

THE

NEW ZEALA ND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 26, 1935.

E RRATUM.—In the third line of the quoted paragraph in the Order in Council dated 23rd July, 1935, published in the *Gazette* on the 25th day of the same month, on page 2033, amending a license authorizing the Department of Tourist and Health Resorts to use water from the Okere River for the purpose of generating electricity and to erect electric lines within the Borough of Rotorua and portion of the County of Rotorua, *in lieu of* the word "alterations" *read* "installations." (PW 26/889)

(P.W. 26/889.)

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

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

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 and authorities conferred upon me by the aforesaid section three hundred and two of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the twelfth day of June, one thousand nine hundred and thirty-five, the land described in the Schedule hereto, which was set apart as national-endowment land under the provisions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment land. endowment land.

SCHEDULE.

WESTLAND LAND DISTRICT.

SECTION 3418, Block I, Kaniere Survey District : Area, 1 acre 1 rood.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of under the Seal September, 1935.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING !

(L. and S. XI/7/429.) Α

Alteration of Boundaries, Christchurch Drainage District.

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

A PROCLAMATION.

A PROCLAMATION. **T** N pursuance of the powers and authorities vested in me by section two of the Christchurch District Drainage Amendment Act, 1920, and of all other powers and authorities enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby declare that as on and from the first day of October, one thousand nine hundred and thirty-five, the area described in the Schedule hereto shall be added to and form part of the Christchurch Drainage District; and, with the like powers and authorities, do hereby also declare that the said area shall be added to the Rural Heathcote Subdistrict of the said district.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 1 rood 31-7 perches, more or less, and being Lot 7 and Lot 15 on Plan No. 7811, deposited in the office of the District Land Registrar at Christchurch, and being part of Rural Section 73, situated in Block XV, Christchurch Survey District, being the whole of the land comprised in certificates of Title, Volume 377, folio 109, and Volume 416, folio 139, respectively respectively.

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 19th day of September, 1935.

J. A. YOUNG, Minister of Internal Affairs.

GOD SAVE THE KING ! (I.A. 1935/117/3.)

Land taken for the Purposes of a Road in Block XV, Waihou Survey District.

[L.S.] GALWAY, 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 the Hauraki Plains Act, 1926, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the seventh day of October. one thousand nine hundred and thirty-five. of October, one thousand nine hundred and thirty-five.

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SCHEDULE.

APPROXIMATE area of the piece of land taken : 2 acres 3 roods 24 perches.

Being portion of part Te Awaiti No. 1A No. 2B Section 2B. Situated in Block XV, Waihou Survey District (Auckland

R.D.). (8.0. 26940.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 88214, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured sepia.

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 21st day of September, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 48/569.)

Land taken for the Purposes of a Drain in Block XV, Waihou Survey District.

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

A PROCLAMATION. I pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and the Hauraki Plains Act, 1926, and of every other power and authority in anywise enabling me in this behalf. I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a drain ; and I do also declare that this Proclamation shall take effect on and after the seventh day of October, one thousand nine hundred and thirty-five.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :---

A. B. P. Being Portion of 8 2 31.9 Part Te Awaiti No. 1A No. 2B Section 2B;

coloured purple. Part Te Awaiti No. 1J No. 2B No. 1B Section 1; coloured yellow. 0 2 30

Situated in Block XV, Waihou Survey District (Auckland R.D.). (S.O. 26940.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 88214, 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 21st day of September, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 48/569.)

Land proclaimed as a Road, and Road closed, in Blocks VIII and XII, Tutaki Survey District, Murchison County.

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

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

blue.

A.	R . P.	Being Portion of	
1	2 31	Section 10, Block VIII ; coloured	

8 0 30 Section 2, Block XII; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 6 acres 3 roods 2 perches.

Adjoining or passing through Sections 1 and 2, Block XII; coloured green.

All situated in Tutaki Survey District (Nelson R.D.). (S.O. 710r.)

All in the Nelson Land District; as the same are more particularly delineated on the plan marked P.W.D. 86958, 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 19th day of September, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING! (P.W. 42/171.)

[L.S.]

Land proclaimed as a Street in the Borough of New Plymouth.

GALWAY, Governor-General.

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Do-minion of New Zealand, do hereby proclaim as a street the land in the Borough of New Plymouth described in the Schedule burter. Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a street : 0.18 perches.

Being portion of Section 929, Town of New Plymouth. Situated in Block V, Paritutu Survey District (Borough of New Plymouth). (S.O. 7107.)

In the Taranaki Land District; as the same is more par-ticularly delineated on the plan marked P.W.D. 90141, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 21st day of September, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 51/1481.)

Road closed in Block V, Wai-iti Survey District, Waimea County.

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

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Do-minion of New Zealand, do hereby proclaim as closed the road in Wai-iti Survey District described in the Schedule hereto hereto.

SCHEDULE.

APPROXIMATE area of the road closed: 1 acre 2 roods 28 perches.

Adjoining or passing through Section 167, Square 6, and Section 17, Block I, and Crown land, Block V, Wai-iti Survey District (Nelson R.D.). (S.O. 773r.)

In the Nelson Land District; as the same is more par-ticularly delineated on the plan marked P.W.D. 89942, 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 21st day of September, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 42/684.)

Additional Regulations regarding the Arawa District Trust Amending the General Fisheries Regulations altering the Board. Periods at which Toheroas may be taken.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

The principal regulations made on the eighth day of October, one thousand nine hundred and twenty-three, and published in the *Gazette* on the eleventh day of October, one thousand nine hundred and twenty-three, and published in the *Gazette* on the eleventh day of October, one thousand nine hundred and twenty-three, and published in the *Gazette* on the eleventh day of October, one thousand nine hundred and twenty-three, and published in the *Gazette* on the eleventh day of October, one thousand nine hundred and twenty-three, and published in the *Gazette* on the eleventh day of October, one thousand nine hundred and twenty-three at name 2574.

one thousand nine hundred and twenty-three, at page 2574, are amended by adding thereto the following additional regulation :-

"34. (a) The Board shall, on or before the thirtieth day "34. (a) The Board shall, on or before the thirtieth day of April in each financial year, prepare and submit to the Minister of Finance for his approval an estimate of the income and expenditure of the Board for the year ending on the thirty-first day of March next following. "(b) The Board shall not enter into any commitments or incur any expenditure unless and until the Minister of Finance has given his approval to such estimate. "(c) The Board shall not incur any expenditure other than that provided for in such estimate as and when approved.

"(c) The Board shall not incur any expenditure other than that provided for in such estimate as and when approved, except with the precedent approval of the Minister of Finance. "(d) Nothing contained in this regulation shall apply to any commitments made or expenditure incurred by the Board in the ordinary course of administration during the period between the first day of April in any year and the time when the approval of the estimate submitted by the Board to the Minister of Finance is communicated to the Board. "(e) Nothing contained in this regulation shall prevent the Board from making a disbursement pursuant to any contract entered into prior to the coming into force of this regulation or pursuant to a continuing liability referred to in an estimate of expenditure previously approved by the Minister of Finance or pursuant to a judgment of any Court." 2. Regulation 25 (2) of the said principal regulations is

2. Regulation 25 (2) of the said principal regulations is hereby amended by deleting thereform the words "Native Minister," and substituting therefor the words "Minister of Finance."

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

Amending Order in Council of the 27th February, 1935, authorizing the Takapuna Borough Council to Reclaim Land in the Wairau Estuary, Takapuna, Auckland Harbour.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS by Order in Council dated the twenty-seventh day of February, one thousand nine hundred and thirty-five, and published at page 585 in the New Zealand Gazette No. 14 of the seventh day of the following month, the Takapuna Borough Council was authorized to reclaim land in the Wairau Estuary, Takapuna, Auckland Harbour: And whereas it is desirable to amend the said Order in Council in the manner hereinafter-described: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive

of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Council to reclaim from the sea in the Wairau Estuary the land shown coloured red on plan marked M.D. 7383, and deposited in the office of the Marine Depart-ment at Wellington; such reclamation to be carried out and constructed in accordance with plan marked M.D. 7383, in lieu of approved plan marked M.D. 7318 referred to in the hereinbefore-recited Order in Council of the twenty-seventh day of February, one thousand nine hundred and thirty-five. day of February, one thousand nine hundred and thirty-five.

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

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the provisions of the Fisheries Act, 1908, DURSUANT to the provisions of the Fisheries Act, 1908, the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby amend Regulation 114 (e) of the General Fisheries Regulations of the twenty-ninth day of June, one thousand nine hundred and thirty-two, and published in the *Gazette* of the seventh day of the following month, at page 1598, by adding the following proviso thereto :—

"Provided that in respect of any area described in Regulation 124 hereof, the period in the year nineteen hundred and thirty-five during which it shall be unlawful for the licensee of any such area to take toheroa therefrom shall be the months of November and December."

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

Domain Board appointed to have Control of the Onewhero Domain.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 16th day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

Leslie William Keals, William McKinney, Alfred Crawford, Charles Harvey Spraggon, Percival George Riley Taylor, Harry William Coles, and Allan Godfray Henderson

to be the Onewhero Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the twenty-eighth day of October, one thousand nine hundred and thirty-five, at eight o'clock p.m., as the time when, and the Tennis Club Pavilion, Onewhero, as the place where the first meeting of the Parad shell be held. as the place where, the first meeting of the Board shall be held.

SCHEDULE.

AUCKLAND LAND DISTRICT .--- ONEWHERO DOMAIN. ALLOTMENTS 89 and 183 (originally Allotment 89), Parish of Onewhero: Area, 24 acres 1 rood 10 perches.

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

(L. and S. 1/499.)

Extending Order in Council dated 14th June, 1935, transferring to the Court of Review of Mortgagors' Liabilities certain Functions of the Supreme Court and of a Stipendiary Magis-trate under the Mortgagors and Tenants Relief Act, 1933.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE COVERNOR-GENERAL IN COUNCIL. **DURSUANT** to sections five and seventy-six of the Rural Mortgagors Final Adjustment Act, 1934-35, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby prescribe that the Order in Council dated the fourteenth day of June, one thousand nine hundred and thirty-five, published in the *Gazette* on the twentieth day of June, one

thousand nine hundred and thirty-five, at page 1738, transferring to the Court of Review of Mortgagors' Liabilities certain functions of the Supreme Court and of a Stipendiary Magistrate under the Mortgagors and Tenants Relief Act, 1933, shall apply in relation to every application for relief in respect of the following mortgages:— 1738.

(i) A mortgage over chattels which are declared or deemed to be used exclusively or principally for agricultural purposes;

(ii) A mortgage over chattels which are declared or deemed to be used in connection with or for the purposes of the farming operations of the mortgagor;

(iii) An instrument by way of security within the meaning of the Chattels Transfer Act, 1924, affecting stock, crops, or wool within the meaning of that Act;

and shall so apply in all respects and to the same extent as the said Order in Council applies in relation to applications in respect of mortgages or leases over land.

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

Reduction in Rate of the Emergency Unemployment Charge.

GALWAY. Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. IN pursuance and exercise of the powers conferred on him by subsection two of section eight of the Unemployment Amendment Act, 1932, 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 being satisfied that the proceeds of the emer-gency unemployment charge prescribed by section four of the Unemployment Amendment Act, 1931, as amended by the Unemployment Amendment Act, 1932, when payable at the reduced rate fixed by Order in Council made under the last-mentioned Act on the twenty-fourth day of September, one thousand nine hundred and thirty-four, are more than sufficient to meet the reasonable requirements of the Unem-ployment Fund, doth hereby vary the said Order in Council made on the twenty-fourth day of September, one thousand nine hundred and thirty-four, one thousand nine hundred thereto, and doth declare that such variation shall take effect at the time and in the manner set out in the said Schedule. out in the said Schedule.

SCHEDULE.

1. EXTENT OF REDUCTION IN RATE OF EMERGENCY UNEMPLOYMENT CHARGE.

THE said Order in Council made on the 24th day of September, 1934, is hereby varied by deleting the words "one penny for every amount of two shillings or part thereof included in the salary, wages, or other income," and substituting the words "one penny for every amount of two shillings and sixpence or part thereof included in the salary, wages, or other income."

2. DATE FROM WHICH REDUCTION IN RATE OF EMERGENCY UNEMPLOYMENT CHARGE SHALL TAKE EFFECT.

(a) In the case of emergency unemployment charge on salary or wages, the reduction in rate hereby effected shall take effect in respect only of salary or wages earned in respect of service on or after the 1st day of October, 1935, regardless of whether payment of such salary or wages is made before or after that date, and so that salary or wages earned in respect of any period of service shall be deemed to be apportioned over that period.

(b) In the case of emergency unemployment charge on income other than salary or wages in respect of which such charge is imposed, the reduction in rate hereby effected shall apply in respect only of instalments of emergency unemployment charge the due date of which is on or after the 1st day of November, 1935, but shall not apply in respect of any instal-ment the due date of which is prior to the 1st day of November, 1925 1935.

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

License authorizing Edward Lewis Morgan, of Mitchells, Lake Brunner, to use Water for the Purpose of generating Electricity and to erect certain Electric Lines.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present : HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council, doth hereby grant to Edward Lewis Morgan, of Mitchells, Lake Brunner (hereinafter referred to as "the licensee"), a license subject to the con-ditions hereinafter set forth to obstruct, impound, or divert the waters of Carew's Creek at Mitchell's Falls, situated in Block XI, Hohonu Survey District, and to take and use therefrom for the purposes hereinafter set forth a stream of water not exceeding one cubic foot per second at any one time, and to lay, construct, put up, place, and use the electric lines hereinafter described.

CONDITIONS.

1. IMPLIED CONDITIONS.

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

2. LICENSE SUBJECT TO REGULATIONS.

This license is issued under the Water-power Regulations, 1934, and is subject thereto and to the Electrical Supply Regulations, 1935, and the Electrical Wiring Regulations, 1935, and to any regulations made in amplification or amend-ment thereof or in substitution therefor.

UTILIZATION OF WATER AND LOCATION OF HEADWORKS.

Water shall be used under this license solely for the purpose of generating electricity, and shall be taken from the stream at the point in Block XI, Hohonu Survey District, indicated on the plan marked P.W.D. 89148, deposited in the office of the Minister of Public Works.

4. GENERAL DESCRIPTION OF WORKS.

The licensee is hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purposes of this license, the positions of the said works being indicated on the said plan P.W.D. 89148 :---

- (a) Headworks consisting of an intake and water-race and pipe-lines leading to the water-wheel and power-house hereinafter referred to, and giving a static head of 88 ft.
- (b) Tail-race leading from the said water-wheel to the said stream.
- (c) A power-house near the foot of Mitchell's Falls with all necessary equipment, including water turbines, generators, transformers, lightning-arresters, switch-boards, switches, exciters, and other appliances for
- (d) Electric lines leading from the power-house along pipe-line reserve to a point approximately 2 chains from the southern corner of Section 3671, thence across Scenic Reserve 1451 to the said Section 3671.

5. DURATION OF LICENSE.

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

6. SYSTEM OF SUPPLY.

The system of supply shall be as described in paragraph (d) of clause 21-01 of the Electrical Supply Regulations, 1935. The generating and transmission voltages shall be approximately 230 volts direct current.

7. RENTAL.

For the purpose of assessing the annual rental payable in respect of this license, the licensee shall install a suitable a suitable respect of this license, the licensee shall install a suitable maximum-demand indicator to the satisfaction of the Inspect-ing Engineer of the Public Works Department, or, failing such installation, the rental shall be assessed on the maximum generating capacity of the plant installed. The present plant is rated at 3 kilowatts, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934. C. A. JEFFERV

C. A. JEFFERY, Clerk of the Executive Council. (P.W. 26/2049.)

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS the Rodney 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 four hundred and twenty-five pounds (£425) 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 recon-structing Salt's and Barton's bridges on the Wellsford-Leigh 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

(1) The term for which the said loan or any part thereof may be raised shall be five (5) 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 (3) The said loan together with interest thereon shall be repaid by equal aggregate annual instalments extending over the term as determined in (1) above.
(4) 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. 49/359/6.)

Schedule hereto.

Variation of Order in Council prohibiting Alienation of Native Land.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. DURSUANT to section one hundred and sixty-seven of the Native Land Act, 1931, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby vary an Order in Council made on the twenty-ninth day of February, one thousand nine hundred and thirty-two, and published in the *Gazette* on the third day of March, one thousand nine hundred and thirty-two, at page 424, and affecting Paeroa East 3B 1 and other blocks, by excluding therefrom the land described in the Schedule hereto.

SCHEDULE.

ROTOMAHANA-PAREKARANGI 2c Block. Area: 387 acres 1 rood Tarawera Survey District. 15 perches.

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

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

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September,

1935. Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by Order in Council dated the twenty-fourth day of June, one thousand nine hundred and eighteen, and published in the Gazette of the eleventh day of July, one thousand nine hundred and eighteen, at page 2562, regulations were made under the Cook Islands Act, 1915, prescribing a duty to be paid on all copra exported from the Cook Islands :

And whereas by Order in Council dated the twenty-second day of June, one thousand nine hundred and thirty-five, and published in the Gazette of the twenty-seventh day of June, one thousand nine hundred and thirty-five, at page 1803, the rate of duty on copra exported from any of the Cook Islands, other than Niue, was suspended for a period ending on the thirtieth day of September, one thousand nine hundred and thirty-five :

Now, therefore, His Excellency the Governor-General, pursuant to the Cook Islands Act, 1915, and by and with the advice and consent of the Executive Council, doth hereby prescribe that during the period commencing on the first day of October, one thousand nine hundred and thirty-five, and ending on the thirty-first day of December, one thousand nine hundred and thirty-five (both dates inclusive), no duty shall be payable upon copra exported from any of the Cook Islands, other than Niue, but that thereafter a duty on copra at a rate to be determined shall again be payable.

C. A. JEFFERY,

Clerk of the Executive Council.

Ngaruawahia Borough Loans Conversion Order, 1935.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 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:

section shall have the force of law as if chacted 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 Ngaruawahia Borough Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies: And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Ngaruawahia Borough 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

- "The date of conversion" means the date specified in clause five of this Order:
 "Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:
 "The local authority" means the Ngaruawahia Borough Council:
 "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926:
 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies:

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

APPLICATION OF ORDER.

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

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies. (2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise: Provided that a certificate signed by the Mayor and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

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

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before

the date of conversion, at least once in the *Gazette*, and, where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this

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

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

- 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 to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or date of conversion; or

date of conversion; or
(c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.
10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

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

In respect interest, and no and entry authority. 12. Subject to the provisions of the last preceding clause, the interest on the outstanding principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto. (2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds.

(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.
(4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand

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

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and one-

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 of 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

(2) The local authority shall so fix the respective maturity dates of the new (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 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, hearing interest at a rate which

(2) The holder of any 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

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 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 the Public Trustee shall be the Commissioner. (2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each of the maturity dates specified in the Third Schedule hereto, a contribution of seven hundred and ninety-eight pounds, increased in respect of each contribution by a sum equal to four and one-quarter per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately pre-ceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. (3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund: Dependent that the tensor of a new provision of the pay is the such that the Dati.

fund: Provided that in respect of any securities transferred to the Public Trustee by the Commissioners of any sinking fund pursuant to the Public Trustee twenty-two hereof the Public Trustee may, pending the repayment of the moneys secured by such securities, make such charges for the collection of interest payable thereunder and otherwise for the management of such securities as are for the time being prescribed in that behalf by Regulations under the Public Trust Office Act, 1908.

SINKING FUND FOR UNCONVERTED SECURITIES.

21. (1) If dissent is signified in accordance with the provisions of this Order 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 hears the same proportion to the annual contribution payable, before the

(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.

fund.

APPLICATION OF EXISTING SINKING FUNDS.

APPLICATION OF EXISTING SINKING FUNDS. 22. The existing sinking fund of the Municipal Buildings Supplementary Loan of £900 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 herein-before 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, in transferring the balance on or before the first day of February, one thousand nine hundred and thirty-seven, to the Public Trustee as Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

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

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

- separate loan.

- and such first part of the sinking fund were the sinking fund of such separate loan.
 (b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan to which that clause applies and such second part of the sinking fund were the sinking fund of such separate loan.
 24. (1) Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan in the First Schedule hereto (other than the loan referred to in the preceding clause twenty-two hereof) the securities issued in respect of which are held by the Public Trustee, shall be applied by the Commissioner thereof, so far as it will extend, in or towards making 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 fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities in respect of which such sinking fund is held;
 (b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of which such sinking fund a held;
 (c) Thirdlv, in transferring the balance to the Commissioner of the con-

the existing securities issued in respect of such loan and held by the Public Trustee; and
(c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.
(2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.
25. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the preceding clauses twenty-two and twenty-four hereof) 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 extend, in or towards making the following payments, in the following order of

- shall be applied by the Funct Fusice as communication 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 in respect of which such sinking fund is held;
 (b) Secondly, in payment, in accordance with the directions of the local authority, of any cash premium payments to which any holder is entitled on the conversion of any existing securities of the local authority, of the costs and charges (not exceeding in the aggregate one hundred pounds) of and incidental to the conversion of existing securities to which this Order applies (whether issued in respect of such loan or of existing securities to which this Order applies (not exceeding in the aggregate one hundred pounds) of and incidental to the conversion of existing securities to which this Order applies (whether issued in respect of the sisting securities to which this Order applies (whether issued in respect of existing securities to which this Order applies (whether issued in respect 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);

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

CONSOLIDATED SPECIAL RATE.

CONSOLIDATED SPECIAL RATE. 26. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities. (2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926. (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. **B**

SECURITIES HELD BY TRUSTEES.

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

BROKERAGE.

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

		Rate of		
Name.	Amount.	Original.	Existing.	Date of Maturity.
	£	Per Cent.	Per Cent.	
Electric Lighting Loan of £3,500, 1912	3,500	5	41	lst March, 1949.
Electric Lighting Supplement- ary Loan £350	350	5	41	1st December, 1949.
Duplication of Electric Plant	2,750	51	41	1st December, 1952.
Ngaruawahia Bridge Loan of £1,600, 1915	1,600	5]	4 1	lst February, 1952.
Municipal Buildings Loan of £9,000, 1924	9,000	6	4 \$	lst March, 1944.
Municipal Buildings Supple- mentary Loan of £900	900	6	45	1st October, 1961.
Waterworks Loan of £1,400 (Part of £20,000 Loan)	1,400	6	48	17th July, 1958.
(Tart of £20,000 Loan) Waterworks Loan of £1,300 (Part of £20,000 Loan)	1,300	6	45	1st December, 1959.
Waterworks Loan of £20,000	3,500*	41	41	9th July, 1958.
(Part) Ditto ", Waipa Bridge Loan of £1,200 Streets Loan of £1,500	2,000* 3,000* 5,000* 3,700* 1,200* 1,500*	4 1	41 41 41 41 41 41 41	9th January, 1959. 9th July, 1959. 9th January, 1960. 9th July, 1962. 9th July, 1954. 9th July, 1958.
	£40,700			

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

* Less amount of principal repaid as at date of conversion.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.] CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [Particulars of loans]. Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 44 per cent. per annum. The conversion will take effect from [Date of conversion]. Application for conversion must be made in writing and be accompanied by the securities to which it relates. Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day of , 19. If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted. The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion]. Further particulars as to the new debentures and the conversion generally

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]. ,19 .

Dated the day of

, Mayor.

No.

(2) New Debenture.

[Name of local authority], New Zealand.

[Name of local authority], New Zealand. New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 New debenture for \pounds , 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 \pounds . 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 , 19 . Issued under the common seal of the the day of , 19 . L.S.] A.B., Mayor. [L.S.] A.B., Mayor.

(3) Coupon.

No. New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 . On presentation of this coupon at , in New Zealand, on or after the day of , 19 , the bearer hereof will be entitled to receive

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

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

(4) Resolution making Special Rate.

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

Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £32,145.	Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £32,145.
	£	Let February 1040	£
1st February, 1937	900	1st February, 1949 1950	1,400
", 1938 1090	900 1,000	1950	1,400
, , 1939 . .		,, 1951	1,500
,, 1940 1041	1,000	,, 1952	1,500
,, 1941 ., 1942	1,100 1,100	,, 1953	1,700
1942	1,100	,, 1954	1,700
1943	1,200	,, 1955	1,700
1045	1,200	,, 1957	1,800
1046	1,200	1058	
1047	1,300	1050	$2,000 \\ 2,045$
,, 1947 ,, 1948	1,300	,, 1959	2,040
Total		••	£32,145

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

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

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

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

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

Table of Factors.					
Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period-from Date of Conversion to Maturity Date of Existing Securities.	Factor.		
Years.		Years.			
1	0.488998	191	12.891438		
12	0.967235	20	13.096761		
14	1.434948	201	13-297566		
$\frac{1}{2}^{2}$	1.892370	21	13.493952		
2	2.339726	214	13.686017		
3	2.777238		13.873855		
34	$3 \cdot 205123$	22 1	14.057560		
4	3.623592	23	$14 \cdot 237222$		
41	$4 \cdot 032853$	231	14.412931		
5	4-433108	24	14.584774		
51	4.824556	241	$14 \cdot 752835$		
6	5.207389	25	14.917198		
61	5.581799	251	15.077944		
7	5.947970		15.235153		
71	6.306083	261	15.388903		
8	6.656316	27	15.539270		
8 1	6.998842	274	15.686327		
9	7.333831	28	15.830149		
9 1	7.661448	281	15.970806		
	7.981856	29	16.108367		
101	8 295214	291	16.242902		
101	8.601676	30	16.374476		
114	8.901395	301	16-503155		
12	9.194518	31	16 629003		
121	9.481191	314	16.752081		
13	9.761556	32	16.872451		
131	10.035752	321	16.990172		
14	10.303914	33	17.105303		
141	10.566175	334	$17 \cdot 217900$		
15	10.822665	34	17.328020		
15	11.073511	341	17.435716		
16	11.318837	35	17.541042		
16 1	11.558765	351	17.644051		
105	11.793413	36	17.744793		
17 1	12.022898	364	17.843319		
18	$12 \cdot 247333$	37	17.939676		
18 18 1	12.466829	371	18.033913		
19	12.681496				
10					

Example of Working.

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

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

One year's interest on £100 at existing rate (4‡ per cent.) is One year's interest on £100 at new rate (41 per cent.) is . .

4∙8 4.25 •• .. £0.55

Difference is ...

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years. Factor for 13 years is 9.761556.

£0.55 multiplied by 9.761556 is £5.3688558, or £5 7s. 4d., which is the premium for $\pounds 100$ 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. 49/573/2.)

Revoking Order in Council of the 3rd September, 1923, licensing William Yates Grant to use and occupy a Part of the Fore-shore of Collingwood Harbour as a Site for a Wharf.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of September, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS by Order in Council dated the third day of September, one thousand nine hundred and twenty-three, and published in the *Gazette* of the thirteenth day of the same month, at page 2415, William Grant was licensed to use and occupy a part of the foreshore of Collingwood Harbour as a site for a wharf: And whereas the said license was with the consent of the Minister of Marine transferred to William Yates Grant (hereinafter called "the licensee "): And whereas the licensee has applied to have the herein-before-recited Order in Council revoked, and it is desirable to revoke the same :

before-recited Order in Council revoked, and it is desirable to revoke the same: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke and determine the said recited Order in Council of the third day of September, one thousand nine hundred and twenty-three, as from the first day of April, one thousand nine hundred and thirty-five. C. A. JEFFERY.

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

Officers authorized to take and receive Statutory Declarations.

GALWAY, Governor-General.

GALWAY, Governor-General. PURSUANT to the authority conferred upon me by the three-hundred-and-first section of the Justices of the Peace Act, 1927, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby notify and declare that the persons whose names are set out in the Schedule hereto, being officers in the service of the Crown holding the offices stated opposite their names respectively in the said Schedule, are authorized to take and receive statutory declarations under the three-hundred-and-first section of the Justices of the Peace Act, 1927.

SCHEDULE.

Allan Edward Insley, Postmaster, Cowes. Miss Maida Eileen Farrant, Postmaster, Mokai. William Roderick Eric McPherson, Postmaster, Waimiha.

As witness the hand of His Excellency the Governor-General, this 18th day of September, 1935.

JOHN G. COBBE, Minister of Justice.

Officer authorized to take and receive Statutory Declarations.

GALWAY, Governor-General.

GALWAY, Governor-General. PURSUANT to the authority conferred upon me by the three-hundred-and-first section of the Justices of the Peace Act, 1927, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby notify and declare that Gordon Edward McCurdy, being an officer in the service of the Crown holding the office of head-master at the Native School, Matapihi, is authorized to take and receive statutory declarations under the three-hundred-and-first section of the Justices of the Peace Act, 1927.

As witness the hand of His Excellency the Governor-General, this 19th day of September, 1935.

JOHN G. COBBE, Minister of Justice.

Honorary Consul of Czechoslovakia at Auckland appointed.

Department of Internal Affairs, Wellington, 19th September, 1935. HIS Excellency the Governor-General directs it to be notified that the appointment of

Professor Ronald Macmillan Algie

as Honorary Consul of Czechoslovakia at Auckland has been recognized.

YOUNG, Minister of Internal Affairs. Α. (I.A. 1935/60/5.)

Animals Protection and Game Act, Rangers under the 1921-22, appointed.

Department of Internal Affairs,

Wellington, 24th September, 1935. Wellington, 24th September, 1935. I is hereby notified that in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the under-mentioned persons have been appointed Rangers under and for the purposes of that Act for the acclimatization districts mentioned :--37.... Agalimatization

	Name.	Address.	District.
	Sexton, Alfred Neville	Omahuta, Kohu- kohu	Bay of Islands.
1	Hunt, Leonard	Hawera	Hawera.
	Williams, Harold Edwin	Eltham	Hawera.
	Sando, Cyril Thomas	Herekino State	Mangonui-
1	-	Forest	Whangaroa.
	Thomas, William	Oamaru	Waitaki.
	J. A. YOU	UNG. Minister of In	ternal Affairs.

(I.A. 1933/35/35.)

Member of Licensing Committee appointed.

Department of Justice,

HIS Excellency the Governor-General has been pleased to appoint to appoint

Ernest Charles Levvey, Esquire, S.M.,

to be a member of the Licensing Committee for the District of Lyttelton, vice H. A. Young, Esquire, S.M.

JOHN G. COBBE, Minister of Justice.

Defence Rifle Club disbanded.

Department of Defence, Wellington, 16th September, 1935. IS Excellency the Governor-General has approved of the disbandment of the undermentioned Defence Rifle Club, under section 43, Defence Act, 1909 :-

Kai Iwi Defence Rifle Club,

with headquarters at Kai Iwi.

Dated 5th September, 1935.

JOHN G. COBBE, Minister of Defence,

Producers' Representatives on the New Zealand Meat-producers Board appointed.—(Notice No. Ag. 3327.)

Department of Agriculture.

Department of Agriculture, Wellington, 20th September, 1935. HIS Excellency the Governor-General has been pleased to appoint, in terms of paragraph (b) of subsection (2) of section 2 of the Meat-export Control Act, 1921-22--

Henry Dyke Acland, Esquire, John Davies Wilder Ormond, Esquire, and Sir William Perry, Kt.,

to be representatives of the producers of meat for export on the New Zealand Meat-producers Board established under the said Act.

CHAS. E. MACMILLAN, Minister of Agriculture.

Appointment of Inspectors under the Noxious Weeds Act, 1928, revoked .--- (Notice No. Ag. 3328.)

Department of Agriculture

Wellington, 21st September, 1935. IS Excellency the Governor-General has been pleased to revoke the appointment of to revoke the appointment of

Charles Coate and

Richard Henry Westbrook

as Inspectors for the purposes of the Noxious Weeds Act, 1928, for the County of Waipa, such revocation to take effect on the 19th day of September, 1935.

CHAS. E. MACMILLAN, Minister of Agriculture.

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

Education Department, Wellington, 16th September, 1935. I N pursuance of section 2 of the Child Welfare Act, 1925, I, Sydney George Smith, Minister of Education, do hereby appoint the following person as an Honorary Child Welfare Officer for the purposes of the said Act for the period ending 31st December, 1935 :--

Name. District Mackay, William Donald .. Hokitika. ••

S. G. SMITH, Minister of Education.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 20th September, 1935. THE Acting Public Service Commissioner has made the following appointments in the Public Commissioner has

following appointments in the Public Service :-Captain Edward Carlyon Vellenoweth,

to be Deputy Registrar of the High Court, Deputy Registrar of Births, Deaths, and Marriages, and Postmaster, at Mitiaro, as from the 1st day of September, 1935.

Adam Harvey Laybourn,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Pukekohe, as from the 9th day of September, 1935.

Herbert Charles Foster,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Tuakau, as from the 9th day of September, 1935.

Hugh Musgrave Hunter,

to be Registrar of Births and Deaths of Maoris at Motiti Island, as from the 23rd day of September, 1935. William Edwin Flowers,

to be Deputy Registrar of Births and Deaths of Maoris at Mangapehi, as from the 14th day of September, 1935. George Wall Lowes,

to be an Inspector of Mines for the purposes of the Mining Act, 1926, and its amendments, and an Inspector of Quarries for the purposes of the Stone-quarries Act, 1910, and its amendments, for the provincial districts of Nelson, Marlborough, and Westland, as from the 16th day of Sontomber 1925 September, 1935.

Florence Barbara Goudie,

to be an Assistant Registrar of Companies as provided by section 6 of the Companies Act, 1933, as from the 18th day of September, 1935.

T. MARK, Secretary.

Commissioner of the Supreme Court appointed.

NOTICE.

G EORGE FREDERICK CROAKER, Esquire, of 14 Martin Place. Sydney. a Solicitor of the G C EORGE FREDERICK CROAKER, Esquire, of 14 Martin Place, Sydney, a Solicitor of the Supreme Court of New South Wales, has this day been appointed by the Right Honourable Sir Michael Myers, K.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in New South Wales under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned. Dated at Wellington, this 24th day of September, 1935. W W SAMSON

W. W. SAMSON, Registrar, Supreme Court, Wellington.

Commissioner of the Supreme Court appointed.

NOTICE.

Sydney, a Solicitor of the Supreme Court of New South Wales, has this day been appointed by the Right Honourable Sir Michael Myers, K.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in New South Wales under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned. mentioned.

Dated at Wellington, this 24th day of September, 1935. W. W. SAMSON,

Registrar, Supreme Court, Wellington.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Kegistrar-General's Office, Wellington, 24th September, 1935. T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :--Nome District

11011101		DISTRICT.
George Lawson Gill		Mount Benger (at Miller's
Alfand Chadani 1		Flat).*
Alfred Chadwick		Reefton.
William Edwin Flowers		Mangapehi.
Stanley Richard Moreland	ι	Ahaura.
* Births :	and De	aths only.
G. G. HODGKI	NS, I	Deputy Registrar-General.

Results of Polls for Proposed Loans.

Wellington, 23rd September, 1935. THE following notice, received from the Mayor, Borough of Wairoa, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1926.

J. G. COATES, Minister of Finance. (T. 49/379/6.)

BOROUGH OF WAIROA.

DURSUANT to section 13 (1) of the Local Bodies' Loans Act, 1926, notice is hereby given that at a poll held on the 17th September, 1935, to obtain the consent of the rate-payers of the Borough of Wairoa to the raising of special loans, the numbers of valid votes recorded for and against the three proposals were

1. For the purpose of increasing the storage capacity of the borough water-supply system, £6,500 :-- Votes. Valid votes for the proposal 310

37.11.1			1. T	proposal			1 = 0	
vann	VOLES	against	TIDA	mronosal			153	
1 COLLOR	10000	agamou	viiu	proposar	••	••	400	

2. For the purpose of erecting buildings for Rest-room, Plunket Room, Health Clinics, &c., for women, £1,800 :---

		voues.
Valid votes for the proposal		281
Valid votes against the proposal		177
3. For the preparing and sealing app	oroxima	tely seven miles
of streets in the borough, £6,000 :		Votes.
Valid votes for the proposal		327
Valid votes against the proposal	••	137
And T Themes Trianal Trade in Man		117- to a house here

And I, Harry Lionel Harker, Mayor of Wairoa, hereby declare all three of the above proposals to be carried. H. L. HARKER, Mayor.

Wairoa, 18th September, 1935.

Notice respecting proposed Alteration of Boundaries, Borough of Hamilton.

Department of Internal Affairs,

Department of Internal Affairs, Wellington, 25th September, 1935. I to his Excellency the Governor-General under the Municipal Corporations Act, 1933, praying that the area described in the Schedule hereto may be included in the Borough of Hamilton. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration of boundaries which they desire to lodge within one month from the first publication of this notice, such objections to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN BOROUGH OF HAMILTON. ALL that area in the Auckland Land District, bounded as ALL that area in the Auckland Land District, bounded as follows: Commencing at a point on the eastern side of Ohaupo Road, being the south-western corner of Lot 6 of Section 16, Hamilton West Town Belt; thence on the north by the southern boundaries of the aforesaid Lot 6 and Section 51, also of the Hamilton West Town Belt; on the east by the western side of Richmond Avenue, by the crossing of a public road, and again by the western side of Richmond Avenue; on the south by the northern side of Selwyn Street; and on the west by the eastern side of Ohaupo Road, by the crossing of a public road, and again by the eastern side of Ohaupo of a public road, and again by the eastern side of Ohaupo Road to the point of commencement.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1935/105/2.)

By-laws under the Rotorua Borough Act, 1922.

WHEREAS by section 8 of the Rotorua Borough Act, 1922, the control of water-supply to the Borough of Rotorua is vested in the Department of Tourist and Health Resorts, which for the purposes of such section is a body corporate :

And whereas in respect of such works the said Department has all the powers for the time being conferred by law on borough councils, except the power to borrow money or to make and levy any special rate : Now, therefore, the said Department, in pursuance of such

Now, therefore, the said Department, in pursuance of such powers and all other powers thereunto enabling it, doth hereby make the by-laws hereinafter set forth, and doth hereby revoke Part XIV of the Rotorua Town By-laws, 1909, as published in the New Zealand Gazette of the 11th October, 1923, By-laws 4 (a), 4 (b), 4 (c), 4 (d), 4 (e), 4 (f), 4 (g), 4 (h), and Amendment of By-laws Nos. 4 and 14 (a) as published in the New Zealand Gazette of the 10th July, 1924, also By-laws 4, 5, and 16 as published in the New Zealand Gazette of the 3rd October, 1929, and also Amendment to By-law 4 (2) as published in the New Zealand Gazette of the 6th March, 1930, and doth substitute therefor the by-laws follow-ing: and doth hereby declare that such by-laws shall take ing; and doth hereby declare that such by-laws binlow effect and come into force on the 1st day of October, 1935.

BY-LAWS.

PART XIV.-WATER-SUPPLY.

PART XIV.—WATER-SUPPLY. "SUPPLY PIPE" means any pipe leading from the street water main to the boundary of a consumer's property. "Service pipe" means any pipe connected either to the supply pipe, or, in accordance with a special arrangement under section 8 of these by-laws, with another service pipe, conveying water to any house or other building, on the consumer's property. "Lock-up shop" means any shop which has no residential apartments, or apartments used as such, in connection there-with.

with. I. Water-supply must be obtained in certain cases: (a) Where the Department's local controlling officer shall certify in writing under his hand that any dwellinghouse is without his hand to the owner for the time being of the dwellinghouse requiring him within a time stated in the notice to obtain a supply from the waterworks under the control of the Depart-

supply from the waterworks under the control of the Depart-ment, and to do all works necessary for that purpose. (b) Any such notice may be renewed from time to time. (c) Such owner shall, within the time limited in the notice or renewed notice, comply with the requirements, and shall provide and affix in connection with the service all appliances and fittings required by these by-laws, and shall generally in relation to such service comply with the provisions of these by-laws

by-laws. 2. Ordinary and extraordinary supplies : The purposes for which water shall be supplied by the Department are as

- (a) Ordinary supply—Class I, domestic or household, not otherwise; Class II, commercial. Both as hereinafter defined.
- (b) Extraordinary supply-For commercial and industrial

(b) Extraordinary supply— For commercial and industrial purposes as hereinafter defined.
3. Application for supply: All applications for any water-supply shall be made in the form prescribed by the Department's local controlling officer, and if for an ordinary supply shall be accompanied with a half-year's fee payable in advance, and connection fees as hereinafter provided. All applications shall state the name of the licensed plumber engaged to make the connection the connection.

(a) If the owner or occupier of any premises connected with the water-supply shall subdivide and [or] let or sublet the same or any part or parts thereof to any person or persons other than members of his own family he shall forthwith notify to the Department's local controlling officer the name of the person or persons to whom such parts have been let

or sublet, 4. Charges : The charges for water - supply shall be as

Ordinary Supply.-Class I, Domestic.

Per Annum £ s (a) Domestic or household supply, not otherwise : For each service to each household or each s. d. family, or for separate premises on the same land occupied as residences 1 13

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Provided that where any premises are subdivided and [or] let or sublet as semi-detached dwellings, flats, apartment houses, or otherwise, and occupied by more than one separate family, then the water service to each such family shall for the purposes

of these by-laws be deemed a separate domestic or household supply, and the above fee shall be payable accordingly by Annum. £ s. d. each such occupier even though the whole supply may be taken from the same supply pipe or the same service pipe.(b) For flushing-supply to each patent water-

(c) For flushing-supply to each urinal or other sanitary convenience, not metered 1

- 1
- (d) For each patent water-closet, urinal, or other sanitary convenience connected with a (e) The following exceptions are made in respect
- of charges due under preceding subclauses

(b) and (c) := (b, a) = (c) + (c)any premises included in the special drain-age rating area for the Rotorua Borough Sewerage Loan, 1929, of £33,360, no fee shall be charged in any year for such supply, so long as a special interest rate for such loan is levied on such premises by the Rotorua Borough Council. "(2) Provided that in the case of water-supply given for flushing-supply service for the public conveniences in the Native Village at Whakarewarewa, no fee shall be charged."

Ordinary Supply.-Class II, Commercial.

- (1) Fish-shop with dining-room
 (2) Dining-rooms or restaurants where hot meals 6 0 3 6 •• • • 6 0 Premises in which photographs are developed Garages with washboard ž ő 0 3 6 0 Tea-rooms or restaurants where morning and (6) afternoon teas and light refreshments only are served $\mathbf{2}$ 4 0 (7) Shops in which ice-cream or assorted drinks are made and sold ••• $\mathbf{2}$ 4 4 0 Bakehouses $\overline{2}$ (8)•• .. 0 . . (9) Dental rooms 1 13 0 (10) Toilet rooms, barber's shops, or hairdressing $\frac{13}{13}$ saloons 1 1 0 •• .. (11) Dry-massage rooms 0 (12) Kitchen or market gardens
 (13) Horse or cattle troughs, for each trough 13 0 • • 1 13 0 (14) For each additional trough off same service pipe ... (15) Factories with electric power 0 16 6 .. $\tilde{13}$ 1 0 . . • • (16) Contractor's or carrier's premises
 (17) Fish-shop without dining-room
 (18) Butchers' shops with electric refrigerator or non-water-cooling devices
 (10) Chemistre's doors 1 1 $13 \\ 2$ 0 0 $\mathbf{2}$ 1 0 $\frac{1}{2}$ 1 · 0 $0 \ 11$ 0 0 11 0 0 11 0 (24) Premises where a horse is kept for delivery of goods, for each horse
 (25) Halls or similar buildings, not metered, for 0 11 0 11 urinal, or other sanitary convenience, not metered 1 2 0 For each patent water-closet, urinal, or other sanitary convenience connected with a septic tank 0 11 0
 (27) For concrete buildings under construction, a builder's fee shall be payable as follows: — Per Month. During period of concrete construction ... 0 11 0 Thereafter and only until such time as building is ready for occupation ... 0 2 9
 (28) In any case not specifically mentioned in the foregoing schedules of ordinary supply, Classes I and II, and in cases of water-supply given outside the borough boundaries, the Department's local controlling officer shall assess the charge to be paid by the consumer and shall determine whether the service shall be classed as ordinary or extraordinary supply. sanitary convenience connected with a

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Per

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0 11 0

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- (29) If in the opinion of the local controlling officer any business or premises charged in accordance with the foregoing charges uses an excessive quantity of water, or a quantity which warrants classification as an extraordinary supply, the local controlling officer shall have discretionary power in determining whether such business or premises shall be classed as an ordinary or extraordinary supply, and in the event of the latter, whether a meter shall be installed and the supply charged in accordance with By-law 4 (33).
 (30) In cases where living-rooms are attached to lock-up shops and offices, or to other business premises, an inclusive charge shall be made to cover both the domestic and shop, office, or business charge on the basis of the higher charge as specified in the foregoing charges. Lasses I and II, plus the additional flushing-supply charges to each patent water-closet, urinal, septic tank, or other sanitary convenience, in accordance with the foregoing charges. (29) If in the opinion of the local controlling officer any

Extraordinary Supply.

(31) This shall include water supplied to-

- Hotels and boardinghouses, and all sanitary conveniences in connection therewith :
 - Public and private hospitals : Dairies and butchers' shops (other than those pro-vided for under Ordinary Supply—Class II, Com-mercial), slaughterhouses :

Aerated water or cordial factories, laundries : Theatres and public halls : Educational or religious establishments with residential accommodation :

Wholesale wine and spirit shops oil-engines, garden-Water-motors, steam-boilers,

fountains :

Wet-massage rooms, factories, or workshops, or any businesses not otherwise mentioned.

- (32) Water for such extraordinary services may be supplied through a meter at the rate hereinafter provided, or a fixed charge per annum may be made. The method adopted in each instance shall be decided by the Department.
- (33) Where supply is given through a meter the water shall be charged for at 1s. per 1,000 gallons, but the mini-mum charge for supply by meter for any year shall be £3 per annum.
- (34) The local controlling officer shall have authority to make a special charge in cases of buildings such as tourist flats, occupied seasonally, or under other exceptional circumstances.
- (35) For schools or educational establishments (without residential accommodation) which have at least four patent water-closets installed, the charge shall be £5
- patent water-closets installed, the charge shall be ±0 per annum.
 (36) Where water is supplied to milk vendors (owning milking-cows), farmers, dairy factories, public baths, golf-courses, or other playing-areas, the Department may make a fixed annual charge for such supply, having regard, in fixing such charge, to the circumstances of each case. Where supply in any of these cases is given through a meter, the Department may reduce the charge per 1,000 gallons.
- ment may reduce the charge per 1,000 gallons.
 (37) Water for extraordinary supply shall be supplied only at the discretion of the Department's local controlling officer, who shall also have discretionary power in deciding whether or not a meter shall be installed in any of the supplies listed under Extraordinary Supply, By-law 4 (31), or for any other supply not already provided for.
 (38) Charges other them these for metered emerging the list.
- (38) Charges other than those for metered supplies shall be paid half-yearly in advance. Premises for which such charges are not paid on the expiry of the first quarter of the half-year for which payments are due shall be liable to disconnection without notice.
- (39) When residential and business premises are on a section or sections owned by one person, any metered supply deemed necessary shall only apply to the business premises.
- (40) When any supply, whether ordinary or extraordinary, has been disconnected for non-payment of charges, or for any breach of these by-laws or for any other reason, a charge of 5s. shall be paid to the Department before the service is restored. The supply shall remain disconnected until full compliance with these back back back and the back and the back and the service is restored. by-laws has been made.

5. Accounts: (a) The accounts for water charges shall be on which the amount became due.

(b) Where, in the case of an extraordinary supply, at the d of a half-year of supply the minimum charge shall not

- On ordinary supply: One-eleventh of charge for current half-year.

On extraordinary supply: 5 per cent. of the amount due for the current half-year.

- (f) The following exceptions are made to allow discount after due date as provided in foregoing subclause (d):--(1) Should the last day of the period allowed for discount be a Saturday, Sunday, or public holiday, discount shall be allowed on the first working-day immediately following. following. (2) Discounts shall be allowed to Government Departments,
 - (a) Instantiation of the second state of the second second

Department may allow discount if payment is made within seven days after the last ordinary day for the allowance of the discount.

the discount. 6. Connections: In making connections the Department will in all cases tap the main, supply and fix the angle cock and stopcock, and supply and lay the supply pipe from the main to the nearest boundary of the consumer's premises. In the case of an extraordinary supply the Department will also supply the mater

In the case of an extraordinary supply the Department will also supply the meter. 7. (a) Fees for making water-supply connections: All applications for any $\frac{1}{2}$ -in. supply shall be accompanied by a fee of £1 15s. to cover cost of connection and supply of pipe and fittings for same. For connections calling for any supply pipe larger than $\frac{1}{2}$ -in. the connection charge shall be accord-ing to actual cost of installation, as provided for in By-law No 6 Nŏ.

(b) Fees for making drainage connections,— (b) Fees for making drainage connections,— New system—that is, where mains are laid along foot-

 Where provision has been made by in- £ s. d. stallation of junction on main to provide for connection 2 0 0

provide for connection ... (2) Where no such provision has been made Old system—that is, where mains are laid in centre of cool 5 0 3 centre of road-

Fee for each connection shall be . . . 6 0 0 8. Number of services : No premises shall be supplied by means of more than one service pipe, and, except by special arrangement with the Department, only one premises shall be

supplied off each service connection. 9. Materials and fittings : All pipes and pipe-fittings shall be of the best galvanized wrought iron. All taps or cocks

9. Materials and fittings: All pipes and pipe-fittings shall be of the best galvanized wrought iron. All taps or cocks shall be of the screw-down type.
10. Diameter of pipes: No domestic service pipe shall be of a greater diameter than 1 in. The stopcock shall in all cases be placed on the footpath 12 in. from the boundary fence, and if underground shall be provided with a wooden, iron, or concrete cover, and in no case shall it be buried.
11. Pressure and testing: It is contemplated that the water-supply will be at a pressure not exceeding 120 lb. per square inch, but every system shall be liable to be tested by the Department before the connection, and at any time thereafter at a pressure of 150 lb. Any pipes, valves, or fittings showing any leakage whatever under the ordinary working-pressure or under this test-pressure shall be immediately replaced by the owner at his cost. If such defective being given to the owner to that effect, the water shall be cut off until such fittings are replaced.
12. Appliances to be kept in repair: (a) Every person supplied with water from the waterworks shall keep all the pipes, taps, stopcocks, and other apparatus in good repair so as to prevent the water running to waste.

(b) Horse and cattle troughs must be fitted with approved floating-ball valves, or some other approved automatic device for cutting off supply.
(c) In default thereof the Department may stop the supply

(c) In default thereof the Department may stop the supply of water to such person in any manner it thinks fit. 13. Improper use or waste of water: No person in charge of any premises shall permit or suffer the supply of water thereto to be used in excessive quantities, or in a wasteful manner, or for purposes other than those for which the supply was granted, without receiving permission from the Department's local controlling officer.

14. Gardens: (a) Water shall be used for private domestic 14. Gardens: (a) water shall be used for private domestic gardens only by means of a hose, and only to such reasonable extent as may be required for the purpose of such garden. No such hose shall be allowed to run continuously.
(b) Where such supply is not being charged for by meter the hose when in use must be held by hand.
(c) If water is used in any such garden contrary to this by-law the Department shall have the power to install a meter, and charge according to the consumption as an extraordinary.

and charge according to the consumption as an extraordinary

and charge according to the consumption as an extraordinary supply. 15. Fire hydrants: Special fire-hydrant connections may be taken off the mains direct to any private premises, and water shall not be charged for, provided it is used exclusively for the purpose of fire-extinguishing or fire practice. 16. Vacant buildings: (a) In every case where a dwelling, shop, office, or other premises remains actually vacant and unoccupied for a period of not less than three months con-tinuously, and the person liable to pay for the supply thereto gives to the Department notice in writing that the premises became vacant and unoccupied and again became occupied on dates specified in such notice subject to the provisions of clause (b), such person shall not be liable to pay for supply during such period of vacancy or unoccupancy. No credit shall be allowed for any period less than three months, or for fractions of a month. fractions of a month.

(b) Written application for credit on account of vacant and unoccupied premises must be received by the local controlling officer within the period of the ordinary water-supply accounts officer within the period of the ordinary water-supply accounts immediately following the accounts period during which such premises became vacant and unoccupied—*e.g.*, application for credit for unoccupied premises during six-monthly period ending 31st March must be received on or before the following 30th September. Full charges are due in respect of vacant and unoccupied premises for which application for credit is not received within the specified period. 17. Interfering with meters: No person other than an **authorized officer of the Department shall remove or interfere** with any meter or break any seal thereof.

authorized officer of the Department shall remove or interfere with any meter or break any seal thereof.
18. Testing meters: (a) Meters will be maintained free of charge. If the accuracy of a meter is questioned by a consumer the Department will arrange for a test to be made, provided the sum of 10s. is deposited at the office of the local controlling officer. If such meter be found, after testing, to register within 5 per cent. of the quantity passing through it the meter shall be deemed to be correct, and the deposit aforementioned shall be forfeited.
(b) If the meter is found to be incorrect, the deposit of 10s.

(b) If the meter is found to be incorrect, the deposit of 10s. shall be refunded and an adjustment will be made in the consumer's account for six months only, on a basis of the average consumption during the preceding three corresponding

average consumption during the preceding entry content of a six-monthly periods. 19. Work to be done by licensed plumbers: (a) No person other than a duly licensed plumber shall install any supply or connect any pipe with the waterworks, or make any alteration or addition or repairs to any pipe, tap, or other install atting water-fitting.

(b) Two days' notice in writing shall be given by the licensed plumber of the day and hour he proposes to make any such connection, alteration, or addition, or repairs to the office of the Department's local controlling officer, and permission

of the Department's local controlling officer, and permission be obtained therefrom before any such connection, additions, alterations, or repairs are put in hand. (c) Licensed plumbers shall be responsible to the Depart-ment for all injury done by them or their works to the mains or to any property of the Department. 20. Plumbers' reports : All licensed plumbers shall furnish monthly reports for each calendar month to the Department's local controlling officer of all new services, and all such alterations and additions and repairs carried out by them during the month.

during the month. 21. Uninterrupted supply not guaranteed—Cisterns: The Department does not guarantee an uninterrupted supply of water nor a minimum pressure, and, in particular, no allowance or compensation will be made on account of the water being

or compensation will be made on account of the water being shut off for any cause. Consumers to whom a constant supply is of importance should therefore provide cisterns in case of such emergency. 22. (a) Cutting off supplies on emergency: In cases of emergency necessitating the reduction of the supply of water, the Department's local controlling officer, on giving such public or other notice as may be possible, may cut off as many services as he may deem necessary for such period as is required, and no allowance or compensation shall be made on account of water thus being cut off. (b) In the event of any shortage, or possible shortage, of water, supply through circumstances unforeseen, the local controlling officer is empowered to restrict the use of the

water, or the avenue have a supply through circumstances unforeseen, the local controlling officer is empowered to restrict the use of the supply in any way he may deem to be considered fit and necessary to safeguard the interests of consumers and the

community generally. No allowance or compensation shall be made on account of any such restriction in the supply of water.

water.
23. Inspection: (a) Any person acting under the authority of the Department may, at any time, enter into any land or building supplied with water from the waterworks, to see if such water is being wasted or misused.
(b) If such person is refused admittance or obstructed in such examination, the Department may stop the supply of water in any manner it thinks fit.
24. Notice of removal of pipe to be given: (a) Any pipe or other apparatus on any property may be removed after giving the Department seven days' notice in writing of such intention, and of the time of such removal. Such work must be done by a licensed plumber, but the owner small be liable for all damage done te any part of the waterworks thereby.
(b) Disconnection of such pipes from and at the main shall

done to any part of the waterworks thereby.
(b) Disconnection of such pipes from and at the main shall be done by the Department only.
(c) If any person removes any such pipe or apparatus without giving such notice he shall be liable to a penalty of not more than £20, and to pay for all damage done to the waterworks by such removal.
25. Penalties for offences against waterworks: If any Parcel

- (a) Wilfully or negligently allows any pipe or apparatus on his premises to be out of repair so that water is wasted, or alters any meter, or does or suffers any act
- wasted, or alters any meter, or does or suffers any act whereby his supply of water is improperly increased;
 (b) Not having agreed to be supplied with water from the waterworks, takes any such water from the supply furnished to another person;
 (c) Being supplied with water from the waterworks, supplies another person who has not agreed to be so supplied with, or permits him to take, any such water water:
- (d) Connects any pipe with a pipe of the waterworks, except in the presence of, or contrary to the direction of, the officer appointed by the Department to superintend the same, unless such officer fails to attend at the time named in the notice given as above mentioned (see By-law 19);

(see By-law 19);
(e) Connects with a pipe of the waterworks any pipe of a strength, size, or material not in accordance with these by-laws (see By-laws 9 and 10)—
he shall be liable to a penalty of not more than £20 for each such offence, and to a further sum equal to the cost incurred by the Department in repairing the injury done to any part of the waterworks by any such act.
26. Agreement to pay water charges: (a) Every sum of money expressed in these by-laws to be payable for ordinary and extraordinary supplies shall be recoverable by the Department in any Court of competent jurisdiction as a debt.
(b) Every person who, after the coming into operation of

(b) Every person who, after the coming into operation of these by-laws, shall be supplied with water from the waterworks (whether such supply was originally granted before such coming into operation or shall thereafter be granted, and whether originally granted to such person or to some previous owner or occupier of the premises) shall sign an agreement in the form subjoined to these by-laws.

(c) No new service (ordinary or extraordinary) shall be laid on until such agreement has been signed by the applicant for same

Where any ordinary or extraordinary service shall be (d)(d) where any ordinary of extraordinary service shall have actually laid on (whether it was laid on before or shall have been laid on since the commencement of these by-laws) and no such agreement shall have been signed in respect thereof, the person supplied shall sign an agreement within three days after being required so to do by the Department's local controlling officer, and in default thereof the service may be cut

Form of Agreement.

An agreement made between (hereinafter called "the consumer"), of , of the one part, and the Department of Tourist and Health Resorts of the other part. Department of Tourist and Health Resorts of the other part. In consideration of the said Department supplying (or con-tinuing to supply) the premises situate in Street, Sec-tion , Block , and known as , with an ordinary supply of water [or an extraordinary supply of water for the purpose of (Here state kind of extraordinary supply or otherwise describe the supply in question)] under Part XIV of the by-laws under the Rotorua Borough Act, 1922, the consumer hereby agrees to pay to the said Department all moneys expressed to be payable under the said by-law for the said service at the times and in manner thereby provided (or, where the charge is an agreed one, state the agreed charge, and the times and mode of payment thereof). (2) The consumer further agrees that all such moneys shall be recoverable from him by the Department in any Court of competent jurisdiction as a debt due by him to the Depart.

competent jurisdiction as a debt due by him to the Department.

C

(3) The consumer further agrees to remain liable to the Department under this agreement after he shall have ceased to be the owner [occupier] of the said premises until he shall have procured the succeeding owner [occupier] of the said pre-mises to sign a similar agreement with the Department or to sign this agreement in token of his being bound thereby, but so that such signing shall not release the commune for so that such signing shall not release the consumer from any arrears

arrears. (4) The said Department, for the consideration aforesaid, hereby agrees with the consumer, and also with every other person who shall sign this agreement as aforesaid, to continue to supply the said premises with the said water service in accordance with the said by-laws; subject, nevertheless, to all the powers and discretions thereby, or by the Rotorua Borough Act, 1922, or any regulations made thereunder, or by any other Act or regulations, given to the Department or to its officers. (5) (Insert any special provisions desired.)

(5) (Insert any special provisions desired.) Dated the day of , 19

Dated the day of , 19. Witness to the signature of the consumer-

Minister in Charge of the Department. Witness to the signature of the Minister— I, of , hereby agree to be bound by the above agreement. Witness to the signature of the said Dated this day of ,

this day of , 19 . (Repeat for each new owner or occupier.)

Penaltics.

27. Acts constituting breaches of by-laws : Every person who shall-

- (a) Do or cause to be done, or be concerned in doing, any thing whatsoever contrary to or otherwise than as provided by any of these by-laws;
- (b) Omit to do anything which according to the true intent and meaning of any of these by-laws ought to be done by him at the time and in the manner therein provided;
 (c) Refuse or neglect to comply with any notice duly given

- (c) Refuse or neglect to comply with any notice duly given to him under any of these by-laws—
 shall be guilty of a breach of such by-laws.
 28. Non-compliance with by-laws after notice to constitute further breach: Every person who shall—

 (a) Construct, affix, or provide, or cause to be constructed, affixed, or provided, any work, appliance, or material of any description whatever contrary to or otherwise than is provided by any of these by-laws, and who shall not within a reasonable stated time after notice in writing or any renewal notice in writing shall have in writing or any renewal notice in writing shall have been given to him by the Department's local controlling officer so to do, open up, lay bare, take away, or remove such work, appliance, or material, or cause the same to be opened up, laid bare, taken away, or removed, or alter or cause to be altered the same so as to comply with such by-law and notice;
 - (b) Omit to construct, affix, or provide any work, appliance, or material required by any of these by-laws to be constructed, affixed, or provided by him, and who shall not within a reasonable stated time after notice in writing or any renewal notice in writing shall have been given to him by the Department's local con-trolling officer so to do, construct, affix, or provide such omitted work, appliance, or material so as to comply with such by-law and notice—

compay with such by-law and notice—
shall be guilty of a further offence against such by-law.
29. Case of purchase of premises where by-law broken:
(1) In every case where—
(a) A breach of any of these by-laws shall be made with

respect to the construction of any building or work by

respect to the construction of any building or work by the owner thereof, or any work, appliance, or material required by any of these by-laws to be provided in respect of any land or premises by the owner thereof shall not have been provided; and
(b) Any person shall thereafter become by purchase or otherwise the owner of such land, work, or premises—it shall be lawful for the Department's local controlling officer by notice in writing (which notice may be renewed from time to time) to require such person to rectify the matter of such breach, or to provide such omitted work, appliance, or material (as the case may be) within a stated time.
(2) If the person served with any such notice shall fail to comply with the same, he shall be deemed guilty of an offence against such by-law, but without relieving any other person from any liability in respect of the breach by him of such by-law.

then any naturely in respect of the breach by him of such by-law. 30. Penalties: (a) Every person guilty of a breach of any of these by-laws for which no other penalty is provided is liable to a penalty not exceeding £20; or, where the breach is a continuing one, then to a penalty not exceeding £5 for every day or part of a day during which such breach continues

(b) But the Department may, after conviction for the con-tinuing breach of any by-law, apply to the Supreme Court for an injunction to restrain the further continuance of such breach by the person or persons so convicted.

(c) The continued existence in a state contrary to any of these by-laws of any work or thing shall be deemed a con-tinuing offence within the meaning of this by-law.

tinuing offence within the meaning of this by-law. (d) Where by the Public Health Act, 1920, or by any other Act, smaller maximum penalties than those mentioned in this clause are authorized to be imposed for the breach or continued breach of any of these by-laws, then a person guity of any breach or continued breach of any such by-law shall (if such by-law is not authorized to be made under the Municipal Corporations Act, 1920), be liable only to such smaller penalty.

31. Removal of works executed contrary to by-laws: (a) Whenever any work, material, drain, sanitary or other construction or appliance, or anything whatever shall have been executed, erected, placed, laid, constructed, or affixed in contravention of any of these by-laws, or shall exist in form or manner otherwise than as directed or authorized by any of these by-laws, it shall be lawful for the Department's local controlling officer by notice in writing under his hand to require the person by whom, or by whose authority or on whose behalf, the work shall have been done, or if he shall not at the time of the giving of the notice be either the owner or the occupier of the premises affected, then the person who shall at such time be the owner of such premises, to pull down, take up, or remove such work, material, drain, construction, appliance, or thing as affecting the same within (in each case) a stated time. (a) Whenever any work, material, drain, sanitary or other

(b) If such work, material, drain, construction, appliance, or thing shall not be pulled down, taken up, removed, or altered as aforesaid within such stated time, it shall be lawful

or altered as aforesaid within such stated time, it shall be lawful for the Department's local controlling officer, or any person authorized by him in that behalf, to pull down, take up, and remove, or (as the case may be) alter as aforesaid the same work, drain, construction, appliance, material, or thing, and to enter into and upon any land, or building for that purpose and to do anything thereon or thereto necessary to effect such pulling-down, taking-up, removal, or alteration. (c) The Department may recover in any Court of competent jurisdiction from the person who shall have committed the breach of any of these by-laws in respect of the execution, erection, placing, laying, constructing, or affixing, or existence of the said work, material, drain, construction, appliance, or thing, or (as the case may be) from the person who was at the time of the giving of the notice the owner of the premises, all expenses incurred by the Department in connection with such pulling-down, taking-up, removal, or alteration. (d) The exercise of the powers given by this by-law shall

(d) The exercise of the powers given by this by-law shall not relieve any person from liability to any penalty incurred under these by-laws.

32. Limitation of liability of succeeding owner: A person who has become, by purchase or otherwise, the owner of any premises shall not be liable under By-law No. 29 or By-law No. 31 in respect of any breach of any of these by-laws which shall have been made before he became such owner, if he shall prove that at the time of his becoming such owner the matter of such breach was not patent, and that he had no notice of the fact of such breach.

Given under the common seal of the Department of Tourist and Health Resorts, this 23rd day of September, 1935.

ADAM HAMILTON.

The above-written by-laws were signed by the Honourable Adam Hamilton, the Minister in Charge of the Department of Tourist and Health Resorts, in the presence of—

F. M. SHERWOOD, Private Secretary,

The common seal of the Department of Tourist and Health Resorts (as incorporated under the Rotorua Town Act, 1907, and the Rotorua Borough Act, 1922), was affixed to the above-written by-laws in the presence of---

L. J. SCHMITT, General Manager.

Cancellation of Teacher's Certificate and Registration as a Teacher.

Office of the Minister of Education, Wellington, 17th September, 1935. NOTICE is hereby given that the Teacher's Certificate and registration of Robert Cullen Barker are hereby cancelled under section 17 of the Education Amendment Act, 1924.

S. G. SMITH, Minister of Education.

Plant declared to be a Noxious Weed within the Waimarino County.-(Notice No. Ag. 3326.)

Department of Agriculture, Wellington, 20th September, 1935. THE following special order made by the Waimarino County Council on the 14th day of September, 1935, is published in accordance with the provisions of the Noxious

Weeds Act, 1928.

CHAS. E. MACMILLAN, Minister of Agriculture.

SPECIAL ORDER.

"THAT, pursuant to the provisions of sections 4 and 5 of the Noxious Weeds Act, 1928, the Council of the County of Waimarino doth hereby declare that on and from the 14th day of September, 1935, barberry (*Berberis vulgaris*) shall be deemed to be a noxious weed within the boundaries of the County of Waimarino."

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken :---

A. R. P. Being Portion of 1 1 24.8 Lot 7 of Subdivision 3 of coloured yellow. 0 1 29.1 Section 24

U	1	29.1	Section 24	ι,,	
0		16.5		coloured	blue.
0	1	$25 \cdot 2$	Subdivision B of Section 26	,,	sepia.
0	0	7.3		,,	blue.
0	0	3.€	Lot 1, D.P. 5186, being	(,,	purple.
0	2	0.6	part Section 18	· ,,	red.
0	3	5·4 _	part Section 18	,,	red.

Situated in Block IV, Waitara Survey District (Taranaki R.D.). (S.O. 7435.)

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 90361, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

As witness my hand at Wellington, this 24th day of September, 1935.

JOHN BITCHENER, Minister of Public Works. (P.W. 62/7/1/0.)

Incorporated Societies Act, 1908 .- Declaration by the Assistant Registrar dissolving a Society.

JOHN MORRISON, Assistant Registrar of Incorporated L, L, Societies, do hereby declare that, as it has been made to appear to me that the Harrow Swimming Pool Association, Incorporated, is no longer carrying on operations, the afore-said society is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act, 1908. Dated at Christchurch, this 24th day of September, 1935.

J. MORRISON, Assistant Registrar of Incorporated Societies.

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

Customs Department,

Ussoms Department, Wellington, 23rd Septembor, 1935. T is hereby notified for public information that licenses to act as manufacturing retailers under the Sales Tax Act. 1932-23 here here in the L retailers under the Sales Tax Act, 1932-33, have been issued to the under-mentioned persons, firms, and companies carrying on business at the places stated opposite the names of each respectively.

E. D. GOOD, Comptroller of Customs.

Name of Person, Firm, or Company.	Place or Places at which Business is carried on.	
Bay of Plenty Times, Ltd		Tauranga.
Blake, G		Auckland.
Bulleid, J., and Co., Ltd.		Oamaru.
City Furnishers		Palmerston North.
Crookes, John		Onehunga.
Dalefield, M. E. (Mrs.)		Wanganui.
Davies, George		Auckland.
Duffett, T., and Son		Auckland.
Easton Products, Ltd.		Auckland.
Gasparini, Antonio		Auckland.
Hammond, Albert Edgar		Tauranga.
Hays Coat and Costume Specialist	ts	Wellington.
Healy, Edward (see Victory Cycle	Works).	
Johnston and Bruce		Palmerston North.
Jones, P. H		Stratford.
O.C.C. Fibrous Cement Constructo	ors	Palmerston North.
Patterson, Percy Alexander		Palmerston North.
Stylish Mantle Co., The		Wellington.
Supreme Tailoring Co		Auckland.
Victory Cycle Works (Healy, 1 trading as)	Edward,	Christchurch.
Williamson, W		Christchurch.
Wilson, J		Inglewood.
The licenses as manufacturin firms, and companies have been can		s issued to the undermentioned persons,
Baker's, Son, and Co.		Dunedin.
Bartley, Lillian Lesley		Auckland.
Dee and Sons, Ltd		Nelson.
Hall, F., and Sons, Ltd.		Gisborne.
Mabon, J. C. F. and M.		Dunedin.
Miller, A., and Co		Nelson.
O.C.C. Fibrous Cement Constructo		Wanganui.

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

Customs Department, Wellington, 23rd September, 1935. 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, Comptroller of Customs.

Name of Person, Firm, or Company.	Place or Places at which Business is carried on.
В.	
Baxter Trading Co. (from 1st August, 1935)	Wellington.
Bray, Arthur Edward	Auckland.
British and Foreign Papers, Ltd. (from 1st August, 1935) C.	Auckland.
Cascade Brewery, Ltd Cooper, G. H. (see H.B. Concrete Products).	Taihape.
D.	
Davies, D. H., and Co	Auckland.
E. Erenstrom, Carl W., and Co. (from 1st	Palmerston North.
July, 1935) Estcourt, L. H., and Sons	Frankton Junction.
F.	Auckland.
Finlay and Company Foods and Drugs (N.Z.), Ltd. (from 1st August, 1935)	Wellington.
Foodstuffs (Christehurch), Ltd	Christchurch.
G. Giesen and Sutton (from 1st June, 1935)	Wellington.
Griffin, E. C. (from 1st August, 1935)	Wellington.
H. H.B. Concrete Products (G. H. Cooper,	Awatoto.
trading as) Higgins and Fawcett Bros., Ltd.	Hokitika.
Holton-Smith, A. C., Company	Auckland.
Houston and Mackenzie	Auckland.
I. International Traders, Ltd	Auckland.
К.	
Kingston and Long	Auckland.
M.	NT
McGrabham, E	Napier. Wellington.
Macky's Ltd	Auckland.
Mardon Tobacco Co., Ltd	Christchurch.
Milne, Robert	Auckland.
Modern Furniture, Ltd	Dunedin.
Mudd, Arthur E., Ltd	Auckland.
N. New Era Textiles (from 1st August, 1935) N.Z. Concrete Pipes and Products, Ltd.	Wellington. Gladstone (Greymouth).
0.	
Oral Supplies, Ltd	Auckland.
Otahuhu News Printing Co	Otahuhu.
Otapiri Timber Co	Otapiri.
P. Packers' Supply Co., Ltd., The (from 1st	Wellington.
August, 1935) Paramount Frocks, Ltd.	Auckland.
Perks Products, Ltd	Hamilton. Palmerston North.
Q.	
Queen City Press	Auckland.
Reid, L. E., and Co., Ltd. (from 1st October, 1934) S.	Wellington.
Short, Geoffrey M., Ltd	
Socknit Ltd	
Stapleton, M. C., and Co	Auckland. Auckland.
T.	
Taranaki Publishing Co., Ltd. (from 20th	Stratford.
July, 1935) Todd Motors, Ltd. (from 1st September	

Name of Person, Firm, or Company.	Place or Places at which Business is carried on.
TT	
U. United Agencies and Propty. Co., Ltd. (from 1st August, 1935)	Wellington.
V.	
Vail, Charles William	Auckland.
W.	
Wairarapa Ice Cream and Ice Co. (from 1st August, 1935)	Masterton.
Webb, G. S., Ltd	Christchurch.
Wellington Flock Co. (from 1st August, 1935)	Wellington.
Whangarei Canvas Co., The	Whangarei.
White, P. (from 1st July, 1935)	Feilding.
Williams and Pedersen, Ltd	Matawai. Auckland.
Wilson, William Henry	Christchurch.
The licenses as wholesalers issued to t	he undermentioned persons, firms, and
companies have been cancelled :	
Amalgamated Buyers, Ltd	Christchurch.
Bay of Plenty Times, Ltd Besta St. Bernard Co	Tauranga. Wellington.
Blair, J. H	Masterton.
Bock, Johann Anton	Auckland.
British Supply Company	Wellington. Auckland.
Candy, Rosina	Auckland.
Carr, Ivo	Dunedin.
Cowley and Griffin	Wellington. Wellington.
Foods and Drugs, Ltd.	Wellington.
Ford, John G., and Son	Tauranga.
Graphite Products (N.Z.)	Auckland. Auckland.
Howes, A. A., Ltd	Auckland.
Jacobson, W., and Co	Wellington.
Leslie Slippers, Ltd	Wellington.
Mam Trunk Brewery, Ltd., The Mardon, R. G	Taihape. Christchurch.
Martin, Lily	Auckland.
Martin's Furniture Co., Ltd	Dunedin. Christehurch.
Meikle, W. W	Auckland.
Munro, J. R	Cromwell.
Oral Supplies Co	Auckland. Otahuhu.
Packers' Supply Co., The	Wellington.
Paramount Frock Co	Auckland.
Ross, A. L., and Sons	Matiere. Hamilton.
Shepherd, T. J. A.	Ahititi.
Super Spring and Engineering Co.	Auckland.
Supreme Tailoring Co	Auckland.
Topham, A. H., and Co	Wellington. Wellington.
	Wellington.
Utility Distributors Co	
Utility Distributors Co Webb, G. S	Christehurch.
Utility Distributors Co	Christchurch. Otau ta u. Matawai.

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

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

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Bone, Eliza	Widow	Hillmorten	28/8/35	20/9/35	Testate	Christehurch.
2	Hastings, Richard John	Caretaker	Auckland	12/8/35	20/9/35	Intestate	Auckland.
3	Hill, Thomas Walter	Retired club steward	Napier	27/8/35	20/9/35	Testate	Napier.
4	Hopkinson, Frederick	Clerk, formerly weighman	Napier, formerly Denniston	5/8/35	20/9/35	Intestate	"
5	Killick, Edith Isabel	Spinster	Eastbourne, Eng- land, formerly Palmerston North	12/4/35	20/9/35	Testate	Wellington.
6	Lang, Edith Agnes Barclay	Widow	Palmerston North	17/8/35	20/9/35	,,	"
7	McKeeman, John Delaney	Toll clerk	Wellington	30/8/35	20/9/35	"	**
8	O'Donnell, John	Retired railway platelayer	Christchurch	13/8/35	20/9/35	"	Christchurch.
9	Oulton, Caroline	Widow	Taihape	26/8/35	20/9/35	,,	Wellington.
10	Storry, John	Labourer	Shannon	27/8/35	20/9/35	Intestate	"
11	Stringer, Madeline	Married woman	Ashley	20/11/34	20/9/35	,,	Christehurch.
12	Withell, Beatrice Minnie	,,	Christehurch	20/8/35	20/9/35	Testate	"

Public Trust Office, Wellington, 23rd September, 1935.

E. O. HALES, Public Trustee.

Government Meteorological Observatory.

METEOROLOGICAL Observations at Kelburn, Wellington, for the Month of August, 1935. Observations taken at Altitude of Observatory, 415 ft

				s, at ndard	Temp	erature (°F.) from	o Observ	ations at	9 a.m.		Wind	•	(100	Hours) at
			1	n Inches, at and Standard		1	In Screen	l.		Jrass.	Beauf Scale			Points Inch.)		(Symbols)
		Date.		e, in evel ar ity.		Λt 9 a.m	•	Maxi- mum.	Mini- mum.	0 10 11	ġ		1 24 8.	۹Ĩ	t Sunshine : Tenths.	-
		•		Pressure, in Sea-level (Gravity.	Dry.	Wet.	Humid- ity.	Dry.	Dry.	Mhimum on Grass.	Direction.	Force.	Run in Hours.	Bainfall, Points	Bright and 7	Weather 9 a .m.
				$30 \cdot 122$	4 2 · 2	$41 \cdot 2$	91	46 .7	36.0	27.3	Calm		150		8.9	\mathbf{bm}
	••	••		$30 \cdot 102$	40.0	$38 \cdot 0$	82	$52 \cdot 6$	$33 \cdot 1$	21.0	Calm		60	••	9.1	bfx
		••	• •	30.023	47.0	$42 \cdot 8$	68	$53 \cdot 0$	38.0	$25 \cdot 5$	NNE	2	95	••	9.0	ь
	••	••		$29 \cdot 892$	$51 \cdot 4$	45 5	60	$57 \cdot 0$	$45 \cdot 4$	40.9	N	3	240	43	6.8	bev
	••	••		$29 \cdot 503$	50.3	49.0	91	$55 \cdot 6$	$46 \cdot 2$	46 · 1	N	5	317	56	0.6	ou
	••	••		$29 \cdot 402$	$50 \cdot 1$	$48 \cdot 4$	86	$54 \cdot 5$	$45 \cdot 9$	44.7	N	3	245	48	0.1	op
		••	••	$29 \cdot 811$	$47 \cdot 0$	44.0	77	$50 \cdot 0$	44.9	44 ∻0	8	6	213	Trace	4.2	oq
		••	••	30.202	$44 \cdot 0$	$42 \cdot 3$	87	$55 \cdot 8$	38.0	27.0	Calm		133	••	$5 \cdot 1$	cz
		••		30.298	51.7	49.7	86	$57 \cdot 0$	$42 \cdot 8$	34.9	N	2	94		8.5	с
	••	••		30.427	$52 \cdot 0$	48.1	74	58.5	44 ·0	33.0	Calm		127		9.4	b
	• •	• •		30.424	$51 \cdot 6$	$48 \cdot 4$	78	$59 \cdot 8$	41 · 1	30.4	Calm		40	••	9.4	b
		••	••	30.347	$48 \cdot 1$	$46 \cdot 3$	87.	$55 \cdot 0$	40.8	$36 \cdot 1$	N	3	58		4.2	b
		••	• •	30.063	$54 \cdot 8$	50.5	72	57.3	47.1	$44 \cdot 2$	NW	3	169	28	3.1	b
		••	• •	$29 \cdot 534$	50.3	$50 \cdot 1$	99	$53 \cdot 3$	$49 \cdot 8$	48.6	Calm		244	40	0.0	ori
	••	••		$29 \cdot 232$	$53 \cdot 3$	$46 \cdot 6$	56	$55 \cdot 1$	$47 \cdot 2$	$44 \cdot 2$	WNW	5	198	Trace	5.5	oqi
		• •		$29 \cdot 467$	$52 \cdot 0$	$47 \cdot 9$	72	$54 \cdot 9$	$45 \cdot 8$	40.2	NW	3	311	73	3.3	· Đ
		• •		$29 \cdot 230$	$47 \cdot 8$	$45 \cdot 0$	80	$50 \cdot 6$	$43 \cdot 8$	42.0	SSW	4	361	5	1.9	op
	••	••		$29 \cdot 411$	$50 \cdot 0$	$45 \cdot 9$	71	$55 \cdot 2$	41.0	35.7	NW	5	193	• •	8.4	- bc
				29.372	48.3	42.7	59	$52 \cdot 8$	$39 \cdot 2$	$34 \cdot 8$	W	2	303	Trace	6.5	b
				$29 \cdot 831$	$45 \cdot 8$	39.8	54	$53 \cdot 4$	$36 \cdot 8$	$27 \cdot 2$	W	2	175	10	9.7	b
				$29 \cdot 806$	$41 \cdot 2$	$36 \cdot 6$	60	$52 \cdot 0$	$37 \cdot 9$	36.9	S	6	354	Trace	4.1	00
				$29 \cdot 979$	$52 \cdot 0$	47.0	66	56.4	$37 \cdot 3$	$32 \cdot 1$	NNE	2	212		9.7	b
				30.220	50.8	45.3	62	54.7	45.0	$38 \cdot 2$	ESE	3	133		8.8	b
				29.999	53.0	$47 \cdot 1$	61	$57 \cdot 8$	46.0	40.8	NW	6	229	Trace	6.4	с
				30.231	45.0	37.4	41	48 ·2	40.4	36.0	S	3	340	Trace	9.4	b
	••			29.963	$46 \cdot 2$	43.0	75	54.0	$35 \cdot 2$	$27 \cdot 2$	Ĕ	ĩ	61	••	9.0	b
				29.808	52.0	45.3	55	58.0	39.1	29.1	Ñ	2	116		7.6	b
	••			29.745	57.4	52.0	67	63.3	46.9	37.2	NW	4	153		10.1	b
				29.418	52.7	45.8	55	58.1	$51 \cdot 1$	$47 \cdot 2$	NW	6	423	3	5.8	00
				29.515	46.7	42.0	65	48.3	$35 \cdot 2$	29.8	S	4	176	•••	9.9	b
	••			29.850	46.2	40.0	53	47.0	41.0	36.2	ŝ	5	193	36	9.4	b
	••															
1	Means,	80		29.846	49.1	45.0	71	54.4	42.0	36.1		$2 \cdot 9$	197.3	342	$203 \cdot 9$	

Mean earth temperature at 1 ft., 47.0°; and at 3 ft., 48.2°. Number of rain days, 10.

DIRECTION OF WIND.

Gale (force 8 or more).	4 to 7.	N. 7	N.E.	Е. 1 1	S.E. $\frac{1}{2}$	8. 5 1	S.W.	W. 2 1	N.W. $ 6\frac{1}{2} $	Calm. 6
Norma	The aumniont	Anomat	ornerienced	in Wa	llington sin	oo records	commonoed in	1007	Total bright	sunshine

Nore.—The sunniest August experienced in Wellington since records commenced in 1907. Total bright sunshine amounted to 63 per cent. of the possible, and there was only one day on which the sun did not shine at all. Approximate mean temperature was 0.5° F. above normal. Rainfall was 13 per cent. below the average. There was a heavy fall of snow on the Tararuas on the 1st, and the Orongorongos also received a light coating on the 1st and 21st. A severe thunderstorm, accompanied by heavy hail, occurred on the night and early morning of the 16th–17th. Mean dew-point at 9 a.m., 39.8°; mean vapour pressure, 0.245 in.

Notes on the Weather for August, 1935.

General.—August was subject to the effects of several intense storm areas, and unsettled squally conditions were frequently experienced, but there were various individual days as well as three more prolonged intervals when fine and mild weather prevailed. The generally fine spells covered the periods from the 1st to the 4th, 8th to the 13th, and the 22nd to the 28th, although in the latter period western areas had occasional showers. The month was remarkable for the early advent of strong westerly winds, and on this account the finest and mildest weather was experienced in districts east of the main ranges. There was little growth of pasture in parts of the east coast districts on account of the unusual dryness, but over most of the Dominion feed is plentiful and stocks have generally fared very well through the winter. On the other hand, the constant wet weather during the middle of the month in the Wairarapa and other parts of the North Island was detrimental to lambing. Fortunately, however, there were no unduly protracted or severe cold spells and no serious losses are reforted. are reported.

Temperatures. - At a few places in the central portion of the North Island the mean temperature was very slightly below normal, but over the rest of the Dominion the normal was exceeded. The departures were greatest in the eastern half of the South Island where they ranged from 1° to as much as 3° F. above. Frosts were less frequent than usual and generally

the South Island where they ranged from 1° to as much as 3° F. above. Frosts were less frequent than usual and generally less severe. Rainfall.—The total rainfall was again considerably below the average in the east coast districts of the South Island, and it was also below, but to a less extent, in the east coast areas of the North Island between East Cape and Cook Strait. Most of the remainder of the country had more than the average. Nelson, with more than double, reports the largest excess, but parts of Taranaki and the central districts of the North Island also had a very wet month. Sunshine.—The amount of bright sunshine fell below the average for August on the west coast of the South Island and in Taranaki and the Auckland provinces in the North Island, while the eastern districts had more than normal. The greatest amounts recorded were 212 hours at Blenheim, 209 at Napier, and 204 hours at Wellington. At the latter place it was the sunniest August since sunshine records were first taken in 1907. Pressure Systems.—The month opened with fine weather which continued until the 4th under the influence of a slight anticyclone. On the latter day the front of an intense westerly depression moved on to the Dominion and strong northerly winds set in and were accompanied by heavy rain in western districts during the night of the 4th and on the 5th and 6th with thunderstorms in places. The northerly wind was particularly severe about this time in the Taranaki district where some minor damage to sheds, gardens, and fences occurred. The rear of this storm crossed the Dominion during the night of the 6th when a general change to cold southerly winds took place and heavy snow fell in the National Park area. In the east coast districts of the South Island only light and escattered rain occurred with the southerly change, and by the morning of the 7th the weather had improved over the whole of the South Island, the improvement extending over the North Island intensity. In the Tasman Sea, for instance, v

Sept. 26.]

The next important disturbance was again one of the westerly type and was even more intense than the previous one, besides being more prolonged. It first appeared on the 13th, and until the 21st a series of intense waves connected with it continued to cross the Dominion. During this period strong and squally winds from some westerly quarter prevailed, accom-panied by heavy rain at times in districts with a westerly aspect. Thunderstorms, accompanied by hail, occurred at many places in the North Island and northern portion of the South Island on the night of the 16th. There were considerable snowfalls on the ranges while the storm lasted, and during the night of the 20th and the morning of the 21st, while a south-westerly wind blew, snow showers fell at a few low level places on the east coast areas of the South Island. A blizzard, with heavy snow, was experienced at this time in the National Park, snow also falling in parts of Taranaki. From the 22nd to the close of the month an anticyclone covered the Tasman Sea with its centre over the northern portion, but pressure remained low to the south and east of New Zealand. Consequently, winds between westerly and south-westerly predominated, occasionally rising to gale force in places. A particularly violent gale, the worst experienced for many years, swept central Hawke's Bay on the morning of the 24th and again on the 29th. On both these occasions extensive damage was done to power lines, telephone communications, sheds, and trees. Otago and Southland suffered some damage in a south-west gale on the 24th, the gale being accompanied by heavy rain and hail in places. On the whole, however, during the period referred to, although strong winds were experienced in most districts, what rain fell was of a showery and scattered nature only and confined chiefly to western areas, very little falling in districts with an easterly aspect, but on the 31st a boisterous south-westerly brought a few heavy showers to Canterbury and some light snow in places. On the 6th a tornado

CLIMATOLOGICAL TABLE.

B. V. PEMBERTON, Acting Director.

	above		Air	Temper	atures in D	egrees (Fahren	heit).			Ra	infall in Inch	es.		
Station.	of Station al M.S.L.	Mea	ns of	Mean		Abso		aximum mum.	and		No.		Most Da		Bright Sun-
Seation.	Height of St M.S	A Max.	B Min.	of A and B.	Difference from Normal.	Maximum.	Date.	Minimum.	Date.	Total Fall.	of Wet Days.	Difference from Normal.	Amount.	Date.	shine (Hours)
Te Paki, Te Hapua Waipoua State Forest	Ft. 200 225	°F 58·7 57·5				$^{\circ}F_{62\cdot 6}_{62\cdot 0}$		$^{\circ}{ m F}$ 34 $\cdot 6$ 40 $\cdot 0$	11 1, 2,	In. $4 \cdot 86$ $7 \cdot 12$	$\frac{19}{22}$	In. 	In. 1·41 1·60	4 4	166 · 1 72 · 9
Riverhead Auckland Waihi Te Aroha Tauranga Ruakura Farm, Hamilton Cambridge Rotorua Whakarewarewa Onepoto, Lake Waikare	$105 \\ 160 \\ 404 \\ 46 \\ 100 \\ 131 \\ 230 \\ 925 \\ 1,000 \\ 2,110$	$56 \cdot 8 \\ 55 \cdot 3 \\ 57 \cdot 8 \\ 57 \cdot 4 \\ 57 \cdot 7 \\ 57 \cdot 2 \\ 54 \cdot 6 \\ 55 \cdot 0$	$\begin{array}{r} 47 \cdot 6 \\ 42 \cdot 6 \\ 43 \cdot 7 \\ 41 \cdot 8 \\ 39 \cdot 8 \\ 40 \cdot 1 \\ 38 \cdot 4 \\ 37 \cdot 2 \end{array}$	$52 \cdot 2 \\ 49 \cdot 0 \\ 50 \cdot 8 \\ 49 \cdot 6 \\ 48 \cdot 8 \\ 48 \cdot 6 \\ 46 \cdot 5 \\ 46 \cdot 1 \\ 46 \cdot 1$	$(+1 \cdot 9) + 0 \cdot 1 + 0 \cdot 6 + 1 \cdot 0 + 0 \cdot 2 + 0 \cdot 6 (\pm 0 \cdot 0) - 0 \cdot 4 (-0 \cdot 3)$	$59 \cdot 2 \\ 59 \cdot 5 \\ 60 \cdot 0 \\ 61 \cdot 8 \\ 62 \cdot 0 \\ 62 \cdot 8 \\ 60 \cdot 8 \\ 62 \cdot 8 \\ 62 \cdot 8 \\ 62 \cdot 7 \\ 56 \cdot 6$	$ \begin{array}{c c} 14 \\ 14 \\ 16 \\ 11 \\ 11 \\ 10 \\ 23 \\ \end{array} $	$\begin{array}{c} 30 \cdot 9 \\ 41 \cdot 0 \\ 29 \cdot 5 \\ 31 \cdot 0 \\ 30 \cdot 6 \\ 28 \cdot 0 \\ 29 \cdot 8 \\ 26 \cdot 9 \\ 26 \cdot 5 \\ 31 \cdot 6 \end{array}$	31 31 31 31 3	$\begin{array}{c} 6 \cdot 07 \\ 4 \cdot 71 \\ 10 \cdot 45 \\ 4 \cdot 66 \\ 4 \cdot 71 \\ 5 \cdot 40 \\ 3 \cdot 84 \\ 7 \cdot 78 \\ 7 \cdot 00 \\ 5 \cdot 90 \end{array}$	18 19 17 20 17 22 17 15 15 15	$\begin{array}{c}\\ +0.10\\ +2.60\\ -0.38\\ +0.41\\ +1.48\\ .\\ +2.87\\ +2.28\end{array}$	$\begin{array}{c} 0.92 \\ 0.96 \\ 2.10 \\ 0.80 \\ 0.97 \\ 0.74 \\ 0.48 \\ 2.33 \\ 1.92 \\ 1.67 \end{array}$	$ \begin{array}{r} 4 \\ 4 \\ 4 \\ 13 \\ 18 \\ 4 \\ 4 \\ 4 \\ 6 \\ \end{array} $	129-9 126-8 181-9 122-8 134-4
moana New Plymouth Chateau Tongariro	60 3,670 2,125	$55 \cdot 9$	$45 \cdot 2$	$50 \cdot 6$	+1.0 (+0.4)	58.0 58.9 56.2	12	31.0 35.0 19.9	20 31 	8·20 6·60	17 22 18	$+2\cdot71$	1.07 1.36 1.11	6 13 6	 136·1
NapierHastingsTaihapeTangimoanaPalmerston North	5 45 2,157 8 100	$57 \cdot 3$ $58 \cdot 8$ $47 \cdot 9$ $55 \cdot 2$ $55 \cdot 6$	$37 \cdot 4$ $36 \cdot 3$ $39 \cdot 8$ $39 \cdot 7$	$48 \cdot 1 \\ 42 \cdot 1 \\ 47 \cdot 5 \\ 47 \cdot 6$	$+0.5 \\ (+1.7) \\ -0.5 \\ +0.3 \\ -0.3$	$ \begin{array}{c} 66 \cdot 0 \\ 66 \cdot 0 \\ 56 \cdot 0 \\ 61 \cdot 0 \\ 62 \cdot 0 \\ 60 \\ \end{array} $	28 12 4, 13 4, 11	$\begin{array}{c} 31 \cdot 0 \\ 27 \cdot 0 \\ 28 \cdot 7 \\ 28 \cdot 0 \\ 30 \cdot 0 \end{array}$		$2 \cdot 08 \\ 2 \cdot 06 \\ 4 \cdot 55 \\ 5 \cdot 27 \\ 5 \cdot 55 \\ 5 \cdot 04$	11 11 19 13 14	-0.87 +1.81 +2.63 +2.41	$1 \cdot 40 \\ 1 \cdot 62 \\ 0 \cdot 72 \\ 1 \cdot 09 \\ 1 \cdot 26$	6 6 16 6	209·3
Massey College, P.N Pahiatua Kapiti Island Masterton Wellington Nelson	$110 \\ 384 \\ 44 \\ 387 \\ 415 \\ 24$	$54 \cdot 8$ $54 \cdot 4$ $54 \cdot 2$ $55 \cdot 6$ $54 \cdot 4$ $56 \cdot 4$	$37 \cdot 2 \\ 44 \cdot 7 \\ 36 \cdot 7 \\ 42 \cdot 0$	$45 \cdot 8 \\ 49 \cdot 4 \\ 46 \cdot 2 \\ 48 \cdot 2$	(-0.3) +1.0 -0.1 +0.5	$ \begin{array}{c} 60 \cdot 8 \\ 61 \cdot 6 \\ 60 \cdot 0 \\ 65 \cdot 0 \\ 63 \cdot 3 \\ 63 \cdot 9 \end{array} $	29 28 28	$31 \cdot 0$ $24 \cdot 0$ $36 \cdot 0$ $25 \cdot 6$ $33 \cdot 1$ $29 \cdot 8$	4 3 1 2 2 1	$5 \cdot 94 \\ 7 \cdot 85 \\ 3 \cdot 47 \\ 4 \cdot 36 \\ 3 \cdot 42 \\ 6 \cdot 60$	12 14 10 17 10 12	$\begin{array}{c c} (+2 \cdot 40) \\ (+3 \cdot 73) \\ -0 \cdot 28 \\ +0 \cdot 77 \\ (-0 \cdot 51) \\ +3 \cdot 54 \end{array}$	$ \begin{array}{r} 1 \cdot 40 \\ 1 \cdot 95 \\ 0 \cdot 66 \\ 1 \cdot 28 \\ 0 \cdot 73 \\ 2 \cdot 58 \end{array} $		$ \begin{array}{c c} 182 \cdot 2 \\ & \cdot \cdot \\ 180 \cdot 8 \\ 203 \cdot 9 \\ 194 \cdot 2 \end{array} $
Appleby, Nelson Blenheim Golden Downs Waihopai	$57 \\ 30 \\ 900 \\ 860 \\ 1,225$	$55 \cdot 8$ $57 \cdot 1$ $53 \cdot 4$ $54 \cdot 3$ $54 \cdot 8$	$39 \cdot 4 \\ 36 \cdot 4 \\ 33 \cdot 3$	$47 \cdot 6 \\ 46 \cdot 8 \\ 43 \cdot 4 \\ 45 \cdot 2$	$(+1\cdot 3) \ (+1\cdot 1) \ (+0\cdot 5) \ +0\cdot 8$	$63 \cdot 8 \\ 66 \cdot 8 \\ 60 \cdot 8 \\ 62 \cdot 1$	$28 \\ 22$	$ \begin{array}{r} 28 \cdot 3 \\ 26 \cdot 5 \\ 19 \cdot 5 \\ 24 \cdot 9 \\ 17 \cdot 6 \end{array} $	$\frac{2}{31}$	$6 \cdot 81$ $2 \cdot 66$ $7 \cdot 31$ $4 \cdot 23$ $2 \cdot 30$	$ 12 \\ 9 \\ 11 \\ 9 \\ 13 $	(+0.30) (+0.30) \vdots -1.12	$ \begin{array}{r} 2 & 0 \\ 3 \cdot 0 \\ 0 \cdot 6 \\ 2 \cdot 6 \\ 2 \cdot 3 \\ 0 \cdot 8 \\ 0 \cdot 8 \\ \end{array} $	4 4 4 4 16	211 · 9 · · ·
Balmoral Hokitika	1,220 743 12 1,220	$54 \cdot 6$ $53 \cdot 1$ $53 \cdot 7$	${}^{34\cdot 3}_{38\cdot 5}$	$42 \cdot 0$ $44 \cdot 4$ $45 \cdot 8$ $44 \cdot 4$	$^{+1.5}_{\pm 0.0}$ $^{+1.5}_{\pm 0.0}$	$\begin{array}{c} 65 \cdot 5 \\ 57 \cdot 0 \end{array}$		$21 \cdot 4$	$1 \\ 1, 2, 3, 20 \\ 2 \\ 2$	$1 \cdot 30$ $9 \cdot 53$ $1 \cdot 32$	13 9 24 12	-1.12 +0.29 -1.71	$0.31 \\ 0.36 \\ 1.41 \\ 0.29$	16 16 4 4	137.2
Lake Coleridge Rudstone, Methven Christchurch Lincoln Hermitage, Mount Cook	1,210 1,217 22 36 2,510		$ \begin{array}{r} 37 \cdot 8 \\ 35 \cdot 7 \\ 35 \cdot 5 \\ 30 \cdot 5 \end{array} $	$ \begin{array}{r} 45 \cdot 6 \\ 44 \cdot 9 \\ 45 \cdot 0 \\ 39 \cdot 7 \end{array} $		$62 \cdot 0$ $69 \cdot 1$ $70 \cdot 3$ $57 \cdot 0$	$12 \\ 28 \\ 28 \\ 3, 25,$	$ \begin{array}{c} 13 & 0 \\ 27 \cdot 0 \\ 24 \cdot 9 \\ 21 \cdot 3 \\ 19 \cdot 0 \end{array} $	$egin{array}{c} 1 \\ 2 \\ 19 \end{array}$	$ \begin{array}{r} 1 & 52 \\ 0 \cdot 67 \\ 1 \cdot 22 \\ 1 \cdot 18 \\ 19 \cdot 02 \end{array} $	$\begin{array}{c}12\\5\\8\\9\\17\end{array}$	$-2 \cdot 19$ $-0 \cdot 60$ $-0 \cdot 89$ $+8 \cdot 20$	$0.23 \\ 0.28 \\ 0.38 \\ 0.33 \\ 7.52$	31 31 31 31 31 3	$ \begin{array}{c} 1.1 \\ 171 \cdot 4 \\ 155 \cdot 6 \\ 91 \cdot 8 \end{array} $
Ashburton Lake Tekapo Fairlie Timaru Waimate	$323 \\ 2,350 \\ 1,000 \\ 56 \\ 200$	$54 \cdot 7$ $48 \cdot 7$ $54 \cdot 9$ $54 \cdot 1$ $55 \cdot 3$	$33 \cdot 6 \\ 31 \cdot 0 \\ 30 \cdot 8 \\ 36 \cdot 1 \\ 34 \cdot 5$	$\begin{array}{c} 44 \cdot 2 \\ 39 \cdot 8 \\ 42 \cdot 8 \\ 45 \cdot 1 \\ 44 \cdot 9 \end{array}$	$(+1 \cdot 6) \\ (+3 \cdot 3) \\ (+2 \cdot 5) \\ +1 \cdot 2 \\ +1 \cdot 3$	$69 \cdot 7$ $62 \cdot 5$ $65 \cdot 3$ $73 \cdot 4$ $71 \cdot 9$	28 22 22 23 22 22 28	$21 \cdot 2 \\ 19 \cdot 1 \\ 16 \cdot 0 \\ 24 \cdot 8 \\ 24 \cdot 0$	$\begin{array}{c}11\\1\\2\\2\\3\\2\\2\end{array}$	$0.96 \\ 2.08 \\ 0.39 \\ 0.44 \\ 0.59$		$-1 \cdot 13$ $-1 \cdot 01$ $-1 \cdot 08$	$0 \cdot 43 \\ 1 \cdot 56 \\ 0 \cdot 13 \\ 0 \cdot 16 \\ 0 \cdot 24$	31 5 20 20 19	$142 \cdot 5$ 181 · 1 182 · 9 150 · 9 175 · 7
Milford Sound Queenstown Ophir Waipiata	$\begin{array}{r} 23 \\ 1,110 \\ 1,000 \\ 1,550 \end{array}$	$50 \cdot 5$ $52 \cdot 2$ $51 \cdot 1$	$35 \cdot 2 \\ 34 \cdot 5 \\ 31 \cdot 1 \\ 31 \cdot 7$	$\begin{array}{c} \cdot \cdot \\ 42 \cdot 5 \\ 41 \cdot 6 \\ 41 \cdot 4 \end{array}$	$(+1\cdot 3) + 2\cdot 5 + 2\cdot 1$	$60 \cdot 8 \\ 64 \cdot 5 \\ 61 \cdot 0$	$\begin{array}{r}22\\22\\11,27\end{array}$	$26 \cdot 1 \\ 25 \cdot 4 \\ 18 \cdot 2 \\ 20 \cdot 4$	$\begin{array}{c}1\\1\\2\\2\end{array}$	$16 \cdot 59$ 1 \cdot 92 0 \cdot 23 0 \cdot 62 -	$20 \\ 13 \\ 5 \\ 13 \\ 13$	$-0.13 \\ -0.61 \\$	$2 \cdot 26 \\ 0 \cdot 99 \\ 0 \cdot 15 \\ 0 \cdot 11$	3 4 4 29	$137 \cdot 4$ $177 \cdot 6$
Alexandra Manorburn Dam Dunedin Gore	$520 \\ 2,448 \\ 240 \\ 245$	$53 \cdot 1$ $44 \cdot 0$ $53 \cdot 7$ 	$32 \cdot 9$ $27 \cdot 2$ $38 \cdot 6$ 	$43 \cdot 0$ $35 \cdot 6$ $46 \cdot 2$	$(+2\cdot5) (+1\cdot3) + 1\cdot0$	$65 \cdot 0$ $53 \cdot 5$ $68 \cdot 0$	22, 27 27 28	$20 \cdot 5$ $13 \cdot 0$ $29 \cdot 9$ 	1 1 1	$ \begin{array}{c} 0 \cdot 30 \\ 0 \cdot 60 \\ 1 \cdot 86 \\ \end{array} $	9 12 12	$ \begin{array}{c} -0.43 \\ -0.57 \\ -1.21 \end{array} $	$0.07 \\ 0.14 \\ 0.45$	30 29 20, 30	157.3 159.1
Invercargill		$52 \cdot 7$		$45 \cdot 0^{-1}$	+1·2 LATE	61.0	4 RNS	$26 \cdot 0$	1	3.08	25	-0.15	0.35	28	120.4
Pahiatua, July, 1935 Milford Sound, May 1935 June, " July, "					(0·1)		RNS. 3 29 	$24 \cdot 2 \\ 30 \cdot 0 \\ 28 \cdot 9$	$ \begin{array}{c} 13 \\ 26 \\ 13 \\ 26 \end{array} $	$4 \cdot 09 \\ 25 \cdot 02 \\ 9 \cdot 81$	22 13 16	(-0.87)		29 19 8	•••

Note.—At stations where departures from normal are in parentheses the record has been maintained for less than ten years in the case of temperatures and for less than twenty years in the case of rainfall, and the normals are partly interpolated.

[No. 68

NEW ZEALAND RAINFALL FOR AUGUST, 1935.

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

	Station.			Total Fall, Points (100 to Inch).	Days with Rain.	Station.		Total Fall, Points (100 to Inch).	Days w Rain
		RTH IS			·		ISLAND-c		·
Maula man	• •	NORTH AU		1 268	16	State Farm, Waerenga		407	21
ape Maria van			••	208 516	10	"Te Karaka," Ka-awa		692	20
arengarenga	••	••	••	582	11	Waiterimu		603	19
angonui angitihi	••	••	•••	656	15	Ngaruawahia		762	17
aeo			•••	656	13	Hamilton		489	18
erikeri		••		665	19	Raglan		616	19
aitaia				532	17	Roto-o-rangi, Cambridge		370	17
rekino	••	••	••	644	15	Horahora Rapids, Church	hill	750	15
pe Brett			••	167	14	Te Awamutu	•• ••	538	17
ssell	••	••	••	420	17	Kawhia	•• ••	461	14
oadwood	• •	••	••	801	26	Te Kawa	•• ••	559	16
ngiahua, Hok	ianga H	arbour	••	695	21	Makuru	•• .••	498	 19
hukohu	••	••	••	654	22	Arapuni Dam, Puketarua Waikeria, Te Awamutu		498	19
wakawa	••	••	••	564	15 24	Otorohanga		731	16
ikohe	••	••	••	748	24 21	Waitomo Caves	•••••	998	14
kaweka		••• •••	••	1165	21 19	"Rangitoto," Otorohang		980	15
hipuhi Planta	stion, W			705	19	Te Kuiti		811	18
limatenui	••	••	••	790		Paparata, Awakino		729	21
kurangi (Apot	•	••	••	475 587	15 21	Paekaka, Paemako		1008	15
atangata	••	••	••	587 560	21 18	Mokauiti	•••••	976	19
hangarei nnelly's Cross	··	••	••	582	20	Te Matai, Aria		1667	18
natoro		••	••	1255	26	Awakino	•• ••	771	19
irua Falls (po	··· Wer-stof	ion)	•••	511	20	Mangatoi, Mokau		1251	20
ko Hinau Lig			•••	275	10	Mohakatino		587	17
rgaville	·.		••	539	19	Ohura		1250	15
takohe	••		••	435	19	Taumarunui		668	17
ngawai	••	••		466	12	Uruti	•• ••	823	17
gle Cove, Gre				311	14	Hautu		607	14
tle Barrier Is		••		366	17	Waitara	•• ••	713	18
ipara Heads			••	490	17	Tangarakau	•••	830	14
rkworth	••	••		565	13	Tongariro Hatchery, Tok	aanu	795	15
vier Island	••	••	••	320	14	Lepperton	•• ••	1027	17
hurangi Head	ls	••	••	371	9	Waterworks, Mangorei	•• ••	1085	20
angaparaoa	••	••	••	494	16	Rangipo	•• ••	1693	15 12
rseshoe Bush	, Dairy l	Flat	••	522	18	Whangamomona.	•• ••	827	12
lensville	••	••	• •	487	24	Purangi	•• ••	891 1362	10
bsonville	••	••	••	620	17	Inglewood Riversdale, Inglewood	•• ••	1082	17
vonport	·•.	••	••	478	21	Upper Mangorei	•• ••	1082	18
oky Bay, Wa	iheke	••	••	378	18		•• ••	1046	17
nderson	••	••	••	651	24 17	Tariki Hydro	•• ••	1010	
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harekawa Nu rua, Thames	••	••						409	
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harekawa Nun rua, Thames repeehi eroa lle Vue Farm ringdale, Wai tikati rrinsville e Camp, Taun kuhanga, Caj tarau, Cape I rachako, Opot tamata imai nakatane mtress Creek, ere Falls ke Rotoma gecumbe neatua maku haroa bhfield phia Street, H koroa ruunoko, Mot airata, Opotil aiotapu singaroa Plain rupara pranga Valley airapukao okai otokawa upo aimihia rawera	, Mangai toa pe Runav Runaway btiki opotiki Rotorua ki ki 	ti wway 		522 437 479 972 533 390 423 1133 418 570 1185 439 467 906 1114 561 688 751 1097 642 808 714 1078 1173 623 699 681 912 690 699 463 524 866 1418 ST.	$\begin{array}{c} 20\\ 19\\ 20\\ 18\\ 18\\ 19\\ 17\\ 13\\ 13\\ 14\\ 16\\ 16\\ 16\\ 17\\ 14\\ 15\\ 11\\ 16\\ 13\\ 12\\ 10\\ 16\\ 15\\ 10\\ 13\\ 14\\ 15\\ 13\\ 16\\ 14\\ 18\\ 13\\ 15\\ 10\\ \end{array}$	Mangatarata Station, Toi Tokomaru Bay Owhena, Tokomaru Bay Owhena, Tokomaru Bay Tolaga Bay Whatatutu Toromiro, Whakarau Waihau, Tolaga Bay Otoko Te Karaka Puha, Poverty Bay Eastwoodhill Glenroy Station Tahora, Gisborne Patutahi Te Kura, Ruakituri Gisborne Hopurushine Wnakapunake Waikatea. Ruakituri Lake House, Waikaremo Tuai, Waikaremoana Puninga Station, Wharer Mangaharuru Putorino, Wairoa H.B. Forests, Waikoau Tutira Homestead Portland Island "Te Wairere," Puketitir Hedgeley, Eskdale Riverbank, Rissington Whakarara Station	komarn Bay	$\begin{array}{c} 408\\ 478\\ 672\\ 236\\ 234\\ 547\\ \\ \\ \\ .\\ 479\\ 204\\ 213\\ 312\\ 292\\ 640\\ 216\\ 578\\ 210\\ 1186\\ 604\\ 379\\ 765\\ 539\\ 526\\ 475\\ 334\\ 368\\ 334\\ 226\\ 311\\ 222\\ 146\\ 248\\ 162\\ 140\\ \\ \\ .\\ .\\ 173\\ 283\\ \end{array}$	16 16 19 11 13 16

New Zealand Rainfall for August, 1935-continued.

New Zealand Rainfall for August, 1935-continued.

Station.		Total Fall, Points (100 to Inch).	Days with Rain,	Station.	Total Fall, Points Days w (100 to Inch.)
	I ISLAND-			NORTH ISLAND (E.) SOUTH-WEST-C	
łwavas, Tikokino		201	12	Newlands, Johnsonville	
Pukehou, Te Aute		. 246	13	Lower Hutt	398 11
e Kura Settlement, Of		$\begin{array}{c c} 277\\ 270 \end{array}$	10	Waiwetu	510 12
Vaimarama Blackburn		109	14 15	Wainuiomata Karori Reservoir	740 12 353 12
Vaipawa		. 193	11	Seatoun (Beacon Hill)	210 6
angitapu		. 362	13	Brooklyn Reservoir	474
Vaipukurau	•• •	. 253	12	- · · · · · · · · · · · · · · · · · · ·	
Iount Vernon		. 230 . 358	$10 \\ 15$	SOUTH ISLAI	
ramoana akapau		. 358 . 269	13	(F.) WEST COA	
Iotuotaraia		. 246	11	Farewell Spit Cape Farewell	534 13 574 14
Rua Roa," Dannevirk		. 977	20	Kaihoka	650 18
Dannevirke		- 493 763	19 16	Collingwood	847 12
Vaipuna, Woodville ine Grove, Weber		. 763	16	Silverstream, Bainham	1487 17
oodbank, Herbertville		. 339	14	Tarakohe	615 12
langamaire		. 794	18	Takaka (Power Board) Asbestos Cottage, Pokororo	1170 8 1219 19
astry, Eketahuna	•• •	. 665	13	Karamea	706 20
ketahuna utara		. 762 . 1195	14 14	Corbyvale	1221 20
awataia, Eketahuna	•• •	109	14	Millerton	1318 13
nnedale, Tinui		467	16	Twynham, Station Creek	724 19
e Karaka, Whakataki		. 351	15	Westport (Signal Station)	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
agshot, Masterton	•• •	907	16 19	Gowan	760 17
astlepoint The Terrace,'' Tinui	•• •	904	12 14	Lake Roto-iti	628 16
arangai	•• •	959	14	Murchison	580 18
ush Grove, Masterton		. 346	14	Tiroroa	1450 21 1209 21
landaff, Masterton	•• •	4.417	13	Rewanui	1209 21 1480 25
ringa, Masterton gaianu, Masterton	•• •	901	14 13	Greymouth	1016 23
aingawa, Masterton		970	18	Dillmanstown	1075 17
reytown		525	16	Moana Lake Kanieri	947 25 1882 21
eatherston	•• •		13	Otira	1647 21 1647 20
immit	•••	074	14 8	Ross	1469 18
artinborough aiorongomai, Feathera	ton .		8 14	Gunn's, Wataroa	1614 14
Hopai, Featherston		450	12	Hari Hari	1252 15
rongorongo	•• •	1055	14	Five-mile Beach, Okarito	
e Moana, Wairarapa			13	Waiho Gorge Weheka	2035 14
ukeatua	••••••	801	$15 \\ 15$	Karangarua	1414 15
agoon Hill, Martinborc e Awaite, Martinborou		070	15 6	Manakaiana	1262 21
ape Palliser	gh .	070	11	Okuru	819 13
• /T	.) South-w			Middle HollyfordPuysegur Point	$\begin{array}{cccc} 1414 & 22 \\ 795 & 27 \end{array}$
angapurua Landing, W	•		14		
ape Egmont		770	18	(G.) NELSON AND MAR	
awson Falls		. 3565	22	Stephens Island	487 9
tratford	••••••	1001	16	Hamilton Bay Waitata Bay	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
loropito hakune	•• •	000	21 19	The Brothers	318 9
iverlea, Taranaki	•• •	000	$\frac{10}{22}$	Motueka	580 12
ltham				Manaroa	449 12
punake			15	Yneyca Bay	702 7
ajouru	•••••	1 5 50	18	Whangamoa	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
piriki angaohane Station, Ta	ihano .		$\frac{20}{23}$	Mapua	660 13
anaia	inape .	870	19	Atawhai, Nelson	692 13
autapu, Hihitahi		790	$\tilde{20}$	Havelock	
awera	•• •		16	Maitai Valley, Nelson	906 10
nawe, Hawera Hiwira,'' Raketapaum	••••••	500	17 19	Opouri Valley, Flat Creek Picton	798 11 439 10
hiwira," Kaketapaum akaramea Hydro	B	000	19	Ocean Bay	480 12
aitahinga, Kai Iwi	••••••	705	21	Stanley Brook	635 12
itea		548	14	Wakefield	723 12
averley	·· ·	407	13	Marshlands, Blenheim	269 10 278 10
anganui coia	•• •	F00	$\frac{12}{15}$	"Sevenoaks," Renwicktown	278 10
unterville	••••••	040	13	"The Wrekin," Blenheim	315 9
aituna West	••••••	618	19	Blenheim	
lvey, Turakina	•• •	450	13	Erina, Blenheim	542 9
omako, Ashhurst sitatania Bulla	•• •	500	10 15	Hartley Hills, Hillersden	541 8 205 8
aitatapia, Bulls ilding	•• •	F 4 9	13	"Wai-iti," Seddon	191 8
ock House, Bulls	•• ••	101	11	Avondale Station, Blenheim	400 8
en Oroua	•• ••	504	10	Cape Campbell	138 8
iranga		805	13	Ward Duntroon, Jordan	
Woodhey," Palmerstor ritea Waterworks		807	14 14	Upcot, Awatere	303 6 346 5
xton	•• ••	101	$14 \\ 10$	"Ellerton," Kekerangu	150 8
apeti		1168		Hapuku	215 10
ngahao (lower dam)	•• ••	1383	••	Moundsdale, Kaikoura	239 10
angahao (upper dam)	•• ••	509	15	Kaikoura West	132 6
ngaore eraroa	•• ••	909	11 9	(H.) CANTERBUE	У.
eraroa aki	••••••	410	12	The Doone, Waiau	1. 310 8.
aitohu, Otaki	••••••	440	9	"Emscote," Stag and Spey	178 10
atarawa		827	14	Keinton Combe	159 9
immerton	•• •	#00	8	Highfield, Waiau	
	•• ••	598	13	Waiau	133 5
allaceville entham	• • • •	010	12	Hawkswood	96 8

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New Zealand Rainfall for August, 1935-continued.

New Zealand Rainfall for August, 1935-continued.

	Station.			Total Fall, Points (100 to Inch).	Days with Rain.	Station. (100 to Inch). Total Fall, Points (100 to Inch).
	SOUTH	ISLAN	D-con	utinued.		SOUTH ISLAND—continued.
	(H.) CAN					(I.) OTAGO AND SOUTHLAND—continued.
verside Farm	, Amuri		••]	136	9	Waipiata 35
lverden	• •	••	••	128	8	Clyde 35 Moa Creek 49
Imoral No. 1	••	••	••	156	8 7	A B
re Bay	••	••	••	$\begin{array}{r} 126 \\ 1094 \end{array}$	9	
thur's Pass	••	••	••	1094	9 8	
aikari 2014 - 2015 - 2	41	••	••	126	6	Earnscieugh 52 Kingston 143
aley	••	••		288	6	Te Awa, Hillgrove 114
ount White St	tation. Ca			197		Paerau.
lipara				115	5	Robertslee, Middlemarch 126
igieburn		••	••	205		Bushey Park, Palmerston South 111
ek Hill				284 ·	10	Castle Hill Station, Athol 226
berley		••		••		Glenfalloch Station, Nokomai
enthorne, Lal	ce Colerid	ge	••	265	10	Roxburgh 165
rper River	••	••	••	210	13	Roxburgh East
unt Torlesse	•••	••	••	171	6	Manapouri 493
ford	••	••	••	128	6	Whare Flat
nois Creek	••	••	· • • [96	•••	Sawyer's Bay 276
uble Hill		:•	••	357	8	Monowai (Sunnyside) 387
ke Coleridge		ıd		143	8	Fish Hatchery, Portobello 180
int Switching	,	••	••	100	7	Ross Creek, Woodhaugh 224 Taiaroa Heads 156
algate	•1•	••	••	127 94	4	W
rfield	••'	••	••	94 116	5	D
parua Prison		••	••	116 82	5	Pumping-station, Musselburgh 139
rorata	••	••	••			Dinton 138
unt Possession ington	<i>3</i> 11	••	•••	139	9	Lawrence 138
ington ll Hut, Moun	t Cook	••	••	(Incom		Tapanui 300
andale, Moun			••	56	3	Milton 152
thven				87	3	Otautau 306
veley	••	••	•••	88	5	Winton 198
irfield, Spring	gburn			57	5	Clinton 336
unt Somers				94	8	Pebbly Hills Plantation 251
odes' Conval	escent H	ome	••	157	6	Balclutha 222
endale	••		••	319	8	Redan, Wyndham 255
abuna, Tai T	apu	••	••	165	8	Riverton 355
Brockworth,"		kaloa	••	260	9	Roslin Estate, Woodlands 293
aha	• • •	••	••	288	9	"Fernhill," Mokoreta 393
awe, Duvau	chelles Ba	y.		261	8	Nugget Point 118
uti, Little Ri		••	••	294	8	Owaka
aroa		••	••	225	5	Centre Island 344 Tahakopa 450
gnet Bay, Li	ittle Rive	r	••	165	7	
kaia	••	••	••	82	7	4 Th T 11 TT 1
uthbridge	••	••	••	35	4	Awarua-Radio
inchmore	••	••	••		4	D10 990
el Forest	••	•••	••	137	5	Dl-f Dagaratin 999
ari Gorge dley Peaks, '	 Tokano	••	••	307	10	Slope Point 323
afield		••	• • •	96	8	Half-moon Bay, Stewart Island 658
aemar	••	••		395	7	
nnford, Hind				100	6	ISLANDS.
ngbeach		••	••	96	8	Chatham Islands
aitui, Geraldi		••		82	7	Niue Island
orwell Downs				70	5	Radio, Rarotonga 616
fn Orchard, (••	••	60	4	Avarua, Rarotonga, Cook Islands
deshurst, Fa		••	••	34	4	Aitutaki Island, Cook Islands 181
mbrook Stat		ie		17	5	Mangaia, Cook Islands 480
ari Estate	••	••		75	9	Atiu, Cook Islands
kahu Bush			. • •	9	5	
enlyon, Lake		••	••	428	12	
aratah, Albu	-	••	••	46	5	LATE RETURNS.
bury Park	••	••	••	28	4 5	Kohukohu, June, 1935
easant Point		••	••	30 117	8	Devonport, July, 1935 1146
adowr	••	••	••	1 117		Waihau, July, 1935 605
ve nithfield	••		••	68	5	Wairoa, July, 1935 721
nitniicia maru Reserv		••	••	62	5	Waipuna, Woodville, July, 1935 493
maru Reserv ska Downs, I		 nea	••	42	6	Te Áwaite, July, 1935 697
aihaorunga,			•••	70	3	Horopito, July, 1935 457
en-Cary Stat				34	3	Ohawe, July, 1935 529
					-	Komako, July, 1935 430
	(I.) Ota	GO VI	n 2003			Mangaore, June, 1935 548
			••	542	11	Millerton, July, 1935 1333
	-		••	143	10	Twynham, Station Creek, July, 1935
nmore Stati		••	. • •			Lake Kanieri, July, 1935 1075
nmore Static	••		••	139	3	Middle Hollyford, July, 1935 647
enmore Statio aungawera awea Flat	••	••		16	3 5	Puysegur Point, July, 1935 518 Manaroa, July, 1935 575
enmore Statio aungawera awea Flat aitaki Hydro	·· ·· ··	••	••	190		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
enmore Statie aungawera awea Flat aitaki Hydro mbroke	·· ·· ··	•••	••	180	· A	,
enmore Statie aungawera awea Flat aitaki Hydro mbroke aggate	·· ·· ·· ··	••• ••• ••	••	114	4	Moundsdale, April 1935 352
enmore Statie aungawera awea Flat aitaki Hydro mbroke nggate tiake	·· ·· ·· ··	 	 	114 19	4	mountistant, riprin, root
enmore Statie aungawera awea Flat aitaki Hydro embroke nggate tiake	··· ·· ·· ·· ··	••• •• ••	 	114 19 62	4 1	Glenthorne, July, 1935 208
enmore Statie aungawera awea Flat 'aitaki Hydro embroke nggate tiake arras untroon	··· ··· ··· ··· ···	••• •• •• ••	•• •• ••	114 19 62 48	4	Glenthorne, July, 1935 208 Coalgate, July, 1935 121
enmore Statie aungawera awea Flat aitaki Hydro mbroke nggate tiake arras untroon enorchy	··· ··· ··· ···	· · · · · · ·	••• •• •• ••	114 19 62 48 331	4 1 6	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416
enmore Statie aungawera awea Flat 'aitaki Hydro embroke nggate tiake arras untroon lenorohy wward Settle	 	 maru	••• •• •• ••	114 19 62 48	4 1 6 12	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672
enmore Statie aungawera awea Flat aitaki Hydro ombroke aggate tiake arras untroon lenorchy eward Settle rrowtown	 ment, Oa	· · · · · · ·	••• •• •• ••	$ \begin{array}{r} 114 \\ 19 \\ 62 \\ 48 \\ 331 \\ 56 \\ 56 $	4 1 6 12 5	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 July, 1935 21
enmore Statie aungawera awea Flat 'aitaki Hydro ombroke iggate tiake arras untroon lenorchy eward Settle rrowtown lackstone Hill	 ment, Oa	 maru 	••• •• •• •• •• ••	$ \begin{array}{r} 114 \\ 19 \\ 62 \\ 48 \\ 331 \\ 56 \\ 172 \\ \end{array} $	4 1 6 12 5 7	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 Glenfalloch, June, 1935 21 Glenfalloch, June, 1935 459
enmore Statie aungawera awea Flat 'aitaki Hydro ombroke 1ggate Liake arras untroon lenorchy eward Settle rrowtown ackstone Hil anuherikia D	 	 maru 	••• •• •• •• •• ••	114 19 62 48 331 56 172 48 38	$ \begin{array}{c} 4\\ 1\\ 6\\ 12\\ 5\\ 7\\ 4\\ 9\end{array} $	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 21 Glenfalloch, June, 1935 459 ,, July, 1935 61
enmore Statie aungawera awea Flat 'aitaki Hydro ombroke nggate tiake arras untroon lenorchy eward Settle rrowtown lackstone Hil anuherikia D lade House	 ment, Oa Jam	 maru 	••• ••• ••• ••• ••• •••	114 19 62 48 331 56 172 48 38 	$ \begin{array}{c} 4 \\ 1 \\ 6 \\ 12 \\ 5 \\ 7 \\ 4 \end{array} $	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 21 Glenfalloch, June, 1935 459 ,, July, 1935 61 Monowai, March, 1935 661
enmore Statie aungawera awea Flat 'aitaki Hydro embroke aggate tiake arras untroon lenorchy eward Settle rrowtown lackstone Hill anuherikia D lade House rankton, Lak	ment, Oa ll e Wakati	 ma.ru 	··· ··· ··· ··· ···	114 19 62 48 331 56 172 48 38	$ \begin{array}{c} 4 \\ 1 \\ 6 \\ 12 \\ 5 \\ 7 \\ 4 \\ 9 \\ \dots \end{array} $	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 21 Glenfalloch, June, 1935 459 ,, July, 1935 61 Monowai, March, 1935 61
enmore Statie aungawera awea Flat 'aitaki Hydro imbroke inggate tiake arras untroon lenorohy eward Settle rrowtown ackstone Hill anuherikia D lade House ankton, Lak aseby	ment, Os e Wakati	maru	··· ··· ··· ··· ··· ··· ···	114 19 62 48 331 56 172 48 38 166	$ \begin{array}{c} 4 \\ 1 \\ 6 \\ 12 \\ 5 \\ 7 \\ 4 \\ 9 \\ \\ 9 \end{array} $	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 21 Glenfalloch, June, 1935 61 Monowai, March, 1935 61 Burnside, July, 1935 123
akarora enmore Statie augawera awea Flat aitaki Hydro embroke uggate tiake arras untroon lenorchy eward Settle rrowtown lackstone Hil anuherikia D lack House rankton, Lak aseby Planta ipponvale, Ch	ment, Oa u u u u u u u u u u u u u u u u u u u	 ma.ru 	··· ··· ··· ··· ···	114 19 62 48 331 56 172 48 38 166 42	4 1 5 7 4 9 9 7	Glenthorne, July, 1935 208 Coalgate, July, 1935 121 Akaroa, July, 1935 416 Paerau, June, 1935 672 ,, July, 1935 21 Glenfalloch, June, 1935 61 Monowai, March, 1935 61 Burnside, July, 1935 123 Centre Island, July, 1935 182

RESERVE BANK OF NEW ZEALAND.

SUMMARY OF TRADING BANKS' MONTHLY RETURNS AS AT THE CLOSE OF BUSINESS ON MONDAY, 26th August, 1935. (In accordance with section 46 of the Reserve Bank of New Zealand Act, 1933.)

(All amounts in New Zealand currency.)

	Bank of New Zealand.	Union Bank of Australia, Limited.	Bank of New South Wales.	Bank of Australasia.	National Bank of New Zealand, Limited.	Commercial Bank of Australia, Limited.	Totals.
	£	£	£	£	£	£	£
a) Demand liabilities in New Zea- land	11,776,833	2,641,890	2,502,579	2,100,347	4,633,188	1,123,981	24,778,818
b) Time liabilities in New Zealand	17.540.982	4,501,787	4,392,680	3,275,648	5,784,505	886,618	36,382,220
c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business	119,402	42,677	73,987	28,317	159,434	6,245	430,062
d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand busi- ness	686,259	53,667	62,099	29,560	273,028	18,879	1,123,492
j) Notes of own issue in circula- tion payable in New Zealand	394,562	44,094	61,575	26,715	118,995	11,948	657,889
Totals	30,518,038	7,284,115	7,092,920	5,460,587	10,969,150	2,047,671	63,372,481

	Bank of New Zealand.	Union Bank of Australia, Limited.	Bank of New South Wales.	Bank of Australasia.	National Bank of New Zealand, Limited.	Commercial Bank of Australia, Limited.	Totals.
	£	£	£	£	£	£	£
(e) Reserve balances held in the	1,945,737	567,707	396,956	325,000	1,037,846	180,408	4,453,654
Reserve Bank of New Zealand				:			
f) Overseas assets in respect of New Zealand business—							
(1) In London	9,953,089	696,678	3,963,274	1,123,931	1,373,007	63,522	17,173,50
(2) Elsewhere than in London	5,708,858	165,357		12,299	138,032	••	6,024,546
g) (1) Gold and gold bullion held in New Zealand	••			••	••	628	62
(2) Subsidiary coin held in New Zealand	366,407	78,661	102,730	85,568	157,671	24,707	815,744
(b) Advances and discounts in New Zealand	20,321,829	5,765,120	5,625,756	4,530,130	8,655,849	1,441,276	46,339,960
(i) Reserve Bank of New Zealand notes	1,727,201	280,808	350,100	214,842	530,466	54,304	3,157,72
Totals	40,023,121	7,554,331	10,438,816	6,291,770	11,892,871	1,764,845	77,965,75

Wellington, New Zealand, 20th September, 1935.

T. P. HANNA, Chief Cashier

RESERVE BANK OF NEW ZEALAND.

	101	LOBICCE DIRITIE C	F MBH BBHBHHD,	
STATEMENT OF ASSETS AND	LIABILITIES OF		ANK OF NEW ZEALAND AS AT THE CLOSE OF BUSI	NESS ON
12 M	-	MONDAY, 23RD	SEPTEMBER, 1935.	
Li	abilities.		Assets.	
		£ s. d.	8. Reserve— £	s. d.
1. Paid-up capital		500,000 0 0	(a) Gold 2,801,7	32 10 0
2. General Reserve Fund		1,000,000 0 0	(b) Sterling exchange 19,987,9	42 1 11
3. Bank-notes		8,913,523 10 0	(c) Gold exchange	
4. Demand liabilities—		0,010,010 10 0		17 18 3
(a) State		9,751,865 18 3	10. Discounts—	11 10 0
	•• ••			
(b) Banks	•• ••	4,401,152 5 9	(a) Commercial and agricultural	1
(c) Other	•• ••	509,820 10 9	bills	•
5. Time deposits	•• ••	••	(b) Treasury and local-body bills	•
6. Liabilities in currencies	other than		11. Advances—	
N.Z. currency	•• ••	··· ••	(a) To the State or State under-	
7. Other liabilities	•• ••	73,555 5 1	takings	•
	· · ·		(b) To other public authorities	
• •			(c) Other	
		i		58 11 5
				0 11 0
	· * .	·	13. Bank buildings	• • •
R. 17	a substance in the	and the second secon	14. Other assets 36,00	56 8 3
	£	25,149,917 9 10	$\frac{1}{25,149,9}$	17 0 10
	· · · · · ·	20,110,011 0 10		11 0 10
				The second s

Proportion of reserve (No. 8 less No. 6) to notes and other demand liabilities, 96.66 per cent.

W. R EGGERS, Acting Chief Accountant.

CREDIT.

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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.
Paramata Dimmoston Main Highway - Paramata Bridge	£ s. d. 9,787 9 6	M.C. Tompleton
Paremata–Plimmerton Main Highway—Paremata Bridge Elmslie Bay Wharf (French Pass)—Wharf and approach	3,344 2 10	M. G. Templeton.
	2,476 0 0	Rope Construction Co.
		F. W. Fox.
Great South Road Main Highway: Te Awamutu to Southern	4,535 0 0	A. E. Codling.
Boundary—Bridge over Puniu River South Otago High School, Balclutha—Additions to main building	9 98 10 0	D. A. O'Connell and Co.
Tongaporutu River-Assembling and erection of suspension	260 10 0	N. McMillan.
bridge		
New Plymouth – Kaimata Main Highway—Metalling and sealing	3,699 8 8	A. J. Scott.
Nelson Boys' College—New workshops	6,060 0 0	Chamberlain and Stannard
Small-farms Scheme, Pirongia Survey District-Cottage and	392 9 0	Burgess and Large.
shed		
Ashley Gorge Road Main Highway—Ashley River and Whistler River bridges	2,490 2 0	Reid Bros.
Gore Post-office—Painting and renovations	195 12 6	S. Bacon.
Lew Pass Road : Metalling—		
1 m 7 m	372 14 4	W. D. Jelfs.
14 m.–16 m	304 0 0	
16 m.–19 m. 38 ch.	435 12 0	22
Hicks Bay Wharf Main Highway—Wharekahika River Bridge	2,652 5 3	A. E. Kirk.
Pokeno-Waihi Main Highway, Hauraki Plains-Waitakaruru	2,124 13 2	M. W. Forsyth and Son.
Canal bridge	,	

17th September, 1935.

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

Supplementary Teachers' Register and Supplementary Graded List of Primary, Secondary, and Technical School Teachers, 1985.

Education Department,

Wellington, 23rd September, 1935.

THE following list of teachers is issued under the authority of the Minister of Education in accordance with the requirements of the Education Act. The list contains the names of—

(a) Teachers added to the Teachers' Register :

(b) Teachers already in the Teachers' Register-

(1) Now graded, but not previously graded :

(2) Whose grading has been altered as the result of correction in marks or change in certificate:

(3) Who are now graded under an additional division.

W. S. LA TROBE, Acting Director of Education.

Name.	Certifi- cate.	Grading.	Date of Grading or Certificate or Promotion.
Anderson, Donald William, B.Sc.	В	Sec. C; Tech. D I. C II	16/9/35
Bailey, Colin Lenny, M.A.	A	P. 181	1/1/35
Bates, Leonard Charles	Ē	P. 195	1/1/35
Beatson, Cyprian Bridge, M.A.	В	Tech. D I, C II	28/8/35
Bell, Margaret Muriel, B.Sc	B	Sec. D	6/9/35
Best, Isabel Winifred, M.A	A	Sec. B; Tech. D I, CV	16/9/35
Bradley, James		Tech. D II, C I	5/9/35
Bradley, Mrs. Marjory		Tech. D I, C II	4/9/35

Name.	Certifi- cate.	Grading.	Date of Grading or Certificate or Promotion.
Bryers, Philip Robert Perry	C	P. 196	19/9/35
Byrnes, Malcolm Palmer, M.A.	B	Sec. D	12/9/35
Campbell, Percy William, M.A.	A	Sec. B	16/9/35
Couch, George Bond, M.A.	В	Sec. C	13/9/35
Doubleday, Mrs. Doris Eugenie Trouve	C	P. 185	1/1/35
Farquhaison, Marion Grosset, M.A.	B	Sec. A	14/9/35
Finlayson, Annie Christina, M.A., B.Sc.	A	Sec. A	13/9/35
Harris, Norman Rossiter Corbet	C	P. 197	19/9/35
Hay, Russel William Gordon	(C	P. 195	19/9/35
Healy, Mary	C	•	19/9/35
Keeling, Betty Helen		Tech. D I, C I	23/8/35
Lane, Thomas Joseph	•••	Tech. D I, C II	29/8/35
Lockhart, Mrs. Bethia	C	P. 190	1/1/35
Mackay, Sophia Atkin Fortune Christie	Ċ	P. 88	1/1/35
Matthews, Doris Edgar, B.A	В	Sec. D	28/8/35
Mayne, Helga Marian	C	Sec. C; Tech. D II, CV	16/9/35
Noble, Charles Andrew, M.A., B.Sc.	В	Sec. A	3/9/35
O'Connor, Jean Mary	C	P. 201	19/9/35
Page, Alexia Jean, M.A.	В	Sec. D	28/8/35
Pitcaithly, Alan Clark, B.A	B	Sec. C	3/9/35
Reed, Winifred Nora		Sec. D;	5/9/35
		Tech. D I, C I	
Scholes, Mrs. Olive Isabel	D	P. 174	1/1/35
Sinclair, John James David, M.A.	B	Sec. D	19/9/35
Walker, Donald Gordon		Tech. D II, C I	23/8/35
Weir, William	C	P. 205	19/9/35

CROWN LANDS NOTICES.

Land in Auckland Land District for Sale by Public Auction

District Lands and Survey Office,

Auckland, 24th September, 1935.

N OTICE is hereby given that the undermentioned section will be offered for sale for cash or on deferred payments by public auction on the section at 11 o'clock a.m. on Tuesday, 5th November, 1935, under the provisions of the Land Act, 1924.

SCHEDULE.

AUCKLAND LAND DISTRICT .- TOWN LAND.

Taumarunui County.-Taumarunui Native Township.

SECTION 3, Block XXVIII : Area, 3 roods 5 perches. Upset price, £100.

Section, which is flat and suitable for building-site, is situated on Matapuna Road, two miles from Taumarunui Railway-station, Post-office, and School. Access by metalled and tar-sealed road. Town water-supply is available on the section.

Any further particulars required may be obtained from the undersigned.

K. M. GRAHAM, Commissioner of Crown Lands.

(L. and S. 7/581/46.)

Land in Auckland Land District for Selection on Renewable Lease.

District Lands and Survey Office, Auckland, 24th September, 1935.

Auckland, 24th September, 1935. N OTICE is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Auckland, up to 11 o'clock a.m. on Tuesday, 29th October, 1935. Applicants should appear personally for examination at the District Lands and Survey Office, Auckland, on Thursday, 31st October, 1935, at 10.30 o'clock a.m., but if any appli-cant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands. The ballot will be held immediately upon conclusion of the examination of applicants.

examination of applicants.

SCHEDULE.

AUCKLAND LAND DISTRICT .- SECOND-CLASS LAND. Waitomo County .- Whareorino Survey District.

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

(Exempt from payment of rent for three years.) PART Section 2, Block VII : Area, 596 acres 1 rood 13 perches. Capital value, £300 ; half-yearly rent, £6. Weighted with £630 for improvements, consisting of dwelling of three rooms, cow-shed, 15 chains of drains, felling and grassing, 58 chains road-boundary fencing, 36 chains boundary-fencing, 185 chains subdivisional fencing, half-share in 130 chains of boundary-fencing. This sum is payable in cash or by a deposit of £10, the balance, £620, to remain on instalment mortgage payable in the case of a New Zealand discharged soldier over a period of thirty-six years and a on instalment mortgage payable in the case of a New Zealand discharged soldier over a period of thirty-six years and a half by instalments of principal and interest (5 per cent.) combined totalling £18 l2s. per half-year; in the case of a civilian, over a period of thirty-four years and a half by instalments of principal and interest ($5\frac{1}{2}$ per cent.) combined totalling £20 3s, per half-year. A remission of the interest charges under this mortgage will be granted for three years provided improvements to the value of the amount of the remitted interest are effected annually during the remission period. period.

A grazing property, situated on Mangatoa Road, twenty-two miles from Awakino Post-office and Saleyards, twenty-eight miles from Mokau Dairy Factory, and seventy miles from Te Kuiti Railway-station. Access by metalled road. Land undulating in front, rising to high bluff in centre, back portion undulating to steep. Approximately 120 acres of worn-out pasture, 120 acres felled (now reverted), 356 acres in natural state of standing bush. Ragwort and foxglove require attention. * Rental exemption is conditional upon a sum equivalent

to the concession granted being expended each year in effecting permanent improvements to the land.

For any further information required apply to the undersigned.

K. M. GRAHAM, Commissioner of Crown Lands.

(L. and S. 26/18987.)

Lands in Nelson Land District for Lease by Public Auction.

District Lands and Survey Office, Nelson, 17th September, 1935. NOTICE is hereby given that the undermentioned sections will be offered for lease by public auction at the Westport Borough Council Chambers, Westport, on Tuesday, 5th November, 1935, at 11 o'clock a.m., under the provisions of the Westland and Nelson Coalfields Administration Amend-ment Act, 1926, and the Public Bodies' Leases Act, 1908.

SCHEDULE. NELSON LAND DISTRICT.

Westport Borough.-Town of Westport.

	Section.			Area.	Improv	/eme	ents.*	Upset A Rent	nnu al.
			А.	R. P.	£	s.	d.	£s.	d.
084			0	$0 33 \cdot 8$	110	0	0	1 0	0
085			- 0	0 34.6	140	0	0	1 5	0
086	••	• •	0	0 34	400	-0	0	1 5	- 0
087	••	• •	0	$0 \ 32 \cdot 3$	20	0	0	1 0	- 0
088		••	0	$0 \ 31 \cdot 5$	20	0	0	1 0	- 0
089	••	• •	0	$0 \ 37.5$	95	0	0	1 0	0
091	••	••	0	$1 7 \cdot 5$	220	0	0	1 0	0
092	••	••	0	$0 \ 33 \cdot 6$	50	0	0	1 0	0
093	••	••	0	1 1.4	220	0	0	1 0	0
094	••	••	0	$0 \ 37.7$	40	0	0	0 15	0
095	••	••	0	0 37	150	0	0	1 0	0
096	••	••	0	$ \begin{array}{c} 0 & 38 \\ 0 & 24 \cdot 8 \end{array} $		0	0	1 0	0
097 098	••	••	$\begin{vmatrix} 0\\ 0 \end{vmatrix}$	$\begin{array}{c} 0 & 24 \cdot 8 \\ 0 & 24 \end{array}$	50 40	- 0 - 0	0 0	$ \begin{array}{c c} 0 & 15 \\ 0 & 15 \end{array} $	0
099	••	•••	0	$024 \\ 024 \cdot 3$	50	0	0	$ \begin{array}{c} 0 & 15 \\ 0 & 15 \end{array} $	0
100	••		ŏ	0210	50	ŏ	ŏ	015 015	ŏ
101	••	•••	ŏ	$020 \cdot 8$	00	v	v	0 15	· 0
102			ŏ	0 23.4	35	0	0	0 15	ŏ
103			ŏ	$0 24 \cdot 4$	20	ŏ	ŏ	0 15	ŏ
104			Õ	$0\ 25$	20	Ő	Ŏ	0 15	Ŏ
105			0	$0\ 26 \cdot 9$	200	0	0	0 15	0
106	••	• •	0	0 26	40	0	0	0 15	0
107	••	• •	0	$0 \ 33 \cdot 3$	40	0	0	0 15	- 0
108	••	••	0	0 25	75	0	0	0 15	0
109	••	•••	0	$0 25 \cdot 6$	30	0	0	0 15	- 0
110	••	• •	0	$0 \ 21 \cdot 8$	50	0	0	0 15	0
111	••	••	0	$0 22 \cdot 1$	70	0	0	0 15	- 0
112	••	••	0	$0 22 \cdot 4$	10	0	0	0 15	0
113	••	••	0	$\begin{array}{c} 0 & 24 \cdot 2 \\ 0 & 24 \cdot 2 \end{array}$	20	0	0	0 15	0
$114 \\ 115$	••	••	0	$\begin{array}{c} 0 & 24 \cdot 2 \\ 0 & 24 \cdot 2 \end{array}$	120	 0	0	$ \begin{array}{c c} 0 & 15 \\ 0 & 15 \end{array} $	0
116	••	••	0	$024\cdot 2$ $024\cdot 2$	120	U	U	$ \begin{array}{c} 0 \\ 0 \\ 15 \\ 0 \\ 15 \end{array} $	0
117	••	••	ŏ	1 0.5	45	Ö	0	015 015	0
118			ŏ	039.6	100	ŏ	· 0	0 15	ŏ
119			ŏ	0 30.2	130	ŏ	ŏ	0 15	ŏ
120			Ő	$0 \ 30 \cdot 2$	80	ŏ	Ŏ	0 15	ŏ
121	••		0	$0 \ 30 \cdot 2$		••		0 15	Ō
122			0	0 31 · 1	100	0	0	0 15	0
123			0	$0 \ 33 \cdot 2$	80	0	0	0 15	- 0
124	• •	• •	0	$0 \ 30 \cdot 2$		••		0 15	0
125	••	•••	0	$0 \ 30 \cdot 2$	20	0	0	0 15	0
126	••	•••	0	$0 30 \cdot 2$	50	0	0	0 15	0
127	•••	•••	0	0 30.2	180	0	0	$0\ 15$	0
128	••	•••	0	0 30.2	240	0	0	0 15	0
129 130	••		0	$\begin{array}{c} 0 & 30 \cdot 2 \\ 0 & 30 \cdot 1 \end{array}$	250 10	0	0	0 15 0 15	0
131	••	•••]	0	0.30.1	10	0 0	0	$\begin{array}{c} 0 & 15 \\ 0 & 15 \end{array}$	0
132	••		ŏ	$0 30 1 0 30 \cdot 2$	180	0	ŏ	015 015	0
133			ŏ	$0 30 \cdot 2$ 0 30 \cdot 2	110	Ő	ŏ	$013 \\ 015$	0
134			ŏ	0 30 2	50	ŏ	ŏ	0 15	ŏ
135			ŏ	$0 \ 30 \cdot 2$	100	ŏ	ŏ	015	ŏ
136	• •		Ŏ	$0 \ 30 \cdot 2$		••	-	0 15	ŏ
137			0	$0 \ 30 \cdot 2$	60	0	0	0 17	ĕ
138	••		0	$0 \ 32 \cdot 3$	80	Õ	0	1 0	Ő
139	••		0	$0 \ 32 \cdot 2$	15	0	0	1 0	0
141	••		0	0 29.5		•••		1 0	0
142	••	· ·	0	$0\ 25.7$	80	0	0	0 15	0
143			- 0	0 27				1 0	- 0

These sections are located on the North Beach, Westport, adjacent to the recently established aerodrome-site. The country is all flat and of sandy formation, generally covered

country is all flat and of sandy formation, generally covered with lupin and gorse. Roads have been formed and metalled to the standard of the Borough Council to give access to each section, and water-supply has been laid on to each street. * *Improvements.*—Improvements comprise buildings in all cases except Section 1131, when the loading is on account of clearing. Improvement loadings are payable in cash. Detailed terms and conditions of lease and full particulars may be obtained at the office of the undersigned. A. F. WATERS.

(L. and S. 5/243.)

A. F. WATERS, Commissioner of Crown Lands.

Land in Wellington Land District for Selection on Optional Tenure.

District Lands and Survey Office,

Wellington, 25th September, 1935. N OTICE is hereby given that the undermentioned section is open for selection on activity.

N 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 noon on Tuesday, 29th October, 1935. Applicants should appear personally for examination at the District Lands and Survey Office, Wellington, on Wednesday, the 30th October, 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. Lands.

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

SCHEDULE.

WELLINGTON LAND DISTRICT .- THIRD-CLASS LAND.

Pahiatua County .- Mangahao Survey District.

Pahatua County.—Mangahao Survey District. SECTION 22, Block XIII: Area, 200 acres. Capital value, £125. Deposit on deferred payments, £10: Half-yearly instalment on deferred payments, £3 14s. 9d. Renewable lease: Half-yearly rent, £2 10s. Weighted with £105 (to be paid in cash) for improvements, consisting of approximately 30 acres felled and grassed, 60 chains of fencing, and whare. This property is situated on the Naenae Road, five miles from Mangamaire and twelve miles from Pahiatua by metalled

from Mangamare and twelve miles from Fahiatua by metaled road to within about half a mile of section, thence by formed road very much in disrepair. The section comprises broken hilly land of which 75 acres was originally felled but is re-verting back to fern and second growth. Approximately 30 acres in patches of grazable country, balance in bush. The soil is of poor quality resting on rock formation; watered by streams by streams.

Application forms and any further information desired may be obtained from the undersigned.

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

(L. and S. 26/26942.)

STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.

State Forest Service, Rotorua, 25th September, 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, Rotorua, at 4 o'clock p.m. on Monday, the 14th day of October, 1935.

SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION .-- AUCKLAND LAND DISTRICT.

ALL the milling-timber specified in that area, containing approximately 107 acres, more or less, situated in Block X, Patetere North-east Survey District (portion of State Forest No. 3), about five miles from Mamaku Railway-station.

The total estimated quantity in cubic feet is 89,962, or in board feet 627,100, made up as follows :--

Species.		(Cubic Feet.	Board Feet.
Rimu			86,510	603,500
Miro	·		1,965	13,200
Kahikatea	••		1,487	10,400
				····
			89.962	627,100

Upset price : £806. Time for removal of timber: Six months from date of commencing cutting.

Terms of Payment.

A marked cheque for £403, together with £1 ls. license fee, must accompany the tender, and the balance of the purchase-money be paid by one promissory note payable three months from date of issue of license.

Terms and Conditions.

1. All instalment-payments shall be secured by "on demand" promissory notes made and endorsed to the satis-faction 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.

the regulations in force thereunder, and these conditions. 3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be en-titled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber. 4. The attention of all tenderers is drawn to the fact that the local controlling holy may require the successful tendered.

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

letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned. 5. A return giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December respectively in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer. 6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

relative to the sale.

and to satisfy themselves in every particular on all matters relative to the sale. 7. Each tenderer must state the total price that he is prepared to pay for the timber. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests. 8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders. 9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price for three months from the closing date of tenders. 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, Rotorua," 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 ob-tained on application. W. T. MORRISON, Conservator of Forests.

W. T. MORRISON, Conservator of Forests.

BANKRUPTCY NOTICES.

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

N OTICE is hereby given that MATTHEW NORMAN BRYANT, of 50 Selkirk Street, Hamilton, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 26th day of September, 1935, at 10.30 o'clock a.m. Dated at Hamilton, this 17th day of September, 1935.

V. R. CROWHURST.

Official Assignce.

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

NOTICE is hereby given that LYDIA ANN WILSON, of Manunui, Boot and Shoe Vendor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Official Assignce's Office, Law Court Buildings, High Street, Auckland, on Monday, the 30th day of September, 1935, at 2.30 o'clock p.m. Dated at Hamilton, this 18th day of September, 1935.

V. R. CROWHURST,

Official Assignee.

In Bankruptcy.

In the Estate of GORDON HECTOR WOLSELEY KING and MONTAGUE WILLIAM COWLEY KING, trading as King Bros., of Taradale, Motor Engineers.

NOTICE is hereby given that a first and final dividend of 1s. 11³/₄d. in the pound is now payable at my office on all accepted proved claims.

G. G. CHISHOLM, Official Assignee.

Courthouse, Napier, 17th September, 1935.

2723

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

N OTICE is hereby given that FREDERICK HURSTFIELD OLLERENSHAW, of Hawera, Marble-bar Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 23rd day of September, 1935, at 10 o'clock a.m. Dated at Hawera, this 17th day of September, 1935.

C. O. PRATT,

Official Assignee.

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

N^{OTICE} is hereby given that KEITH HADDOW HOUNSELL, of Wanganui, Sports Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 27th day of September, 1935, at 10.30 o'clock a.m. Dated at Wanganui, this 20th day of September, 1935.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable on proved and accepted claims in bankrupt estates as follows :

Anne Edge, Private Boardinghouse-keeper, of Wellington— First and final dividend of 5s. 5d. in the pound.
W. H. Coop, of Wellington, Builder—Third dividend of Is. in the pound, making 4s. 5d. in the pound.

S. TANSLEY, Official Assignee.

Wellington, 24th September, 1935.

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

N OTICE is hereby given that ERNEST KIAOBA BOYD, of Kaikoura, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Kaikoura, on Friday, the 27th day of September, 1935, at 11 o'clock a.m. Dated at Christchurch, this 19th day of September, 1935.

J. H. ROBERTSON,

Official Assignee.

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

NOTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Tuesday, the 15th day of October, 1935, at 10.30 a.m., or as soon thereafter as application may be made, I intend to apply for an order releasing me from the administration of the said estates :-the said estates :

- phy for all order releasing the from the administration of he said estates :--David Mitchell Ross, Timaru, Land-broker. Archibald Campbell Duncan, Timaru, Nightwatchman. James Wynyard Davison, Geraldine, Sheep-farmer. Arthur Henry Price, Waimate, Carrier. Harold James Washer, Timaru, Mercer. Frederick Jackson, Waimate, Fruitgrower. William George Campbell, Timaru, Coal-merchant. William George Campbell, Timaru, Coal-merchant. William Purnell Stericker, Salisbury, Farmer. Donald Reuben Cooksley, Timaru, Fisherman. Michael Mark Duffy, Hunter, Farmer. Bruce William Patrick, Hilton, Carrier. Alexander Cochrane, Waimate, Contractor. Ernest Sherborne, Temuka, Hardware-merchant. Joseph Todd, Timaru, Storekeeper. Samuel Frederick Hanson, Timaru, Dealer. Aubyn Lerrier Thoreau, Pleasant Point, Builder. John Salmond, Totara Valley, Farmer. William Alexander Brown, Timaru, Commission Agent. Wallace Smith, Lyalldale, St. Andrews, Farm Labourer. Percy Lowe, Timaru, Fruiterer. Robert May, the Younger, Otipua, Labourer. Frederick Percy Glover Allen, Timaru, Seedsman (deceased). John McCann, formerly of Ashburton, late of Timaru, Salesman (deceased). Dated this 17th day of Santamber 1935 Salesman (deceased).
- Dated this 17th day of September, 1935.

W. HARTE, Official Assignce.

LAND TRANSFER ACT NOTICES.

L VIDENCE of the loss of certificate of title, Vol. 418, folio 298 (Auckland Registry), for Lot 6, deposited plan 5108, and Lot 1, deposited plan 14278, being portions of Te Pae o tu Rawaru No. 2 Block and portion of Section 1, Block XVI, of the Maungakawa Survey District, of which WILFRED GIBBONS, of Richmond Downs, Walton, Farmer, 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 26th September, 1935. Dated at the Land Registry Office at Auckland, this 20th day of September, 1935. day of September, 1935.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by the Mayor, Councillors, and Burgesses of the Borough of Hamilton as lessor under Lease No. 12678 of part Lot 8 on deposited plan 1233, being portion of Allotment 411 of the Town of Hamilton East, and being part of the land in certificate of title, Vol. 414, folio 2 (Auckland Registry), of which THE STEVENAGE CONSTRUCTION COMPANY, LIMITED, is the registered lessee, notice is hereby given of my intention to register such notice of re-entry upon the expiration of one month from the 26th September, 1935, unless good cause to the contrary be shown. Dated at the Land Registry Office at Auckland, this 20th day of September, 1935. W. JOHNSTON, District Land Begistrar.

W. JOHNSTON, District Land Registrar.

E VIDENCE having been furnished of the loss of certificate of title, Vol. 104, folio 164 (Taranaki Registry), for 14 acres 0 roods 17 perches, being part of Section 28, Block IV, Waitara Survey District, known as Tupari Section 28E, of which EDWARD STEPHEN LESLIE MOWAT, of Urenui, Farmer, is the registered proprietor, and application having been made to me for the issue of a new certificate of title for the said land, notice is hereby given of my intention to issue such new certificate of title at the expiration of fourteen days from the date of the *Gazette* containing this notice. Dated at the Land Registry Office, New Plymouth, this 16th day of September, 1935.

16th day of September, 1935.

J. CARADUS, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by H1s MAJESTY THE K1NG, the lessor under Memorandum of Lease No. 14631 of 105 acres 3 roods 14 perches, being Sections 111, 130, and Subsection 2 of Section 112, Block II, Ngaere Survey District, being part of the land in certificate of title, Vol. 65, folio 227 (Taranaki Registry), of which WILLIAM SELBY AIRD, of Straford, Farmer, is the registered lessee, notice is hereby given of my intention to register such re-entry at the expiration of one month from the date of the *Gazette* containing this notice. Dated at the Land Registry Office, New Plymouth, this 23rd day of September, 1935.

J. CARADUS, District Land Registrar.

ADVERTISEMENTS.

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

M mentioned companies have been struck off the Register and the companies dissolved :—

Bay of Plenty Flaxmilling Company, Limited. The Ine Bay of Plenty Flaxmilling Compan-1908/36.
The Moss Stewart Proprietary, Limited. 192
W. J. Mann and Company, Limited. 1926/66.
Bricks Limited. 1926/240.

1926/40.

Limited.

Consolidated Gold-dredging

Bricks Limited. 1926/240.
Hauraki Alaska Gold mining Company, Limite 1927/141.
The Hartley and Riley Consolidated Gold-dredgin Company, Limited. 1927/143.
Bridge Drug Store, Limited. 1927/158.
Crosby's Mirror Company, Limited. 1927/198.
Nettleship and Bright, Limited. 1928/12.
Averys Limited. 1928/41.
Whitworth Engineering Co., Limited. 1929/102.
The Auckland (N.Z.) Stud Company, Limited. 1930/14.
Given under my hand at Auckland this 20th day. Given under my hand at Auckland, this 20th day of September, 1935.

H. B. WALTON.

Assistant Registrar of Companies.

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

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

The Offset Press, Limited. 1923/80. Waitemata Brewery, Limited. 1929/185.

Given under my hand at Auckland, this 20th day of September, 1935.

H. B. WALTON, Assistant Registrar of Companies.

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

MAKE notice that the name of the undermentioned company has been struck off the Register and the company has been dissolved :---

Hawke's Bay Autos, Limited. 1919/5.

Given under my hand at Napier, this 23rd day of September

1935.

R. F. BAIRD. 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 name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved :---

Bruce and Bai Motors, Limited. 1927/15.

Given under my hand at Wellington, this 24th day of September, 1935. W. H. FLETCHER,

Assistant Registrar of Companies.

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

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

The Unum Reinforcing Company, Limited. 1932/124. Radianta Soap Company, Limited. 1933/42.

Given under my hand at Wellington, this 24th day of September, 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 name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved :--

Lovell-Smith and Venner, Limited. 25/88.

Given under my hand at Christchurch, this 20th day of September, 1935.

J. MORRISON, Assistant Registrar of Companies.

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

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

Bitumen Products (N.Z.), Limited. 1932/23.

Given under my hand at Dunedin, this 17th day of September, 1935.

L. G. TUCK, Assistant Registrar of Companies.

CARMICHAEL AND CO., LIMITED.

In the matter of the Companies Act, 1933, and in the matter of CARMICHAEL AND Co., LIMITED, a company incorporated in New South Wales.

DURSUANT to section 338 of the Companies Act, 1933, Carmichael and Co., Limited, hereby gives notice of its intention to cease to have a place of business in New Zealand after the expiration of three months from the date of the first publication of this notice in the New Zealand Gazette-viz., fro the 19th day of September, 1935. Dated at Auckland, this 17th day of September, 1935. -viz., from

J. A. GENTLES,

Attorney in New Zealand.

NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of company : Crystal Manufacturing Co., Limited. Address of registered office : Messrs. W. E. C. Reid and o., Public Accountants, No. 134 High Street, Dunedin. Registry of Supreme Court : Dunedin. Number of matter : Ptn. 2/295. Liquidator's name : Leonard McKendrick Satterthwaite. Address : 134 High Street, Dunedin. Date of appointment : 3rd September, 1935.

D. C. E. WEBSTER.

Acting Official Assignee. Dunedin, 19th September, 1935. 633

NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of company: Hattons Confectionery Co., Limited. Address of registered office: Messrs. W. E. C. Reid and Co., Public Accountants, No. 134 High Street, Dunedin. Registry of Supreme Court: Dunedin. Number of matter: Ptn. 2/296. Liquidator's name: William Richmond Brown. Address: Public Accountant, Dunedin. Date of appointment: 3rd September, 1935.

D. C. E. WEBSTER, Acting Official Assignee

Dunedin, 19th September, 1935. 634

THE WANGANUI-RANGITIKEI ELECTRIC-POWER BOARD.

CERTIFICATE AS TO PROCEDURE IN CONVERSION OF CERTAIN LOANS.

W HEREAS it is provided by section 9 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 13 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 annlies.

securities in conversion of any existing securities to which the said Act applies: And whereas it is provided by section 6 of the Local Authorities Interest Reduction and Loans Conversion Amend-ment Act, 1933, that a local authority having assumed lia-bility for securities issued by another authority may convert And whereas the Wanganui-Rangitikei Electric-power Board

And whereas the Wanganui-Rangitikei Electric-power Board is desirous of converting certain securities issued by the Waverley Town Board, but payable by the said Wanganui-Rangitikei Electric-power Board, in terms of an agreement made with the said Waverley Town Board on 23rd November, 1927, and is now authorized to proceed with the conversion of such securities subject to the provisions of the Wanganui-Rangitikei Electric-power Board Loans Conversion Order, 1925. 1935

1935: And whereas one of the provisions of the said Orders is that the Chairman of the Board shall certify to certain procedure of the Board in connection with the said conversions: Now, I, Fred Purnell, Chairman of the Wanganui-Rangitikei Electric-power Board, do certify as follows:—

(1) That having received the precedent consent of the Governor-General by Order in Council to the conversion of the securities mentioned in the schedule hereto, the Board at a special meeting held at the Board's offices, St. Hill Street, Wanganui, on 28th August, 1935, at 11 a.m., passed a resolution authorizing the conversion of the said securities.
(2) That due notice of such special meeting was properly given.

given.

17th September, 1935.

(3) That at the ordinary monthly meeting of the Board held in the Board's offices, Wanganui, on 17th September, 1935, at 10.30 a.m., the resolution passed at the special meeting was duly confirmed.

(4) That public notice of the intention to confirm this resolution at the said meeting was duly and properly given by advertisement in the Wanganui *Herald* on the 2nd and 9th days of September, 1935.

SCHEDULE.

Securities to be converted.

Debentures numbered 1 to 8 (both numbers included) issued in respect of the Water and Lighting Loan of $\pounds 12,200$ raised by the Waverley Town Board, $\pounds 8,000$.

FRED PURNELL, Chairman. 635

WANGANUI-RANGITIKEI ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Wanganui-Rangitikei Electric-power Board Loans Conversion Order, 1935, the Wanganui-Rangitikei Electric-power Board hereby resolves as follows :--

hereby resolves as follows :— "That, for the purpose of providing the half-yearly instal-ments of principal and interest in respect of the new securities authorized to be issued by the Wanganui-Rangitikei Electric-power Board under the aforementioned Act and Order in conversion of existing securities specified in the First Schedule to that Order, the said Wanganui-Rangitikei Electric-power Board hereby makes and levies a special rate of one two-hundredth part of one penny in the pound upon the rateable value (on the basis of capital value) of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable half-yearly on the first day of April and the first day of October until the last maturity date of such securities, being the 1st day of October, 1955, or until all such securities being the 1st day of October, 1955, or until all such securities are fully paid off."

I hereby certify that this is a copy of a resolution moved and carried at a meeting of the Wanganui-Rangitikei Electric-power Board held on Tuesday, 17th September, 1935.

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G. A. AMMUNDSEN. Secretary.

ROBERT ANDREW STARR. ERIC JOHN NAPIER.

DISSOLUTION OF PARTNERSHIP.

TAKE notice that the partnership hitherto existing between ROBERT ANDREW STARE and ERIC JOHN NAPIER, carrying on business as Motor Engineers at Egmont Street, Wellington, under the style of "Starr and Napier," has been dissolved by mutual consent. Dated this 20th day of September, 1935.

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NOTICE OF RELEASE OF LIQUIDATOR.

Name of company: The East Coast Co-operative Freezing Company, Limited. Address of registered office : Office of the Official Assignce,

Address of registered office : Office of the Official Assignce, Law Court Buildings, High Street, Auckland. Registry of Supreme Court : Auckland. Number of matter : M. 257/34. Liquidator's name : Arthur William Watters. Liquidator's address : Office of the Official Assignee, Law Court Buildings, High Street, Auckland. Date of release : 30th August, 1935. 638 642

BOROUGH OF CROMWELL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Cromwell Borough Council hereby resolves as follows :-

"That, for the purpose of providing the interest and other charges on a loan of thirteen hundred pounds (\pounds 1,300) to be known as the 'Waterworks Redemption Loan,' authorized

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by a special order passed on the 23rd day of May, 1935, and confirmed on the 4th day of July, 1935, to be raised by the Cromwell Borough Council under the Local Bodies' Loans Cromwell Borough Council under the Local Bodies' Loans Act, 1926, for the purpose of redeeming the outstanding liability in respect of the Waterworks Renewal Loan of £2,000, due 1st May, 1935, the said Cromwell Borough Council hereby makes and levies a special rate of sixpence in the pound upon the rateable value of all rateable property of the Borough of Cromwell, and that such rate shall be an annually recurring rate during the currency of such loan and be payable half-yearly on the first days of May and November in each year during the currency of such loan, being a period of ten years or until the loan is fully paid off."

We hereby certify that the foregoing resolution was duly passed at a meeting of the Cromwell Borough Council held on the 5th day of September, 1935. C. W. J. ROBERTS, Mayor.

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PATEA DISTRICT MEAT CO., LTD.

A. STEPHENS, Town Clerk.

IN VOLUNTARY LIQUIDATION

N OTICE is hereby given in pursuance of section 241 of the Companies Act, 1933, that a general meeting of the company will be held at the registered office of the com-pany, Portland Quay, Patea, on Thursday, the 17th day of October, 1935, at 11 a.m., for the purpose of having an account laid before the meeting showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also determining the manner, by extraordinary resolution, in which the books, accounts, and documents of the company and of the liquidator shall be disposed of. shall be disposed of.

Patea, 19th September, 1935.

Liquidator. 640

G. PETTIGREW

MEDICAL REGISTRATION.

SIDNEY HAMILTON GIBBS, M.B., Ch.B., Univ. L. SIDNET HAMILION GIBBS, M.B., Ch.B., Univ. Edinburgh, 1934, now residing in Nelson, hereby give notice that I intend applying on the 17th September next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington. Dated at Nelson, 17th August, 1935.

SIDNEY HAMILTON GIBBS. Wharenui, Nelson. 641

WAIKOHU COUNTY COUNCIL.

Loan Conversion Order, 1935.

ANGUS ALEXANDER FRASER, Chairman of the I, ANGUS ALEXANDER FRASER, Chairman of the resolution was passed at a special meeting of the Council held on the 13th day of August, 1935, authorizing the issue of new securities for conversion of existing securities in terms of the Waikohu County Loans Conversion Order, 1935, and that such special resolution was duly advertised and con-firmed at a subsequent meeting held on the 10th day of Sentember, 1925 September, 1935.

A. A. FRASER.

Chairman.

J. AND S. HOPKINS, LIMITED,

IN LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of J. AND S. HOPKINS, LIMITED (in Liquidation). N OTICE is hereby given pursuant to section 230 of the Companies Act, 1908, that a general meeting of the company will be held in the office of the liquidator, 205 British Chambers, High Street, Auckland, on Friday, 4th October, 1935, at 10 a.m., to receive the accounts of the liquidator and to give any explanations thereof that may be required required. Dated this 20th day of September, 1935.

R. A. SPINLEY, Liquidator.

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WILTON COLLIERIES, LIMITED.

IN LIQUIDATION.

A GENERAL meeting of shareholders will be held in the liquidator's office, 302 South British Insurance Buildings, Shortland Street, Auckland, on Monday, 7th October, 1935, at 2 o'clock p.m.

Business .--- To receive the liquidator's account of the winding up.

Dated at Auckland, this 20th day of September, 1935.

H. F. O. TWIGDEN, Liquidator.

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In the Supreme Court of New Zealand, Canterbury District (Christchurch Registry).

In the matter of Part IV of the Administration Act, 1908, and in the matter of the estate of ALFRED MANHIRE, formerly of Island Bay, Wellington, New Zealand, Insurance Agent, but lately of Christchurch, Insurance Inspector (deceased).

Inspector (deceased). I HEREBY give notice that by an order of the Supreme Court, Christchurch, dated the 14th day of September, 1935, I was appointed administrator of the estate of the above-named; and I hereby call a meeting of creditors to be held at my office, in the Government Departmental Build-ings, Worcester Street, Christchurch, on Friday, the 27th day of September, 1935, at 10.30 a.m. All claims against the above estate must be lodged with me on or before the 14th November, 1935.

J. H. ROBERTSON, Official Assignce

Christchurch, 20th September, 1935.

THAMES COUNTY COUNCIL.

Thames County Loans Conversion Orders, 1935 (Nos. 1, 2, and 3).

HENRY LOWE, Chairman of the Thames County I. HENRY LOWE, Chairman of the Thames County Council, do hereby certify that pursuant to the pro-visions 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 Thames County Council held on the 3rd day of September, 1935, and confirmed at a meeting of the Council held on the 19th day of September, 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 to the Thames County Loans Conversion Orders, 1935 (Nos. 1, 2, and 3), as published in the New Zealand Gazette of the 22nd day of August, 1935, at pages 2318, 2325, and 2331. 1,

HENRY LOWE. Chairman, Thames County Council.

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SELWYN COUNTY COUNCIL.

CONVERSION under the Local Authorities Interest \mathcal{V} Reduction and Loans Conversion Act, 1932–33, and the Selwyn County Loans Conversion Order, 1935 (Nos. 1 and 2), of debentures or other securities issued in respect of the following loans :-

Dunsandel Public Hall and Library Loan of £1,000, 1929. (No. 1 Order.) Road Improvement Loan of £1,000, 1929. (No. 2 Order.)

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the Selwyn County Council intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 41 per cent. per annum. The conversion will take effect from 1st October, 1935.

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

accompanied by the securities to which it relates. Dissent from the conversion of any existing debentures or i other securities may be signified by the holder by notice in writing delivered to the County Clerk, Selwyn County Council, Hororata, on or before the 15th day of October, 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

be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to d to two-thirds of the original rate as from the 1st October, 1935.

Further particulars as to the new debentures and the con-version generally may be obtained from the County Clerk, Selwyn County Council, Hororata.

Dated the 17th day of September, 1935. WILLIAM GILMOUR,

Chairman.

SELWYN COUNTY COUNCIL.

PURSUANT to the Local Authorities Interest Reduction P URSUANT to the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, I hereby certify that at a special meeting of the Selwyn County Council held on the 2nd day of September, 1935, at Hororata, it was resolved to issue new securities in conversion of the Dunsandel Public Hall and Library Loan, 1929, of £1,000, and the Road Improvement Loan, 1929, of £1,000, in accordance with the provisions of the Selwyn County Loans Conversion Orders, 1935 (Nos. 1 and 2). The said resolution was confirmed at a meeting of the said Council on the 17th day of September, 1935, public notice of the confirming meeting having been given twice in the period intervening between the two meetings. meetings.

Dated the 17th day of September, 1935.

WILLIAM GILMOUR, Chairman.

DISSOLUTION OF PARTNERSHIP.

TAKE notice that the partnership hitherto existing between the undersigned as Radiotricians, and carried on under the style of Turnbull and Hooker, at High Street, Auckland, has been dissolved by mutual consent as from the 7th day of September, 1935. The business aforesaid will continue to be carried on under the same firm name by James Roger Turnbull alone by whom all the assets thereof have been acquired and by whom all the liabilities thereof will be liquidated. Dated at Auckland, this 7th day of September, 1935.

Dated at Auckland, this 7th day of September, 1935.

J. R. TURNBULL. A. P. HOOKER.

COROMANDEL COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND AND TO CLOSE PORTIONS OF ROAD.

In the matter of the Counties Act, 1920, and of the Public Works Act, 1928.

N OTICE is hereby given that the Coromandel County Council proposes under the provisions of the above-mentioned Acts to execute a certain public work-namely, the deviation of the Coromandel-Colville Main Road at Papaaroha—and for the purposes of such public work the lands described in the First Schedule hereto are required to be taken, and the portions of road described in the Second Schedule hereto are required to be closed :

Schedule hereto are required to be closed : Notice is hereby further given that a plan of the lands so required to be taken and of the portions of road required to be closed is deposited in the public office of the clerk to the said Council, situated at the Council Chambers, Kapanga Road, Coromandel, and is open for inspection without fee by all persons during ordinary office hours : All persons affected by the execution of the said public work or by the taking of such lands or the closing of such portions of road who have any well-grounded objections to the execu-tion of the said public work or to the taking of the said lands or the closing of such portions of road must state their objec-tions in writing and send the same, within forty days from the first publication of this notice, to the County Clerk at the Council Chambers. Council Chambers.

FIRST SCHEDULE.

APPROXIMATE area of parcels of land required to be taken :----

- Being Portion of **A. R.** 0 1 0 0 Ρ,
- $\begin{array}{c}
 1 & 35 \\
 0 & 7 \cdot 5 \\
 0 & 29 \\
 \end{array}$
- 1 0 0 24
- Papaaroha Ic No. 3; coloured purple. Papaaroha Ic No. 1; coloured yellow. Papaaroha IA; coloured blue. Papaaroha 5A 2B Section 1; coloured red. Papaaroha 5A 2B Section 2; coloured yellow 0 30

SECOND SCHEDULE.

APPROXIMATE area of each of portions of road required to be closed :-

- Adjoining or passing through Papaaroha 1c No. 2 and 1c No. 3; coloured A. R. 0 0 22.8
- green. 1 0 36.4 Papaaroha 1c No. 2 and 1c No. 1; coloured
- green Papaaroha 1c No. 1 and 1c No. 2; coloured 0 36.0 0
- green. Papaaroha 1A and 1D No. 2; coloured green. $0 \ 16.5$ 1 Papaaroha 5A No. 2B Section 1, and 5A No. 2B Section 2; coloured green. 0 29.4 0

All situated in the County of Coromandel.

Dated at Coromandel, this 19th day of September, 1935.

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SEPT. 26.]

J. H. LUCAS. County Clerk.

THE KEE-PIN COMPANY, LIMITED.

IN LIQUIDATION.

N OTICE is hereby given that an ordinary general meeting of the company will be held at the company's regis-tered office, 10-11 National Bank Buildings, Fort Street, Auckland, on Monday, 7th October, 1935, at 12 noon.

Business.—To place before the meeting, in compliance with section 232 of the Companies Act, 1933, an account of the liquidator's winding up.

Dated this 17th day of September, 1935.

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A. W. CHRISTMAS, Liquidator.

NEW PLYMOUTH FIRE BOARD.

CONVERSION under the Local Authorities Interest Reduction and Logan Communication C Reduction and Loans Conversion Act, 1932–33, and the New Plymouth Fire Board Loan Conversion Order, 1935, of debentures or other securities issued in respect of the following loan :-

Loan to be converted.

Name.	Amount.	Rate of	Interest.	Date of	
Name.	Amount. Original.		Existing.	Maturity.	
Loan of £6,125 (part)	£ 5,000	Per Cent. 5	$\operatorname{PerCent.}_{4\frac{1}{4}}$	1/5/51	

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

The conversion will take effect from 1st October, 1935.

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 Secretary, New Plymouth Fire Board, New Plymouth, on or before the 15th day of October, 1935 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.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the 1st October, 1935.

Further particulars as to the new debentures and the con-version generally may be obtained from the Secretary, New Plymouth Fire Board, New Plymouth, or from Messrs. J. H. Francis and Co., Ltd., 161 A.M.P. Buildings, Wellington.

Dated the 21st day of September, 1935.

FRANK AMOORE, Chairman.

WHAKATANE COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1920, and of the Public Works Act, 1928.

NOTICE is hereby given that the Whakatane County Council proposes under the provisions of the above-mentioned Acts to execute a certain public work—namely, the construction of a road—and for the purposes of such public work the lands described in the Schedule hereto are required to be taken : And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the said Whakatane County Council, situated at The Strand, Whakatane, and is open for inspection without fee by all persons during ordinary office hours :

without fee by all persons during ordinary office hours: All persons affected by the execution of the said public work or by the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing and send the same within forty (40) days from the first publication of this notice to the Clerk of the said Council at the said office. E.

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Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section or Lot No.	Coloured on Plan.	Situated in County of
A. R. P. 0 2 36.66 0 0 0.58	29н No. 1 29s	Red Blue	Whakatane.

All situated in the Parish of Rangitaiki (Block I, Whakatane Survey District

Dated this 12th day of September, 1935.

C. G. LUCAS. County Clerk.

WHAKATANE KAUTE KAUNIHERA.

WHAKAATURANGA HIAHIA KI TE TANGO WHENUA.

I raro i te Ture mo nga Kaute, 1920, me te mo nga Mahi mo te Katoa, 1928.

HE whakaaturanga tenei ko te Whakatane Kaute Kaunihera e mea ana, i raro i nga tikanga o nga Ture kua huaina i runga ake nei ki te mahi i tetahi mahi mo te katoa ara kia mahia he rori a hei meatanga mo taua mahi mo te katoa ko nga ne ror a nei meatanga mo tata man mo te katoa ko nga whenua e whakaaturia ake nei i roto i te Kupu Apiti ki tenei e hiahiatia ana kia tangohia : A he whakaaturanga ano tenei ko te Mapi o nga whenua e hiahiatia nei kia tangohia kua whakatakotoria ki te tari mo te katoa a te Whakatane Kaute Kaunihera kei The Strand, Whakatane, a e watea ana hei tirohanga kore-utu ma nga tangata katoa i nga haora o te tari o rite ana :

Ko nga tangata katoa e pangia ana e te mahinga o taua mahi mo te katoa e te tangohanga ranei o aua whenua mehemea he take tikawhakahe a ratou mo te mahinga o taua mahi mo te katoa mo te tangohanga ranei o aua whenua me whakaatu-a-tuhituhi aua whakahe ka tuku mai ai i roto i nga ra e whatekau timata mai i te ra tuatahi i perehitia ai tenei whakaaturanga ki te Karaka o taua Kaunihera kei taua tari.

KUPU APITI.

Te rahi o ia wahanga whenua e hiahiatia ana kia tangohia.	He wahi no T Rota ran		Te Kara o o te Mapi.	Kei roto i te Kaute o
A. R. P. $0 \ 2 \ 36 \cdot 66$	29н Na 1	••	Whero	Whakatane.
$0 \ 0 \ 0.58$	29s	••	Puruu	,,

nangitaiki (Poraka I, Takiwa Ruuri o Whakatane). I tuhia i tenei 12 o nga ra o Hepetema, 1935.

C. G. LUCAS,

Karaka o te Kaute.

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WHAKATANE COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1920, and of the Public Works Act, 1928.

Works Act, 1928. N OTICE is hereby given that the Whakatane County Council proposes under the provisions of the above-mentioned Acts to execute a certain public work—namely, the construction of a road—and for the pupposes of such public work the lands described in the Schedule hereto are required to be taken : And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the said Whakatane County Council, situated at The Strand, Whakatane, and is open for inspection without fee by all persons during ordinary office hours : All persons affected by the execution of the said public work or by the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing and send the same within forty (40) days from the

in writing and send the same within forty (40) days from the first publication of this notice to the Clerk of the said Council at the said office.

SCHEDULE.

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section or Lot No.	Coloured on Plan.	Situated in County of
A. R. P. $0 3 16 \cdot 2$ $0 3 30 \cdot 9$ $0 2 0 \cdot 1$ $0 1 24 \cdot 2$	29B 28B 28B 17D No. 2B 28B part 12B	Red Neutral Yellow Blue	Whakatane. ,, ,, ,,

All situated in the Parish of Rangitaiki (Block I, Whakatane Survey District

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I raro i te Ture mo nga Kaute, 1920, me te Ture mo nga Mahi mo te Katoa, 1928.

HE whakaaturanga tenei ko te Whakatane Kaute Kaunihera HE whakaaturanga tenei ko te Whakatane Kaute Kaunihera e mea ana, i raro i nga tikanga o nga Ture kua huaina i runga ake nei ki te mahi i tetahi mahi mo te katoa ara kia mahia he rori a hei meatanga mo taua mahi mo te katoa ko nga whenua e whakaaturia ake nei i roto i te Kupu Apiti ki tenei e hiahiatia ana kia tangohia: A he whakaaturanga ano tenei ko te Mapi o nga whenua e hiahiatia nei kia tangohia kua whakatakotoria ki te tari mo te katoa a te Whakatane Kaute Kaunihera kei The Strand, Whakatane, a e watea ana hei tirohanga kore-utu ma nga tangata katoa i nga haora o te tari e rite ana: Ko nga tangata katoa e pangia ana e te mahinga o taua

ma nga tangata katoa i nga naora o te tari e nte ana : Ko nga tangata katoa e pangia ana e te mahinga o taua mahi mo te katoa e te tangohanga ranei o aua whenua mehemea he take tika whakahe a ratou mo te mahinga o taua mahi mo te katoa mo te tangohanga ranei o aua whenua me whakaatu-a-tuhituhi aua whakahe ka tuku mai ai i roto i nga ra e whatekau timata mai i te ra tuatahi i perehitia ai tawai whakaaturanga hi te Karaka o tana Kaunihora hai tenei whakaaturanga ki te Karaka o taua Kaunihera kei taua tari.

Te rahi o ia wahanga whenua e hiahiatia ana kia tangohia.	He wahi no Tekiona Rota ranei.	Te Kara o te mapi.	Kel roto i te Kaute o.	
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Ko katoa kei roto i te Pariha o Rangitaiki (Poraka I, Takiwa Ruuri o Whakatane).

I tuhia i tenei 12 o nga ra o Hepetema, 1935.

C. G. LUCAS, Karaka o te Kaute. 655

THE PENINSULA FERRY COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of THE PENINSULA FERRY COMPANY, LIMITED.

OTICE is hereby given that at an extraordinary general N meeting of the above-named company duly con-vened and held on the 2nd day of September, 1935, the following resolutions were duly passed :--

"Resolved as a special resolution that the company be wound up voluntarily. "That Mr. H. C. CAMPBELL, of Dunedin, be and he is

hereby appointed liquidator of the company.

Dated at Dunedin, this 11th day of September, 1935.

H. C. CAMPBELL, BELL, Liquidator. 653

55 Crawford Street, Dunedin.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the partnership heretofore subsisting between HUBERT PARRY THOMSON and WILLIAM THOMSON, carrying on business at Clyde as Drapers under the firm or style of "Naylor's Drapery," has been dissolved as from the 31st day of August, 1935. The business will be carried on by the said William Thomson. Dated this 31st day of August, 1935.

WILLIAM THOMSON.

Witness to signature of William Thomson-L. G. Naylor. HUBERT PARRY THOMSON.

Witness to the signature of Hubert Parry Thomson-J. S. Sinclair, Solicitor, Dunedin. 656

CITY AND SUBURBAN INVESTMENTS (WELLINGTON), LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of the CITY AND SUBURBAN INVESTMENTS (WEL-LINGTON), LIMITED (in Voluntary Liquidation).

N OTICE is hereby given that at a meeting of members of the above-named company held at the registered office, National Bank Chambers, Wellington, on Wednesday, the 18th day of September, 1935, at 12 noon, the following resolution was duly passed as a special resolution :--

"That the company be wound up voluntarily."

It was further resolved that FREDERICK HAROLD BASS be appointed liquidator. Dated at Wellington, this 24th day of September, 1935.

F. H. BASS,

Liquidator.

National Bank Chambers, Featherston Street, Wellington C. 1. 657

BRITANNIA MOTORS, LIMITED.

IN LIQUIDATION.

N OTICE is hereby given in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the offices of Messrs. Hadfield and Peacock, Solicitors, Prudential Building, 332-340 Lambton Quay, Wellington, on Friday, the 11th day of October, 1935, at 12 o'clock noon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator shall be disposed of. Dated this 25th day of September, 1935.

658

C. H. TURNER, Liquidator. Sept. 26.1

659

KAITAWA CO-OPERATIVE DAIRY COMPANY, LIMITED.

IN LIQUIDATION.

NOTICE is hereby given that at an extraordinary general meeting of shareholders of the above company held in the Cheese-factory, Kaitawa, on Thursday, 29th August, 1935, the following extraordinary resolution, of which notice had been given, was carried unanimously :--

"That as the company cannot by reason of its liabilities continue its business it be wound up voluntarily."

At the same meeting Mr. GEORGE GODFREY TAYLOR, of Pahiatua, Public Accountant, was appointed liquidator.

G. GODFREY TAYLOR Liquidator.

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