.057560              |  |
| 4  | 3 · 623592             | 23   | 14 · 237222            |  |
| 41   | $4 \cdot 032853$       | 231  | 14 • 412931            |  |
| .5   | <b>4 · 4331</b> 08     | 24   | 14.584774              |  |
| $5\frac{1}{2}$   | $4 \cdot 824556$       | $24\frac{1}{2}$  | 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 · 65 <b>6</b> 316    | 27   | 15.539270              |  |
| 81/2   | 6.998842               | $27\frac{1}{2}$  | 15 686827              |  |
| 9  | $7 \cdot 333831$       | 28   | 15 · 830149            |  |
| 91   | 7.661448               | 281  | 15 970806              |  |
| 10   | 7.981856               | 29   | 16 · 108367            |  |
| 101  | 8 · 295214             | 291  | 16 · 242002            |  |
| 11   | 8.601676               | 30   | 16.374476              |  |
| 111  | 8.901395               | 301  | 16.503155              |  |
| 12   | 9 · 194518             | 31   | 16.629003              |  |
| $\frac{12\frac{1}{2}}{10}$   | 9.481191               | 311  | 16.752081              |  |
| 13   | 9.761556               | 32   | 16.872451              |  |
| $13\frac{1}{2}$  | 10.035752              | 321  | 16·9 <del>9</del> 0172 |  |
| 14   | 10.303914              | 33   | 17 · 105303            |  |
| $14\frac{1}{2}$  | 10.566175              | 331  | $17 \cdot 217900$      |  |
| 15   | 10.822665              | 34   | 17.328020              |  |
| $15\frac{1}{2}$  | 11.073511              | 341  | 17 · 435716            |  |
| 16   | 11.318837              | 35   | 17.541042              |  |
| $16\frac{1}{2}$  | 11.558765              | 35½  | 17.644051              |  |
| 17   | 11.793413              | 36   | 17.744793              |  |
| 171  | 12.022898              | 361  | 17.843319              |  |
| 18   | 12.247333              | 37   | 17.939676              |  |
| 18½<br>19  | 12·466829<br>12·681496 | 37½  | 18.033913              |  |

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into 41 per cent. securities.

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

4·8 4·25 One year's interest on £100 at existing rate (44 per cent.) is ... One year's interest on £100 at new rate (41 per cent.) is Difference is .. £0.55

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

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

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

(T. 49/205/2.)

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

Kaitieke County Loans Conversion Order, 1935 (No. 2).

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

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

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 Kaitieke County Loans Conversion Order,
- 1. This Order hay be cited as the Katteke County Loans Conversion Order, 1935 (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)

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

    "The local authority" means the Kaitieke County Council:

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

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

# APPLICATION OF ORDER.

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

# SPECIAL RESOLUTION OF LOCAL AUTHORITY.

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

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

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

# DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the first day of May, one thousand nine hundred

# 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.

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 (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 thirty-five years, the first half-yearly instalment to fall due and be paid on the first day of November, one thousand nine hundred and thirty-five, and subsequent half-yearly instalments to fall due and be paid on every first day of May and first day of November thereafter, the last half-yearly instalment to fall due and be paid on the first day of May, one thousand nine hundred and seventy.

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 Chairman, countersigned

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

# PREMIUMS.

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

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 Third Schedule hereto.

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

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

# PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

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

# CONSOLIDATED SPECIAL RATE.

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

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

(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, but so far only as relates to any rateable property in the Kaitieke County.

property in the Kaitieke County.

# SECURITIES HELD BY TRUSTEES.

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

## BROKERAGE.

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

## FIRST SCHEDULE.

# LOANS TO BE CONVERTED.

|                                | Amount.          |                          | Interest, | Thinks of the second           |  |
|--------------------------------|------------------|--------------------------|-----------|--------------------------------|--|
| Name.                          | AUDUIV.          | Original.                | Existing. | Date of Materity.              |  |
|                                | £                | Per Cent.                | Per Cent. |                                |  |
| Lower Retaruke Loan            | 1,250*           | 6                        | 4#        | 15th September, 1963.          |  |
| Kawautahi Loan (part)          | 700*             | 6                        | 44        | 15th September, 1946.          |  |
| Kawautahi Loan (part)          | 700*             | 6                        | 44        | 15th September, 1946.          |  |
| Waimarino-Retaruke Loan (part) | 1,000*           | 41                       | 41        | 15th September, 1951           |  |
| Waimarino-Retaruke Loan (part) | 2,000*           | 41                       | 41        | 15th September, 1952           |  |
| Waimarino-Retaruke Loan (part) | 500*             | 4 1                      | 41        | 15th September, 1954           |  |
| Waimarino-Retaruke Loan (part) | 1,000*           | 41                       | 41        | 15th September, 1950           |  |
| Hunua-Owhango Loan (part)      | 3,000*           | 4                        | 41        | 15th September, 1957           |  |
| Hunua-Owhango Loan (part)      | 2,000*           | $\frac{1}{4\frac{1}{2}}$ | 41        | 15th September, 1957.          |  |
| Hunua-Owhango Loan (part).     | 1,000*           | 41                       | 41        | 15th September, 1959.          |  |
| Hunua-Owhango Loan (part)      | 1,000*           | 41/2                     | 41        | 15th September, 1956.          |  |
| Hunua-Owhango Loan (part)      | 2,000*           | 41                       | 41        | 15th September, 1956.          |  |
| Hunua-Owhango Loan (part)      | 1,000*           | $4\frac{1}{2}$           | 41        | 15th March, 1957,              |  |
| Hunua-Owhango Loan (part)      | 1,000*           | $4\frac{1}{2}$           | 41        | 15th September, 1957.          |  |
| Raurimu-Kaitieke Loan (part)   | 1,000*           | 41                       | 41        | 15th September, 1957.          |  |
| Raurimu-Kaitieke Loan (part)   | 300*             | 41                       | 41        |                                |  |
| Raurimu-Kaitieke Loan (part)   | 1,500*           | 41                       | 41        | 15th September, 1958.          |  |
| Raurimu-Kaitieke Loan (part)   | 500*             | 41                       |           | 15th September, 1956,          |  |
|                                | 1.000*           | 41                       | 4         | 15th September, 1957.          |  |
| Bridge Loan (part)             | 550*             |                          | 41        | 15th March, 1962.              |  |
| Bridge Loan (part)             |                  | 41                       | 4         | 15th September, 1962.          |  |
| Bridge Loan (part)             | 1,000*           | 41                       | 44        | 15th March, 1964.              |  |
| Victory Bridge Loan            | 510*             | 41                       | 41/4      | 15th March, 1963.              |  |
| Wanganui Bridge - Taumarunui   | 850*             | 41/2                     | 41/4      | 15th September, 1954.          |  |
| Loan (part)                    | 0504             | 4,                       |           |                                |  |
| Wanganui Bridge - Taumarunui   | 850*             | 41/2                     | 41        | 15th September, 1956.          |  |
| Loan (part)                    | 1 000+           | 4,                       |           |                                |  |
| Hunua Road Loan (part)         | 1,000*           | 41                       | 41        | 15th September, 1954.          |  |
| Hunua Road Loan (part)         | 500*             | 41                       | 44        | 15th September, 1954.          |  |
| Tapui Loan                     | 200*             | 4                        | 41        | 15th September, 1956.          |  |
| Owhango Loan (part)            | 850*             | 44                       | 41        | 15th September, 1958.          |  |
| Owhango Loan (part)            | 850*             | 44                       | 41        | 15th September, 1959.          |  |
| Owhango Loan (part)            | 750*             | 4                        | 44        | 15th March, 1962.              |  |
| Enua-Riariaki Loan             | 1,000*           | 41                       | 44        | 15th March, 1959.              |  |
| Te Whano Loan                  | 1,000*           | 4                        | 41        | 15th September, 1959.          |  |
| Workers' Dwelling Loan (part)  | 1,000*           | 41                       | 41        | 15th September, 19 <b>6</b> 0. |  |
| Workers' Dwelling Loan (part)  | 1,000*           | 41/2                     | 44        | 15th March, 1961.              |  |
| Raurimu Township Loan (part)   | 750*             | $4\frac{1}{2}$           | 41        | 15th March, 19 <b>56</b> .     |  |
| Raurimu Township Loan (part)   | 750*             | 41/2                     | 41        | 15th March, 1956.              |  |
| Raurimu Township Loan (part)   | 150*             | 41                       | 41        | 15th March, 1957.              |  |
| Pukeatua Loan (part)           | 750*             | 41                       | 41        | 15th September, 1956.          |  |
| Pukeatua Loan (part)           | 750*             | 41                       | 41        | 15th September, 1956.          |  |
| Upoko Loan                     | 100*             | 41                       | 41        | 15th March, 1957.              |  |
| Omata Loan                     | 395*             | 41                       | 41        | 15th March, 1957.              |  |
| Pokatea-Kokakonui Loan         | 1,000*           | 41                       | 41        | 15th September, 1950           |  |
| Mihirangi Loan                 | 250*             | 41                       | 41        | 15th September, 1950.          |  |
|                                | E <b>39</b> ,255 |                          |           |                                |  |

<sup>\*</sup> 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

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.

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 .

, Chairman.

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 , 19

day of

[L.S.]

A.B., Chairman. 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 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.

or until all such securities are fully paid off.

# THIRD SCHEDULE.

# COMPUTATION OF PREMIUMS.

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

  (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and
  - (b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.
- 2. For the purpose of computing any such period as is mentioned in paragraph (b) 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<br>Conversion to Maturity<br>Date of Existing<br>Securities. | Factor.           | Period from Date of<br>Conversion to Maturity<br>Date of Existing<br>Securities. | Factor.           |
|--|-------------------|--|-------------------|
| Years.   |                   | Years.   |                   |
| 1/2  | 0.488998          | 191  | 12.891438         |
| 1  | 0.967235          | 20"  | 13.096761         |
| 11/2   | $1 \cdot 434948$  | 201  | 13 · 297566       |
| 2 -  | $1 \cdot 892370$  | 21   | $13 \cdot 493952$ |
| $2\frac{1}{2}$   | $2 \cdot 339726$  | $21\frac{1}{2}$  | 13.686017         |
| 3  | $2 \cdot 777238$  | 22   | 13.873855         |
| $3\frac{1}{2}$   | $3 \cdot 205123$  | $22\frac{1}{2}$  | 14.057560         |
| 4  | $3 \cdot 623592$  | 23   | $14 \cdot 237222$ |
| $4\frac{1}{2}$   | $4 \cdot 032853$  | $23\frac{1}{2}$  | $14 \cdot 412931$ |
| 5  | $4 \cdot 433108$  | 24   | 14.584774         |
| $5\frac{1}{2}$   | 4.824556          | $24\frac{1}{2}$  | $14 \cdot 752835$ |
| 6  | $5 \cdot 207389$  | 25   | 14.917198         |
| 6 <del>1</del>   | $5 \cdot 581799$  | $25\frac{1}{2}$  | $15 \cdot 077944$ |
| 7  | $5 \cdot 947970$  | 26   | $15 \cdot 235153$ |
| 71/2   | $6 \cdot 306083$  | $26\frac{1}{2}$  | $15 \cdot 388903$ |
| 8  | $6 \cdot 656316$  | 27   | 15.539270         |
| $8\frac{1}{2}$   | $6 \cdot 998842$  | $27\frac{1}{2}$  | $15 \cdot 686327$ |
| 9  | $7 \cdot 333831$  | 28   | 15.830149         |
| 91/2   | $7 \cdot 661448$  | $28\frac{1}{2}$  | 15.970806         |
| 10   | $7 \cdot 981856$  | 29   | $16 \cdot 108367$ |
| 10½  | $8 \cdot 295214$  | 29 <del>1</del>  | $16 \cdot 242902$ |
| 11   | $8 \cdot 601676$  | 30   | $16 \cdot 374476$ |
| 11 <del>1</del>  | $8 \cdot 901395$  | 301  | $16 \cdot 503155$ |
| 12   | $9 \cdot 194518$  | 31   | 16.629003         |
| 12 <del>1</del>  | $9 \cdot 481191$  | 31½  | 16.752081         |
| 13   | $9 \cdot 761556$  | 32   | $16 \cdot 872451$ |
| 13 <del>1</del>  | $10 \cdot 035752$ | 321  | 16.990172         |
| 14   | $10 \cdot 303914$ | 33   | $17 \cdot 105303$ |
| 14½  | 10.566175         | 331/2  | $17 \cdot 217900$ |
| 15   | 10.822665         | 34   | $17 \cdot 328020$ |
| 15 <del>1</del>  | $11 \cdot 073511$ | $34\frac{1}{2}$  | $17 \cdot 435716$ |
| 16   | $11 \cdot 318837$ | 35   | 17.541042         |
| $16\frac{1}{2}$  | 11.558765         | 35½  | 17.644051         |
| 17   | 11.793413         | 36   | $17 \cdot 744793$ |
| 17 <del>1</del>  | $12 \cdot 022898$ | 36½  | $17 \cdot 843319$ |
| 18   | $12 \cdot 247333$ | 37   | $17 \cdot 939676$ |
| 18 <del>1</del>  | $12 \cdot 466829$ | 37½  | 18.033913         |
| 19   | $12 \cdot 681496$ | <u> </u>   |                   |

Example of Working.

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

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

cent. per annum.

|  | £        |
|--|----------|
| One year's interest on £100 at existing rate (45 per cent.) is | <br>4.8  |
| One year's interest on £100 at new rate (41 per cent.) is      | <br>4.25 |
|  |          |

Difference is • • .. £0.55

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

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

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

(T. 49/205/2.)

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

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

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by Domains, and National Parks Act, 1928, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the

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

# SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

Lot 136A of Section 2, Opaheke Parish, Block VIII, Drury Survey District: Area, 5 acres, more or less.

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

(L. and S. 2/417.)

Licensing the Roose Shipping Company, Limited, to use and occupy a Part of the Foreshore and Land below Low-water Mark at Ngaruawahia, on the Waikato River, as a Site for a Wharf and Shed.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 Roose Shipping Company, Limited, of Mercer (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 and land below low-water mark at Ngaruawahia, on the Waikato River, shown on plan marked M.D. 5277, and deposited in the office of the Marine Department at Wellington, for the purpose of the use of the wharf and shed as shown on the said plan for a term of fourteen years computed from the seventh day of February, one thousand nine hundred and thirty-five, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

#### SCHEDULE.

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

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

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark adjacent thereto necessary for the maintenance of the said wharf and shed at the site shown on plan marked M.D. 5277.

3. In consideration of the concessions and privileges granted by this Order in Council the company shall pay to the Minister the sum of £1, and thereafter an annual sum of £5 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the 7th day of February, 1935, until the 31st day of March following to be paid on the company being supplied with a copy of this Order in Council.

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

and therefrom.

5. His Majesty or the Governor-General, and all officers in

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

6. The company shall maintain the above-mentioned wharf and shed in good order and repair and shall at all times exhibit from the wharf and maintain at the company's own cost suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister.

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

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

9. The master of all vessels discharging ballast at the said wharf shall have all such ballast taken away and deposited above high-water mark or at such place as may be approved

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

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the 7th day of February, 1935, unless in the meantime such rights, powers, and privileges shall be altered,

modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

the Minister first obtained.

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

in New Zealand.

12. The company shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through

any default or neglect on the company's part.

13. In case the company shall—

(1) Commit or suffer a breach of the conditions hereinbefore

set forth, or any of them;
(2) Cease to use or occupy the said wharf and shed for a period of thirty consecutive days;
(3) Be in any manner wound up or dissolved; or

(4) Fail to pay the sums specified in clause 3 of these conditions;
then, and in any of the said cases, this Order in Council and every right, power, or privilege may be revoked and determined by the Governor-General in Council without any notice to the company or other proceedings whatsoever; and publication in the Gazette of an Order in Council containing such revocation shall be sufficient notice to the company and to all persons concerned or interested that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

14. In the event of this Order in Council being revoked for any reason between the council being revoked.

for any reason whatsoever, or upon the expiry of the period for which the license is granted, the company shall, if required by the Minister so to do, remove the said wharf and shed entirely from the site and restore the site to its original condition within three months from the date of the revocation or expire as the case where the site of the revocation. or expiry, as the case may be; and if the company fails so to do, the Minister may cause the said wharf and shed to be removed and the site so restored and may recover from the company the costs incurred by the said removal and restoration.

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

Order in Council consenting to the Raising of a Loan of £1,100 by the Levels County Council and prescribing the Conditions thereof.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOB-GENERAL IN COUNCIL.

WHEREAS the Levels County Council (hereinafter called "the said local authority") proposes, pursuant to the provisions of section three of the Main Highways Amendment Act, 1928, to borrow the sum of one thousand one hundred pounds (£1,100) by a loan to be known as "Main Highways Loan, 1935" (hereinafter called "the said loan"), for the purpose of paying its proportion of the cost of sealing the Washdyke-Pleasant Point section of the Levels County division of the Timaru-Queenstown Main Highway:

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

and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and 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 one thousand one hundred pounds, and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof may be raised shall be seven (7) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds ten shillings (£3 10s.) per centum per annum.

(3) The said loan together with interest thereon shall be repaid by equal annual or half-yearly instalments extending over the term as determined in (1) above.

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

(T. 49/256.)

Order in Council consenting to the Raising of a Loan of £500 by the Hokianga County Council and prescribing the Conditions thereof.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Hokianga County Council (hereinafter called "the said local authority") proposes, pursuant to the provisions of section three of the Main Highways Amendment Act, 1928, to borrow the sum of five hundred pounds (£500) by a loan to be known as "Main Highways (Lowe's Bridge) Loan, 1935" (hereinafter called "the said loan"), for the purpose of paying its proportion of the cost of the construction of Lowe's Bridge (including approaches thereto) on the County Division of the Waimamaku-Ohaeawai Main Highway:

Main Highway:

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 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 five hundred pounds (£500), and in giving such consent doth hereby determine as follows:—

follows:

follows:—

(1) The term for which the said loan or any part thereof may be raised shall be four (4) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds ten shillings (£3 10s.) per centum per annum.

(3) The said loan together with interest thereon shall be repaid by equal annual or half-yearly instalments extending over the term as determined in (1) above.

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

(T. 49/138/4.)

Order in Council consenting to the Raising of Part (£5,000) of the Unexercised Authority for the Raising of £10,000 of the Central Hawke's Bay Electric-power Board's Reticulation Loan, 1994 of £150,000 1924, of £150,000.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the twentyninth day of October, one thousand nine hundred and v ninth day of October, one thousand nine hundred and twenty-three, consent was given to the raising by the Central Hawke's Bay Electric-power Board (hereinafter called "the said local authority") of the sum of one hundred and fifty thousand pounds (£150,000) by a loan to be known as "Reticulation Loan, 1924" (hereinafter called "the said loan"), of which the amount of ten thousand pounds (£10,000) has not been exercised:

And whereas by section nine of the Local Authorities

And whereas by section nine of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1934, the consent given by the said Order in Council was revoked in so far as the authority conferred thereby had not revoked in so far as the authority conferred thereby had not been exercised, and it is not now lawful or competent for the said local authority to borrow any moneys to which such consent relates except in accordance with the provisions of an Order in Council under section eleven of the Local Government Loans Board Act, 1926:

And whereas it is expedient to authorize the said local authority to borrow on the conditions hereinafter mentioned the sum of five thousand pounds (£5,000) (hereinafter called "the said sum"), being part of the moneys to which the said Order in Council relates:

Order in Council relates:

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, and by section nine of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1934, and of all other powers and authorities are bling ment Act, 1934, and of all other powers and authorities enabling

him in this behalf, doth hereby consent to the borrowing by the said local authority of the said sum or any part thereof for the purpose for which the said loan was authorized, and in

the purpose for which the said loan was authorized, and in giving such consent doth hereby determine as follows:—

(1) The term for which the said sum or any part thereof may be borrowed shall not exceed twenty-five (25) years.

(2) The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds ten shillings (£3 10s.) per centum per annum.

(3) The said sum together with interest on the outstanding balance thereof shall be repaid by annual instalments of principal of two hundred pounds (£200) during the term as determined in (1) above.

(4) The payment of such instalments and interest shall be made in New Zealand, and no such instalment or interest shall be paid out of loan-money.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the borrowing of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

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

(T. 49/224.)

The Eastern Side of Portion of Clinton Road and the Northern Side of Portion of Rockside Road, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present ·

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

"(a) Portion of the eastern side of Clinton Road abutting on Allotments 23 and 24, Township of Woodend, being also part of Block XI, Dunedin and East Taieri District; and

"(b) Portion of the northern side of Rockside Road

abutting on Allotment 19, Township of Woodend, being also part of Block XI, Dunedin and East Taieri District;

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

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

# SCHEDULE.

THE eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Clinton Road, fronting Allotments 23 and 24, Township of Woodend. Also the northern side of all that portion of street, situated

in the said land district and city, known as Rockside Road, fronting Allotment 19, Township of Woodend.

As the said portions of streets are more particularly delineated on the plan marked P.W.D. 88896, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

C. A. JEFFERY, Clerk of the Executive Council

(P.W. 51/1958.)

The Western Side of Portion of Maunder Street, in the Borough of Marton, 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 11th day of February, 1935

# 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 Marton Borough Council on the twenty-first day of January, one thousand nine hundred and thirty-five, viz.: thirty-five, viz. :

"That the Marton Borough Council, having control of the streets in the Borough of Marton, by resolution hereby declares that the provisions of section one hall not apply twenty-eight of the Public Works Act, 1928, shall not apply to that portion of street known as Maunder Street adjoining Lots 6, 7, 8, and 9 on deposited plan No. 8347";

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

## SCHEDULE.

THE Western side of all that portion of street, situated in the Wellington Land District, Borough of Marton, known as Maunder Street, fronting Lots 6, 7, 8, and 9, D.P. 8347, being part Section 18, Rangitikei Agricultural Reserve, Town of Marton. As the said portion of street is more particularly delineated on the plan marked P.W.D. 88942, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured blue. thereon coloured blue.

(P.W. 51/1961.)

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

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

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of February, 1935.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

"(a) Portion of the south-eastern side of Springhill Road abutting on Lot 236, Glen Estate; and "(b) Portion of the north-eastern side of Crosby Street abutting on Lot 236, Glen Estate; as the said portions of streets are more particularly shown on the plan annexed hereto and are thereon coloured brown and edged with red to their respective centre-lines";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southeastern side of the portion of Springhill Road or fronting the north-eastern side of the portion of Crosby Street (described in the Schedule hereto) within a distance of twenty-five feet from the centre-lines of the said portions of streets.

#### SCHEDULE

The south-eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Springhill Road, fronting Lot 236, Glen Estate.

Also the north-eastern side of all that portion of street, situated in the said land district and city, known as Crosby Street, fronting Lot 236, Glen Estate.

As the said portions of streets are more particularly designed.

As the said portions of streets are more particularly de-lineated on the plan marked P.W.D. 88961, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1963.)

The Southern Side generally of Portion of Stedding's Road, in the County of Makara, 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 11th day of February, 1935.

#### 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 Makara County Council on the fourteenth day of December, one thousand nine hundred and thirty-four, viz.:—

"That the Makara County Council, being the local authority having control of the roads in the County of Makara, hereby resolves and declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to those portions of Steddings Road fronting part Section 23, Block VII, Belmont Survey District, shown on a plan prepared by Messrs. Seaton, Sladden, and Pavitt, and therein coloured green";

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

# SCHEDULE.

THE southern side generally of all that portion of road, situated in the Wellington Land District, Makara County, fronting part Section 23, Porirua R.D., Block VII, Belmont Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 88870, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

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

(P.W. 51/1454.)

Trustees of Opunake Public Cemetery appointed.—(H.C. 127.)

# BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers and authorities vested in me by section fifty-five of the Cemeteries Act, 1908, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby appoint

# The Opunake Town Board

to be trustees of the Opunake Public Cemetery as described in the Schedule hereto, and to have the control and management of the said cemetery.

# SCHEDULE.

# OPUNAKE PUBLIC CEMETERY.

BLOCK XVII, Opunake Town District, Taranaki Land District: Area, 1 acre 2 roods 0 perches, more or less.

s witness the hand of His Excellency the Governor-General, this 2rd day of February, 1935.

J. A. YOUNG, Minister of Health.

Revocation of Appointment of Member of Island Council of Niue.

# BLEDISLOE, Governor-General.

PURSUANT to the authority vested in me by section sixty-five of the Cook Islands Act, 1915, and by an Order in Council of the twenty-first day of March, one thousand nine hundred and sixteen, providing for the constitution of Island Councils in the Cook Islands, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby revoke the appointment of

# Makahu

as a member of the Island Council of Niue as from the second day of December, one thousand nine hundred and thirty-four.

As witness the hand of His Excellency the Governor-General of the Dominion of New Zealand, this 9th day of February, 1935.

GEO. W. FORBES, Minister of External Affairs.

Lands temporarily reserved in the North Auckland, Auckland, Gisborne, Marlborough, and Canterbury Land Districts.

# BLEDISLOE, Governor-General.

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

|  | SC  | HEDULE.  |                    |  |
|--|---|--|--------------------|--|
| Locality.  | Section   | Block  | Area.              | Purpose for which Land reserved.                     |
|  | North Aug   | CLAND LAN  | DISTRICT.          |  |
| Opuawhanga S.D.*   | 32  | XIII   | A. R. P.<br>0 0 38 | Addition to public school-site (Wa                   |
| Awhitu Parish<br>Kawakawa Parish, Kawakawa S.D.  | Allotment 128A<br>Allotment 130A                      | vii  | 68 0 0<br>34 0 12  | Lighthouse.<br>Endowment for primary education.      |
| Tatarariki Parish  | Allotment 141 (for-<br>merly part Allot-<br>ment 36A) | X  | 3 0 0              | Public school-site (Bassett's Block)                 |
|  | Aucklani  | LAND D   | STRICT.            | •  |
| Tatua S.D  | 3   | XIV  | 1 1 24             | Camping.   |
| and the commence of the control of t | GISBORNE  | LAND DI  |                    |  |
| Town of Ruatoria Extension No. 3   | 12  | a de la companya de parte de la companya de la comp |                    | Site for public buildings of the General Government. |
| en de la companya de<br>La companya de la co   | · MARLBOROU   |  |                    | · · · · · · · · · · · · · · · · · · ·                |
| Starborough Settlement, Clifford Bay S.D.  | Lot 1 of 4  | X  | 0 1 15             | Site for war memorial.                               |
|  | CANTERBUI   | RY LAND I  | DISTRICT.          |  |
| Teviotdale S.D   | Reserve 4345  | VIII and   | 37 0 0             | Recreation.  |
|  | • St  | rvey district  | j.                 |  |

As witness the hand of His Excellency the Governor-General, this 11th day of February, 1935.

E. A. RANSOM, Minister of Lands.

(L. and S. 6/6/612.)

Amended and Additional Regulations under the Mining Act, | 1926.

#### BLEDISLOE, Governor-General.

In pursuance and exercise of the powers conferred upon IN pursuance and exercise of the powers conferred upon him by the Mining Act, 1926, and its amendments, His Excellency the Governor-General doth hereby make the following amendments to and the following regulations additional to the regulations made under the Mining Act, 1926, on the ninth day of November, one thousand nine hundred and twenty-six, and the thirteenth day of November, one thousand nine hundred and twenty-eight, and published in the Gazette on the eleventh day of November, one thousand nine hundred and twenty-six, and the twenty-second day of November, one thousand nine hundred and twenty-eight, respectively (hereinafter referred to as "the said regulations"); and doth hereby declare that such amendments and additional and doth hereby declare that such amendments and additional regulations shall be read as part of the principal regulations and shall come into force on the date of the publication hereof in the Gazette.

## AMENDMENTS TO REGULATIONS.

(1) Regulation 28 of the said regulations is hereby amended y inserting after the words "with respect to such claims" by inserting after the words "with respect to such claims" the words "and subject to the provisions of section 88 of the Mining Act."

(2) Regulation 28 of the said regulations is hereby further amended by revoking paragraph (3) thereof, and substituting

therefor the following:

3. (a) For a special river claim the area shall not exceed 100 acres, and not more than one mile of the course

of the stream shall be comprised therein.

(b) For a special dredging claim the area shall not

exceed 1,000 acres, and not more than one mile of the course of a stream shall be comprised therein. (3) Paragraphs (1) and (7) of Regulation 32 of the said regulations are hereby revoked, and the following substituted

erefor:—

(1) At every angle or corner of each boundary-line or as near thereto as is practicable (and, in addition, where the area of the claim or other mining privilege exceeds 100 acres, at intervals not exceeding twenty chains along the boundary-lines), there shall be erected a peg of substantial material, standing not less than 2 ft. above the surface of the ground, and being not less than 3 in. square, or, in the case of a round peg, being not less than 3 in. in diameter.

(7) When the boundary of the mining privilege is on the

(7) When the boundary of the mining privilege is on the bank or in the bed of a watercourse, then, in so far as it is not practicable to mark such boundary by means of pegs, cairns, mounds, tree-blazing, or trenches, it shall be sufficient if in lieu thereof arrowtrenches, it shall be sufficient if in lieu thereof arrowheaded marks (thus,  $\Lambda$ ) are cut or clearly indicated upon trees, rocks, or other fixed natural objects above high-flood mark at every corner or angle of each boundary-line, or as near thereto as practicable (and, in addition, where the area of the claim or the mining privilege exceeds 100 acres, at intervals not exceeding twenty chains along the boundary-lines), each such arrow-headed mark being not less than 1 ft. in length, and each of the lines composing it being not less than 2 in. broad.

(4) Regulation 102 of the said regulations is hereby amended by adding the following paragraphs after paragraph (2):—

(3) In the month of January in each year the directors of every mining company shall cause to be forwarded to the Under-Secretary of Mines a true statement of the affairs of the company up to the thirty-first day of December of the

the company up to the thirty-first day of December of the preceding year in the Form No. 112 in the Schedule hereto, accompanied by a statutory declaration of the secretary verifying the same.

verifying the same.

(4) Every company or corporation duly registered or incorporated elsewhere than in New Zealand and formed for mining purposes within the meaning of the Mining Act, 1926, or of Part XV of the Companies Act, 1933, or having such purposes amongst its objects while carrying on in New Zealand any mining operations within the meaning of the Mining Act, 1926, or any business relative to mining within the meaning of Part XV of the Companies Act, 1933, shall within three months after any report or balance-sheet is submitted to any meeting of its shareholders held out of New Zealand forward to the Under-Secretary of Mines a true statement of the meeting of its shareholders held out of New Zealand forward to the Under-Secretary of Mines a true statement of the affairs of the company at the date to which such report or balance-sheet relates in the Form No. 113 in the Schedule hereto, accompanied by a statutory declaration of the company's attorney verifying the same.

(5) The Fourth Schedule to the said regulations is hereby amended by inserting after Form 111 the Forms 112 and 113 in the Schedule hereto.

in the Schedule hereto.

(6) Paragraph (1) of Regulation 108 of the said regulations is hereby amended by omitting the words "10 a.m." in the second and fourth lines thereof, and substituting therefor the words "9.30 a.m."

(7) Paragraph (2) of Regulation 123 of the said regulations is hereby revoked, and the following substituted therefor:—
(2) Every candidate for a certificate by every instance health.

shereby revoked, and the following substituted therefor:

(2) Every candidate for a certificate by examination shall at least one month before the date fixed for the examination, and in the Form No. 88 in the Fourth Schedule hereto, make application in that behalf to "The Secretary of the Board of Examiners under the Mining Act" at Wellington, and shall forward with his application a fee of £2 2s. in the case of an application to sit the examination for a First-class Mine-manager's Certificate or a Battery Super-intendent's Certificate, and a fee of £1 10s. in the case of an application to sit the examination for a Second-class Mine-manager's Certificate:

Provided that in every case where the Board grants a candidate a partial pass and requires him to be re-examined in the written portion of any subject he shall pay a further fee of 7s. 6d. per subject.

subject.

(8) The last paragraph of Regulation 123 (7) of the said regulations is hereby revoked, and the following substituted therefor:

## Subject VII: First Aid to the Injured.

(Note.—A first-aid certificate of the St. John Ambulance Association, St. Andrew's Association, British Red Cross Society ("Intermediate" or "Advanced"), or other body approved by the Board of Examiners, showing that the candidate is fitted to give first aid to persons requiring it, will be accepted in lieu of examination).

(9) Paragraphs (8) and (9) of Regulation 123 of the said regulations are hereby revoked, and the following substituted

therefor :-

(8) A candidate for a first-class certificate shall be entitled thereto if he passes satisfactorily both written and oral examinations in Subjects I to VII.

examinations in Subjects I to VII.

(9) A candidate for a second-class certificate shall be entitled thereto if he passes satisfactorily both written and oral examinations in Subjects I, III, IV, and VII, and he shall not be required to pass in Subjects II, V, and VII.

(10) The fourth paragraph of Regulation 123 (11) of the said regulations is hereby revoked, and the following substituted therefor:—

Subject III. Comments.

Subject III, Cyaniding, other Chemical Processes and Flotation.—Conditions for choice of method of treatment, &c.; dewatering; treatment of sands; treatment, &c.; dewatering; treatment of sanus; concentrates and slimes; mixing, testing, and control of solutions; clean-up; principles of roasting as applied to gold and silver ores and concentrates.

(11) Paragraph (1) (a) of Regulation 127 of the said regulations is hereby revoked, and the following substituted therefore.

(1) (a) A fee of £2 2s.

(12) Paragraph (1) (c) of Regulation 127 of the said regulations is hereby amended by inserting after the word "dredges" wherever it occurs therein, the words "engaged in mining operations" operations.

(13) Regulation 131 of the said regulations is hereby revoked.

(14) Paragraphs (1) and (2) of Regulation 176 of the said regulations are hereby revoked, and the following substituted therefor:—

stituted therefor:—

(1) After the completion of each borehole the person responsible for putting down same, being the holder of the mining privilege, or other person exercising rights under an option or other authority duly obtained from the holder of the mining privilege, shall forthwith send to the Inspector on the form provided for the purpose full details of the information obtained by the drilling operations, including a description of, and the thickness of, each formation penetrated, the inclination of the borehole, the size and assay value of any ore deposit, or the value per cubic yard of any alluvial deposit which may be located by the borehole and the method of calculating such value.

(2) Within one month of the completion of drilling operations on the mining privilege the person responsible for putting down

(2) Within one month of the completion of drilling operations on the mining privilege the person responsible for putting down the boreholes, being the holder of the privilege or other person exercising rights under an option or other authority duly obtained from the holder of the privilege, shall forward to the Inspector a plan of the area drawn to a scale of not less than 10 chains to an inch and satisfactory to the Inspector, showing the location of all holes drilled in relation to each other and to any well-defined land-marks and to any workings in the vicinity. With the aforesaid plan shall be supplied the cost per foot of boring exclusive of any transport charges, and the cost per foot for the transport of the drilling plant from hole to hole exclusive of transport to and from the area comprised in the mining privilege. in the mining privilege.

(15) The footnote to Form 88 in the Fourth Schedule to (15) The footnote to Form 88 in the Fourth Schedule to the said regulations is hereby amended by deleting the words "Second-class Mine-manager, £1 ls., Battery Superintendent, £1 ls.," and substituting therefor the words "Second-class Mine-manager, £1 l0s., Battery Superintendent, £2 2s."
(16) Form 92 in the Fourth Schedule to the said regulations is hereby amended by deleting the words "fee of £1 ls.," and substituting therefor the words "fee of £2 2s."
(17) Forms 92A and 94 in the Fourth Schedule to the said regulations are hereby revoked.
(18) The Sixth Schedule to the said regulations is hereby amended by adding the following paragraph after paragraph (f) in Part II (3) thereof:—

in Part II (3) thereof:—

(g) Adjournment of hearing where made on application of applicant or objector, 2s.

## ADDITIONAL REGULATIONS.

(19) 13A. Refunds of any amount deposited by an applicant for an ordinary prospecting license under the provisions of section 9 of the Mining Amendment Act, 1934, shall from time to time be made on the certificate of the Inspector of Mines for the district that the applicant has complied with all the requirements of the Mining Act, 1926, and its amendments, and the regulations made thereunder, and that at least £2 has been expended on prospecting the lands comprised in the ordinary prospecting license for every £1 applied for as a refund. Every application for a refund shall be accompanied by a statement verified by a statutory declaration by the holder of the license of the amount expended in prospecting operations and the results obtained therefrom. (19) 13A. Refunds of any amount deposited by an applicant

## TRANSFER OF PROSPECTING LICENSES AND LICENSES FOR CLAIMS.

(20) In every case where application is made pursuant to section 11 of the Mining Amendment Act, 1934, for the written consent of the Minister to the transfer of the title to an ordinary prospecting license or a license for a claim from the holder to another person, there shall be submitted with the application the original document of transfer and two certified copies thereof.

# CERTIFICATES BY EXCHANGE.

CERTIFICATES BY EXCHANGE.

(21) 134A. (1) Every application for a certificate of competency without examination (by exchange) as mine-manager, battery superintendent, or dredgemaster shall be made in writing under the hand of the applicant to the Secretary, Board of Examiners, Mines Department, Wellington.

(2) The application shall be accompanied by—

(a) The corresponding certificate it is desired to exchange:

(b) A fee of £2 2s.:

(c) A statutory declaration that the applicant is the person named in the certificate and is the lawful holder of such certificate:

(d) Evidence of his practical experience:
(e) A certificate at date from some person of repute as to the general good conduct and sobriety of the

applicant.

(3) No certificate shall be granted unless and until the Board is satisfied that the applicant is of good character and repute, and is a bona fide resident of New Zealand, and that the standard of training and examinations required for the grant of the certificate it is desired to exchange is equivalent to that required for the grant of a corresponding certificate under the Mining Act.

4. (a) Certificates by exchange shall be granted by the applicant.

4. (a) Certificates by exchange shall be granted by the Board only after the applicant has satisfied the Board by oral examination that he has a satisfactory knowledge of the Mining Act and the regulations made thereunder relating to

the working, regulation, and inspection of mines.

(b) The oral examination shall be conducted by two members of the Board or a member of the Board and an Inspector of

Mines

(c) Dredgemasters' certificates without examination (by exchange) shall be in the Form 94 in the Schedule hereto.

# DUPLICATE CERTIFICATES.

(22) 134B. (1) Every application for a duplicate of any certificate issued under the Mining Act, 1926, or any former Mining Act, shall be made in writing under the hand of the applicant to the Secretary, Board of Examiners, Mines Department, Wellington.

(2) The application shall state the nature and class of certificate of which it is desired to obtain a duplicate, and, if possible the number and date of the same

ficate of which it is desired to obtain a duplicate, and, if possible, the number and date of the same.

(3) The application shall be accompanied by—

(a) A fee of 10s.

(b) A statutory declaration that the applicant is the person named in such certificate and is the lawful holder thereof. The declaration shall also set forth how such certificate came to be lost or destroyed, the date of the loss, and such other particulars as may be required by the Board of Examiners.

SYSTEMATIC TIMBERING OF ALLUVIAL MINE-WORKINGS.

Drives and Crosscuts.

(23) 176A. (1) (a) Where the roof of a drive or crosscut requires support and where such drive or crosscut does not exceed in width, measured outside the timbers, four feet at the bottom and three feet at the top, or is more than five feet in height, the legs and cap-pieces of the timber sets shall be, if of sawn timber, not less than five inches square, or, if of round unsawn timber, not less than six inches in diameter

measured at the smaller end.

(b) Where the roof of a drive or crosscut which exceeds the aforementioned dimensions requires support the legs and cap-pieces of the timber sets shall be, if of sawn timber, not less than six inches square, or, if of round unsawn timber, not less than seven inches diameter measured at the smaller

end.

(c) In all cases where side laths and back laths are required

(c) In all cases where side laths and back laths are required they shall be not less than one inch and a half in thickness.

(d) Timber sets shall be put up at intervals not exceeding four and one-half feet measured between the centres of the cap-pieces, and each timber set shall be stayed to the set immediately behind it by two stays which, if of round timber, shall be not less than three and a half inches in diameter, and, if of square timber, not less than twelve square inches in section. In loose or running ground where driving laths are required every leg and cap-piece shall be bridged in a manner which will allow the laths to be driven in advance of the face-set, and at a distance not exceeding one-half of the length of the laths a temporary set shall be placed in position. Such temporary set, if of sawn timber, shall be not less than five inches square, or if of round timber, shall be not less than six inches in diameter. be not less than six inches in diameter.

# Blocking-out Operations.

(2) (a) A panel drive shall not be made wider than can be supported adequately by a cap-piece seven feet in length measured between the legs. Legs and cap-pieces used as supports in a panel drive if of sawn timber shall be not less than eight inches square, or, if of round timber, not less than nine inches in diameter measured at the smaller end. Where king posts are used, if of squared timber, they shall be not less than ten inches square, and, if of round timber, not less than eleven inches in diameter at the smaller end.

(b) In any blocking-out operation timber shall be used of not less dimensions than the minimum prescribed for drives which exceed five feet in height or four feet in width at the bottom.

No.

# Shaft-sinking.

(3) (a) No shaft shall be sunk which exceeds thirty feet in depth unless it is at least six feet in length and three feet in width measured inside the timber supports. Shafts exceeding thirty feet in depth shall be divided into at least two compartments. The compartment used for a ladderway shall be separated from the hoisting compartment by a suitable partition of timber.

(b) The ladders and platforms in such shafts shall be placed

(b) The ladders and platforms in such shafts shall be placed as are required by subsection (36) of section 274 of the Mining Act, and every such ladder shall project at least two feet above the platform. There must be placed in position, at intervals of not more than fifty feet, two bearer beams not less than six inches square and of sufficient strength to support all the superimposed timber in that section of the shaft.

(c) In any shaft not exceeding six feet in length and three feet in width, the laths shall be not less than six inches wide and two inches thick. The timbers dividing the shaft into compartments shall be not less than six inches wide and two inches thick also, and they shall be held in position by battens securely nailed and not less than three inches wide and one inch and a half thick. inch and a half thick.

# SCHEDULE.

[Form 94 (Reg. 134A (c)).

Under the Mining Act, 1926.

DREDGEMASTER'S CLASS "B" CERTIFICATE (WITHOUT EXAM-INATION).

This is to certify that [Full name, residence, and occupation] having duly satisfied the Board of Examiners that he is the holder of a corresponding certificate of equal status, granted after examination by [Name of authority] (being a duly constituted and recognized authority outside New Zealand), this Dredgemaster's Class "B" Certificate, entitling him to take charge of a dredge working elsewhere than in a deep or swift-flowing stream, is hereby granted to him accordingly without examination.

examination.

Issued at Wellington, this by the Board of Examiners. day of , 193 ,

A.B. Chairman of Board of Examiners.

Entered Vol. , folio C.D., Secretary.

[Form 112 (Reg. 102).

STATEMENT OF AFFAIRS OF A MINING COMPANY INCORPORATED IN NEW ZEALAND.

Company-

The name of the company:

When formed, and date of registration:
Whether in active operation or not:
Where business is conducted, and name of secretary: Capital— The nominal capital:

The amount of capital subscribed:
The amount of capital actually paid up in cash:
The paid-up value of scrip given to shareholders, and the amount of cash received for the same (if any):

The paid-up value of scrip given to shareholders on which no cash has been paid:

Shares-

The number of shares into which the capital is divided:

The number of shares allotted:

The amount paid per share:
The amount called up per share:
The number and amount of calls in arrears:
The number of shares forfeited:

The number of forfeited shares sold, and the money received for the same :

The number of shareholders at time of registration of

company:
The present number of shareholders:

Number of men employed—
The number of men employed by the company:

The quantity and value of gold, silver, or other minerals produced since the last statement:

The total quantity and value produced since registration: Expenditure

The amount expended in connection with carrying on operations since the last statement:

The total expenditure since registration:

Dividends-

The total amount of dividends declared:

The total amount of dividends paid:
The total amount of unclaimed dividends:

Cash-

The amount of cash in bank:

The amount of cash in hand:

Debts-

The amount of debts directly due to the company :

The amount of debts considered good:
The amount of the contingent liabilities of the company (if

The amount of debts owing by the company:

I, A.B., of , the Secretary of the Company (Limited) (or as the case may be), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date. And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Justices of the Peace Act, 1927.

Declared at before me—A.B.

day of

, 19 ,

C.D., Justice of the Peace.

[Form, 113 (Reg. 102).

STATEMENT OF AFFAIRS OF A FOREIGN MINING COMPANY.

Company-

The name of the company:

When formed, and date of registration of office of company in New Zealand:

Whether in active operation or not:
Where business is conducted, and name of attorney or

attorneys:
Where the mine is situate:
Capital—
The nominal capital:

The amount of capital subscribed:
The amount of capital actually paid up in cash in New Zealand: The price paid to the vendors of the mine-

(a) In fully-paid-up shares:(b) In partly-paid-up shares, credited as £

paid

up: (c) In cash:

Shares-

The number of shares into which the capital is divided: The number of shares on the New Zealand Register:

The amount paid per share (New Zealand Register):
The amount called up per share (New Zealand Register):
The number and amount of calls in arrear (New Zealand Register):

The number of forfeited shares on the New Zealand Register sold, and the money received for the same:

The number of shareholders on the New Zealand Register:

Number of men employed-

The number of men employed by the company in New Zealand:

duction in New Zealand-

The quantity and value of gold, silver, or other minerals produced since the last statement:

The total quantity and value produced since registration of the office of the company in New Zealand:

rependiture—
The amount expended in connection with carrying on mining operations in New Zealand since the last statement:

The total expenditure since registration of the office of the company in New Zealand: Dividends-

The total amount of dividends paid in New Zealand:

Cash—
The amount of cash in bank in New Zealand:
The amount of cash in hand in New Zealand:

The amount of debts directly due to the company in New Zealand:

The amount of such debts considered good:
The amount of the liabilities of the company in New
Zealand:

I, A.B., of , the attorney of the I, A.B., of , the attorney of the Company (Limited) (or as the case may be), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the day of , 19 , being the date of the last balance-sheet. And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Justice of the Peace Act, 1927. Company

, this

Declared at , the before me—A.B., Attorney.

day of

, 19

C.D., Justice of the Peace.

As witness the hand of His Excellency the Governor-General, this 11th day of February, 1935.

CHAS. E. MACMILLAN, Minister of Mines. (Mines N. 3/3.)

Chief Inspector of Forestry reappointed.

State Forest Service,
Wellington, 7th February, 1935.

IIIS Excellency the Governor-General has been pleased, in pursuance of section 9 of the Forests Act, 1921–22, to reappoint

Cecil McLean Smith, M.A., B.Sc. (For.),

to be the Chief Inspector of Forestry for a period of five years from the 1st April, 1935.

E. A. RANSOM, Commissioner of State Forests.

Members of Licensing Committees appointed.

Department of Justice, Wellington, 13th February, 1935.

IS Excellency the Governor-General has been pleased to appoint

Robert Mackenzie Watson, Esquire, S.M.,

to be a member of the Licensing Committee for the District of Rangitikei, vice J. H. Salmon, Esquire, S.M., and of the Licensing Committee for the District of Oroua, vice J. L. Stout, Esquire, S.M.;

Felix Hector Levien, Esquire, S.M.,

to be a member of the Licensing Committee for the District of Waitomo;

Stanley Logan Paterson, Esquire, S.M.,

to be a member of the Licensing Committee for the District of Waikato, vice~J.~H.~Luxford,~Esquire,~S.M.~;~ and

Robert Buchanan, Esquire,

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

JOHN G. COBBE, Minister of Justice.

Justice of the Peace resigns.

Department of Justice,
Wellington, 13th February, 1935.

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

William Copeland, Esquire,

of Matakohe, Kaipara, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

JOHN G. COBBE, Minister of Justice.

Inspector of Sea-fishing appointed.

Marine Department, Wellington, 11th February, 1935.

IT is hereby notified that His Excellency the Governor-General has, in pursuance of the provisions of the Fisheries Act, 1908, and of the Official Appointments and Documents Act, 1919, appointed

Patrick Daniel Dougherty, of Karamea,

to be an Inspector of Sea-fishing for the purposes of Part I of the first-mentioned Act.

JOHN G. COBBE, Minister of Marine.

Appointment in the New Zealand Division of the Royal Navy.

Navy Office, Wellington, 8th February, 1935.

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, H.M.S. "Philomel," to H.M.S. "Dunedin," as Squadron Medical Officer, and for duty in H.M.S. "Philomel," to date 19th January, 1935. To resume appointment as Medical Officer, H.M.S. "Philomel," on relief for Surgeon Commander Clark joining H.M.S. "Dunedin."

JOHN G. COBBE, Minister of Defence.

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

Navy Office, Wellington, 11th February, 1935.

H IS Excellency the Governor-General has been pleased to approve of Lieutenant Alexander Cochrane Swanson, Royal Naval Volunteer Reserve (New Zealand Division), being appointed to the acting rank of Lieutenant-Commander, to date 1st February, 1935.

JOHN G. COBBE, Minister of Defence.

Deputy Registrar of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 12th February, 1935.

T is hereby notified that the undermentioned person has been appointed to be the Deputy of the Registrar of Marriages and of Births and Deaths for the district set opposite his name, viz.:—

Name. Leopold Thomas Buckton

.. Helensville.

Thomas Buckton ...

G. G. HODGKINS, Deputy Registrar-general.

Appointments in the Public Service.

Office of the Public Service Commissioner,
Wellington, 8th February, 1935.

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

Francis Clement Owen Griffith,

to be Registrar of Births and Deaths of Maoris at Pukekohe, as from the 1st day of February, 1935.

John William Pressley,

to be Registrar of Births and Deaths of Maoris at Whakatane, as from the 1st day of February, 1935.

James Daniel McTamney,

to be Registrar of Births and Deaths of Maoris at Porangahau, as from the 30th day of January, 1935.

William Hastings Jones,

to be Registrar of Births and Deaths of Maoris at Half-moon Bay, as from the 1st day of February, 1935.

Gilbert Winnard.

to be Registrar of Births and Deaths of Maoris at Maunga-karamea, as from the 28th day of January, 1935.

Stanley Ian Cameron,

to be Registrar of Births and Deaths of Maoris at Little River, as from the 29th day of January, 1935.

Walter Edward Gundy,

to be Registrar of Births and Deaths of Maoris at Matamata, as from the 4th day of February, 1935.

William Melville Will.

to be Registrar of Births and Deaths of Maoris at Hastings, as from the 31st day of January, 1935.

Percival Steele Miller,

to be Registrar of Births and Deaths of Maoris at Awanui, as from the 31st day of January, 1935.

Miss Joyce Elsie Nagle,

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

Miss Winifred May Worrall,

to be Registrar of Births and Deaths of Maoris at Whangaruru, as from the 1st day of February, 1935.

Leopold Thomas Buckton,

to be Registrar of Births and Deaths of Maoris at Helensville, as from the 6th day of February, 1935.

Constable Patrick Daniel Dougherty,

to be Clerk and Bailiff of the Magistrates' Court at Karamea for the purposes of the Magistrates' Courts Act, 1928, as from the 1st day of February, 1935.

## Richard Cargill,

to be Bailiff of the Magistrates' Court at Wanganui for the purposes of the Magistrates' Courts Act, 1928, Maintenance Officer at the Magistrates' Court at Wanganui for the purposes of the Destitute Persons Amendment Act, 1926, and Crier at Wanganui for the Supreme Court of New Zealand for the purposes of the Judicature Act, 1908, as from the 1st day of February, 1935.

T. MARK, Secretary.

Including Additional Land in the Tuparoa Development Scheme.

N OTICE is hereby given that pursuant to a resolution passed by the Native Land Settlement Board on the 18th day of June, 1934, the land mentioned in the Schedule hereto is subject to the provisions of section 522 of the Native Land Act, 1931, and is included in the Tuparoa Development Scheme.

# SCHEDULE.

BLOCK: Ahiateatua A 12. Area, 222 acres 2 roods. Mata Survey District.

Dated at Wellington, this 6th day of February, 1935.

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

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

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

# SCHEDULE.

Column 1. Column 2.

Waipukurau Borough Council . Harry Bruce Smart, Town
Clerk and Borough
Engineer, Waipukurau.

Dated at Wellington, this 8th day of February, 1935.

J. G. COATES, Minister of Transport.

(TT. 9/4/3.)

Register of Licenses issued under the Land Agents Act, 1921-22.

Department of Internal Affairs, Wellington, 13th February, 1935.

EREWITH is published for general information, in accordance with the Land Agents Act, 1921-22, a supplementary list of persons licensed to carry on business as land-agents as on the 31st day of January, 1935.

J. A. YOUNG, Minister of Internal Affairs.

#### REGISTER OF LICENSES ISSUED UNDER THE LAND AGENTS ACT, 1921-22.

Note.—The Register is arranged alphabetically under the names of holders of licenses; but when an individual holds a license on behalf of a firm or registered company, the name of such firm or company, and not the name of the holder of the license, is placed

behalf of a firm of registered company, the name of such firm of company, and not the name of the horder of the horder of the horder.

In the case of a firm or company the name of which consists of the Christian name or names (or initials) and surname or surnames of some person or persons, the index letter is the first letter of the first surname.

Further, where an individual holder of a license trades under a particular name, the trade-name appears in its alphabetical order.

| No. of<br>License. | Name of Licensee.                  | Name of Firm (if any) of<br>which Licensee is a<br>Member, or Registered<br>Company on whose behalf<br>License is held. | Names of Partners of<br>Firm. | Registered Office.   | Date License<br>granted. | Court by which<br>License granted. |
|--------------------|------------------------------------|---|-------------------------------|--|--------------------------|------------------------------------|
| 11969              | Kay, Vincent John                  | ••  | ••                            | 30 Regent Street, Christ-<br>church                                | 8/1/35                   | Christehurch.                      |
| 12383              | Rofe, Kenneth Rouland              | Purchas and Rofe  |                               | 125 Queen Street, Hastings   | 23/1/35                  | Hastings.                          |
| 11462              | *Clark, Alfred                     | R. S. Rice, Ltd   | ••                            | 8-10 Manse Street, Dun-<br>edin                                    | 1/4/34                   | Dunedin.                           |
| 12335              | Smart, Valentine Cook              | Stratford and Smart,<br>Ltd.  | •••                           | National Mutual Lire<br>Chambers, 41 Shortland<br>Street, Auckland | 8/1/35                   | Auckland.                          |
| 11551              | †Williamson, Victor Ernest<br>John | ••  | ••                            | Wellington   | 1/4/34                   | Wellington.                        |

<sup>\*</sup> Transferred from Robert Sinclair Rice on behalf of R. S. Rice, Ltd., 17/1/35. as "T. C. Webster and Co.," on 12/1/35.

† Transferred from Turner Clifford Webster, trading

(I.A. 1933/88/9.)

Honours presented by His Royal Highness the Duke of Gloucester.

Department of Internal Affairs, Wellington, 7th February, 1935.

Wellington, 7th February, 1935.

It is hereby notified for public information that the following distinctions conferred by His Majesty the King were presented by His Royal Highness the Duke of Gloucester on the 21st January, 1935, in recognition of services rendered in connection with the visit to New Zealand of His Royal Highness the Duke of Gloucester in December, 1934, and January, 1935 :-

Knight Commander of the Royal Victorian Order The Hon. James Alexander Young, Minister in

Attendance.

Commander of the Royal Victorian Order—
Malcolm Fraser, Esquire, O.B.E., Under-Secretary,
Department of Internal Affairs.

Member of the Royal Victorian Order, 4th Class—
W. G. Wohlmann, Esquire, I.S.O., Commissioner of
Police.

Member of the Royal Victorian Order, 5th Class— H. M. Patrick, Esquire, Motor Transport Officer. Royal Victorian Medal—

James Cummings, Esquire, Inspector of Police.
J. A. Dempsey, Esquire, Senior Sergeant of Police.
P. Bolton, Esquire, Sergeant of Police.
E. W. Jenkins, Esquire, Railways Department. J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/200/1.)

Special Order made by the Paparua County Council declaring Sections 121 and 131 of the Counties Act, 1920, not to apply to that Council.

Department of Internal Affairs,
Wellington, 7th February, 1935.

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

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1935/126/3.)

# SPECIAL ORDER.

Notice is hereby given that at a special meeting of the Paparua County Council held on the 5th day of July, 1934, the following resolution was passed and will be submitted for confirmation at the ordinary meeting of the Council to be held at the office of the Council at Sockburn, on Thursday, the 2nd day of August 1924 as a people order. the 2nd day of August, 1934, as a special order:-

"Whereas under and by virtue of section 121 of the Counties Act, 1920, it is provided that the Council shall make

and levy the general rates separately in each riding of the county, and by section 131 of the said Act provision is also made for apportioning the estimated income among the several ridings of the county in proportion to the total income estimated to be received from each riding in respect of general rates: And whereas subsection (1) of section 2 of the Counties Amendment Act, 1931, provides that the Council of any county may by special order declare that the said sections 121 and 131 of the Counties Act, 1920, as aforesaid shall not apply to the Council: And whereas the Paparua County Council is desirous of adopting the provisions of the said Counties Amendment Act, 1931, relating to sections 121 county Council is desirous of adopting the provisions of the said Counties Amendment Act, 1931, relating to sections 121 and 131 of the Counties Act, 1920: Now, therefore, in pursuance and in exercise of the provisions of the Counties Amendment Act, 1931, as aforesaid, the Paparua County Council doth hereby resolve and declare that the said sections 121 and 131 of the Counties Act, 1920, shall not apply to the Council."

Dated this 5th day of July, 1934.

GEORGE MAGINNESS

I, George Maginness, being Clerk and Treasurer to the Paparua County Council, Sockburn, declare that the above special order has been duly made.

Dated at Sockburn, this 30th day of January, 1935.

GEORGE MAGINNESS. County Clerk.

Special Order made by the Pohangina County Council declaring Sections 121 and 131 of the Counties Act, 1920, not to apply to that Council.

Department of Internal Affairs,
Wellington, 7th February, 1935.

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

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1935/126/1.)

#### SPECIAL ORDER.

The Pohangina County Council hereby declares by way of special order that the provisions of sections 121 and 131 of the Counties Act, 1920 (as to levy of general rates separately in ridings, and as to apportionment of income, &c.), shall not apply to it.

I hereby certify that the special order was duly made by the Pohanging County Council

Pohangina County Council.

A. E. Orgias. County Clerk. Special Order made by the Kiwitea County Council declaring | The Industrial Conciliation and Arbitration Act, 1925.—Notice Sections 121 and 131 of the Counties Act, 1920, not to apply | of Proposed Cancellation of Registration. to that Council.

Department of Internal Affairs,

Wellington, 7th February, 1935.

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

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1935/126/2.)

#### SPECIAL ORDER.

In pursuance and exercise of the powers vested in it by section 2 of the Counties Amendment Act, 1931, the Kiwitea County Council hereby resolves by way of special order as

"That sections 121 and 131 of the Counties Act, 1920, shall not apply to the Council after the close of the present financial year—viz., the 31st day of March, 1935."

The common seal of the Chairman, Councillors, and Inhabitants of the County of Kiwitea was hereto affixed at the office of and pursuant to a resolution of the Kiwitea County Council in the presence of—

LACHLAN T. McLEAN, Chairman. W. L. HESSELTINE, County Clerk.

We hereby certify that the foregoing special order was duly passed at a special meeting of the Kiwitea County Council held on the 21st day of November, 1934, and confirmed at a subsequent special meeting held on the 23rd day of January, 1935.

LACHLAN T. McLEAN, Chairman. W. L. HESSELTINE, County Clerk.

I hereby certify that the above special order has been duly made. W. L. HESSELTINE, County Clerk.

Constituting a "Recognized Aviation Authority."

Office of the Minister of Defence,
Wellington, 8th February, 1935.

In pursuance and exercise of the power and authority
conferred on me by section 3 of the Local Authorities
Empowering (Aviation Encouragement) Act, 1929, I, John
George Cobbe, Minister of Defence for the Dominion of New
Zealand, do hereby recognize for the purposes of that Act the Zealand, do hereby recognize for the purposes of that Act the undermentioned aviation authority:—

The Napier Aero Club (Napier).

JOHN G. COBBE, Minister of Defence.

Administration of Noxious Weeds Act in Dannevirke County. (Notice No. Ag. 3257.)

Department of Agriculture,
Wellington, 12th February, 1935.

THE following resolution passed by the Dannevirke
County Council on the 7th day of February, 1935, is
published in accordance with the provisions of section 7 (2)
of the Noxious Weeds Amendment Act, 1934.

#### RESOLUTION.

"That application be made to the Hon, the Minister of Agriculture to have this Council gazetted with authority to assume the administration of the Noxious Weeds Act, 1928, in terms of the 1934 amendment to the Act."

CHAS. E. MACMILLAN, Minister of Agriculture.

Trade-marks .- Goods the Importation of which is prohibited.

Customs Department,
Wellington, 12th February, 1935.

I T is hereby notified for public information that under the
Patents, Designs, and Trade-marks Act, 1908, goods of
the nature set forth hereunder, to which the trade-mark
described below or any mark so nearly resembling the same as
to be calculated to deceive has been falsely applied in infringement of the registered trade-mark of Messrs. Middows Brothers
and Taylor, Ltd., of 107-109 Customhouse Quay, Wellington,
New Zealand, are prohibited from importation into New
Zealand. Zealand.

Nature of Goods.

Description of Trade-mark

Instruments, apparatus, and contrivances, not medicated, for surgical or curatus of its essential particulars the word "Silver-Tex." cated, for surgical or curative purposes, or in relation to the health of men or animals

If any such goods are imported they will be liable to detention and to be dealt with in accordance with the provisions of the above-mentioned Act.

A trade-mark is deemed, for the purpose of the aforesaid Act, to be falsely applied to goods if it is applied without the assent of the proprietor of such trade-mark.

E. D. GOOD, for Comptroller of Customs.

of Proposed Cancellation of Registration.

Department of Labour,
Wellington, 11th February, 1935.

Notice is hereby given that pursuant to an application in
that behalf made to me by the Dunedin Tobacconists'
Industrial Union of Employers, registered number 1268,
situated at Dunedin, and in exercise of the powers in this
behalf conferred upon me by section 22 of the Industrial
Conciliation and Arbitration Act, 1925, it is my intention to
cancel the registration of that industrial union after the
expiration of six weeks from the date of the publication
of this notice in the Gazette unless in the meantime cause
is shown to the contrary.

HENRY E. MOSTON, Deputy Registrar of Industrial Unions.

Technological Examinations, 1934.

Education Department,
Wellington, 5th February, 1935.

THE following lists contain the names of those candidates
who gained passes in the Technological Examinations
held in November, 1934.

N. T. LAMBOURNE, Director of Education.

### LIST I.—PRELIMINARY EXAMINATION. $Mechanical\ Engineering.$

Name. Examination Centre. Bruce, Norman Wallace .. .. Palmerston North.

Motor Mechanics' Work-Minor Course.

Black, Charles Gavin . . .. Napier.

### Plumbing.

Alloway, William George ...
Grigg, Cecil William ...
Humphrey, Neville Hunter ...
Lyall, Garfield Robert ...
McDonagh, Leonard William
Smith, Hector Gordon ... Masterton. Blenheim. . . Blenheim. . . Auckland. Hamilton. Hamilton.

### LIST II.—INTERMEDIATE EXAMINATION. Cabinet making.

Birchall, Alfred William Carr, Albert Thomas Culy, David Herbert Harding, Jack Leahy, John Alphonsus Wellington. . . Wellington. Invercargill. Wellington.

# Carpentry and Joinery.

Adie, Charles William • • Christchurch. Aule, Unaries William
Craig, Ivor Daniel
Henderson, Albert James Huia
Holder, Albert Russell
Jensen, Newton Julius
Sharp, William Mainland
Thom, James Dunedin. New Plymouth. Invercargill. Wellington. Christchurch.

# Mechanical Engineering.

McMillan, Duncan Alasdair .. ... Maddock, Samuel John ... Wellington. Dunedin. Maddock, Samuel John . . . Stupples, George Frederick . . Palmerston North.

Motor Mechanics' Work-Minor Course.

Macdonald, Colin Grant . . .. Masterton.

### Plumbing.

Clarke, Ronald Gordon . . Hamilton. McKenzie, Kenneth Nixon, Henry Malcolm Person, Norman Per Studd, Edwin Owen Todd, Gerald Raymond Blenheim. . . Hamilton. Auckland. . . . . Auckland. Auckland.

# LIST III .- FINAL EXAMINATION.

Carpentry and Joinery.

Gemmell, William ... . .

Electrical Fitting.

Tyrrell, Bert Aubrey .. Invercargill. . .

## Mechanical Engineering.

Brough, William Allan Heywood, Frank Leslie Dunedin. Christchurch. . . . . Maddox, Richard George Page, Leslie Robert Wood, Lionel Edgar .. Dunedin. .. Dunedin. Wellington.

### Plumbing.

Caldow, Ian Robert
Clist, Eric Leonard George
Cook, John Godfrey Daniell
Milne, Gordon
Robertson, Andrew James Dunedin. Auckland. . . Wellington. Masterton.

Tenders accepted by Public Works Department.

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

| Work or Supply.  | Price.       |    | Tenderer.                       |
|--|--------------|----|---------------------------------|
|  | £ s.         | d. |                                 |
| R.N.Z.A.F. Base, Auckland—Single men's quarters  | 11,489 13    | 0  | J. R. Simpson.                  |
| Mangapurua Stream Bridge (Morgan's)  | 403 4        | 2  | Sandford and Brown.             |
| Waipapakauri-Maungatapere Main Highway—Approach to Waihou River Road Bridge                          | 407 15       | 6  | T. Donnelley and Sons.          |
| Kiore Road—Haulage, metal spawls   | 1,200 0      | 0  | W. S. Gould.                    |
| Hamilton-Rotorua Main Highway-Bituminous sealing   | 3,278 19     | 0  | R. Sanders and Sons, Ltd.       |
| Teviot Irrigation Scheme Diversion Tunnel—Supply and delivery of gravel                              | 532 10       | 0  | J. R. Hughes.                   |
| Putaruru Courthouse—Erection   | 1,022 15     | 6  | A. Moody.                       |
| Dunedin-Invercargill Main Highway, Taieri Ferry - Milton Section—Bituminous sealing, &c.             | 17,445 6     | 8  | N.Z. Highway Constructors, Ltd. |
| Government Buildings, Wanganui—Central heating   | 318 0        | 0  | Jenkins and Mack, Ltd.          |
| Arapuni Power Scheme—Supply and transport of sand  | 375 0        | Ö  | C. Grinter, Ltd.                |
| Removal of Courthouse from Waikouaiti to Palmerston  | 210 0        | 0  | Dawson and White.               |
| Waitoa-Taupo Main HighwayMaungaharakeke Stream Bridge.   | 640 12       | 6  | J. G. Kerr.                     |
| Small-farms Scheme—Cottage and cow-byre, Winton Hundred  | 393 - 5      | 0  | J. T. Butler.                   |
| Ngakonui-Summerhill Road-Metalling   | 179 3        | 4  | Phillips and Brannigan.         |
| Great South Road, Ngaruawahia-Hamilton Section—<br>Waterbound macadam road, &c.                      | 10,466 11    | 5  | W. S. Goosman and Co., Ltd.     |
| Narrowneck Camp—Gun-park, store, &c  | 4,222 0      | 0  | C. W. Ravenhall, Ltd.           |
| Fort Dorset—Erection of barrack building   | 15,460 10    | 10 | Fletcher Construction Co., Ltd. |
| Small-farms Scheme—Four cottages and sheds, Mata Block   | 617 10       | 0  | W. K. Cook.                     |
| Access to goldfields—Maggie Creek Road   | 200 0        | 0  | B. F. Spiers and Sons.          |
| Inangahua Junction - Weheka Main Highway—Larry's Creek deviation                                     | 1,173 0      | 0  | A. J. Macdonald.                |
| Great South Road, Franklin County Division-Metalling   | 7,367 8      | 6  | H. Bray and Co., Ltd.           |
| Whirinaki Main Road—Whirinaki Štream Bridge  | 524 17       | 0  | Mahy Bros.                      |
| Roys Hill Rifle Range—Markers' gallery   | 297 9        | 0  | A. H. Railey.                   |
| Hariru and Tarahi Roads—Supply and delivery of crushed metal   | 1,155 15     | 0  | F. T. Goodhue.                  |
| Guests Road, Hokianga County—Crushing and carting metal  | 683 13       | 4  | Linnell Bros.                   |
| Taupiri Drainage Scheme—Mangawara outlet drain   | 488 0        | 0  | W. J. Woods.                    |
| Waiawa Block Access Road—Waiawa Stream Bridge  | 201 0        | 0  | Mahy Bros.                      |
| Picton-Bluff Main Highway, Waimakariri River Bridge to<br>Kaiapoi Borough Boundary—Sealing shoulders | <b>350</b> 0 | 0  | T. Pheloung.                    |
| Tahunga-Taumata Road-Metalling   | 503 1        | 6  | B. Fitzpatrick.                 |
| Government Buildings, Wellington—Preparation and bituminous surfacing of drives                      | 225 9        | 8  | N. Z. Laykold.                  |
| Baring Head Lighthouse—Erection of power-house   | 418 9        | 0  | J. Jackson and Son, Ltd.        |
| Metalling Works, Whakatane County-Cartage  | 630 6        | 8  | H. L. Duncan.                   |
| Raetihi-Ohakune Main Highway-Mangateitei Stream Bridge   | 1,101 14     | 9  | Sandford and Brown.             |

12th February, 1935.

C. J. McKENZIE, Engineer-in-Chief.

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<br>Election<br>filed. | Testate or<br>Intestate. | Stamp Office concerned.                     |
|-------------|--|--------------------|---|----------------|----------------------------|--------------------------|---|
| 1<br>2<br>3 | Curry, Patrick<br>Hemingway, George Mechin<br>White, William James | Retired gum-digger | Wellington<br>Mangonui<br>Palmerston North,<br>formerly Taihape | 27/7/27        | 8/2/35                     |                          | Wellington.<br>Christehureh.<br>Wellington. |

Public Trust Office, Wellington, 11th February, 1935.

E. O. HALES, Public Trustee.

Sitting of the Native Land Court at Auckland on the 5th March, 1935.

Registrar's Office, Auckland, 5th February, 1935.

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 5th March, 1935, or as soon thereafter as the business of the Court will allow.

[Waikato-Maniapoto, 1935-3.]

E. P. EARLE, Registrar.

## SCHEDULE.

| No. | Applicant.           | Name of Land.        | Nature of Application.  |
|-----|----------------------|----------------------|---|
| 5   | Towle and Cooper     | Wharekawa 5B, Pingao | Application for assessment of compensation for<br>the taking of the said land for the purposes of<br>a school-site. |
| 6   | Waipa County Council | Wharepuhunga 7c 3    | Application for assessment of compensation for the taking of the said land for road purposes.                       |

# THE NEW ZEALAND GAZETTE.

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

Customs Department,
Wellington, 13th February, 1935.

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

E. D. GOOD, for Comptroller of Customs.

| Name of Person, Firm,<br>or Company.  | Place or Places at which<br>Business is carried on.                              |
|---|--|
| A.<br>Alexander, Jas., and Co. (as from 25th<br>January, 1935)  | Wellington.  |
| B. Beere and Delaney (as from 10th Decem-   | Wellington.  |
| ber, 1934)<br>Bell Bird Underwear, Ltd. (as from 1st  | Wellington.  |
| January, 1935) British and Foreign Frocks (as from 1st  | Wellington.  |
| January, 1935) Burns, Philp, and Co., Ltd   | Nelson.  |
| C.<br>Cresfan Knitting Mills  | Christchurch.  |
| D. de Beer, August (as from 1st January,  | Dunedin.   |
| Dominion Drug Co., Ltd  | Erua.<br>Wellington.<br>Wellington.  |
| E. Eltham Argus, Limited, The   | Inglewood.   |
| G. Gandy, W. J., Ltd. (as from 1st February, 1935) Gardner and Yeoman, Ltd  | Wellington. Pahiatua, Wakarara.  |
| Continue and recommendation   |  |
| Hopkins, H. W   | National Park.   |
| K. Kain, Edgar Francis (as from 1st February, 1935) Kain, Reginald G., Ltd. (as from 1st January, 1935) Kibby's Metal Stamping Works, G. C. (as from 2nd January, 1935) | Wellington, Auckland. Wellington, Auckland, Christchurch, Dunedin. New Plymouth. |
| L. Lambourne, Leslie Arnold (as from 1st January, 1935) Lyons, J., and Company (as from 1st October, 1934)  | Wellington. Auckland.  |
| M. M. Manufacturing Company   | Christchurch.  |
| McBride, Dr., Manufacturing Company,<br>Ltd.<br>McCaskey, J. J., and Son, Ltd. (as from   | Wellington.  |
| 1st January, 1935) McLean and Todd, Ltd. (as from 23rd  | Wellington.  |
| January, 1935) Moderne Kabo Corset Company, Ltd   | Auckland.  |
| Mooneys (Auckland), Ltd. (as from 7th January, 1935)  | Auckland.  New Plymouth.   |
| N.Z. Loan and Mercantile Agency Co., Ltd. N.Z. Sun Newspaper and Printing Works, The (as from 1st February, 1935)   |  |
| O. Oriental Art Manufacturers Co. (as from 1st February, 1935)  | Auckland.  |

| Name of Person, Firm,<br>or Company.   | Place or Places at which<br>Business is carried on.  |
|--|--|
| P  | D  |
| Paterson, Archibald (as from 1st January, 1935)  | Devonport.   |
| Patten Co., Ltd., The  | Nelson.  |
| Peerless Tie Factory, Ltd  | Wellington.  |
| Pizer, Maurice Max (as from 1st February,  | Wellington.  |
| 1935) Prouting, F. W., Ltd. (as from 8th February, 1935)   | Auckland.  |
| Puriri Timber Co., Ltd. (as from 1st November, 1934)   | Auckland, Kaingaroa.   |
| Q.<br>Quits It Proprietary (as from 1st February,<br>1935)   | Christehureh.  |
| <b>R.</b>  |  |
| Regal Knitwear Company, Limited  | Ashburton.   |
| Rigg and Co. (as from 1st January, 1935)   | Auckland.  |
| Roberts, C. F., and Co. (as from 1st Janu-   | Dunedin.   |
| ary, 1935)<br>Rodney Sawmilling Co., Ltd   | Pohuehue.  |
|  |  |
| S. Sandor Tie Co. Itd. The   | Wellington   |
| Sander Tie Co., Ltd., The Sauvarins Limited  | Wellington,<br>Auckland.   |
| Sherwin and Thomas (as from 15th Janu-   | New Lynn.  |
| ary, 1935)<br>Smyth Bros. and Boryer, Ltd. (as from  | Taumarunui, Arohena, Arapunui.   |
| 1st October, 1934) Stevens, G. R., and Co., Ltd. (from 1st   | Wellington.  |
| January, 1935)<br>Stoupe and Sons, Ltd. (from 1st January,<br>1935)  | Wellington.  |
| Streamline Lingerie Co. (as from 20th<br>January, 1935)  | Wellington, Auckland, Christchurch<br>Timaru.  |
| TT   |  |
| U. United Agencies and Proprietary Co  | Wellington.  |
| United Agencies and Proprietary Co   | Wellington.<br>Camerons.   |
|  | Camerons.  |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson  | Camerons. the undermentioned persons, firms, and   Evans Creek.  |
| United Agencies and Proprietary Co   | Camerons.   Camerons, firms, and   Evans Creek.   Wellington.  |
| United Agencies and Proprietary Co   | Camerons. the undermentioned persons, firms, and   Evans Creek.   Wellington.   Wellington.  |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co  | Camerons.   Camerons, firms, and   Evans Creek.   Wellington.  |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd  | Camerons.   Evans Creek.   Wellington.   Auckland.   Auckland.   Auckland.   Auckland.   |
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| United Agencies and Proprietary Co   | Camerons.   Let undermentioned persons, firms, and let undermentioned let undermentioned persons, firms, and let undermentioned perso |
| United Agencies and Proprietary Co   | Camerons.   Evans Creek.   Wellington.   Auckland.   Auckland.   Auckland.   Auckland.   |
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| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd Gardner and Yeoman Hattons' Confectionery Co., Ltd Hopkins, H. W.  | Camerons.  The undermentioned persons, firms, and which wellington.  Wellington.  Auckland.  Auckland.  Wellington.  Auckland.  Pahiatua, Wakarara.  Dunedim.  Taumarunui.   |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd Gardner and Yeoman Hattons' Confectionery Co., Ltd Hopkins, H. W Hyams, E. J., Ltd   | Camerons.   Evans Creek.   Wellington.   Auckland.   Auckland.   Auckland.   Auckland.   Taumarunui.   Wellington.   Wellington.   |
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| United Agencies and Proprietary Co United Sawmills, Ltd  | Camerons.   Evans Creek.   Wellington.   Wellington.   Auckland.   Auckland.   Auckland.   Auckland.   Taumarunui.   Wellington.   Christchurch.   Dunedin.  |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd Gardner and Yeoman Hattons' Confectionery Co., Ltd Hopkins, H. W Hyams, E. J., Ltd India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry   | Camerons.   Camerons.   Evans Creek.   Wellington.   Wellington.   Auckland.   Auckland.   Auckland.   Wellington.   Auckland.   Wellington.   Christchurch.   Dunedin.   Dunedin.   Dunedin.   Dunedin.   Dunedin.   Dunedin.   |
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| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to accompanies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd Gardner and Yeoman Hattons' Confectionery Co., Ltd Hyams, E. J., Ltd India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co Mooney's Ltd. Nash, John  | Camerons.   Camerons.   Evans Creek.   Wellington.   Wellington.   Auckland.   Auckland.   Wellington.   Auckland.   Wellington.   Camerons   Camerons   Camerons     Camerons   Camerons   Camerons     Camerons   Camerons |
| United Agencies and Proprietary Co United Sawmills, Ltd  The licenses as wholesalers issued to acompanies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co Dominion Manufacturing Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd Gardner and Yeoman Hattons' Confectionery Co., Ltd Hyams, E. J., Ltd India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co Mooney's Ltd. Nash, John Newman and O'Neill  | Camerons.   Camerons.     Ca |
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| United Agencies and Proprietary Co. United Sawmills, Ltd.  The licenses as wholesalers issued to companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co. Dominion Manufacturing Co., Ltd. Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd. Gardner and Yeoman Hattons' Confectionery Co., Ltd. Hopkins, H. W. Hyams, E. J., Ltd. India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co. Mooney's Ltd. Nash, John Newman and O'Neill Patersons Manufacturers Patten Co., Ltd., The Peerless Tie Factory Pilcher, E. S., and Co., Ltd. (in liquidation) Rodney Timber Co., Ltd. Rosknit Woollen Company Shatz (Ernest) and Coleman, Ltd. Smyth Bros. and Boryer  | Camerons.   Evans Creek.   Wellington.   Wellington.   Auckland.   Auckland.   Auckland.   Auckland.   Auckland.   Pahiatua, Wakarara.   Dunedin.   Taumarunui.   Wellington.   Christchurch.   Dunedin.   Auckland.   Auckland.   Christchurch.   Auckland.   Christchurch.   Auckland.   Palmerston North.   Kokiri.   Auckland.   Westport.   Wellington.   Wellington.   Wellington.   Wellington.   Wellington.   Wellington.   Auckland.   Taumarunui.   |
| United Agencies and Proprietary Co. United Sawmills, Ltd.  The licenses as wholesalers issued to companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co. Dominion Manufacturing Co., Ltd. Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd. Gardner and Yeoman Hattons' Confectionery Co., Ltd. Hopkins, H. W. Hyams, E. J., Ltd. India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co. Mooney's Ltd. Nash, John Newman and O'Neill Patersons Manufacturers Patten Co., Ltd., The Peerless Tie Factory Pilcher, E. S., and Co., Ltd. (in liquidation) Rodney Timber Co., Ltd. Rosknit Woollen Company Sander Tie Company Shatz (Ernest) and Coleman, Ltd. Shaw, W. Smith and Coldicutt Smyth Bros. and Boryer Soderite Agency Co. Stevens and Co.  | Camerons.   Came |
| United Agencies and Proprietary Co. United Sawmills, Ltd.  The licenses as wholesalers issued to a companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co. Dominion Manufacturing Co., Ltd. Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd. Gardner and Yeoman Hattons' Confectionery Co., Ltd. Hopkins, H. W. Hyams, E. J., Ltd. India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co. Mooney's Ltd. Nash, John Newman and O'Neill Patersons Manufacturers Patten Co., Ltd., The Peerless Tie Factory Pilcher, E. S., and Co., Ltd. (in liquidation) Rodney Timber Co., Ltd. Bosknit Woollen Company Sander Tie Company Sander Tie Company Sander Tie Company Sander Tie Company Schatz (Ernest) and Coleman, Ltd. Shaw, W. Smith and Coldicutt Smyth Bros. and Boryer Soderite Agency Co. Stevens and Co. Faranaki Auto Supply Co. | Camerons.   Came |
| United Agencies and Proprietary Co. United Sawmills, Ltd.  The licenses as wholesalers issued to companies have been cancelled:—  Brown and Nilsson Buchanan, Jack Chemical Packing Co., Ltd., The Daniels, Frederick Edward Davern, L., and Co. Dominion Manufacturing Co., Ltd. Dougall Coombs and Co., Ltd. (in liquidation) Dowd-Kabo Corset Co., Ltd. Gardner and Yeoman Hattons' Confectionery Co., Ltd. Hopkins, H. W. Hyams, E. J., Ltd. India-rubber, Gutta-percha, and Telegraph Works Co., Ltd., The Johnston, D. W., and Sons, Ltd. Kerrell, Herbert Henry McIlveen, John Matson, H., and Co. Mooney's Ltd. Nash, John Newman and O'Neill Patersons Manufacturers Patten Co., Ltd., The Peerless Tie Factory Pilcher, E. S., and Co., Ltd. (in liquidation) Rodney Timber Co., Ltd. Bosknit Woollen Company Shatz (Ernest) and Coleman, Ltd. Shaw, W. Smyth Bros. and Boryer Goderite Agency Co. Stevens and Co.   | Camerons.   Came |

STATEMENT OF Assets and Liabilities of the Reserve Bank of New Zealand as at the close of Business on Monday, 11th February, 1935.

| Li                           | abilities. |                  | - 1       | Assets.                              |
|------------------------------|------------|------------------|-----------|--------------------------------------|
|                              |            | £ 8. 0           | <b>1.</b> | 8. Reserve— £ s. d.                  |
| 1. Paid-up capital           |            | <b>500,000</b> 0 | 0         | (a) Gold 3,001,731 0 0               |
| 2. General Reserve Fund      |            | 1,000,000 0      | 0         | (b) Sterling exchange 21,831,211 6 7 |
| 3. Bank-notes                |            | 9,422,307 10     | 0         | (c) Gold exchange                    |
| 4. Demand liabilities—       |            |                  |           | 9. Subsidiary coin 189,178 19 5      |
| (a) State                    |            | 9,281,260 17     | 1         | 10. Discounts—                       |
| (b) Banks                    |            | 6,794,633 11     | 2         | (a) Commercial and agricultural      |
| (c) Other                    |            | 6,140 13         | 7         | bills                                |
| 5. Time deposits             |            |                  | i         | (b) Treasury and local-body bills    |
| 6. Liabilities in currencies | other than |                  | Ì         | 11. Advances—                        |
| N.Z. currency                |            | •••              | j         | (a) To the State or State under-     |
| 7. Other liabilities         |            | <b>49,402</b> 0  | 5         | takings                              |
| •                            |            |                  | - 1       | (b) To other public authorities      |
|                              |            |                  | İ         | (c) Other                            |
|                              |            |                  |           | 12. Investments 2,006,710 9 11       |
|                              |            |                  | - 1       | 13. Bank buildings                   |
|                              |            |                  | - 1       | 14. Other assets 24,912 16 4         |
|                              |            | £27,053,744 12   | 3         | £27,053,744 12 3                     |

Proportion of reserve (No. 8 less No. 6) to notes and other demand liabilities, 97:36 per cent.

W. R. EGGERS, Acting Chief Accountant.

#### CROWN LANDS NOTICES.

Lands in the Auckland, Gisborne, Taranaki, Westland, Canterbury, and Otago Land Districts forfeited.

Department of Lands and Survey, Wellington, 12th February, 1935.

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.

#### SCHEDULE.

| Tenure. Lease or License No. |     |      | Section.   | Block.                 | Survey Distric     | ct. |     | Lessee or Licensee. |  |  |
|------------------------------|-----|------|--|------------------------|--------------------|-----|-----|---------------------|--|--|
|                              |     |      |  | Auckland               | LAND DISTRICT.     |     |     |                     |  |  |
| . T                          | i   | 0.50 | Part 13  | f III                  | Orahiri            |     |     | W. D. MacKinnon.    |  |  |
| R.L                          | •   | 352  | <b>1</b> 9   | IV ſ                   | i                  | ••  | • • |                     |  |  |
| R.L                          |     | 1578 | Lot 60 of 9  | XII                    | Maungatautari      |     |     | F. J. Glover.       |  |  |
| R.L                          |     | 1582 | Lot 80 of 9  | XII                    | ,,                 | • • | • • | G D "D              |  |  |
| R.L                          | .   | 1592 | Lot 73 of 9  | XII                    |                    | • • | • • | G. B. Beaver.       |  |  |
| 3.L                          | .   | 1819 | 8  | X                      | Pirongia           | • • | • • | A. Robertson.       |  |  |
| Э.Р                          | .   | 1065 | 21   | III                    | Kerepeehi Township |     | • • | W. T. S. Cook.      |  |  |
| D.P                          |     | 1760 | Allotment 7  | XXVIII                 | Taumarunui N.T.    | • • | • • | B. Daya.            |  |  |
| D.P                          | .   | 1773 | ,, 13  | $\mathbf{X}\mathbf{X}$ | ,,                 | • • | • • | Mrs. C. E. Ellis.   |  |  |
| D.P                          | .   | 1774 | ,, 14  | $\mathbf{X}\mathbf{X}$ | ,,                 |     | • • | TT 0 ".             |  |  |
| D.P                          |     | 1940 | ,, 11  | $\mathbf{III}$         | ٠,,                | • • | • • | H. Goodwin.         |  |  |
|                              |     |      |  | GISBORNE               | LAND DISTRICT.     |     |     |                     |  |  |
| O.R.P.                       |     | 574  | $\left\{\begin{array}{cc} 2,3,4\\4\end{array}\right.$                | VIII }                 | Waingaromia S.D.   | ••  | ••  | F. M. Hodge.        |  |  |
|                              |     |      |  | TARANAKI               | LAND DISTRICT.     |     |     |                     |  |  |
| R.L.                         |     | 282  | $\left\{\begin{array}{c} \text{Sub. 1 of 9} \\ 2 \end{array}\right.$ | V VI                   | Mahoe              |     |     | W. J. Rice.         |  |  |
|                              |     | 281  | Sub. 1 of 7 and Sub.   | v                      | <b>,</b> ,,        |     |     | ,,                  |  |  |
| LU.IJ.                       | •   | 201  | 1 of Sub. 1 of 8   | •                      | <i>"</i>           |     |     |                     |  |  |
| O.R.P.                       |     | 461  | 3  | VI                     | ,,                 |     |     | ,,                  |  |  |
|                              |     | 261  | Parts 2 and 29   | XV                     | Ngatimaru          |     |     | C. I. Gall.         |  |  |
|                              |     | !    |  | Westland               | LAND DISTRICT.     |     |     |                     |  |  |
| n r                          |     | 784  | 2897   | : V                    | Brunner            |     |     | G. Rutter.          |  |  |
| R.L.                         | • • | 70+  | 2001   | ,                      | , Diamet           | ••  | • • |                     |  |  |
|                              |     |      |  |                        | Y LAND DISTRICT.   |     |     |                     |  |  |
| R.L.                         |     | 476  | 30 (Waimate Settlement)  | XIV                    | Waimate            | ••  | ••  | Mrs. E. S. Young.   |  |  |
| S.T.L./S.                    |     | 35   | 2 (Avonhead Settle-  | X                      | Christehureh       | •.• | ••  | A. Bonis.           |  |  |
| S.T.L./S.                    |     | 15   | ment) 4 (Homebrook   | V and VI               | Southbridge        |     |     | P. E. Stevenson.    |  |  |
| ,                            |     | i    | Settlement)  | İ                      |                    |     |     |                     |  |  |
|                              |     | ,    |  |                        | AND DISTRICT.      |     |     | 1 TT T CO 1         |  |  |
| R.L.                         |     | 47   | 5  | VIII                   | Cromwell           |     | • • | W. J. Clark.        |  |  |
| R.L.                         |     | 3    | 34   | V                      | ,,                 |     |     | ,,,                 |  |  |

E. A. RANSOM, Minister of Lands.

(L. and S. 22/950/1, 22/950/11, 22/950/3, 22/950/7, 22/950/8, and 22/950/9.)

Lands in North Auckland Land District for Selection on Optional Tenures.

North Auckland District Lands and Survey Office, Auckland, 13th February, 1935.

OTICE is hereby given that the undermentioned sections are open for selection on optional tenures under the Land Act, 1924, and applications will be received at the North Auckland District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Monday, 18th March, 1935.

Applicants should appear personally for examination at the North Auckland District Lands and Survey Office, Auckland, on Wednesday, 20th March, 1935, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

### SCHEDULE.

### NORTH AUCKLAND LAND DISTRICT.

#### FIRST-CLASS LAND.

Waitemata County .- Paremoremo Parish.

ALLOTMENT 246: Area, 23 acres 3 roods 30 perches. Capital value, £72 10s. Deposit on deferred payments, £2 10s.: Half-yearly instalment on deferred payments, £2 5s. 6d. Renewable lease: Half-yearly rent, £1 9s.

Loaded with £20 (payable in cash) for improvements, comprising four acres of grass (reverted), road and boundary forwire and pipe trees.

comprising four acres of grass (reverted), road and boundary fencing, and pine-trees.

The section is situated on Ridge Road between Albany and Riverhead, about three miles from Riverhead and six miles and a half from Albany. Nearest post-office, school, and stores are at Riverhead. Land is undulating and practically all ploughable; most of the section is unimproved, covered with stunted tea-tree and fern. Soil is generally of poor clay resting on clay formation and is fairly well watered by swampy creek and springs. Elevation from 450 ft. to 500 ft. above sea-level.

#### SECOND-CLASS LAND.

Mangonui County.—Maungataniwha Survey District.

Section 7, Block VI: Area, 470 acres. Capital value, £235.

Deposit on deferred payments, £10: Half-yearly instalment on deferred payments, £7 6s. 3d. Renewable lease: Half-yearly rent, £4 14s.

Loaded with £330 for improvements, comprising about 250 acres felled and grassed, and about 245 chains boundary fencing and 50 chains of internal fencing. This sum is payable in cash or by a deposit of £30, the balance to be secured to

in cash or by a deposit of £30, the balance to be secured to the Superintendent, State Advances Department, by a mortgage for thirty years with interest at the rate of 5½ per cent. per annum. Costs of preparation and registration of the mortgage (approximately £1 ls.) are payable by the selector. Section is situated six miles from Peria, three miles by formed and metalled road, one mile partly formed, and two miles by unformed track. Land is undulating to steep country and soil consists of a brown friable clay resting on sandstone formation; well watered by permanent stream. About 250 acres have been felled and grassed but have partly reverted, balance is in mixed bush consisting of taraire, kohe-kohe, and rimu, with an undergrowth of nikau, supplejack, &c. Special Note.—This section is considered to be unsuitable as a separate holding but it would provide a good rough run for adjoining landowners. It is not intended to carry out any further formation of access roads.

Any further particulars required may be obtained from the

Any further particulars required may be obtained from the undersigned.

W. D. ARMIT, Commissioner of Crown Lands.

(L. and S. XI/1/1405, 26/27409.)

Lands in Taranaki Land District for Selection.

District Lands and Survey Office, New Plymouth, 13th February, 1935.

New Plymouth, 13th February, 1935.

Notice is hereby given that the undermentioned sections are open for selection 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, the 25th March, 1935.

The lands described in the First Schedule may, at the

option of the applicants, be purchased for cash, or on deferred payments, or be selected on renewable lease. The lands described in the Second Schedule may be selected on renewable lease only.

Applicants should appear personally for examination at the District Lands and Survey Office, New Plymouth, on Wednesday, the 27th March, 1935, at 10.30 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.

#### FIRST SCHEDULE.

#### TARANAKI LAND DISTRICT.

#### FIRST-CLASS LAND.

Waitomo County .- Totoro Survey District.

Wattomo County.—Totoro Survey District.

Section 5, Block IX: Area, 182 acres 1 rood. Capital value, £580.\* Deposit on deferred payments, £30: Half-yearly instalment on deferred payments, £17 17s. 6d. Renewable lease: Half-yearly rent, £11 12s.

Weighted with £680 for improvements, comprising dwelling (poor), cow-byre, yards, 270 chains fencing, 100 acres felling and grassing, and 40 acres cultivation. This amount is repayable by a cash deposit of £120, £370 to be secured on first mortgage to the State Advances Superintendent for a term of thirty years with interest at the rate of 5½ per cent. per annum, half-yearly instalment £12 13s. 1d., and the balance (£190) to be secured on private second mortgage for a term of ten years with interest at the rate of 6 per cent. per annum,

(£190) to be secured on private second mortgage for a term of ten years with interest at the rate of 6 per cent. per annum, reducible to 5 per cent. for prompt payment.

Situated on the Totoro Road, five miles from Aria Postoffice and School, four miles from Aria Dairy Factory and Saleyards, and twenty-eight miles from Te Kuiti Railway-station. Access is by metalled road from Te Kuiti. The section, which is suitable for mixed farming, has been head, bush land. It consists of 50 acres good pacture 100 acres for section, which is suitable for mixed farming, has been heavy bush land. It consists of 50 acres good pasture, 100 acres fair pasture, and 32 acres reverted. The soil is loam resting on heavy clay formation and the section is watered by springs and streams. Ragwort is prevalent.

\* Capital value includes the sum of £122 2s. 8d., being part valuation for the before-mentioned improvements.

\* Special Conditions.—The costs for the completion of the mortgage to the State Advances Office, and amounting to £1 2s., must be paid immediately an application is declared successful.

successful.

#### THIRD-CLASS LAND.

Whangamomona County.—Ngatimaru Survey District.

Part Sections 2 and 29, Block XV: Area 160 acres 3 roods 1 perch. Capital value, £40. Deposit on deferred payments, £5: Half-yearly instalment on deferred payments, £1 2s. 9d.

Renewable lease: Half-yearly rent, 16s.

Weighted with £198 for improvements, comprising dwelling, cow-byre, fencing, felling and grassing. This amount may be paid in cash or, after payment of a deposit of £3, the balance (£195) may be secured on first mortgage to the State Advances Superintedent for a term of 281 term with interest with interest and the state of the Superintendent for a term of  $36\frac{1}{2}$  years, with interest at the rate of  $5\frac{1}{2}$  per cent. per annum; half-yearly instalment, £6 4s. 6d.

Situated on the Brewer Road, one mile from Strathmore Post-office, two miles and a half from Huiakama School, five miles from Te Wera Railway-station, and nine miles from Douglas Dairy Factory and Saleyards. The soil is light loam, Douglas Dairy Factory and Saleyards. The soil is light loam, resting on sandstone formation (watered by streams), and the property generally consists of easy to steep hills, with a southerly aspect. The section, which is badly infested with ragwort, is suitable in its present state for grazing a few sheep, but when the ragwort is destroyed a small dairy herd could be carried. Should be farmed in conjunction with other land. Special Condition.—The costs for completion of the mortgage to the State Advances Office, and amounting to 19s. 6d., must be paid immediately an application is declared successful.

# SECOND SCHEDULE.

### FIRST-CLASS LAND.

Waitomo County.-Mapara Survey District.

(Exempt from payment of rent for one year.†)

Section 23, Block XI: Area, 181 acres. Capital value, £475\*,

Section 23, Block XI: Area, 181 acres. Capital value, £475\*, half-yearly rent, £9 10s.

Weighted with £400 for improvements, comprising dwelling, cow-byre, approximately 240 chains fencing, and approximately 70 acres felling and grassing. This amount may either be paid in cash, or, after payment of £25 deposit, £305 secured by way of first mortgage to the State Advances Superintendent for a term of thirty years, interest 5½ per cent., yearly instalment £10 8s. 9d. (a remission of interest under the mortgage will be granted for one year provided additional improvements to the value of the interest remitted are effected), and the balance of £70 on second mortgage for a term of 36½ years, half-vearly instalment, £2 8s. 11d. half-yearly instalment, £2 8s. 11d.

A mixed farming property, situated on the Te Kuiti-Taumarunui Road, half a mile from Mapiu Post-office and School, marunui Road, half a mile from Mapiu Post-office and School, five miles from Mokauiti Saleyards, and thirteen miles from Waimiha Railway-station. Access is by metalled road from Waimiha. The property generally comprises easy to hilly country, but contains sufficient ploughable land for cropping purposes. It consists of 70 acres fair pasture, 99 acres felled and grassed, but now reverted, and 12 acres bush. The soil is loam resting on part clay and sandstone formation; watered by streams. Ragwort is spreading.

\* Capital value includes the sum of £200 being part valuation for the before-mentioned improvements.

† After payment of first half-year's rent, lease fee, and broken period rent (if any), a remission of rent will be allowed for a period of one year, provided improvements to the value of £50 are effected.

Special Condition.—The costs for the completion of both the

first and second mortgages, and amounting to £2 4s, must be paid immediately an application is declared successful.

#### SECOND-CLASS LAND.

Waitomo County.-Mapara Survey District.

(Exempt from payment of rent for one year.†)

Section 17, Block XII: Area, 186 acres. Capital value, £290\*, half-yearly rent, £5 16s. Situated on the Tata Road, one mile from Mapiu Post-office, half a mile from Mapiu School, six miles from Mokauiti Saleyards, and fourteen miles from Waimiha Railway-station. Access is from Waimiha by thirteen miles and a half metalled

Access is from Waimiha by thirteen miles and a hair metalled and half a mile clay road.

The soil is loam resting on sandstone formation; watered by streams. About 30 acres are ploughable and the rest of the section is steep and broken. The property, which is suitable for rough grazing, and a limited number of dairy cows, should be worked in conjunction with other lands already producing. It is subdivided into four paddocks, and fences are in fair

\*Capital value includes the sum of £150, being valuation of improvements comprising approximately 80 chains fencing, and approximately 30 acres cultivation.

† After payment of first half-year's rent, lease fee, and broken period rent (if any), a remission of rent will be allowed for a period of one year provided improvements to the value of £30 are effected.

Application forms and any further information desired may be obtained from the Commissioner of Crown Lands, New Plymouth.

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

(L. and S. 9/3026.)

Land in Wellington Land District for Selection on Optional Tenure.

District Lands and Survey Office,
Wellington, 12th February, 1935.

OTICE is hereby given that the undermentioned section
is open for selection on ortical towards.

OTICE is hereby given that the undermentioned section is open for selection on optional tenure under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, Wellington, up to 4 o'clock p.m. on Monday, the 25th March, 1935.

Applicants should appear personally for examinaton at the District Lands and Survey Office, Wellington, on Wednesday, the 27th March, 1935, at 10.30 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.

WELLINGTON LAND DISTRICT.—THIRD-CLASS LAND. Waitotara County.—Taumatamahoe Survey District. (National Endowment.)

(National Endowment.)

Section 6, Block I: Area, 843 acres. Capital value, £210. Deposit on deferred payments, £10. Half-yearly instalment on deferred payments, £6 10s. Renewable lease: Half-yearly rent, £4 4s.

Weighted with the sum of £1,000 for improvements, consisting of felling, grassing and stumping, fencing, sheep-yards, whare, and pataka. The sum of £100 must be paid in cash and the balance of £900 will be secured on instalment mortgage under the provisions of the Discharged Soldiers Settlement Act for a period not exceeding 364 years. Settlement Act for a period not exceeding 36½ years.

A grazing property, situated on Taunoka Road, which is fully formed from Kai Iwi. Access is from Wanganui, which is fifty-five miles distant by fully formed road, unmetalled for approximately twenty miles. There is access also from Waitotara, which is forty miles distant, of which six miles

are by bad track.

The area comprises 12 acres good flats, the balance being easy to very steep land broken in places by gorges. Some 600 acres have been felled and grassed. The soil is a light loam resting on papa and clay formation; well watered by streams. Altitude, 1,000 ft. to 2,000 ft. above sea-level.

Application forms and any further information desired may be obtained from the Commissioner of Crown Lands, Wellington.

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

(L. and S. 26/18946.)

Land in Otago Land District for Sale by Public Auction.

District Lands and Survey Office,

Dunedin, 11th February, 1935.

NOTICE is hereby given that the undermentioned land will be offered for sale by public auction for cash at the District Lands and Survey Office, Dunedin, on Tuesday, 19th March, 1935, at 11 o'clock a.m., under the provisions of the Land Act, 1924.

#### SCHEDULE.

OTAGO LAND DISTRICT .- SECOND-CLASS LAND. Clutha County .- Waipahi Survey District.

Section 5, Block VII: Area, 32 acres 0 roods 14 perches.

Upset price, £64.

The section is situated four miles from Waipahi Post-office and Railway-station, access being by formed road off the Main South Road from Waipahi. The soil is fair quality resting on stony and clay bottom. The land is undulating, watered by creeks and springs, and would work in with an adjoining property.

Full particulars may be obtained at the office of the undersigned.

N. C. KENSINGTON, Commissioner of Crown Lands.

(L. and S. 9/3023.)

Pastoral Land in Otago Land District for License by Public Auction.

District Lands and Survey Office,

Dunedin, 12th February, 1935.

NoTICE is hereby given that the undermentioned pastoral land will be offered for license by public auction at the District Lands and Survey Office, Dunedin, at 11 o'clock a.m. on Tuesday, the 19th March, 1935, in terms of Part VI of the Land Act, 1924.

Note.—The attention of intending bidders is drawn to the fact that this run is offered subject to the provisions of section 153 of the Land Act, 1924, which provides that no right to any mineral under the surface shall pertain to the licensee or licensees whose rights shall be to the surface soil only.

#### SCHEDULE.

OTAGO LAND DISTRICT .-- OTAGO MINING DISTRICT .-- BRUCE COUNTY.

Table Hill Survey District.

Run 668: Area, 1,350 acres. Upset annual rental, £30. Weighted with £15 (to be paid in eash) for improvements comprising approximately 60 chains road-boundary fencing. This run is situated about six miles and a half from Wai-

tahuna, and comprises mostly broken country lying away from the sun, with a large area in manuka and infested with fern. The area is suitable for grazing and is well watered by springs and creeks.

Special Condition.—The holders of miners' rights and mining privileges have the right to use the watercourse running through Run 668 for the purpose of discharging therein tailings, mining debris, and waste water, without liability to

pay compensation therefor.

Term of License: Thirty-five years from 1st March, 1936, but possession will be given on date of sale and rent will be payable from that date.

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

N. C. KENSINGTON, Commissioner of Crown Lands.

(L. and S. 8/9/395.)

### STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.

State Forest Service,

Nate Forest Service,
Hokitika, 12th February, 1935.

N OTICE is hereby given that written tenders for the
purchase of the undermentioned milling-timber will
close at the office of the State Forest Service, Hokitika, at 4 o'clock p.m. on Thursday, the 28th day of February, 1935.

#### SCHEDULE.

WESTLAND FOREST-CONSERVATION REGION.—WESTLAND LAND DISTRICT.

ALL the milling-timber on that piece of land containing 170 acres situated in Blocks IX and XIII, Mawheraiti Survey District, Provisional State Forest No. 1594.

The total estimated quantity of timber in cubic feet is 251,982, or in board feet 1,650,090, made up as follows:—

Cubic Feet. Board Feet.  $250,316 \\ 1,666$  $1,639,260 \\ 10,830$ Rimu Kahikatea 251.982 1.650.090

Upset price: £1,298.
Time for removal: Three years.

#### Terms of Payment.

A marked cheque for £250, together with £1 1s. license fee, must accompany the tender, and the balance be paid in five equal quarterly instalments, the first payment to be made three months after the date of sale.

#### Terms and Conditions.

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

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

3. The aforementioned qualities, quantities, and kinds as

3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for

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

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

5. The attention of 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 undersignlet.

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.

relative to the sale.

7. Each tenderer must state the total price that he is prepared to pay for the timber. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

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

further notice.

10. Tenders should be on the special form obtainable from

10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Hokitika," and endorsed "Tender for Timber."

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

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

### BANKRUPTCY NOTICES.

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

NOTICE is hereby given that HENRY JAMES HILL, of 114 Norton Road, Frankton Junction, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 21st day of February, 1935, at 2.30 o'clock p.m.

Dated at Hamilton, this 12th day of February, 1935.

V. R. CROWHURST, Official Assignee.

#### In Bankruptcu.

In the Estate of WILLIAM SAMUEL CARTWRIGHT, of New Plymouth, Brewer.

N OTICE is hereby given that a first and final dividend of 2s. 6d. in the pound is now payable at my office on all proved and accepted claims.

J. S. S. MEDLEY,

Deputy Official Assignee. New Plymouth, 6th February, 1935.

# In Bankruptcy.

the Estate of James Burton Edward Penny, of Dannevirke, Auctioneer.

OTICE is hereby given that a first dividend of 1s. 4d. in the pound is payable at my office on all proved and accepted claims.

A. R. C. CLARIDGE,

Official Assignee.

Courthouse, Dannevirke, 7th February, 1935.

NOTICE is hereby given that George Henry Adams, Boardinghouse-proprietor, of Whangarei, formerly of Palmerston North, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 15th day of February, 1935, at 2.30 o'clock p.m.

CHARLES E. DEMPSY, Deputy Official Assignee.

6th February, 1935.

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

N OTICE is hereby given that CLIFFORD JAMES TOWNSLEY, of Main Road, Trentham, near Wellington, Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 20th day of February, 1935, at 10.30 o'clock a.m.

Dated at Wellington, this 8th day of February, 1935.

S. TANSLEY, Official Assignee.

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

NOTICE is hereby given that COLIN RALPH JOHNSTON, of Dunedin, Seed-merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 12th day of February, 1935, at 2.15 o'clock p.m.

Dated at Dunedin, this 6th day of February, 1935.

J. M. ADAM, Official Assignee. In Bankruptcy.-In the Supreme Court holden at Dunedin.

NOTICE is hereby given that JAMES Dow, of Oamaru, Fisherman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Oamaru, on Monday, the 18th day of February, 1935, at 10.30 o'clock a.m.

A. W. WOODWARD, Deputy Official Assignee.

6th February, 1935.

In Bankruptcy.—In the Supreme Court holden at Westport.

OTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Wednesday, the 27th day of February, 1935, I intend to apply for an order releasing me from the administration of the said estates.

Dated this 6th day of February, 1935.

Neighbours, Norman Leslie, of Waimangaroa, Storekeeper. Shrives, Harriet Tremaine, of Westport, Married Woman. Mathewson, Matthew John, of Westport, Fruiterer. Davies, Thomas, of Westport, Coal-dealer.

W. T. SLEE, Deputy Official Assignee.

#### LAND TRANSFER ACT NOTICES.

TVIDENCE of the loss of certificate of title, Vol. 174, folio 247 (Auckland Registry), for Lot 6 on deposited plan No. 5039, being portion of a block situated in the Komakorau Survey District originally granted to the New Zealand Loan and Mercantile Agency Company, Limited, by grant dated 20th July, 1876, of which Australian and New Zealand Investments, Limited, having its registered office at Sydney, in the State of New South Wales, in the Commonwealth of Australia, is the registered proprietor, having been lodged with me, together with an application for the issue of a new certificate of title, notice is hereby given of my intention to issue such new certificate of title accordingly upon the expiration of fourteen days from the 14th day of February, 1935.

Dated at the Land Registry Office at Auckland 112 2019

Dated at the Land Registry Office at Auckland, this 11th day of February, 1935.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional memorandum of lease in the name of FLORA McDONALD, of Levin, Widow, for all that parcel of land containing 50 acres, more or less, being part of Horowhenua No. XIB No. 36 Block 2L No. 4, and being all the land comprised in certificate of title, Vol. 359, folio 143, and in memorandum of lease No. 16755 (Wellington Registry), and evidence having been lodged of the loss or destruction of the said memorandum of lease, I hereby give notice that I will issue the provisional memorandum of lease as requested after fourteen days from the date of the Gazette containing this notice. this notice.

Dated this 13th day of February, 1935, at the Lands Registry Office, Wellington.

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

### ADVERTISEMENTS.

THE COMPANIES ACT, 1933, SECTION 282 (3) AND (4).

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

Cleave's Buildings, Limited. 1923/18. Suburban Theatres, Limited. 1931/148. Farms Limited. 1933/11.

Given under my hand at Auckland, this 8th day of February, 1935.

H. B. WALTON Assistant Registrar of Companies. THE COMPANIES ACT, 1933, SECTION 282 (6).

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

The Associated Creditors' League, Limited. 1925/31. High Street Chambers, Limited. 1926/13. The Concrete Block and Tile Company, Limited. 1929/301.

Given under my hand at Auckland, this 8th day of February, 1935.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3) AND (4).

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

Morningside Park Estate, Limited. 1 Queen City Press, Limited. 1932/40. 1928/136.

Given under my hand at Auckland, this 11th day of February, 1935.

H. B. WALTON, Assistant Registrar of Companies.

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

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

Arthur Sugden, Limited. 1927/217. The Rashlite Anti-dazzle Headlights (N.Z.), Limited. 1929/133.

Co-operative Advertisers Association, Limited. 1932/53.

Given under my hand at Auckland, this 11th day of February, 1935.

H. B. WALTON, Assistant Registrar of Companies.

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

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

Modern Homes, Limited. 1920/151.

Given under my hand at Auckland, this 12th day of February, 1935.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3) AND (4).

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

Dougall Coombs and Company, Limited. 1922/55. Marton Cricket Club Ground Company, Limited. 1923/134. Kingston Motors, Limited. 1924/8.

Given under my hand at Wellington, this 12th day of February, 1935.

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

Belmont Park Company, Limited. 1908/22.
Protestant Publishing Company, Limited. 1920/108.
Stewart Bros., Limited. 1927/39.
Young's Agencies, Limited. 1927/91.
Horowhenua Motors, Limited. 1929/58.
Tote Limited. 1929/75.
Hay's Limited. 1929/188.
Mrs. Pellew, Limited. 1931/170.
Wrigley's Motor Services, Limited. 1933/41.

Given under my hand at Wellington, this 12th day of February, 1935.

W. H. FLETCHER, 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 names of the undermentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies will be dissolved:

Dunedin-Wanaka Motors, Limited. 1924/33. Arrow Taxis, Limited. 1930/35.

Given under my hand at Dunedin, this 8th day of February, 1935.

L. G. TUCK, Assistant Registrar of Companies.

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

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

The Electric Direct-drive Separator Company, Limited. 1927/16.

Given under my hand at Dunedin, this 9th day of February,

L. G. TUCK, Assistant Registrar of Companies.

#### NOTICE OF CHANGE OF SURNAME.

ROBERT HECTOR QUENTIN-BAXTER, heretofore axter, of Christchurch, Medical Practitioner, hereby give public notice that on the 1st day of February, 1935, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of Baxter and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Quentin-Baxter instead of the said name of Baxter.

And I give further notice that by a deed-poll dated the 1st day of February, 1935, duly executed and attested and enrolled in the Supreme Court of New Zealand at Christchurch on the 6th day of February, 1935, I formally and absolutely renounced and abandoned the said surname of Baxter and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the

forth upon all occasions whatsoever to use and subscribe the name of Quentin-Baxter instead of Baxter, and so as to be at all times thereafter called, known, and described by the name of Quentin-Baxter exclusively.

Dated the 6th day of February, 1935.

R. H. QUENTIN-BAXTER.

1222

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 hereby resolves as follows:

Eastbourne Borough Council hereby resolves as follows:—

"That, for the purpose of providing the interest, repayment of principal, and other charges on a loan of £3,000, known as the 'Water and Sewerage Loan, 1934,' authorized to be raised by the Eastbourne Borough Council under the abovementioned Act for the purpose of completing the installation of water and sewerage services for the borough, the said Eastbourne Borough Council hereby makes and levies a special rate of one and five-eighths pence in the pound upon the rateable value (on the basis of unimproved value) of all rateable property within the borough, and such special rate shall be an annually recurring rate during the currency of such loan and be payable yearly on the 1st day of April in each and every year 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 the 24th day of January, 1935.

> C. L. BISHOP. Town Clerk.

THE MOONLIGHT EXTENDED GOLD-SLUICING COMPANY, LIMITED.

#### IN LIQUIDATION.

N OTICE is hereby given that at an extraordinary general meeting of the shareholders of the above company, and at a subsequent meeting of the creditors of the above company, both of which meetings were held on the 25th January, 1935, the following resolutions were duly passed January, 1935, and confirmed:

"That the Moonlight Extended Gold-sluicing Company, Limited, cannot by reason of its liabilities continue in business and that it is advisable to wind up the same, and it is therefore

"That Messrs. Dudley N. Chambers, Public Accountant, of Auckland, as nominee of the shareholders, and John Anderson, Public Accountant, of Auckland, as nominee of the creditors, be appointed joint liquidators for the purpose of winding up the company."

All persons having claims against the company are requested to forward them to the undermentioned address on or before the 28th day of February, 1935, otherwise they may be excluded from participation in any distribution.

THE MOONLIGHT EXTENDED GOLD-SLUICING COMPANY, LIMITED (IN LIQUIDATION).

P.O. Box 397, Auckland.

1224

#### MURDOCH AND WEATHERED, LIMITED.

IN LIQUIDATION.

N OTICE is hereby given that a general meeting of the company will be held at the office of Rainbow, Hobbs, and Nesbitt, White's Building, Tennyson Street, Napier, on Thursday, the 28th February, 1935, at 2.30 p.m., for the purpose of having an account laid before it showing the manner in which the liquidation has been conducted and the assets of the company disposed of, also for the purpose of passing a resolution as to the disposal of the company's books.

E. NESBITT,

1225

Liquidator.

## MURIWAI MOTOR RACING CLUB, LIMITED.

#### IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of the Muriwai Motor Racing Club, Limited (in Liquidation).

NOTICE is hereby given that the following special resolution was passed on the 5th day of February, 1935 :-

"Resolved that the company be wound up voluntarily under the provisions of the Companies Act, 1933, and that Thomas William Maben, of Auckland, Public Accountant, be hereby appointed liquidator for the purpose of such winding-up."

The winding-up of the said company is a members' voluntary winding-up, and the necessary declaration of solvency has been filed with the Registrar of Companies.

T. W. MABEN, F.P.A. (N.Z.), Liquidator

Auckland, 6th February, 1935.

1226

#### OHURA COUNTY COUNCIL.

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

JAMES CAIRD, Chairman of the Ohura County Council, T, 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 Ohura County Council held on the 18th day of January, 1935, and confirmed at an ordinary meeting held on the 6th day of February, 1935, providing for the issue under Part II of that Act of new securities in conversion of existing securities issued in respect of the loans set forth in the First Schedules of the Ohura County Loans Conversion Orders, 1934 (Nos. 1 and 2) (as published in the New Zealand Gazette No. 93 of the 14th December, 1934, at pages 4278 and 4283), on the terms and conditions set out in the said Orders. in the said Orders.

JAMES CAIRD, Chairman, Ohura County Council.

#### RADIO TELEVISION LABORATORIES, LTD.

In the matter of section 234 of the Companies Act, 1933, and in the matter of RADIO TELEVISION LABORATORIES, LTD.

NOTICE is hereby given that a meeting of Radio Television Laboratories, Ltd., will be held pursuant to section 234 of the Companies Act, 1933, at the office of Mr. L. F. Rudd, Solicitor, 4A Wyndham Street, Auckland, on Thursday, the 14th day of February, 1935, at 2 o'clock in the afternoon, at which meeting a full statement of the position of the company's affairs together with a list of the creditors and the estimated amount of their claims will be laid before the meeting, at which meeting the creditors, in pursuance of section 235 of the said Act, may nominate a person to be the liquidator of the company, and in pursuance of section 236 of the said Act may appoint a committee of inspection.

Dated the 7th day of February, 1935.

M. H. RYAN.

1228

M. H. RYAN, Secretary.

#### G. M. CRAIG, LIMITED.

### In LIQUIDATION.

In the matter of section 241 of the Companies Act, 1933, and in the matter of G. M. CRAIG, LIMITED (in Liquidation).

NOTICE is hereby given that a meeting of creditors of G. M. Craig, Limited, of Dunedin, Drapers, Mercers, &c., will be held at the offices of Messrs. J. W. Smeaton and Co., High Street, Dunedin, on Wednesday, the 6th day of March, 1935, at 2.30 p.m., for the purpose of laying the account of the liquidation before the meeting.

Dated this 5th day of February, 1935.

1229

J. W. SMEATON, Liquidator.

#### G. M. CRAIG, LIMITED.

#### In Liquidation.

In the matter of section 241 of the Companies Act, 1933, and in the matter of G. M. Craic, Limited (in and in the Liquidation).

NOTICE is hereby given that a meeting of members of G. M. Craig, Limited, of Dunedin, Drapers, Mercers, &c., will be held at the offices of Messrs. J. W. Smeaton and Co., High Street, Dunedin, on Wednesday, the 6th day of March, 1935, at 2.15 p.m., for the purpose of laying the account of the liquidation before the meeting.

Dated this 5th day of February, 1935.

1230

J. W. SMEATON, Liquidator.

### TEMUKA BOROUGH COUNCIL.

GEORGE HANCOX, Deputy Mayor of the Borough of Temuka, hereby certify in terms of the Temuka Borough Loans Conversion Orders, 1934 (Nos. 1 and 2), and section 9 (2) of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that special resolutions of the Council were passed at a special meeting of the Council held on the 18th January, 1935, and confirmed at a special meeting of the Council held on the 4th February, 1935.

Public notice of the said resolutions was given twice in the Timaru Herald on the 25th January and the 1st February, 1935.

1935.

G. HANCOX. Deputy Mayor.

1231

# TEMUKA BOROUGH COUNCIL.

#### NOTICE TO DEBENTURE-HOLDERS

YONVERSION under the Local Authorities Interest J Reduction and Loans Conversion Act, 1932-33, and the Temuka Borough Council Loans Conversion Orders (Nos. 1 and 2), 1934, of debentures or other securities issued in respect of the loans specified in the First Schedule thereto.

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Temuka 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 The conversion will take effect from 1st March, 1935.

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 Borough Treasurer, Wilkin Street, Temuka, on or before the 15th day of March, 1935.

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

will be converted.

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

Further particulars as to the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st March, 1935. Further particulars as to the new debentures and the conversion generally may be obtained from the Borough Treasurer, Wilkin Street, Temuka.

Dated the 7th day of February, 1935.

1232

A. W. BUZAN, Mayor.

## MOSGIEL BOROUGH COUNCIL.

#### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Mosgiel Borough Loans Conversion Order, 1934, the Mosgiel Borough Council hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the Mosgiel Borough Council under the abovementioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges on the unconverted securities issued in respect of such loans, the said Mosgiel Borough Council hereby makes and levies a special rate of twopence in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable yearly on the 1st day of June in each and every year until the last maturity date of such securities, being the 1st day of December, 1957, or until all such securities are fully paid off."

R. D. ROGERS,

1233

Town Clerk.

## MANAWATU COUNTY 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 Manawatu County Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £60,000 authorized to be raised by the Manawatu County Council under the above-mentioned Act for the purpose (a) of providing the Council's contribution towards the construction or reconstruction of the main hightowards the construction or reconstruction of the main nignways throughout the County of Manawatu and within the No. 9 Highways District, as mentioned in the New Zealand Gazette dated 12th June, 1924; (b) of providing the necessary plant and machinery for carrying out said work as aforesaid, the Manawatu County Council hereby makes and levies a special rate of thirteen thirty-seconds of a penny in the pound upon the rate ble value (heing the unimproved value) of all upon the rateable value (being the unimproved value) of all rateable property in the County of Manawatu, and that such special rate shall be an annual recurring rate during the special rate shall be an annual reculring 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 thirty-six and one-half years or until the loan is fully paid off: And it is further resolved that the said rate so made and levied as is hereinbefore provided shall be a confirmation of a rate for the same amount and for the same or similar purposes heretofore made and levied by the said Council or if for any reason such confirmation shall be ineffectual the said rate shall be in substitution for such last-mentioned rate in all respects and shall be appropriated and pledged for securing the same interest, sinking fund, and other charges for which the said rate so made and levied by the said Council was heretofore appropriated and pledged."

W. E. BARBER, Chairman. A. K. DREW, County Clerk.

1235

#### NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Andrew John Robertson Hastie, of Kaupokonui, Taranaki, Farmer, and James Robert Hastie, of the same place, Farmer, carrying on business as Farmers at Kaupokonui aforesaid, under the style or firm of "Hastie Bros.," was on the 1st day of July, 1934, dissolved by mutual consent.

Dated this 6th day of February, 1935.

A. J. R. HASTIE.

Signed by the said Andrew John Robertson Hastie in the presence of—Maud A. Hastie, Married, Manaia.

J. R. HASTIE.

Signed by the said James Robert Hastie in the presence of-Maud A. Hastie, Married, Manaia.

1234

#### GOLDEN BAY ELECTRIC-POWER BOARD

RESOLUTION AMENDING SPECIAL RATE.

Golden Bay Electric-power Board Loan Conversion Order, 1934.

WHEREAS a resolution was passed by this Board on the 22nd August, 1934, making a special rate of \( \frac{3}{4}d \). In the pound upon the rateable value (on the basis of the capital value) of all rateable property in the district for the purpose of providing interest, sinking fund, and other charges on the new securities authorized to be issued under the Golden Bay Electric-power Board Loan Conversion Order, 1934:

And whereas it has been ascertained that the said special rate of \( \frac{3}{4}d \). in the pound will not be sufficient to meet such interest, sinking fund, and other charges and to comply with the requirements of section 21 (4) of the Local Bodies' Loans

the requirements of section 21 (4) of the Local Bodies' Loans Act. 1926 :

Act, 1926:

Now it is therefore resolved that in pursuance of the powers conferred on the Board by section 23 of the Local Bodies' Loans Act, 1926, the said special rate of \(\frac{3}{4}\)d. in the pound shall be amended by increasing such amount of \(\frac{3}{4}\)d. in the pound to \(\frac{12}{16}\)d. in the pound.

The above resolution was duly passed at a special meeting of the Golden Bay Electric-power Board held on the 8th day of February, 1935.

J. P. COTTIER.

1237

J. P. COTTIER.

Engineer-Manager.

#### MEDICAL REGISTRATION.

ROBERT DAVID MORROW, M.B., Ch.B., University diversity David Modelow, M.B., Ch.B., University of New Zealand, 1935, now residing in Dunedin, hereby give notice that I intend applying on the 5th March 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 Dunedin Dunedin.

Dated at Dunedin, 5th February, 1935.

ROBERT DAVID MORROW.

Public Hospital, Dunedin.

#### FREEMANS LTD.

MEETING of creditors of the above company will be held at the Conference Hall, Room 93, A.M.P. Building, Wellington, on Monday, the 18th February, 1935, at 11 a.m.

To receive statement of the company's position.
 Nominate a liquidator.

3. Appoint a committee of inspection.

Dated this 8th day of February, 1935.

R. L. FREEMAN, Managing Director.

1239

MASTERTON FARMERS' IMPLEMENT CO., LTD.

#### IN LIQUIDATION.

A GENERAL meeting of the company will be held at 11 a.m. on Friday, 1st March, 1935, in the office of Messrs. G. H. Perry, Ltd., Perry Street, Masterton, to receive an account of the winding-up and any necessary explanation.

W. E. CHAMBERLAIN,

Liquidator.

1240 G 1244

No. 1932.

In the Supreme Court of New Zealand, Hamilton Judicial District.

In the matter of the Companies Act, 1933, and in the matter of The Phoenix Trading Company, Limited.

OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the eighth day of February, 1935, presented to the said Court by Beatrice Ellen Chote, of Wellington, Widow, Harry Chote, of Hastings, Bank Officer, and The Guardian Trust and Executors Company of New Zealand, Limited, and that the said petition is directed to be heard before the Court sitting at Hamilton on the first day of March 1925, at 1925. that the said petition is directed to be heard before the Court sitting at Hamilton on the first day of March, 1935, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

W. H. CUNNINGHAM, Solicitor for the Petitioners.

Address for service: The solicitor to the petitioners is William Henry Cunningham, of Wellington, Solicitor, whose address for service is at the offices of Messrs. McDiarmid, Mears, and Gray, Solicitors, Wesley Chambers, Victoria Street, Hamilton.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within three miles of the office of the Supreme Court at Hamilton, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if nosted, must be sent by nost in sufficient must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioners' address for service not later than four o'clock in the afternoon of the 28th day of February, 1935.

1241

## THE WESTERN SHIPPING COMPANY, LIMITED.

### IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of The Western Shipping Company, Limited.

OTICE is hereby given in pursuance of sections 234 and 300 of the Companies Act, 1933, and to a resolution of the members of the company dated the 6th February, 1935, to wind it up voluntarily by reason of its liabilities, that a meeting of the creditors of the company will be held in the company's registered office at 202 Southern Cross Buildings, Chancery Street, Auckland, on Saturday, 16th February, 1935, at 0.30 a m at 9.30 a.m.

H. J. WILY,

1242

Secretary.

## CIDER (NEW ZEALAND), LIMITED.

#### IN LIQUIDATION.

BY order of the Supreme Court at Wellington dated the 8th day of February, 1935, Charles William Carver, of Nelson, Official Assignee, has been appointed liquidator of the above-named company in place of Samuel Tansley, the Official Assignee at Wellington, and Henry Baigent, of Nelson, Merchant, Vernon Rout, of Nelson, Solicitor, and Charles Andrew Grainger, of Nelson, Company-manager, have been appointed a committee of inspection to act with the said liquidator. liquidator.

Dated this 8th day of February, 1935.

CHAPMAN, TRIPP, COOKE, AND WATSON.

# NOTICE OF FIRST MEETING.

AME of company: United Tobacco Corporation (Tauranga), Limited. Address of registered office: Law Court Building, High Street, Auckland. Registry of Supreme Court: Auckland. Number of matter: M. 403/34. Creditors: Date, 27th day of February, 1935; hour, 10.30 a.m.; place, the office of the Official Assignee, Law Court Building, High Street, Auckland. Contributories: Date, 27th day of February, 1935; hour, 2.15 p.m.; place, Chamber of Commerce Building (1st floor), 17 Swanson Street, Auckland.

A. W. WATTERS, Official Assignee. In the Supreme Court of New Zealand, Otago and Southland District (Invercargill Registry).

In the matter of the Companies Act, 1933, and in the matter of The Silver Beech Wood Products, Ltd.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was on the 8th day of February, 1935, presented to the said Court by More and Sons. Limited, of Riverton, Sawmillers; Court by More and Sons. Limited, of Riverton, Sawmillers; and that the said petition is directed to be heard before the Court sitting at Invercargill on the 22nd day of February, 1935, at 10.30 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

> J. CRICHTON PRAIN Solicitor for the Petitioner.

Address for service: The office of J. Crichton Prain, Solicitor, Nichol's Buildings, Esk Street, Invercargill.

Nichol's Buildings, Esk Street, Invercargill.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within three miles of the office of the Supreme Court at Invercargill, and must be signed by the person or firm or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 21st day of February, 1935.

### KELLY AND FLEMING, LIMITED.

#### IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Kelly and Fleming, Limited (in Liquidation).

NOTICE is hereby given pursuant to section 232 of the Companies Act, 1933, that the final general meeting of the company will be held at 205 British Chambers, High Street, Auckland, on Tuesday, 5th March, 1935, at 10 a.m., to receive the accounts of the liquidator and any explanations thereof as may be required thereof as may be required.

Dated this 12th day of February, 1935.

R. A. SPINLEY,

Liquidator.

### CHANGE OF NAME.

NOTICE is hereby given that I the undersigned William Hugh Grace, of Auckland, in the Provincial District of Auckland and Dominion of New Zealand, Miner (heretofore known as William Hugh Grace, but registered as William Devin, born at Coromandel on the 18th day of October, 1876), being a British subject, have by deed-poll dated the 6th day of February, one thousand nine hundred and thirty-five, and enrolled in the Supreme Court Office at Auckland, renounced and abandoned my name of William Devin and assumed and adopted the name of William Hugh Grace for all nurposes whatsoever. all purposes whatsoever.

Dated this 11th day of February, one thousand nine hundred

and thirty-five. 1247

WILLIAM HUGH GRACE.

#### MEDICAL REGISTRATION.

CHARLES BARCLAY INNES, M.B., Ch.B., 1934, now residing in Auckland, hereby give notice that I intend applying on the 7th February next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Auckland.

Dated at Auckland, 6th January, 1935.

CHARLES BARCLAY INNES.

2 Park Road.

1248

#### W. G. VINING, LIMITED.

#### IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that the above company by resolution dated 19th December, 1934, went nto voluntary liquidation and appointed the undersigned liquidator.

W. G. VINING,

63 Hardy Street, Nelson.

Liquidator 1249

#### HOBSON COUNTY COUNCIL.

In the matter of the Counties Act, 1920, and the Public Works Act, 1928.

Works Act, 1928.

NOTICE is hereby given that the Hobson County Council proposes under the provisions of the above-mentioned Acts to execute a public work—namely, the making of a road—and for the purpose of such work the land described in the schedule hereto is required to be taken, and that the plan of the said land to be so taken is deposited in the Hobson County Office, Dargaville, and is open for inspection by all persons affected by the execution of the said public work or by the taking of the said land must state their objections in writing and send same within forty days from the first publication of this notice to the County Clerk at the Hobson County Office, Dargaville.

#### SCHEDULE.

Approximate area of land to be taken: 2 roods 29 perches, being portion of Allotment 32; 3 acres 1 rood 13 perches, being portion of Allotment 33 (Parish of Tatarariki), situated in Block XIV, Toka Toka Survey District, Hobson County, and as shown on plan S.O. 27339, and thereon coloured red. Dated the 11th day of February, 1935.

J. HOGG, County Clerk.

1250

### FULLER LIPTON, LTD.

#### IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Fuller Lipton, Ltd.

OTICE is hereby given that by entry in its minute-book the above-named company on the 12th day of February, 1935, passed a resolution-

(a) For voluntary winding up; and
(b) Appointing Peter George Hable, Public Accountant, of Wellington, as liquidator;

and that a meeting of the creditors of the above-named company will be held at Room 11, 1st Floor, Dominion Farmers' Institute Buildings, Featherston Street, on Friday, the 22nd day of February, at 2.30 p.m. P. HARLE.

Liquidator.

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23a

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### CONTENTS.

|                                      |         |  |                         |          | AGE    |
|--------------------------------------|---------|--|-------------------------|----------|--------|
| ADVERTISEMENTS                       | • •     |  | • • •                   |          | 328    |
| APPOINTMENTS, ETC.                   |         |  |                         |          |        |
| AFFOINTMENTS, ETC.                   | •• •    | • •  | • •                     | ••       | 317    |
| BANKRUPTCY NOTICES                   |         |  |                         |          | 327    |
|                                      |         | • • •  |                         | ••       | J21    |
| Crown Lands Notices                  |         | • •  |                         |          | 324    |
| <del>-</del>                         |         |  |                         |          |        |
| Land                                 |         |  |                         |          |        |
| Crown Land proclaim                  | ed      | • . •  | • •                     |          | 283    |
| Foreshore, License to                | use ar  | id occupy                                    | •••                     |          | 311    |
| National-endowment                   | Land,   | Proclain                                     | ned as ce               | asing    |        |
| to be set apart as                   |         |  |                         |          | 283    |
| Native Land Develor                  | ment    | Scheme, I                                    | Included i              | in       | 318    |
| Railway Purposes, A                  | dditior | ial Land                                     | taken for               |          | 284    |
| Railway, Revoking P                  | art of  | a Proclan                                    | nation def              | ining    |        |
| Middle-line of                       |         |  |                         |          | 285    |
| Reserve brought un                   | der I   | Part II                                      | of the P                | ublic    |        |
| Reserves, Domains                    | , and   | National                                     | Parks A                 | et       | 310    |
| Reserved temporarily                 | • •     |  | • •                     |          | 314    |
| Road closed                          |         |  | ••                      |          | 285    |
| Road, Consenting to                  |         |  |                         |          | 286    |
| Road Purposes, Reve                  | oking   | Part of a                                    | Proclam                 | ation    |        |
| taking Land for                      |         |  |                         |          | 285    |
| Road Purposes, Take                  | n for   |  |                         |          | 285    |
| Roads declared to be                 | Gover   | nment Ro                                     | oads                    |          | 286    |
| Sale or Lease to Disc.               | harged  | Soldiers                                     |                         |          | 284    |
| Settlement Land for                  | Discha  | rged Sold                                    | liers. Reve             | oking    |        |
| the Setting-apart o                  | f       | • • •  |                         | •••      | 284    |
| Street proclaimed                    |         | • •  | • •                     | • • •    | 284    |
| Streets, &c., exempte                | d fron  | a the Pro                                    |                         |          |        |
| tion 128 of the Pub                  | lie We  | orks Act                                     |                         | •••      | 312    |
| Water-power, Taken                   | for De  | velopmen                                     | t of                    | • • •    | 284    |
| Waterworks Purposes                  | , Take  | n for  |                         |          | 285    |
| •                                    |         |  |                         |          |        |
| LAND TRANSFER ACT NO                 | TICES   | • •  | • •                     | • •      | 328    |
| Mraener Amorra                       |         |  |                         |          |        |
| MISCELLANEOUS—                       | 4 * 4   | 4.3  |                         |          | 0.00   |
| Aviation Authority of                |         |  | • •                     | • •      | 320    |
| Examinations, Techn                  | ologica | u  |                         | • •      | 320    |
| Honours conferred by                 | mis I   | anjesty th                                   | ie King                 | <u> </u> | 319    |
| Industrial Conciliation              | n and   | Arbitrat                                     | ion Act:                | Pro-     |        |
| posed Cancellation                   |         |  |                         | • •      | 320    |
| Island Council of Niv                | e, Kev  | ocation o                                    | of Appoint              | ment     |        |
| of Member of<br>Land-agents' Registe | • •     | • •  | • •                     | • •      | 314    |
|                                      |         | • •  | • •                     |          | 319    |
| Loan Conversion Ord                  |         | • •  | • •                     | • •      | 295    |
| Loans, Consenting to                 | raisin  | g  |                         |          | 311    |
| Native Land Court, 8                 |         |  |                         |          | 321    |
| Noxious Weeds Act,                   |         |  |                         |          | 320    |
| Noxious Weed, Plant                  | decia   | red to be                                    | a . <u>.</u>            |          | 286    |
| Public Trustee : Elec                | tions   | to admini                                    | ster Estat              | es       | 321    |
| Regulations under th                 | e Edu   | cation Ac                                    | t amended               | l        | 287    |
| Regulations under th                 | e Mini  | ng Act ar                                    | nended                  |          | 315    |
| Reserve Bank of New                  | Zeala   | nd: State                                    | $\mathbf{ement}$ of $A$ | Assets   | - 22.2 |
| and Liabilities                      |         |  | • •                     | • •      | 324    |
| Sales Tax : Licenses                 | issued  | to Whole                                     | esalers                 | • •      | 322    |
| Special Orders                       | • •     | • •  | • •                     | • •      | 319    |
| Tenders                              | •••     | • •  | • •                     |          | 321    |
| Testing Officers appr                | oved    |  | • •                     |          | 318    |
| Trade-marks: Impo                    | rtation | of Goods                                     | s prohibite             | ed       | 320    |
| Trustees of Public Co                | meter   | y appoint                                    | ed                      |          | 313    |
| Water Charges, Auth                  | orizin  | g Borougl                                    | n Council               | to fix   | 286    |
| Smann Former Carres                  | Mamra:  |  |                         |          |        |
| STATE FOREST SERVICE                 |         | <u>.                                    </u> |                         |          | 90#    |
| Milling-timber for Sa                | 10      |  | • •                     | • •      | 327    |

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