



# THE

# NEW ZEALAND GAZETTI

Published by Authority.

# WELLINGTON, THURSDAY, JULY 23, 1936.

Additional Land at Opapa taken for the Purposes of the Wellington-Napier Railway.

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

WHEREAS it has been found desirable for the use,

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Wellington-Napier Railway to take further land at Opapa in addition to land previously acquired for the purpose of the said railway:

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections thirty-four and two hundred and sixteen of the Public Works Act. 1928, and of every other power and authority in approximately Act, 1928, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

# SCHEDULE.

APPROXIMATE areas of the pieces of land :-

A. R. P. 1 0 1.5 1 0 1.5 Part Subdivision 2F 1. 0 0 36.9 Part Subdivision 1A 5.

Being portions of Pukerowhitu Block, Block XIII, Te Mata Survey District, Hawke's Bay County. (S.O. 1136, green.)

In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked L.O. 4174, deposited in the office of the Minister of Railways at Wellington, and thereon coloured yellow and blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

D. G. SULLIVAN, Minister of Railways.

GOD SAVE THE KING!

(L.O. 12797.)

Α

Land taken for the Purposes of a Quarry in Block I, Benger Survey District.

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

A PROCLAMATION.

N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 quarry; and I do also declare that this Proclamation shall take effect on and after the thirty-first day of July, one thousand nine hundred and thirty-six.

# SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. Being Portion of 6 3 18·7 Part Section 36; edged red. 3 3 9·0 Part Section 36; edged green.

Situated in Block I, Benger Survey District (Otago R.D.). (S.P. 189.)

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 91571, 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 July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/86/17.)

Land taken for the Purposes of a Road in Block VII, Patutahi | Land taken for the Purposes of a Road in Blocks III and X, Survey District, Cook County.

#### GALWAY, Governor-General, [r.s.]

#### A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 third day of August, one thousand nine hundred and thirty-six. and thirty-six.

#### SCHEDULE.

APPROXIMATE areas of the pieces of land taken :--

1 16.3

2 25.6 | 1 10.2 Being portions of Section 118.

0 30.6

 $0.22 \cdot 2$ 

Situated in Block VII, Patutahi Survey District (Gisborne R.D.). (S.O. 1476, brown.)

In the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 92532, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/4/27/0.)

Land taken for the Purposes of Road in Block VII, Patutahi Survey District, Cook County.

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

# A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 bearets is hereby taken for the purposes of read, and I declared in the Schedule. hereto is hereby taken for the purposes of road; and I do also declare that this Proclamation shall take effect on and after the third day of August, one thousand nine hundred and thirty-six.

# SCHEDULE.

APPROXIMATE area of the piece of land taken: 2 roods 17.7 perches. Being portion of Section 133.

Situated in Block VII, Patutahi Survey District (Gisborne R.D.). (S.O. 1477, brown.)

In the Gisborne Land District; as the same is more particularly delineated on the plan marked P.W.D. 92521, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/698.)

#### [L.s.] GALWAY, Governor-General.

# A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes of a road.

#### SCHEDULE.

APPROXIMATE area of the piece of land taken: 7 acres 2 roods 5 perches.

Being portion of Lots 1 and 3, D.P. 5201, being part Waihua Rural Sections 6 and 7.

Situated in Blocks III and X, Waihua Survey District (Hawke's Bay R.D.). (S.O. 1069, green.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 92673, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured purple.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/308/2.)

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

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

# A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes of a road.

# SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. 2 0 3 0 1 3 9 0 Being Portion of Ramarama Block; coloured blue. Tuataranni Block; coloured yellow.

0 12.0

2 3.2

Tuataranul Block; coloured yellow.

Te Papa Block; coloured blue.

Part Te Wharau Block; coloured yellow.

Lots 100, 90, 91, 101, and 106 of Deeds

Plan W. 46, being part of Te Wharau

Block; coloured blue.

Lots 107 and 108 of Deeds Plan W. 46,

being part of Te Wharau Block; coloured

vellow 0 19.9 yellow

0 0 8.5 Lot 109 of Deeds Plan W. 46, being part of
Te Wharau Block; coloured blue.
0 0 15.3 Lots 110 and 111 of Deeds Plan W. 46,
being part of Te Wharau Block; coloured

yellow.
0 0 7.2 Lot 99 of Deeds Plan W. 46, being part of
Te Wharau Block; coloured blue.

Situated in Block XII, Kawakawa Survey District (Auckland R.D.). (S.O. 28481.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 92951, 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 July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/1/7/0.)

# THE NEW ZEALAND GAZETTE.

Land taken for the Purposes of a Road in Block I, Maramarua, and Block VIII, Drury Survey Districts.

[L.S.]

# GALWAY, Governor-General.

#### A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 this Proclamation shall take effect on and after the twenty-seventh day of July, one thousand nine hundred and thirty-six.

#### SCHEDULE.

Approximate Areas of the Pieces of Land taken.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan.
A. R. P. 0 0 28·2	Lot 15, D.P. 13817, being portion Allot- ment 15, Mangatawhiri Parish (S.O. 28395.)	I	Maramarua	P.W.D. 92615	Red.
0 0 18.4		VIII	Drury	P.W.D. 91933	

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

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

GOD SAVE THE KING!

Land taken for the Purposes of Street at Belvedere Road, in the City of Wellington.

[L.S.]

# GALWAY, Governor-General.

# A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare the the land described in the Schedule hereto is hereby taken for the purposes of street, and shall vest in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the third day of August, one thousand nine hundred and thirty-six.

# SCHEDULE.

Approximate Areas of the Pieces of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. F. 0 0 0·12 0 0 0·7 0 0 0·89 0 0 0·8 0 0 1·46	Lot 10, D.P. 4604, and being part Section 4 Lot 9, D.P. 4604, and being part Section 4 (S.O. 3007) Lot 9, D.P. 4604, and being part Section 4	. VII VII VII . VII	Port Nicholson ", ", ", ",	P.W.D. 92777 "," P.W.D. 92778	Sepia. Blue. Purple. Red. Blue.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

· (P.W. 51/354.)

Land taken for Sand-dune-reclamation Purposes in Blocks I and II, Kumeu Survey District, and Blocks XII and XIII, Kaipara Survey District.

[L.S.]

# GALWAY, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 sand-dune-reclamation purposes; and I do also declare that this Proclamation shall take effect on and after the thirty-first day of July, one thousand nine hundred and thirty-six.

#### SCHEDULE.

Approximate Area of the Piece of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1,623 0 0	Te Heke Block, on D.P. 26116 (Auckland R.D.) (S.O. 28565.)	$\left\{egin{array}{l}  ext{I and II} \  ext{XII and} \  ext{XIII} \end{array} ight.$	Kumeu Kaipara	P.W.D. 92667	Yellow.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 21st day of July, 1936.

R. SEMPLE, Minister of Public Works.

(P.W. 54/592.)

GOD SAVE THE KING!

Land proclaimed as Road, and Road closed, in Block I, Turanganui Survey District, and Block I, Waimata Survey District,
Patutahi Town District, Cook County.

[L.S.]

# 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 Dominion of New Zealand, do hereby proclaim as road the land in Turanganui and Waimata Survey Districts 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 ROAD.

Approximate Areas of the Pieces of Land proclaimed as Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan.
A. R. P. 0 2 22·4 1 0 10·8	Suburban Section 55, Township of Patutahi  Ballast Reserve	I I	Turanganui Waimata	P.W.D. 92578	Blue. Red.

# SECOND SCHEDULE.

# ROAD CLOSED.

Approximate Area of the Piece of Road closed.	Adjoining or passing through	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan.
A. B. P. 0 3 17·5	Suburban Section 55, Township of Patutahi (Gisborne R.D.) (S.O. 1451, brown.)	I	Turanganui	P.W.D. 92578	Green.

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/699.)

Land proclaimed as Road in Block V, Kopuaranga Survey District, Masterton District.

#### 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 road the land in Kopuaranga Survey District described in the Schedule hereto.

# SCHEDULE.

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

Being Portion of
Part Section 69; coloured yellow.
Part Section 69; coloured purple.
(Opaki R.D.)
Part Section 49; coloured orange.
Railway, land, being, part, Se 0 19.6 0 0 22.5 0 11.0 Railway land, coloured sepia. 1 3.0 being part Section 49; Railway land, 0 0 2.6 being part Section 49: coloured sepia. Railway land, being 0 0 4.4 49; part Section coloured sepia. Railway land, being coloured sepia. part 49; 0 0 4.6 Section (Rangitumau R.D.)

Situated in Block V, Kopuaranga Survey District. (S.O. 2960.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 92153, 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 20th day of July, 1936.

R. SEMPLE. Minister of Public Works.

GOD SAVE THE KING!

(P.W. 41/824/1.)

Altering the Boundaries of the Golden Bay Electric-power District.

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

In pursuance and exercise of the powers conferred upon me by the Electric-power Board's Act, 1925, and of all other powers in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby alter the boundaries of the Golden Bay Electric-power District so as to include the area described in the Schedule hereto.

# SCHEDULE.

ALL that area in the Land District of Nelson, in the County of Takaka, situated in Blocks II, III, IV, and V, Waitapu of Takaka, situated in Blocks II, III, IV, and V, Waitapu Survey District, bounded by a line commencing at the junction of the sea-coast with the boundary between part Section 52 and Section 51, Block V, Waitapu Survey District, on the north-western boundary of the Golden Bay Electric-power District as at present constituted, and proceeding thence in a south-westerly direction along the said north-western boundary of the Golden Bay Electric-power District, Block V, Waitapu Survey District, to the northern corner of Section 46; thence north-westerly along the south-western boundary of Section 9. Survey District, to the northern corner of Section 46; thence north-westerly along the south-western boundary of Section 9 to the public road; thence along a straight line to the southern corner of Section 13; thence in a north-westerly direction along the south-western boundaries of Sections 13, 67, and 68, to the western corner of Section 68; thence south-westerly along the south-eastern boundaries of Sections 101 and 1 of Block IV, Waitapu Survey District to the south-eastern corner of the last-mentioned section; thence north-westerly along the south-western boundary of that section to its western corner; thence south-westerly along the south-eastern corner; thence north-westerly along the south-western boundary of part Section 1 to its south-eastern corner; thence north-westerly along the south-western boundary of part Section 1 to its north-western boundary of the last-mentioned section to the boundary of Section 20, Block II, Waitapu Survey District; thence north-westerly along the south-western boundary of Section 20, Block II, to the boundary between the counties of Section 2, Block II, to the boundary between the counties of

Takaka and Collingwood as at present constituted; thence north-easterly along that county boundary to the sea-coast; thence in an easterly and southerly direction along the seacoast to the point of commencement; the same being more particularly delineated on the plan marked P.W.D. 92759, 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 July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 26/1300.)

Defining the Middle-line of a Road in Block XIV, Waitemata Survey District—viz., a Deviation of the Auckland-Helensville Main Highway, Waitemata County Division.

#### GALWAY, Governor-General. [r.s.] A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the middle-line of a road desired to be constructed over Block XIV, Waitemata Survey District—viz., a deviation of the Auckland-Helensville Main Highway, Waitemata County Division—shall be that defined and set forth in the Schedule hereto.

#### SCHEDULE.

COMMENCING at a point on the Auckland-Helensville Main Highway opposite the north-eastern boundary of Lot 3, D.P. 25062, Block XIV, Waitemata Survey District, and proceeding thence in a north-westerly direction generally for proceeding thence in a north-westerly direction generally for a distance of approximately 1 mile 45 chains, and passing in, into, through, or over the following lands, &c., viz., Lots 26, 25, 24, and 6, D.P. 25437, Lots 8 and 7, D.P. 24303, Lots 3, 2, and 1, D.P. 25437, Lot 5, D.P. 24303, Lot 4, D.P. 23963, part Allotment 154, Waipareira Parish, Lot 1, D.P. 13459, and part Lot 6, D.P. 23963, Block XIV, Waitemata Survey District, and terminating at a point on the said Auckland-Helensville Main Highway opposite the north-western boundary of part Allotment 154, Waipareira Parish, on D.P. 25994, Block XIV, Waitemata Survey District; including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the North Auckland Land District. As the same is delineated on the plan marked P.W.D. 92685, deposited in the office of the Minister of Public Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/2/13/0.)

Crown Land set apart for the Purposes of a Post-office in Block XVI, Huangarua Survey District.

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

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor General of the Dominion of New Zealand, do hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the purposes of a post-office; and I do also hereby declare that this Proclamation shall take effect on and after the third day of August, one thousand nine hundred and thirty-six.

# SCHEDULE.

APPROXIMATE area of the piece of Crown land set apart:

APPROXIMATE area of the First 15.5 perches.

Being closed road adjoining or passing through Pahaoa 3A 1B, Section 3 Block (Proclamation No. 2476, New Zealand Gazette, 1936, page 1220.)

Situated in Block XVI, Huangarua Survey District. (S.O.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 89648, 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 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 20/127.)

Pectaring that Portions of the Banks of the Mangatainoka River in Block I, Mangaone Survey District, and Block VII, Tararua Survey District, shall be protected.

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

#### A PROCLAMATION.

In pursuance and exercise of the powers conferred by section two hundred and seven of the Public Works Act, 1928, 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 portions of the banks of the Mangatainoka River described in the Schedule hereto shall be protected.

#### SCHEDULE.

ALL that portion of the left bank of the Mangatainoka River adjoining Section 19, Block VII, Tararua Survey District, and Section 21, Block I, Mangaone Survey District, and all that portion of the right bank of the said river adjoining Sections 3 and 1, Block I, Mangaone Survey District, shown on plan P.W D. 92306.

Also all that portion of the left bank of the said river adjoining Lots 1 and 2 of Section 37, Block VII, Tararua Survey District, and all that portion of the right bank of the said river adjoining Section 14 and part Section 28, Block VII, Tararua Survey District, shown on plan P.W.D. 92562.

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

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 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 48/44.)

Declaring Land taken for a Government Work, and not required for that Purpose, to be Crown Land.

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

# A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land white the Land Act, 1924 land subject to the Land Act, 1924.

# SCHEDULE.

APPROXIMATE areas of the pieces of land declared to be Crown land:

Situated in Block XV, Motu Survey District (Gisborne R.D.). (S.O. 1376, brown.)

In the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 78318, deposited in the office of the Minister of Public Works at ellington, 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 20th day of July, 1936.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/4/15/5.)

# Crown Land set apart as a Permanent State Forest.

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

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- AUCKLAND FOREST-CONSERVATION REGION.

ALL that area in the Auckland Land District, containing by admeasurement 1,317 acres 0 roods 20 perches, more or less, and being Sections 6, 7, 8, and 9, Block VI, Aroha Survey District. As the same is more particularly delineated on plan No. 26/25, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of July, 1936.

W. LEE MARTIN. For Commissioner of State Forests.

GOD SAVE THE KING!

Authorizing the Marlborough Electric-power Board to construct Additional Electric Works.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

The Hon. W. Nash presiding in Council.

In pursuance and exercise of the powers vested in him by the Electric-power Boards Act, 1925, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Marlborough Electric-power Board, subject to the conditions hereinafter set forth, to increase its stand-by generating station as authorized by an Order in Council dated the fourteenth day of April, one thousand nine hundred and thirty, and published in the Gazette on the seventeenth day of the same month, by the addition of a thirteen-hundred-horse-power Diesel generating plant, together with such equipment, accessories, and buildings as may be necessary, upon part Section 67 (D.P. 1065), Block XVI, Cloudy Bay Survey District. District.

# CONDITIONS.

1. The works hereby authorized shall be constructed so as to comply with the Electrical Wiring Regulations, 1935, the Electrical Supply Regulations, 1935, or any regulations made or to be made in amplification or amendment thereof or in substitution therefor which regulations shall be deemed to be incorporated bearing.

2. The Board shall substantially complete the works hereby authorized within a period of two years from the date of this Order in Council or within such further time as the Minister may by writing under his hand allow.

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

(P.W. 26/1086.)

Altering Boundaries of Thames Valley Drainage District, Counties of Piako and Matamata.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

#### Present:

WHEREAS the Thames Valley Drainage Board, being of the opinion that certain lands situated in the County of Piako and not included in the Thames Valley Drainage District (hereinafter referred to as "the said district") are deriving benefit from the drainage Valley Drainage District (hereinarter referred to as "the said district") are deriving benefit from the drainageworks carried out by the said Board, did, in accordance with the provisions of section six of the Land Drainage Amendment Act, 1913 (hereinafter referred to as "the said Act"), present a petition to His Excellency the Governor-General praying that the boundaries of the said district might be altered so as to include such lands in the said district:

And whereas in respect thereof a Commission has been appointed to inquire and report as to the several matters mentioned in subsection three of section six of

the said Act:

And whereas the Commission so appointed has reported that part of such lands should be included in the said district and that part of the lands so included should become liable to the extent hereinafter provided for the future levy of rates already made by the said

Now, therefore, His Excellency the Governor-General, in pursuance and exercise of the power and authority vested in him by section six of the said Act, and acting by and with the advice and consent of the Executive Council, doth hereby order and declare that the boundaries of the said district are hereby altered so as to include in the said district the large described in the to include in the said district the lands described in the First Schedule hereto, and that the boundaries of the said district shall be those described in the Second Schedule hereto; and with the like advice and consent doth also direct that the area described in the Third Schedule hereto shall be liable for the future levy of the special rates heretofore made and levied by the Board to provide for the payment of interest and sinking fund, or interest and principal, as the case may be, in respect of the special loan known as "The Waiwhero Special Rating Area Loan of three thousand five hundred pounds" and supplementary loan of three hundred and fifty pounds. fifty pounds.

# FIRST SCHEDULE.

#### AREAS INCLUDED IN THE THAMES VALLEY DRAINAGE DISTRICT.

ALL that area in the Auckland Land District, in Block II, Wairere Survey District, bounded by a line commencing at a point on the left bank of the Waihou River in line with the south-eastern boundary of part Section 74, on plan 1435, deposited in the office of the District Land Registrar at Auckland; thence up the left bank of the Waihou River to a point in line with the south-eastern side of Shaftsbury Street; thence along the south-eastern side of Shaftsbury Street to a point south-eastern side of Shaftsbury Street; thence along the south-eastern side of Shaftsbury Street to a point in line with the eastern boundary of Lot 1 on plan 3038, deposited as aforesaid; thence to and along that boundary to the north-eastern corner of the said Lot 1; thence across School Road to the south-eastern corner of Lot 5 on plan 1874, deposited as aforesaid; thence along the south-eastern boundary of Lot 5 aforesaid to its easternmost corner; thence north-westerly along Stanley Road to a point in line with the south-eastern boundary of part Section 74 on plan 1435 aforesaid; thence north-easterly to and along that boundary and its production to the left bank of the Waihou River, the point of commencement.

All that area in the Auckland Land District, in Block I,

All that area in the Auckland Land District, in Block I, Wairere Survey District, bounded by a line commencing at a point on the north-western boundary of part Section 4 on plan No. 2399, deposited in the office of the District Land Registrar at Auckland, distant 20 chains from the Te Aroha – Waharoa Main Highway; thence in a generally southerly direction (following the boundary of the Manawaru Drainage Area) through Section 4, Block I, Wairere Survey District, to a point on Steele's Road, distant 14 chains from the Te Aroha – Waharoa Main Highway; thence along the northern side of Steele's Road to the Te Aroha – Waharoa Main Highway; thence across Steele's Road and along the western side of the Te Aroha – Waharoa Main Highway for a distance of 38 chains; thence due west through All that area in the Auckland Land District, in Block I, way for a distance of 38 chains; thence due west through Section 8, Block I, Wairere Survey District, to its

western boundary; thence in a southerly direction along the western boundary of Section 8 aforesaid to School Road; thence in a westerly direction along the northern side of School Road to the south-eastern corner of Section 6, Block I, Wairere Survey District; thence in northerly, easterly, southerly, and again easterly directions generally following the boundary of the Thames Valley Drainage District (Gazette, 1933, page 1859) to the point of commencement. the point of commencement.

#### SECOND SCHEDULE.

# THAMES VALLEY DRAINAGE DISTRICT.

ALL that area in the Auckland Land District, bounded ALL that area in the Auckland Land District, bounded towards the north generally by the north-western boundaries of Makumaku 3B, 5E, and 5F Blocks, the western boundary of Section 6, Block VII, Waihou Survey District, the northern and north-eastern boundaries of Wairau No. 3 Block to its easternmost corner; thence along the northern and eastern boundaries of Kaikahu No. 1B 1 Block, and the eastern boundary of Kaikahu 1B 2 Block, and that boundary produced to Te Awaiti No. 2c 1 Block; thence along part of the northern boundary of that block and the western boundary of Kaikahu No. 4 Block to Allotment No. 6, on plan 8682, deposited in the office of the District Land Registrar at Auckland: thence along the southern boundaries of Auckland; thence along the southern boundaries of Allotments 6 and 5, on plan 8682 aforesaid, to the western boundary of Te Arawhakapekapeka Block; thence Allotments 6 and 5, on plan 8682 aforesaid, to the western boundary of Te Arawhakapekapeka Block; thence towards the east generally by that boundary, part of the northern and south-western boundary of Section 2, Block VII, Waihou Survey District, to a public road forming the south-eastern boundary of Section 7; thence to and along the eastern side of that road to the northern boundary of Te Awaiti 2c No. 4 Block; thence along the northern and south-eastern boundaries of that block and the north-eastern boundary of Section 26. block and the north-eastern boundary of Section 26, Block XI, Waihou Survey District, to a point midway along that boundary; thence in a south-westerly direction Block XI, Waihou Survey District, to a point midway along that boundary; thence in a south-westerly direction by a right line through Sections 26 and 27, Block XI, Waihou Survey District, to a point midway along the south-western boundary of Section 27 aforesaid; thence along the south-western boundary of Section 27 aforesaid to and across a public road; thence along the north-western and north-eastern boundaries of Section 31, Block XI, Waihou Survey District, to the northernmost corner of Section 33, Block XI, Waihou Survey District; thence in a south-easterly direction generally by a right line to a point on another right line, distant 2150 links, from its southern extremity (the latter right line running parallel to the south-western boundary of Section 33 aforesaid, from a point on the southern boundary of that section, distant 1350 links, from its easternmost corner); thence along the last-mentioned right line and the southern boundary of Section 33 aforesaid; thence by the crossing of a public road and a right line from a point on the northern boundary of Section 1, Block XV, Waihou Survey District, distant 20 chains from its north-western corner, and passing through that section to the north-western corner of Section 3, Block XV, Waihou Survey District; thence along the south-western and south-eastern boundaries of Section 3 aforesaid, the crossing of a public road, the south-eastern boundary of Section 7 the western boundary of Waihou West south-eastern boundaries of Section 3 aforesaid, the crossing of a public road, the south-eastern boundary of Section 7, the western boundary of Waihou West No. 4 Block, the south-eastern boundary of Te Awaiti 1J 2B 1B Block, to the road forming the western boundary of Te Awaiti 1J 2B 2 (eastern portion); thence along the eastern side of that road, across a public road, to and along the western boundary of Te Awaiti 1B 2B 1 Block, to its southernmost corner; thence along a right line to the westernmost corner of Te Awaiti 1B 2B Block; thence along the south-western and south-eastern boundaries of that block to the Thames or Waihou River: the westernmost corner of Te Awaiti 1H 2B Block; thence along the south-western and south-eastern boundaries of that block to the Thames or Waihou River; thence along the left bank of that river to its intersection with the boundary of the Borough of Te Aroha; thence along the western boundary of the Borough of Te Aroha to the left bank of the Waihou River, and along the said left bank to Wood's Road; thence along that road to its junction with Stanley Road, and along Stanley Road to the south-eastern corner of the northern portion of Section 4, Block I, Wairere Survey District; thence towards the south generally by the southern boundary of part Section 4 aforesaid for a distance of 2000 links; thence south-easterly along a right line to a point on Steele's Road 1400 links distant from the Te Aroha – Waharoa Main Highway; thence along the northern side of Steele's Road to the Te Aroha – Waharoa Main Highway; thence across Steele's Road and along the western side of the Te Aroha – Waharoa Main Highway for a distance of 3800 links; thence due west through Section 8, Block I, Wairere Survey District, to its western boundary; thence along the western boundary of said Section 8 to School Road; thence westerly along the northern side of School Road to the road forming the northern side of School Road to the road forming the northern side of School Road to the road forming

hunga No. 2 Blocks; thence along that road to the on 1, Block V, Wairere Survey hunga No. 2 Blocks; thence along that road to the road intersecting Section 1, Block V, Wairere Survey District; thence across that road and north-easterly along its south-eastern side to a point in line with the eastern boundary of Lot 1 on plan 3038, deposited as aforesaid; thence to and along that boundary to the north-eastern corner of the said Lot 1; thence across School Road to the south-eastern corner of Lot 5 on plan 1874, deposited as aforesaid; thence along the south-eastern boundary of Lot 5 aforesaid to its eastern most corner; thence north-westerly along Stanley Road plan 1874, deposited as aforesaid; thence along the south-eastern boundary of Lot 5 aforesaid to its eastern most corner; thence north-westerly along Stanley Road to a point in line with the south-eastern boundary of part Section 74 on plan 1435, deposited as aforesaid; thence north-easterly to and along that boundary and its production to the left bank of the Waihou River; thence up the left bank of the Waihou River to a point in line with the south-eastern boundary of Section 4, Block X, Wairere Survey District; thence by a right line to the road at the northernmost corner of Section 27A, Block X aforesaid, and by the road forming the north-eastern boundary of Section 27A, and towards the east generally by the road forming the eastern boundaries of Sections 27A, 27, and 26, Block XIV, Wairere Survey District, Sections 18, 17, and 16, Block III, Tapapa Survey District, and Sections 15 and 14, Block II, of the said district, to the southern boundary of Section 14; thence towards the south by the south-western boundary of Section 14 and its production to the Morrinsville-Rotorua Railway line; again towards the east by the said railway-line to the southeastern corner of Section 1, Block II, Tapapa Survey District, along the south-eastern boundary of Section 1, across a road, the eastern boundary of Section 81, Matamata Settlement, and the north-eastern boundary of Section 81, Matamata Settlement, and the north-eastern boundary of Section 80. Matamata Settlement, to and across a road across a road, the eastern boundary of Section 81, Matamata Settlement, and the north-eastern boundary of Section 80, Matamata Settlement, to and across a road to the aforesaid railway-line; thence southerly along the western boundary of the said railway to the road forming the south-eastern boundary of Section 99, Block VI, Tapapa Survey District; thence south-westerly along the road forming the south-eastern boundary of Section 99, Block VI, and Section 98, Block IX, Tapapa Survey District, to the southernmost corner of the last-mentioned section; thence south-westerly along the road forming the south-eastern boundary of Section 97, said Block IX, to a point in line with the south-western boundary of Section 96, Block IX aforesaid; thence south-easterly along the south-eastern boundary of Section 96, Block IX, Tapapa Survey District, to the southernmost corner of the said Section 96; thence south-westerly along the south-eastern boundary of Part 18 1A, Hinuera Block, and the south-eastern boundary of Lots 3 and 6 on plan 12929, deposited in the office of the District Land Registrar at Auckland, to the southernmost corner of the said Lot 6; thence north-westerly along the south-western boundary of the said Lot 6 and its production percess public road to the stream forming the south-Matamata Settlement, and the north-eastern boundary of the said Lot 6; thence north-westerly along the south-western boundary of the said Lot 6 and its production across a public road to the stream forming the south-eastern boundary of Section 122, Block IX, Tapapa Survey District; thence along that stream to the western boundary of Section 122, Block IX aforesaid; thence northerly along that boundary to Bucklands Road; thence along that road to the road forming the western boundary of part Section 121; thence northerly along the road forming the western boundary of part Section 121 and Section 120 to the northernmost corner thence along that road to the road forming the western boundary of part Section 121; thence northerly along the road forming the western boundary of part Section 121 and Section 120; thence along the road forming the northern boundary of Section 119, Block VI, Tapapa Survey District, to a point in line with the eastern boundary of Lot 1 on plan 12525 deposited as aforesaid; thence northerly along that boundary to the north-eastern corner of the said Lot 1; thence along the northern boundary of that lot to its north-western corner; thence along the western boundary of Lot 1 on plan 20594 deposited as aforesaid to Station Road; thence westerly along Station Road to the southernmost corner of Lot 5 on plan 10340 deposited as aforesaid; thence along the western boundaries generally of Lots 5, 3, and 2 on plan 10340 aforesaid to Peria Road; thence north-easterly along that road, and the road (Gunn's Road) forming the western boundary of Sections 56 and 57, Block III, Tapapa Survey District, and Section 58, Block XIII, Wairere Survey District, to the north-western corner of the last-mentioned section; thence north-westerly along the road forming the south-western boundary of Lots 20, 21, 22, 23, 24, and 25 on plan 4399, deposited as aforesaid, Lot 3 on plan 12757, deposited as aforesaid, and Lot 1 on plan 7252, deposited as aforesaid, to the westernmost corner of the last-mentioned lot, thence along the north-east boundary of Sections 5 and 6, as shown on plan 64, deposited in the office of atoresand, to the westernmost corner of the last-mentioned lot, thence along the north-east boundary of Sections 5 and 6, as shown on plan 64, deposited in the office of the District Land Registrar at Auckland; thence along the south-eastern and north-eastern boundaries of Section 3, as shown on plan 7186, deposited in the office of the District Land Registrar at Auckland, to the southern boundary of Section F 2, Pakarau Pa Block;

thence along the south, south-west, and north-west boundaries of that section, and along the north-eastern boundary of Section 19s, Pakarau Settlement, as shown on plan 8307, deposited in the office of the District Land Registrar at Auckland; thence along the eastern boundaries of Sections 20s and 21s of the said settlement, and along the northern boundary of the lastmentioned section to a public road; thence northerly along that road to the Morrinsville-Kerehoni Road; thence across that road and along the northern side of that road (Morrinsville-Kerehoni Road), the eastern side of Roche's Road, and continuation thereof, to the northern boundary of Ngakuriaruru Block; thence along the northern boundary of that block to the Piako River; thence down the right bank of that river to a point in line with the southern boundary of Willis's Grant, Section 1A; thence across the Piako River and along that boundary to the eastern side of the Waitakaruru-Tahuna-Morrinsville Road; thence northerly along that road to a point in line with the northern boundary of Section 21, Block V, Waitoa Survey District; thence to and along that boundary and the northern boundary of Part B 2, Maukoro Block, across a road, and along the northern boundary of Pawhakaoho IB 2 and IB 3 Blocks, to and across the Piako River; thence northerly along the right bank of the Piako River; thence northerly along the right bank of the Piako River; thence northerly along the right bank of the Waitoa Stream to its confluence with the Piako River; thence along a right line to the right bank of the Waitoa Stream to its confluence with the Piako River; thence along a right line to the right bank of the Waitoa Stream to its confluence with the Piako River; thence along a right line to the right bank of the Waitoa Stream; thence up the right bank of the Waitoa Stream; thence up the right bank of the Waitoa Stream; thence up the right bank of the Waitoa Stream; thence up the right bank of the Waitoa Stream; thence up the right bank of the Waitoa Stream; thence u boundaries of Te Awaiti 18 and 17 Blocks to the westernmost corner of Section 2 of 17 Block; thence along the
north-western boundaries of Te Awaiti 17 28 3, Sections
2 and 1, to and across the Awaiti Canal; thence along
the right bank of the Awaiti Canal to a point in line
with the north-western boundary of Makumaku No. 38
Block; thence along a right line to the north-western
corner of Makumaku No. 38 Block, the point of commencement.

# THIRD SCHEDULE.

AREA INCLUDED IN WAIWHERO SPECIAL-RATING AREA, THAMES VALLEY DRAINAGE DISTRICT.

ALL that area in the Auckland Land District bounded by All that area in the Auckland Land District bounded by a line commencing at a point on the southern boundary of Section 19B, Block XI, Aroha Survey District, in line with the western boundary of Section 4, Block I, Wairre Survey District; thence in a southerly direction across a public road and along the western boundary of Section 4 aforesaid to the south-western corner of part Section 4 on plan No. 2399 deposited in the office of the District Land Reciptora at Auckland; thence by a right Section 4 on plan No. 2399 deposited in the office of the District Land Registrar at Auckland; thence by a right line passing through part Section 4 on plan No. 2247, deposited as aforesaid, to a point on the northern side of Steele's Road, distant 14 chains from the Alexandra Road intersection; thence along the northern side of Steele's Road to Alexandra Road; thence in a southerly direction across Steele's Road and along the western side of Alexandra Road for a distance of 37 chains from the southern side of Steele's Road: thence due west through of Alexandra Road for a distance of 37 chains from the southern side of Steele's Road; thence due west through Section 8, Block I, Wairere Survey District, to its western boundary; thence in a southerly direction along the western boundary of Section 8 aforesaid to the northern boundary of parts Sections 7 and 8 on plan No. 24372, deposited as aforesaid; thence in a westerly direction along the northern boundaries of part Section 7 aforesaid and part Section 7 on plan No. 2107, deposited as aforesaid, to Section 6, Block I, Wairere Survey District; thence in a northerly direction along the eastern boundaries of Sections 6 and 5 to and across Steele's Road and Section 2, all in Block I, Wairere Survey District, to and across a public road to the southern boundary of Section 19B, Block XI, Aroha Survey District; thence in an easterly direction to the point of commencement. commencement.

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

(I.A. 1935/117/3.)

Consenting to Land being taken for the Purposes of a Road in | Declaring Portions of Roads in Wakamarina Survey District Block XII, Kawakawa Survey District. | Declaring Portions of Roads in Wakamarina Survey District to be Government Roads.

# GALWAY, Governor-General,

ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purposes of a road.

#### SCHEDULE.

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

Being Portion of

A. R. P. 2 0 3.0 Ramarama Block; coloured blue. Tuataranui Block; coloured yellow.

3 9.0 0 12.0 3

Tuataranui Block; coloured yellow.
Te Papa Block; coloured blue.
Part Te Wharau Block; coloured yellow.
Lots 100, 90, 91, 101, and 106 of Deeds
Plan W. 46, being part of Te Wharau
Block; coloured blue.
Lots 107 and 108 of Deeds Plan W. 46,
being part of Te Wharau Block; coloured
yellow. 0 3.2

0 19.9

vellow.

0 8.5 Lot 109 of Deeds Plan W. 46, being part of 0 15.3

Te Wharau Block; coloured blue.

Lots 110 and 111 of Deeds Plan W. 46,
being part of Te Wharau Block; coloured yellow

7.2 Lot 99 of Deeds Plan W. 46, being part of Te Wharau Block; coloured blue. 0 0

Situated in Block XII, Kawakawa Survey District (Auckland R.D.). (S.O. 28481.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 92951, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

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

(P.W. 62/1/7/0.)

Declaring Portions of Road in Blocks IV and VIII, Drury Survey District, to be Government Road.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

# SCHEDULE.

APPROXIMATE areas of the portions of road declared to be Government road :-

0 15 2 23

Adjoining or passing through
Part Allotment 33; Block VIII.
Part Allotment 26 and parts Allotment 34;
Blocks IV and VIII.
(Opaheke Parish.)

Situated in Drury Survey District (Auckland R.D.). (S.O. 28363.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 91933, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

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

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

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# GALWAY. Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

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

#### SCHEDULE.

1. ALL that road adjoining or passing through Sections 5, 4, 3, 30, 31, 69, 158, and 1, Block XVI, Wakamarina Survey District; coloured red on plan and marked "1."

2. All those portions of roads adjoining or passing through Section 4, Block XV, and Sections 53, 45, 11, 152, 12, 70, 46, 21, 13A, and 105, Block XVI, Wakamarina Survey District; coloured blue on plan and marked "2."

3. All those portions of roads adjoining or passing through

coloured blue on plan and marked "2."

3. All those portions of roads adjoining or passing through Sections 6 and 7, Block XVI, Wakamarina Survey District; coloured red on plan and marked "3."

4. All those portions of roads adjoining or passing through Sections 1 of 18, 7, 166, 122, 17, 55, Block XVI, Sections 54, 2, 13, 12, and 9, Block XII, Wakamarina Survey District; coloured blue on plan and marked "4."

5. All that portion of road adjoining or passing through

5. All that portion of road adjoining or passing through ections 1 and 2 of 20, Block XVI, Wakamarina Survey

District; coloured red, on plan and marked "5."

6. All that portion of road adjoining or passing through Sections 19, 17, 15, Block XVI, and Sections 13, 12, and 9, Block XII, Wakamarina Survey District; coloured yellow on plan and marked "6."

plan and marked "6."

7. All those portions of roads adjoining or passing through Sections 2, 5, and 108, Block XV, and Sections 106, 49, and 107, Block XVI, Wakamarina Survey District; coloured yellow on plan and marked "7."

8. All those portions of roads adjoining or passing through Sections 11, 13, 12, 9, 8, 1, 109, 5, 110, 111, and 4, Block XII, Wakamarina Survey District; coloured red on plan and marked "8."

9. All those portions of roads.

9. All those portions of roads adjoining or passing through Sections 3 and 8, Block XII, Wakamarina Survey District; coloured blue on plan and marked "9."

coloured blue on plan and marked "9."

10. All those portions of roads adjoining or passing through Sections 1A, 52, 51, 116, and 2, Block XII, Wakamarina Survey District; coloured red on plan and marked "10."

11. All that portion of road adjoining or passing through part Section 1 and Sections 2 (Pelorous Sound), 46, 2, and 6, Block XII, Wakamarina Survey District; coloured blue on plan and marked "11."

Block XII, Wakamarina Survey District; coloured blue on plan and marked "11."

12. All that portion of road adjoining or passing through Sections 2, 8, 3, 4, 15, and 5, Block XI, Wakamarina Survey District; coloured red on plan and marked "12."

13. All that portion of road adjoining or passing through Sections 10 to 13 (inclusive), Block VII, Wakamarina Survey District; coloured blue on plan and marked "13."

14. All those portions of roads adjoining or passing through Sections 15, 6, and 87, Block XI, Wakamarina Survey District; coloured yellow on plan and marked "14."

15. All that portion of road adjoining or passing through Sections 1 and 2 of 16, Block VIII, Wakamarina Survey District; coloured yellow on plan and marked "15."

16. All those portions of roads adjoining or passing through Sections 59, 91, 1, 2, and 3 of 8, Block VIII, and Sections 2B and 7, Block VII, Wakamarina Survey District; coloured yellow on plan and marked "16."

17. All that portion of road adjoining or passing through Sections 11, 49, 48, and 2 of Square 21, Block VIII, Wakamarina Survey District; coloured blue on plan and marked "17."

18. All those portions of roads adjoining or passing through Sections 20 and 20 of Portions of Possing Plan and Plan and

18. All those portions of roads adjoining or passing through Sections 80, 1 of 3, and 92, Block VII, Wakamarina Survey District; coloured red on plan and marked "18."

19. All that portion of road adjoining or passing through Sections 18 and 90, Block XI, Wakamarina Survey District; coloured red on plan and marked "19."

20. All those portion of roads adjoining or passing through Sections 18 and 90, Block XI, Wakamarina Survey District; coloured red on plan and marked "19."

20. All those portions of roads adjoining or passing through Sections 19, 20, 21, 25, 26, and 27, Block XI, Wakamarina Survey District: coloured blue on plan and marked "20," 2I. All that portion of road adjoining or passing through Sections 88, 94, 77, and 76, Block XI, Wakamarina Survey District; coloured red on plan and marked "21."

22. All that portion of road adjoining or passing through Sections 58, 35, 34, and 26, Block XI, Wakamarina Survey District; coloured red on plan and marked "22."

23. All that portion of road adjoining or passing through Sections 10, 78, and 26, Block XI, Wakamarina Survey District; coloured yellow on plan and marked "23."

24. All that portion of road adjoining or passing through Sections 1, 11, 9, and 74, Block XI, Wakamarina Survey District; coloured blue on plan and marked "24."

25. All that portion of road adjoining or passing through Sections 26, 27, 28, 29, 30, 66, and 64, Block X, Wakamarina Survey District; coloured blue on plan and marked "25."

26. All those portions of roads adjoining or passing through Sections 4a, 67 and 66, Block X, Wakamarina Survey District; coloured yellow on plan and marked "26."

27. All those portions of roads adjoining or passing through Section 5a, Block X, and Section 6, Block XIV, Wakamarina Survey District; coloured red on plan and marked "27."

28. All those portions of roads adjoining or passing through Sections 6 and 7, Block XIV, Wakamarina Survey District; coloured blue on plan and marked "28."

29. All those portions of roads adjoining or passing through Section 8 Block XIV, Wakamarina Survey District; coloured blue on plan and marked "28."

29. All those portions of roads adjoining or passing through

29. All those portions of roads adjoining or passing through Section 8, Block XIV, Wakamarina Survey District; coloured red on plan and marked "29."

30. All those portions of roads adjoining or passing through Sections 6, 7, 8, 9, 11, 12, 13, and 14A, Block XIV, Wakamarina Survey District; coloured yellow on plan and marked "30."

31. All those portions of roads adjoining or passing through Sections 15, 4, 45, 3, 30, and 17, Block XIV, Wakamarina Survey District; coloured blue on plan and marked "31."

32. All that portion of road adjoining or passing through

Survey District; coloured blue on plan and marked "31."

32. All that portion of road adjoining or passing through Sections 16B, 43, 44, 17, 18, 19, and Crown land, Block XIV, and Sections 23, 24, and 25, Block XIII, Wakamarina Survey District; coloured yellow on plan and marked "32."

33. All those portions of roads adjoining or passing through Sections 19, 28, and 27, Block XIV, Wakamarina Survey District; coloured red on plan and marked "33."

34. All those portions of roads adjoining or passing through Sections 4 and 5, Block XIII, and Section 21, Block XIV, Wakamarina Survey District; coloured blue on plan and marked "34."

35. All those portions of road adjoining or passing through

35. All those portions of road adjoining or passing through Sections 20 and 27, Block XIV, Wakamarina Survey District,

Sections 20 and 27, Block XIV, Wakamarina Survey District, and Section 1, Block II, Onamalutu Survey District; coloured blue on plan and marked "35."

36. All those portions of roads adjoining or passing through Sections 44, 62, 4, and 3, Block VI, Sections 81, 89, 24, and 36, Block XI, and Sections 37, and 1 and 2 of 43, Block X, Wakamarina Survey District; coloured yellow on plan and marked "36."

and marked "36."

37. All those portions of roads adjoining or passing through Sections 44, 57, 2, 84, 85, 93, 83, 50, 49, 1, 46, and 45, Block VI, and Section 47, Block X, Wakamarina Survey District; coloured yellow on plan and marked "37."

38. All those portions of roads adjoining or passing through Sections 43 and 86, Block V, Sections 44, 45, 46, and 1, Block VI, Sections 21, 25, 47, and 2, Block IX, and Sections 52, 47, 48, 53 of 19, and 54, Block X, Wakamarina Survey District; coloured blue on plan and marked "38."

39. All that portion of road adjoining or passing through Sections 47, 48, 55, 53 of 19, 54, 55 (Upper Pelorous Valley), and 57, Block X, and Sections 59 to 64 inclusive, Block IX, Wakamarina Survey District: coloured red on plan and marked "39."

40. All that portion of road adjoining or passing through

marked "39."

40. All that portion of road adjoining or passing through part Section 2 of Square 19, Sections 3, 35, 4, and 5, Block X, Wakamarina Survey District; coloured yellow on plan and marked "40."

41. All that portion of road adjoining or passing through Sections 8 and 9, Block X, Wakamarina Survey District; coloured blue on plan and marked "41."

coloured blue on plan and marked "41."

42. All that portion of road adjoining or passing through Sections 10, 11, and 12, and Section 13 of Square 19, Block IX, Wakamarina Survey District; coloured red on plan and marked "42."

43. All that portion of road adjoining or passing through Sections 1 of 14, 15, 16, and 20 and 21 of Square 19, Block IX, Wakamarina Survey District; coloured blue on plan and marked "43."

44. All those portions of roads adjoining or passing the land of the square of the square squa

44. All those portions of roads adjoining or passing through Sections 20 and 21 of Square 19, 18, 19, 5, 17, and 16, Block IX, Wakamarina Survey District: coloured yellow on plan and marked "44."

marked "44."

45. All that portion of road adjoining or passing through Sections 37, 12, and 13, Block X, Wakamarina Survey District; coloured red on plan and marked "45."

46. All those portions of roads adjoining or passing through Sections 4, 7, 26, and 6, Block IX, and Sections 9, 15, 18, 20, 21, 22, 23, 31, and 32, Block V, Wakamarina Survey District; coloured red on plan and marked "46."

47. All those portions of roads adjoining or passing through Sections 33, 2, and 1, Block V, Sections 10 to 15 inclusive, 5, 35, 52, 74, 75, 76, and 77, Block I, Wakamarina Survey District; coloured blue on plan and marked "47."

48. All that portion of road adjoining or passing through part Section 39 and Sections 46 and 51, Block I, Wakamarina Survey District; coloured yellow on plan and marked "48."

All in the Marlborough Land District; as the same are delineated on the plan marked P.W.D. 91588, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

thereon coloured as above mentioned.

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

(P.W. 43/328.)

Directing the Sale of Land in the Borough of Palmerston under the Public Works Act, 1928.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby direct the sale of the land described in the Schedule hereto, such land being no longer required for the public work for which it was acquired. it was acquired.

# SCHEDULE.

APPROXIMATE areas of the pieces of land directed to be sold :-

Being 0 0 39·8 0 0 39·8 Section 1. 2. ,, 0 0 39.8 20.

Situated in Block XXIII, Town of Palmerston (Borough of Palmerston) (Otago R.D.). (S.O. 765 Tn.)

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 92634, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 22/169.)

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

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:
THE HON. W. NASH PRESIDING IN COUNCIL.

Works Act, 1928 (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, Act '), it is enacted that it is found that any land field, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever, for any public work, is not required for such public work, the Governor-General may, by Order in Council publicly notified and gazetted, cause the same to be sold under the condition set forth in the said Act:

And whereas provision is made under the thirty-sixth section of the said Act whereby any such land may, with the concurrence of the Governor-General, be sold on deferred payments extending over a period not exceeding five years:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive.

and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and direct the sale of the land described in the Schedule hereto under the conditions set forth in the said Act; and doth hereby authorize, pursuant to the said section thirty-six, the acceptance of the purchase-price in instalments extending over a period not exceeding five years.

#### SCHEDULE.

APPROXIMATE	areas	of	the	pieces	of	land :-

.A.	ĸ.	r.				А.	n.	Γ.		
0	1	0.0	Section	4.	1	0	1	0.0	Section	40.
0	1	0.0	,,	9.		0	1	0.0	,,	41.
0	1	0.0	,,	10.		0	1	5.0	,,	58.
0	1	0.0	,,	11.		0	1	0.0	,,	59.
0	1	0.0	,,	12.	- 11	0	1	0.0	,	87.
0	1	0.0	,,	13.	j.	0	0	30.5	,,	88.

Situated in Block IX, Town of Pembroke. (S.O. 785TN

In the Otago Land District; as the same are more particularly delineated on the plan marked L.O. 4173, deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

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

(L.O. 16631.)

Domain Board appointed to have Control of the Paraparaumu Domain.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

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

William Cromb, Arnold Carl Rudolph Brandt, William Harold Mowbray, Arthur Vernon Petherick, and Clifton Brooklyn Reeve

to be the Paraparaumu Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the fifth day of September, one thousand nine hundred and thirty-six, at two o'clock p.m., as the time when, and the Domain Pavilion, Paraparaumu, as the place where, the first meeting of the Board shall be held.

# SCHEDULE.

PARAPARAUMU DOMAIN.—WELLINGTON LAND DISTRICT. SECTION 5A, Block VIII, Paraparaumu Suburban: Area,

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

(L. and S. 1/114.)

Domain Board appointed to have Control of the Hawea Domain.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# ${\bf Present}:$

THE HON. W. NASH PRESIDING 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

Arthur Thomas Allison, Robert Lyons Barclay, Patrick Gerrard McCarthy, James Arthur Drake, Leonard Small, John Joseph Kerin, and Donald Urquhart

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

#### SCHEDULE.

#### HAWEA DOMAIN.

ALL that area in the Otago Land District, containing by admeasurement 107 acres 1 rood 8 perches, more or less, being Section No. 19, Block IV, Lower Hawea Survey Disbeing Section No. 19, Block IV, Lower Hawea Survey District: Bounded towards the north by a public road, 2918 links; towards the east by Sections Nos. 16, 17, and 18, Block I, of aforesaid district, 3750 links; towards the south by part of Sections Nos. 2 and 3, Block V, of aforesaid district, 2918 links; and towards the west by Section No. 18 of aforesaid Block IV, 3750 links; and excepting out of the above-described boundaries a railway reserve 100 links wide, for which allowance has been made in the area. Be all the above-described boundaries a ranway reserve too links wide, for which allowance has been made in the area: Be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 1/205A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Also all that area in the Otago Land District, containing by admeasurement 98 acres, more or less, marked on plan as Silver Island, Mid-Hawea Survey District: Bounded on all sides by the Hawea Lake for a distance of 14000 links.

Also Section 2, Block XV, Lower Hawea Survey District:

Area, 1 rood 10 perches.

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

(L. and S. 1/205.)

Domain Board appointed to have Control of the Reed Park Domain.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING 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

Clarence Edward Blow, Clive Rutherford Cameron, James Joseph Bedggood, Harold Ingram, William Herbert Moor, William Shaw, and William Marshall Wilkinson

to be the Reed Park Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the seventh day of September, one thousand nine hundred and thirty-six, at half past seven o'clock p.m., as the time when, and the Kaikohe Town Board's Office, Kaikohe, as the place where, the first meeting of the Board shall be held.

# SCHEDULE.

REED PARK DOMAIN.—NORTH AUCKLAND LAND DISTRICT. ALL that area containing by admeasurement 1 acre 3 roods 12-66 perches, more or less, being Lots 14, 15, 16, 17, and 18, and parts 19 and 29 on plan No. 7981, deposited in the office of the District Land Registrar at Auckland, and being all the land comprised in Certificates of Title, Vol. 316, folio 230, and Vol. 633, folio 156, Auckland Registry.

Also all that area containing 21 acres 2 roods, more or less, being Section 3, Block XV, Omapere Survey District. (Auckland plans D.P. 7981 and S.O. 26517.)

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

(L. and S. 1/682.)

Domain Board appointed to have Control of the Patearoa Domain.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

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

Thomas Alexander Hall,
Fredrick Thomas McSkimming,
William Ernest Beattie,
William John Thurlow,
Francis McAtamney,
John William Blakely,
William Alexander Chirnside,
Samuel Cunningham Greer, and
John Thomas Wilson

to be the Patearoa Domain Board, having control of the and described in the Schedule hereto; and doth hereby appoint Friday, the twenty-fourth day of July, one thousand nine hundred and thirty-six, at half past seven o'clock p.m., as the time when, and the Public Hall, Patearoa, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

PATEAROA DOMAIN.—OTAGO LAND DISTRICT.

Sections 63 and 67, Block I, Upper Taieri Survey District: Area, 17 acres 1 rood 20 perches. Also Section 61, Block I, Upper Taieri Survey District:

Also Section 01, Diota 1, Oppor Area, 10 acres 1 rood. Also Sections 57, 64, 65, 66, and 69, Block I, Upper Taieri Survey District: Area, 49 acres 3 roods 1 perch.

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

(L. and S. 1/526.)

Prohibiting the Exportation of Butter and Cheese.— (C. No. 155.)

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred on him by section twelve of the Dairy-produce Export Control Act, 1923, and section forty-seven of the Customs Act, 1913, His Excellency the Governor-General, acting by and with the advice and consent of the Executive acting by and with the advice and consent of the Executive Council, doth hereby revoke as from the coming into force of the prohibition hereinafter enacted the Order in Council made on the nineteenth day of September, one thousand nine hundred and twenty-seven, and published in the Gazette on the twenty-second day of the same month, at page 2907, prohibiting the exportation from New Zealand of any dairy-produce save in accordance with a license issued by the Minister of Agriculture; and in pursuance of the powers and authorities conferred on him by section forty-seven of the Customs Act, 1913, and by and with the like advice and consent as aforesaid, and being of opinion that such prohibition is necessary in the public interest, doth hereby prohibit the exportation from New Zealand at any time after the thirty-first day of July, one thousand nine hundred and thirty-six, of butter and cheese save with the consent of the Minister of Customs.

C. A. JEFFERY,

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

Note.—Application for permission to export butter and cheese should in the first instance be made to the Primary Products Marketing Department at the port of intended

Extending the Duration of the Trade Agreement between the Dominion of Canada and the Dominion of New Zealand.— (C. No. 156.)

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS the trade agreement between the Dominion of Canada and the Dominion of New Zealand (being the agreement ratified by the Trade Agreement (New Zealand and Canada) Ratification Act, 1932, and modified by Order

in Council dated the eighteenth day of November, one thousand nine hundred and thirty-five, published in the Gazette on the twenty-first day of November, one thousand nine hundred and thirty-five, at page 3336) is due to expire on the thirty-first day of July, one thousand nine hundred and thirty-six:

And whereas it has been mutually agreed that the said agreement be extended to the thirtieth day of September, one thousand nine hundred and thirty-seven:

Now, therefore, in exercise of the powers and authorities conferred on him by the Customs Amendment Act, 1921, and of all other powers and authorities enabling him in that behalf, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby declare that the said agreement (including the modihereby declare that the said agreement (including the modification thereof aforesaid) shall continue in force up to and including the thirtieth day of September, one thousand nine hundred and thirty-seven.

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

Authorizing the Westland Electric-power Board to construct, maintain, and use Electric Lines within the Borough of Kumara, and to erect a further Electric Line within the County of Westland, and amending a previous Order in Council.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

The Hon. W. Nash presiding in Council.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers otherwise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Westland Electric-power Board (hereinafter with its successors and permitted assigns referred to as "the licensee"), subject to the conditions set forth in the First Schedule hereto, to lay, construct, put up, place, and use the electric lines described in the Second Schedule hereto, and doth hereby revoke clause eleven of Order in Council dated the fourth day of July, one thousand nine hundred and twenty-seven, and published in the Gazette No. 46 of the seventh day of the same month as amended by the Order in Council dated the tenth day of December, one thousand nine hundred and twenty-eight, and published in the Gazette No. 93 of the thirteenth day of the same month, and in lieu thereof doth hereby substitute therefor the clause set out in the Third Schedule hereto.

# FIRST SCHEDULE.

# 1. CONDITIONS OF EXISTING LICENSE INCORPORATED.

This license is issued on and subject to the same terms, conditions, and obligations as the license dated the 4th day of July, 1927, and published in the Gazette of the 7th day of the same month at page 2212, authorizing the Westland Electric-power Board to use water for the purpose of generating electricity and to use certain electric lines (hereinafter called the "existing license") as hereby amended, except in so far as the existing license relates exclusively to the generating of electrical energy, and except in so far as such terms, conditions, and obligations are hereby expressly or by necessary implication varied or modified: Provided that in any respect in which the provisions of the existing license which are incorporated herein are in conflict with the provisions of this license shall prevail. This license is issued on and subject to the same terms,

# 2. Delegation of License.

It is hereby declared that the provisions of clause 28 of It is hereby declared that the provisions of clause 28 of the Schedule to the existing license are incorporated in and shall apply to this license except that the consent of the Governor-General in Council shall not be required in respect of the delegation of the powers vested in or conferred by this license to any person or corporate body to whom or to which the powers vested in or conferred by the existing license may for the time being have been delegated in accordance with the provisions thereof and with the consent of the Governor-General in Council if such delegation of the powers vested in General in Council if such delegation of the powers vested in or conferred by this license will have the effect of placing the delegate in the same position in relation to electrical supply within the Borough of Kumara as it occupies in relation to electrical supply in the adjoining portions of the Westland Electric-power District.

# 3. LICENSE TO BE SUBJECT TO REGULATIONS.

This license is subject to compliance by the licensee and any delegate of the licensee with the Electrical Supply Regulations, 1935, the Electrical Wiring Regulations, 1935, and with any regulations made or to be made in amplification or amendment thereof, or in substitution therefor. The con-ditions directed to be implied in all licenses by the Electrical Supply Regulations, 1935, shall be incorporated in and form part of this license except in so far as the same may be in-consistent with the provisions bereaf consistent with the provisions hereof.

#### 4. Duration of License.

This license shall unless sooner determined continue in force until the 4th day of July, 1957.

#### 5. Time for Completion of Works.

The time for completion of the new works hereby authorized shall be a period of two years from the date of this license.

#### SECOND SCHEDULE.

(a) An electric transmission-line commencing from the licensee's existing transmission-line near and to the southwest of its crossing of the Kumara-Springfield Main Road, and thence proceeding north-westerly taking the general direction of that road to the boundary of the Borough of Kumara, thence proceeding north-westerly along Tui Street to its junction with First Street, and then north-easterly to the substation in First Street, Kumara.

(b) Such further electric lines within the Borough of Kumara as may from time to time be required for the purpose of supplying electrical energy to consumers within the said Borough.

The electric lines at present proposed to be erected are more particularly delineated on the plans marked P.W.D. 92402 and 92403, deposited in the office of the Minister of Public Works at Wellington, by means of red lines and green lines.

# THIRD SCHEDULE.

SYSTEM OF SUPPLY.

The system of supply shall be as described in paragraphs (a) and (f) of clause 21–01 of the Electrical Supply Regulations, 1935.

In the case of the steam station at Hokitika the generating voltage shall be 400 volts between phases and in the case of the hydro-electric station at Dillman's the generating voltages shall be 6,600 volts between phases and/or 400 volts between phases respectively. Transmission voltages shall be between phases respectively. Transmission 11,000 volts and 6,600 volts between phases.

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

(P.W. 26/1153.)

Authorizing Frank Herbert Newman of Owen River, Nelson, Farmer, 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 22nd day of July, 1936.

# Present:

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, 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 grant to Frank Herbert Newman of Owen River, Nelson, Farmer (hereinafter referred to as "the licensee"), a license subject to the conditions hereinafter set forth to obstruct, impound, or divert the waters of an unnamed stream situated in Section 3, Block VIII, Matiri Survey District, in the Land District of Nelson; and to take and use therefrom for the purposes hereinafter set forth a stream of water not exceeding one quarter of a after set forth a stream of water not exceeding one quarter of a 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, and the Electrical Supply Regulations, 1935, 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 or to be made in amplification or amendment thereof or in substitution therefor.

#### 3. 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 Section 3, Block VIII, Matiri Survey District, indicated on the plan marked P.W.D. 92559, deposited in the office of the Minister of Public Works.

#### 4. General Description of Works.

The licensee is hereby authorized, subject to the conditions

and necesse is nereby 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. 92559.

(a) Headworks consisting of a dam and intake and waterrace and pipe-lines leading to the water-wheel and powerhouse hereinafter referred to giving a static head of approximately 120 ft.

(b) Tail-race leading from the said water wheel to the

(b) Tail-race leading from the said water-wheel to the Owen River.

(c) A power-house situated on Section 3, Block VIII, Matiri Survey District, with all necessary equipment including water-turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for

generating electricity.

(d) Electric lines from the power-house aforesaid leading across Section 3 to the cowshed on Section 13, and thence across a public road and through Sections 12 and 8 and again across the public road to the licensee's premises on Section II, all being situated in Block VIII, Matiri Survey District, in the Land District of Nelson, and shown by means of red lines on the said plan.

#### 5. Duration of License.

Unless sooner determined, this license shall continue in force until the  $31\mathrm{st}$  day of March, 1957.

# 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 may install a suitable maximum demand indicator to the satisfaction of the Inspecting Engineer of the Public Works Department, and failing such installation, the rental shall be assessed on the maximum conventing convention of the public specific o generating capacity of the plant installed. The present plant is rated at two kilowatts, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934.

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

(P.W. 26/2256.)

License authorizing Gerald George Murray, of "Glenmore," Lake Tekapo, Farmer, to use Water for the Purpose of generating Electricity.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Lency 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 Gerald George Murray, of "Glenmore," Lake Tekapo, Farmer (hereinafter referred to as "the licensee"), a license subject to the conditions hereinafter set forth to take and use from the Cass River situated in Run 79, Block I, Tekapo Survey District, in the Land District of Canterbury, for the purpose hereinafter set forth, a stream of water not exceeding four cubic feet per second at any one time.

# CONDITIONS.

#### 1. IMPLIED CONDITIONS.

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

#### 2. LICENSE SUBJECT TO REGULATIONS.

This license is issued under the Water-power Regulations, 1934, and is subject thereto and to any regulations made on to be made in amplification or amendment thereof or in substitution therefor

#### 3. 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 Cass River at the point situated in Run 79, Block I, Tekapo Survey District, indicated on the plan marked P.W.D. 92066, 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. 92066:—

- (a) Headworks consisting of a dam and intake and water-race and pipe-lines leading to the water-wheel and power-house hereinafter referred to, giving a static head of approximately 23 ft.
  (b) Tail-race leading from the said water-wheel to Lake Alexandrina
- Alexandrina.
- Alexandrina.

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

# 5. DURATION OF LICENSE.

Unless sooner determined this license shall continue in force until the 31st day of March, 1957.

# 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 voltage and the transmission voltage 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 may install a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the Public Works Department, and, failing such installation, the rental shall be assessed on the maximum generating capacity of the plant installed. The present plant is rated at 5.5 kilowatts, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934.

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

(P.W. 26/2241.)

License authorizing George Cornwall Loveridge Birdling, of Orari, Dairy-farmer, to use Water for the Purpose of gene-rating Electricity.

# GALWAY, Governor-General.

# ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, 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 George Cornwall Loveridge Birdling, of Orari, Dairy-farmer (hereinafter referred to as "the licensee"), a license subject to the conditions hereinafter set forth to obstruct, impound, or divert the waters of an unnamed stream situated adjacent to Lot 10, Section 6864, Block XI, Geraldine Survey District, in the Land District of Canterbury, and to take and use therefrom for the purposes hereinafter set forth a stream of water not exceeding six cubic feet per second at any one time.

#### CONDITIONS.

#### 1. IMPLIED CONDITIONS.

The conditions directed to be implied in all licenses by the Water-power Regulations, 1934, and the Electrical Supply Regulations, 1935, 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 the Electrical Supply Regulations, 1935, and is subject thereto and to any regulations made in amplification or amendment thereof or in substitution therefor.

# 3. Utilization of Water and Location of Headworks.

Water shall be used under this license solely for the purpose of generating electricity up to a maximum capacity of 0.5 kilowatts, and shall be taken from the stream at the point adjacent to Lot 10, Section 6864, Block XI, Geraldine Survey District, indicated on the plan marked P.W.D. 92095, deposited in the office of the Minister of Public Works.

#### . 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. 92095:—

- (a) Headworks consisting of dam and intake and water-race leading to the water-wheel and power-house hereinafter referred to, giving a static head of approximately 3½ ft.
  (b) Tail-race leading from the said water-wheel to the said
- stream.
- (c) A power-house with all necessary equipment, including water turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating electricity.

#### 5. 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 voltage and the transmission voltage shall be approximately 125 volts direct current.

# 6. DURATION OF LICENSE.

This license shall, unless sooner determined, continue in force until the 31st day of March, 1957.

For the purpose of assessing the annual rental payable in respect of this license, the licensee may install a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the Public Works Department, and, failing such installation, the rental shall be assessed on the maximum generating-capacity of the plant installed. The present plant is rated at 0.5 kilowatts, and falls within the classes described in paragraph (b) of clause (2) of Regulation 6 of the Water-power Regulations, 1934.

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

(P.W. 26/2213.)

License authorizing the Ranfurly Hall Association, Incorporated, of Ranfurly, to erect certain Electric Lines in the Township of Ranfurly.

# GALWAY, Governor-General.

# ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Excutive Council of the said Dominion, doth hereby authorize the Ranfurly Hall Association, Incorporated, being an association incorporated under the Incorporated Societies Act, 1908, and having its registered office in Ranfurly, Otago (hereinafter referred to as "the licensee"), to lay, construct, put up, place, and use the electric lines described in the Schedule hereto on the following conditions.

#### CONDITIONS.

# 1. Purpose of Lines.

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

#### 2. LICENSE TO BE SUBJECT TO REGULATIONS.

The license hereby conferred is subject to compliance by the licensee with the Electrical Supply Regulations, 1935, and the Electrical Wiring Regulations, 1935, and with all regulations made or to be made in amplification or amendment

thereof or in substitution therefor.

The conditions directed to be implied in all licenses by the Electrical Supply Regulations, 1935, shall be incorporated herein and shall form part of this license except in so far as the same may be inconsistent with the provisions hereof.

#### 3. System of Supply.

The system of supply shall be the system described in tragraph (d) of clause 21-01 of the Electrical Supply Regulations, 1935.

#### 4. GENERATING VOLTAGE.

Electrical energy shall be generated and transmitted at a pressure of 230 volts alternating current between terminals.

#### 5. Duration of License.

Unless sooner lawfully determined, this license shall continue in force until the 31st day of March, 1957, or until electrical energy is available from an Electric-power Board or other general public source, whichever is the earlier.

#### 6. CHARGES ON SALE.

The maximum charge in respect of electrical energy supplied to any consumer entitled to supply under this license shall not exceed £9 9s. per annum.

#### SCHEDULE.

LINES adapted for supply as prescribed in these presents for the transmission of electricity leading from the licensee's generating station situated on Section 8 to an adjoining shop on Section 9 occupied by A. Gilchrist, Grocer, and to adjoining premises on Section 4, occupied by J. Brown, Storekeeper, and by R. G. Spence, Dentist, all being situated in Block II, Township of Ranfurly, in the Land District of Otago, as shown by means of red lines on plan P.W.D. 92448, deposited in the Office of the Minister of Public Works at Wellington.

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

(P.W. 26/1821.)

Order in Council consenting to the Advancing by the Waikohu County Council of the Sum of £600 out of its General Fund and prescribing the Conditions thereof.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Waikohu County Council (hereinafter called "the said local authority") proposes to undertake certain capital works—namely, the renewing of the Rangatira Suspension Bridge, for the benefit of a defined part of its district known as the Rangatira No. 3 Specialrating Area:

rating Area:
And whereas the said local authority being desirous, in lieu of raising the moneys by special loan for such works, of advancing the sum required therefor—namely, six hundred pounds (£600) (hereinafter called "the said sum")—out of its General Fund pursuant to the provisions of section forty-five of the Finance Act, 1933 (No. 2), has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council as required by the said Act should be given to the advancing of the said sum: of the said sum:

Now, therefore, His Excellency the Governor-General of Now, therefore, fils Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the advancing by the said

local authority out of its General Fund pursuant to the provisions of section forty-five of the Finance Act, 1933 (No. 2), for the particular benefit of the ratepayers of the said Rangatira No. 3 Special-rating Area of the said sum or any part thereof; and in giving such consent doth hereby determine that the moneys so advanced together with interest thereon at a rate not exceeding three pounds ten shillings (£3 10s.) per centum per annum as the said local authority shall from time to time determine, shall be recouped to the General Fund by equal annual instalments extending over a period not exceeding twenty (20) years.

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

(T. 49/269/8.)

Order in Council consenting to the Raising of a Loan of £3,800 by the Taranaki Electric-power Board and prescribing the Conditions thereof.

# GALWAY, Governor-General.

#### ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

THE HON. W. NASH PRESIDING IN COUNCIL.

WHEREAS the Taranaki Electric-power Board (hereinafter called "the said local authority") is desirous of raising the sum of three thousand eight hundred pounds (£3,800) by a loan to be known as "Clifton County Special Area Loan, 1936" (hereinafter called "the said loan"), for the purpose of constructing, erecting, and carrying out "electric works" as defined by the Electric-power Boards Act, 1925, and the doing of all other acts and things authorized in that connection and found lawfully necessary and expedient for and in of all other acts and things authorized in that connection and found lawfully necessary and expedient for and in connection with the distribution and sale of electric energy and power within the Clifton County Specialrating Area No. 2 of the Taranaki Electric-power District, and in respect of which guarantees as described in clauses 21–43 of the Electrical Supply Regulations, 1935, to the extent of sixteen per centum of the capital cost thereof for five consecutive years shall first be given in favour of the Taranaki Electric-power Board:

cost thereof for five consecutive years shall first be given in favour of the Taranaki Electric-power Board:

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council as required by the said Act should be given to the raising of the said loan:

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

the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of three thousand eight hundred pounds (£3,800), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof may be raised shall not exceed twenty (20) years.

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

ing three pounds ten shillings (£3 10s.) per centum per annum.

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

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

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

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

after the expiration of two years from the date hereof.

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

(T. 49/191/1.)

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

#### GALWAY, Governor-General.

#### ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL,

The Hon. W. Nash presiding in Council.

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

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

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

2. The rates of interest that may be paid in respective rates per centum per annum stated in the Fifth Column of the said Schedule.

said Schedule.

3. The said local authorities shall, before raising the said respective loans or any parts thereof, make provision for the repayment thereof by establishing sinking funds under the Local Bodies' Loans Act, 1926, or under such other statutory enactment as may be applicable in any respective case, and shall thereafter make payments to such sinking funds at intervals of not more than one year, at a rate or rates per centum which shall be not less than the respective rates stated in the Sixth Column of the said Schedule, such payments to be made in respect of every part of the said respective loans for the time being so borrowed and not repaid, the first such payment in each respective case to be made not later than one year after the first day from which interest to the lender or lenders is computed on any loan or part thereof so raised.

4. No amount payable as either interest or sinking fund in respect of the said loans chall be active to the lender.

4. No amount payable as either interest or sinking fund in respect of the said loans shall be paid out of loan-

moneys.

moneys.

5. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said respective loans or any parts thereof shall not in the aggregate exceed one-half per centum of any amount raised.

6. The payment of interest and repayment of principal in respect of the said loans shall be made in New Zealand.

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

#### SCHEDULE.

First Column.	Second Column.	Third Column.	Fourth Column.	Fifth Column.	Sixth Column
Name of Local Authority.	Name of Loan.	Amount of Loan.	Term of Loan (Years),	Rate of Interest.	Rate of Sinking Fund
Auckland and Suburban Drainage Board	Loan No. 11	£ 104,000	29	£ s. d. 3 10 0	£ s. d. 2 1 0
Cook County Council	Roads and Bridges Supplementary	14,800	15	3 10 0	5 4 0
Dunedin Drainage and Sewer- age Board	Renewal Loan, 1936	25,000	20	3 10 0	3 10 0
West Harbour Borough Coun- cil	Renewal Loan (Ravensbourne and Rothesay Waterworks), 1936	3,300	15	3 10 0	5 4 0
West Harbour Borough Coun- cil	Renewal Loan (St. Leonards Street Improvements), 1936	800	20	3 10 0	3 10 0

(T. 40/416/6.)

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

Order in Council consenting to the Borrowing of Moneys by the Nelson Fire Board by way of Bank Overdraft.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

WHEREAS the Nelson Fire Board (hereinafter called "the said local authority") being desirous of borrowing the sum of eight hundred and fifty pounds (£850) by way of bank overdraft under the provisions of section thirty-one of the Fire Brigades Act, 1926, for the purpose of the installation of a street fire-alarm system with twenty-five street boxes and the necessary wiring equipment, has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the borrowing as aforesaid: to the borrowing as aforesaid:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the borrowing of moneys by the said local authority under the said section thirty-one, and in giving such consent doth hereby determine as follows:—

(1) Such borrowing may be from time to time by way of bank overdraft, but the term for which such moneys or any part thereof may be borrowed shall not exceed ten (10) years.

(2) The rate of interest payable from time to time shall not exceed the current bank overdraft rate of interest to best customers.

(3) The moneys so borrowed shall be repaid by annual payments of not less than eighty-five pounds (£85).

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

after the expiration of two years from the date hereof.

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

(T. 49/581.)

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

# GALWAY, Governor-General.

#### ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

The Hon. W. Nash presiding in Council.

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

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

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

2. The rates of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce

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

3. The said local authorities shall, before raising the said respective loans or any parts thereof, make provision for the repayment thereof by establishing sinking funds under the Local Bodies' Loans Act, 1926, or under such other statutory the repayment thereof by establishing sinking funds under the Local Bodies Loans Act, 1920, or under such other statutory enactment as may be applicable in any respective case, and shall thereafter make payments to such sinking funds at intervals of not more than one year, at a rate or rates per centum which shall be not less than the respective rates stated in the Sixth Column of the said Schedule, such payments to be made in respect of every part of the said respective loans for the time being so borrowed and not repaid, the first such payment in each respective case to be made not later than one year after the first day from which interest to the lender or lenders is computed on any loan or part thereof so raised.

4. No amount payable as either interest or sinking fund in respect of the said loans shall be paid out of loan-

5. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said respective loans or any parts thereof shall not in the aggregate exceed one-half per centum of any amount raised.

6. The payment of interest and repayment of principal in respect of the said loans shall be made in New Zealand.

7. We would be howeved under this consent after the expiration of two years from the date hereof.

# SCHEDIILE

First Column.  Name of Local Authority.	Second Column. Name of Loan.	Third Column. Amount of Loan.	Fourth Column. Term of Loan (Years).	Rate of Interest.	Sixth Column.  Rate of Sinking Fund.
Auckland City Council Egmont County Council Wairarapa Hospital Board	Works Loan, 1936 Flood Damage Loan, 1936 Masterton Hospital and Buchanan Home Special Loan, 1936	£ 377,000 5,600 20,000	24 20 20	£ s. d. 3 10 0 3 10 0 3 10 0	£ s. d. 2 15 0 3 10 0 4 0 0

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

(T. 40/416/6.)

Order in Council consenting to the Raising of a Loan of £2,000 by the Feilding Borough Council and prescribing the Conditions thereof.

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

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS the Feilding Borough Council (hereinafter called "the said local authority") being desirous called V called "the said local authority") being desirous of raising the sum of two thousand pounds (£2,000) by a loan to be known as "Waterworks Flood-damage Loan, 1936" (hereinafter called "the said loan"), for the purpose of repairing the waterworks intake and weir, has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council as required by the said Act should be given to the recipient s required by the said Act should be given to the raising of the said loan:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section

twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of two thousand pounds (£2,000), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof may be raised shall not exceed twenty (20) 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

to the lender or lenders a rate exceeding times points tenshillings (£3 10s.) per centum per annum.

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

(4) The payment of such instalments shall be made in New

Zealand, and no instalment shall be paid out of loan-moneys.

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

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

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

(T. 49/415/6.)

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

THE HON. W. NASH PRESIDING IN COUNCIL.

V7 HEREAS the Wairarapa Electric-power Board (hereinafter called "the said local authority") is desirous of raising the sum of two thousand five hundred pounds (£2,500) by a loan to be known as "Awhea Special Loan, 1936" (hereinafter called "the said loan"), for the purpose of extending the Wairarapa Electric-power Board's distribution-lines a distance of approximately eight and one-quarter miles along and adjacent to Awhea Road, and in respect of which guarantees as described in clauses twenty-one to forty-three of the Electrical Supply Regulations, 1935, to the extent of fifteen per centum of the capital cost thereof for five consecutive years shall first be given in favour of the Wairarapa Electric-power Board: Electric-power Board:

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council as required by the said Act should be given to the raising of the

said loan:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of two thousand five hundred pounds (£2,500)

and in giving such consent doth hereby determine as follows:

1. The term for which the said loan or any part thereof may be raised shall not exceed twenty (20) 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

sant to an 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 or any part thereof together with interest thereon shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined

in (1) above.

4. The payment of such instalments and interest shall be made in New Zealand, and no instalment or interest shall be

paid out of loan-moneys.

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

6. No money shall be horseyed under this cannot all the person of the said loan or any amount raised.

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

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

(T. 49/133/11.)

Order in Council consenting to the Raising of a Loan of £1,000 by the Awatere County Council and prescribing the Conditions thereof.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Awatere County Council (hereinafter called "the said local authority"), proposes, pursuant to the provisions of section three of the Main Highways Amendment Act, 1928, to borrow the sum of one thousand pounds (£1,000) by a loan to be known as "Hodder River Bridge Loan, 1936" (hereinafter called "the said loan"), for the purpose of paying its proportion of the cost of constructing a bridge over the Hodder River on the Dashwood-Upcot 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 conferred on him by section eleven of the Local Government

Order in Council consenting to the Raising of a Loan of £2,500 by the Wairarapa Electric-power Board and prescribing the Conditions thereof.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day

Order in Council consenting to the Raising of a Loan of £2,500 to the Raising of the Finance Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the said loan for the said purpose up to the amount of one thousand pounds (£1,000), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof

determine as follows:—

(1) The term for which the said loan or any part thereof may be raised shall be ten (10) years.

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

(3) The said loan together with interest thereon shall be repaid by equal 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. 49/422.)

Revoking the Declaration of Main Highways and declaring Public Highways to be Main Highways.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexual Excellency the Governor-General in Council.

In pursuance and exercise of the powers and authorities vested in him by section three of the Main Highways Act, 1922, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that on and after the date of publication of this Order in Council in the Gazette the portions of main highways described in the First Schedule hereto shall cease to be main highways, and doth further declare that the roads described in the Second Schedule hereto shall be main highways within the meaning and for the purposes of the Main Highways Act, 1922. Highways Act, 1922.

# FIRST SCHEDULE.

# HIGHWAY DISTRICT No. 8.

Wanganui-Mangamahu Road via Fordell.—All that main highway or portion of main highway in the Wanganui County declared as the Wanganui-Mangamahu Road via Fordell Main Highway, and described in Order in Council dated 14th July, 1924, and published in the Gazette on the 17th July, 1924. Wanganui-Karioi.—All that main highway or portion of main highway in the Wanganui County declared as the Wanganui-Karioi Main Highway, and described in Order in Council dated 2nd April, 1928, and published in the Gazette on the 5th April, 1928.

# SECOND SCHEDULE.

# HIGHWAY DISTRICT No. 8.

Wanganui-Kauangaroa.—All that road or portion of road in the Wanganui County commencing at the eastern boundary of the City of Wanganui and proceeding thence generally in an easterly and north-easterly direction and passing through Fordell Township, and terminating at its junction with the Kauangaroa-Hunterville Road at Kauangaroa, being a distance of 12 miles more or less, as the same in ware or less. distance of 13 miles, more or less; as the same is more particularly delineated on plan numbered P.W.D. 92915, deposited in the office of the Main Highways Board at

deposited in the office of the Main Highways Board at Wellington, and thereon coloured black.

Wanganui River (Left Bank).—All that road or portion of road in the Wanganui and Waimarino Counties commencing at its junction with the Wanganui-Horopito Main Highway near the north-eastern boundary of Section 281, Block XIV, Waipakura Survey District, and proceeding thence generally in a northerly direction by way of the Wanganui River Left Bank Road, and terminating at its junction with the Pipiriki-Raetihi-Ohakune Main Highway in the Pipiriki Township, being a distance of 40 miles 40 chains, more or less; as the same is more particularly delineated on plans numbered P.W.D. 92717 and 92718, deposited in the office of the Main Highways Board at Wellington, and thereon coloured green.

C. A. JEFFERY.

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

(M.H. 62/19.)

Board of Trade (Fertilizer) Regulations, 1936.—Fixing Prices of Fertilizer.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# ${\bf Present:}$

THE HON. W. NASH PRESIDING IN COUNCIL.

N pursuance and exercise of the power and authority onferred upon him by section twenty-six of the Board of Trade Act, 1919, and of every other power and authority enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby, on the recommendation of the Minister of Industries and Commerce, make the following Board of Trade regulations fixing the prices of fertilizer.

#### REGULATIONS.

1. These regulations may be cited as the Board of Trade (Fertilizer) Regulations, 1936.
2. These regulations shall come into force on the day after

the publication thereof in the Gazette.

3. The price at which a person may sell superphosphate of the grade commercially known as 44/46 per cent. superphosphate to a person purchasing for his own use and not for purpose of resale is hereby fixed as follows:—

- (a) If sold for delivery on trucks ex works situated in the North Island of New Zealand, at £3 16s. per ton.
  (b) If sold for delivery on trucks ex works situated in the South Island of New Zealand, at £4 2s. per ton.
  (c) If such superphosphate is manufactured in the South Island of New Zealand and is sold for delivery at any the standard section. other place than the place of manufacture thereof, at £4 2s. per ton plus the amount which would have been charged to a purchaser by the manufacturer thereof on the 30th day of June, 1936, for the carriage of a ton of superphosphate from the place of the manufacture thereof to the place of delivery to the purchaser.
- to the manufacture thereof to the place of derivery to the purchaser.

  4. The price at which a manufacturer of superphosphate of the grade commercially known as 44/46 per cent. superphosphate may sell the same to a merchant purchasing for the purpose of resale is hereby fixed as follows:

  (a) If sold for delivery on trucks ex works situated in the North Island of New Zealand, at £3 11s. 6d. per ton.

  (b) If sold for delivery on trucks ex works situated in the South Island of New Zealand, at £3 15s. 6d. per ton.

  (c) If sold by a manufacturer whose works are situated in

(c) If sold by a manufacturer whose works are situated in the South Island of New Zealand for delivery at the South Island of New Zealand for delivery at any place other than the place of the manufacture thereof, at £3 15s. 6d. per ton plus the amount which would have been charged to a purchaser by such manufacturer on the 30th day of June, 1936, for the carriage of a ton of superphosphate from the place of the manufacture thereof to the place of delivery to the purchaser.

for the carriage of a ton of superphosphate from the place of the manufacture thereof to the place of delivery to the purchaser.

5. The price at which a manufacturer of superphosphate of the grade commercially known as 44/46 per cent. superphosphate may sell the same to a dairy company as defined in section 2 of the Dairy Industry Act, 1908, purchasing for the purpose of resale or to a storekeeper purchasing for a like purpose, is hereby fixed as follows:—

(a) If sold for delivery on trucks ex works situated in the North Island of New Zealand, at £3 14s. per ton.

(b) If sold for delivery on trucks ex works situated in the

- (b) If sold for delivery on trucks ex works situated in the South Island of New Zealand, at £3 18s. per ton.
  (c) If sold by a manufacturer whose works are situated in the South Island of New Zealand for delivery at any the South Island of New Zealand for delivery at any place other than the place of the manufacture thereof, at £3 18s. per ton plus the amount which would have been charged to a purchaser by such manufacturer on the 30th day of June, 1936, for the carriage of a ton of superphosphate from the place of the manufacture thereof to the place of delivery to the purchaser.
- 6. The price at which a person may sell any phosphatic fertilizer not manufactured in New Zealand if imported into New Zealand after the coming into force of these regulations to any person buying the same for his own use in the North Island of New Zealand and not for purposes of resale is hereby fixed as follows:

(a) If sold for delivery ex wharf at the place at which it is imported into New Zealand, at 6 per centum above the landed cost thereof.

(b) If sold for delivery at any other place, at 6 per centum above the landed cost thereof plus the reasonable cost of the carriage thereof from the wharf at the place at which it is imported into New Zealand to the place of delivery to the purchaser.

7. The price at which a person may sell any phosphatic fertilizer not manufactured in New Zealand if imported into New Zealand after the coming into force of these regulations Island of New Zealand and not for purposes of resale is hereby fixed as follows:—

(a) If sold for delivery ex wharf at the place at which it is imported into New Zealand, at 8 per centum above

the landed cost thereof.

(b) If sold for delivery at any other place, at 8 per centum above the landed cost thereof plus the reasonable cost of the carriage thereof from the wharf at the place at which it is imported into New Zealand to the place of delivery to the purchaser.

8. Nothing in the foregoing provisions of these regulations shall apply to the sale of any fertilizer in a quantity of less than 10 cwt.

9. The Board of Trade (Superphosphate) Regulations, 1934, dated the 11th day of July, 1934, are hereby revoked.

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

The Seeds Importation Regulations, 1929, Amendment No. 1.-(Notice No. Ag. 3399.)

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

PURSUANT to the Seeds Importation Act, 1927, His Excellency the Governor Grand Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

#### REGULATIONS.

1. (1) These regulations may be cited as the Seeds Importation Regulations, 1929, Amendment No. 1, and shall be read together with and be deemed to form part of the Seeds Importation Regulations, 1929 (hereinafter referred to as "the principal regulations").

(2) These regulations shall come into force on the date of the publication the Country.

the publication hereof in the Gazette.

2. The principal regulations are hereby amended by inserting following clause 1 thereof the following additional clause :

"la. Nothing in these regulations shall apply rye-grass seed (Lolium perenne variously described) imported into New Zealand in any package effectively sealed with an appropriate official Government seal and bearing thereon or appropriate official coveriment sear and bearing thereon or on a tag or label attached thereto a statement indicating that the seed contained in the package is seed which has been certified in accordance with a scheme for the certification of such seed conducted or controlled by the appropriate Depart-ment of the Government of the country or State in which the seed was produced."

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

Amending Regulations under the Stock Act, 1908, for the prevention of the Introduction into New Zealand of Diseases affecting Stock.—(Notice No. Ag. 3402.)

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Stock Act, 1908 (hereinafter referred to as "the said Act"), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations for the prevention of the introduction into New Zealand of diseases affecting stock.

# REGULATIONS.

1. (1) These regulations shall be read together with and 1. (1) These regulations shall be read together with and be deemed to form part of the regulations made under the said Act on the 4th day of October, 1915, and published in the Gazette on the 7th day of the same month, at page 3420 (hereinafter referred to as "the principal regulations").

- (2) For the purposes of these regulations-
  - "Amending Orders in Council" mean the amending Order in Council made under the said Act on the 18th day of March, 1919, and published in the Gazette on the 27th day of the same month, at page 853, and the amending Order in Council made under the said Act on the 6th day of February, 1928, and published in the Gazette on the 16th day of the same month, at page 406.
- (3) These regulations shall come into force on the date of the publication hereof in the Gazette.
- 2. Every shipment of cattle which by the principal regulations and the amending Orders in Council may be introduced into the Dominion shall, in addition to the veterinarian's certificate which by the principal regulations and the amending Orders in Council is required to be inscribed on the declaration of the shipper of such cattle and to accompany such cattle to the Dominion, be accompanied by a certificate signed by the examining veterinarian and certifying that he has, within the thirty days immediately preceding the date of shipment to New Zealand, tested with the Johnin test such

Provided that the aforesaid certificate may be combined with the appropriate certificate required by the principal regulations and the amending Orders in Council to be inscribed on the declaration of the shipper of such cattle and to accompany such cattle to the Dominion, but when not combined shall be in or to the effect of the following form:—

VETERINARIAN'S ADDITIONAL CERTIFICATE TO ACCOMPANY CATTLE TO NEW ZEALAND.

I, [Insert name and qualifications], a veterinarian\* practising in the [Insert name of district] hereby certify that on the day of 19, I applied the Johnin test to the animals referred to in the attached declaration, with negative results, as shown in the dosages and skin measurement records appended or attached hereto.

Dated at

, this

, 19 . day of

#### Signed:

\*In the case of cattle from Tasmania and Canada, the certificate must be signed by a Government Veterinarian, and should read "a veterinarian in the employ of," &c.

In the case of cattle from the United States of America, the certificate must be signed by a veterinarian in the employ of the Federal Government, and should read "a veterinarian in the employ of the Bureau of Animal Industry of the Federal Government," &c.

- 3. The principal regulations are hereby amended by inserting following clause 32 thereof the following additional clause:
- "Horses, Sheep, or Dogs from the South-western Division of Western Australia.
- "32a. (1) Subject to the provisions of these regulations, horses, sheep, or dogs may be introduced into the Dominion from the South-western Division of the State of Western Australia.
- "(2) Every person desiring to introduce any sheep as aforesaid must first obtain a permit in writing so to do from the Minister of Agriculture.
- "(3) Every shipment of such horses, sheep, or dogs must be accompanied by a statutory declaration, in the form No. 3 in the Fourteenth Schedule hereto, made by the shipper of such horses, sheep, or dogs, setting forth the kind, number, sex, and brands or marks of such horses, sheep, or dogs, and declaring that such animals are free from all infectious and contagious diseases; that they have not during the six months immediately preceding shipment been in direct or indirect. immediately preceding shipment been in direct or indirect contact with any stock infected with any such disease; that they have not at any time been in the Northern Territory or in any part of Western Australia other than the South-western Division of that State; that in the case of sheep, such animals have been dipped not earlier than fourteen days immediately preceding shipment; and that such horses, sheep, or dogs are being shipped in a clean Australasian vessel.
- "(4) On every such declaration there shall be inscribed a certificate in the form No. 4 in the Fourteenth Schedule hereto signed by a veterinarian in the employ of the Government of the State of Western Australia, and certifying that he has no reason to doubt the correctness of the said declaration in the properties of the said declaration in the properties of the said declaration. in any particular; that he has within three days immediately preceding the date of shipment to New Zealand examined such horses, sheep, or dogs and found them free from infectious and contagious diseases; and that in the case of dogs he has found them free from all skin parasites.

4. The Fourteenth Schedule to the principal regulations is hereby amended by adding thereto the following additional

[Form No. 3 (Reg. 32A).

SHIPPER'S DECLARATION TO ACCOMPANY HORSES, SHEEP, OR Dogs from the South-Western Division of Western Australia.

- I, [Full name], of [Address and occupation], the shipper of the live-stock described below, do solemnly and sincerely declare as follows:
- 1. That the said live-stock are free from all infectious and contagious diseases;
- That they have not within the six months immediately
- That they have not within the six months immediately preceding the date hereof been in direct or indirect contact with any stock affected with any such disease;
   That they have not at any time been in the Northern Territory or in any part of Western Australia other than the South-western Division of that State;
   That the sheep described below have been dipped not earlier than fourteen days immediately preceding the date hereof; and
- 5. That the said live-stock are being shipped from the Port of , in the State of , to the Port of , in New Zealand, by the vessel which is a clean Australasian vessel as defined in the regulations under the Stock Act, 1908 (New Zealand), relating to the importation of live-stock into New Zealand.

Particulars of Live-stock to be imported.

Number, Description, and Sex.	Brand and Marks.	Full Name and Address of Consignor,	Full Name and Address of Person in Charge.	Full Name and Address of Consignee in New Zealand.
		`		
1				
		1		
				ſ

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act

# Signed:

Declared before me at , in the State of Western , 19 Australia, this day of

# Signed:

\* This paragraph should be deleted where inapplicable.

[Form No. 4 (Reg. 32A).

GOVERNMENT VETERINARIAN'S CERTIFICATE TO ACCOMPANY HORSES, SHEEP, OR DOGS FROM THE SOUTH-WESTERN DIVISION OF WESTERN AUSTRALIA.

I, [Insert name], a duly qualified veterinarian in the employ of the Government of the State of Western Australia, hereby ertify that on the day of 19, I carefully examined the animals referred to in the foregoing declaration and have no reason to doubt the correctness of the said declaration in any particular, and I am satisfied that the animals are free from all infectious and contagious diseases; and the the decay between the transferred to in the said declaration. (and that the dog(s) referred to in the said declaration is (are) free from all skin parasites).

Dated at , in the State of Western Australia, as day of 19 . this Signed:

† The words in parentheses should be deleted where inapplicable.

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

Amending Regulations under the Industrial Conciliation and Arbitration Act, 1925.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

OURSUANT to the Industrial Conciliation and Arbitration Act, 1925, and its amendments, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following

# REGULATIONS.

1. (a) These regulations may be cited as the Industrial Conciliation and Arbitration Amendment Regulations, 1936. (b) The regulations made under the Industrial Conciliation and Arbitration Act, 1925, on the 10th day of January, 1927, and published in the Gazette on the 13th day of the same month, at page 9, may be cited as the Industrial Conciliation and Arbitration Regulations, 1927, and as beyenforce amended month, at page 9, may be cited as the Industrial Conciliation and Arbitration Regulations, 1927, and as heretofore amended are hereinafter referred to as "the principal regulations."

(c) The principal regulations, as amended by these regulations, may be cited as the Industrial Conciliation and Arbitration Regulations, 1927-36.

(d) These iregulations shall be read together with and be deemed to form part of the principal regulations.

(e) In these regulations "the said Act" means the Industrial Conciliation and Arbitration Act, 1925, and includes the amendments thereof.

2. Regulation 4 of the principal regulations is revoked.

amendments thereof.

2. Regulation 4 of the principal regulations is revoked.

3. Regulation 28 of the principal regulations, as enacted by Order in Council of the 11th day of May, 1932, is revoked, and the following regulation substituted:—

"28. The actification by the Commissioner to the Clerk of the opinion of a Council that a settlement of a dispute will not be arrivel at shall be in the form No. 9a (section 53)."

4. Regulation No. 30A of the principal regulations, as enacted by Order in Council of the 7th day of September, 1932, is amended by revoking the words "and in particular after such proceedings have been adjourned pursuant to subsection (2) of section 7 of the Industrial Conciliation and Arbitration Amendment Act, 1932."

5. The principal regulations are amended by inserting next after regulation 30p thereof the following additional regu-

lations :-

"30E. The notice of the filing of a recommendation shall be in the form No. 9c (1936 amendment, section 16).

"31. (1) The notice to be given to the parties to a dispute in the event of no notice of disagreement with the recommendation of a Council being filed within the prescribed time shall be in the form No. 9D (1936 amendment, section 16).

- snan be in the form No. 9D (1936 amendment, section 10).

  "(2) The indorsement upon a recommendation which has been rendered operative and enforceable as an industrial agreement shall be in the following form—namely, 'No notice of disagreement with the recommendation herein having been filed, and the parties having been notified accordingly on the day of 19, the said recommendation, by virtue of section 15 of the Industrial Conciliation and Arbitration Amendment Act. 1936 has been rendered and Arbitration Amendment Act, 1936, has been rendered operative and enforceable as an industrial agreement as from seven days after the date of such notification."
- 6. Regulation 35 of the principal regulations, as enacted by Order in Council of the 11th day of May, 1932, is revoked, and the following regulation substituted:—
- "35. Where notification has been delivered to the Clerk that the Council to which an industrial dispute has been referred is satisfied that a settlement will not thereby be arrived at, the following provisions shall apply:—
- "(a) If the Council has made no recommendation for the settlement of the dispute, the Clerk shall refer the matter to the Court in the form No. 12A.
- "(b) If the Council has made a recommendation, to which a party to the dispute has duly signified his disagreement, the Clerk shall, as soon as possible after the expiration of the time allowed for filing notices of disagreement, refer the matter to the Court in the form No. 12B (1936 amendment, sections 15 and 16)."
- 7. The principal regulations are amended by inserting next after Regulation 35 thereof the following additional regulation :-
- "36. The Clerk shall give at least three clear days' notice to the parties concerned of the sittings of the Court to deal with any dispute or other matter referred to it, and such notice shall be in the form No. 12c."
- 8. Regulation 55A of the principal regulations is amended by deleting the words "Section 5 of the Industrial Conciliation and Arbitration Amendment Act, 1932," and substituting therefor the words "Section 13 of the Industrial Conciliation and Arbitration Amendment Act, 1936."

  9. Regulation 67 of the principal regulations is amended by revoking clause (2) thereof.

  10. The principal regulations are amended by inserting next after regulation 55A thereof the following additional regulations:—

regulations:

"55B. Application to the Court to amend an award or industrial agreement by fixing at not more than forty the maximum number of hours (exclusive of overtime) to be worked in any week by any worker bound by the award or agreement shall be in the form No. 18G, and shall be filed with the Clerk together with twenty copies thereof and as many additional copies as there are other parties to the award or agreement (1936 amendment, section 21).

- "55c. (1) Application to the Court for a general order extending an award to join and bind as parties thereto unspecified trade-unions, industrial unions, industrial associations, or employers shall be in the form No. 18H, and shall be filed with the Clerk together with six copies thereof (section 92).
- "(2) Application to the Court for total or partial exemption "(2) Application to the Court for total or partial exemption from a general order extending an award to unspecified trade-unions, industrial unions, industrial associations, or employers shall be in the form No. 181, and shall be filed with the Clerk together with six copies thereof and as many additional copies as the Clerk may require. The Clerk shall send to each party concerned a copy of the application together with a notifi-cation in the form No. 181." eation in the form No. 181
- 11. Regulation 73 of the principal regulations is amended by inserting after the word "applicant" the words "on foolscapfolio size paper.'
- 12. The principal regulations are amended by inserting next after Regulation 73 thereof the following additional regu-
- "73A. (1) Every application filed with the Clerk of Awards shall contain at the foot thereof a memorandum stating by whom such application has been filed, and if filed on behalf of any person other than the person filing it or on behalf of any industrial union or other organization the name of such person or organization.
- "(2) Such memorandum shall also state a place, to be called the address for service, where notices in respect of such application may be served on the applicant.
- "(3) The applicant may at any time file with the Clerk of Awards a memorandum stating a substituted address for service, and such substituted address shall after the expiration of three days from the filing of the memorandum be the address for service of the applicant.
- "(4) Every memorandum giving an address for service shall set out the full postal address of the place therein stated, provided that a post-office box shall not be a sufficient address for service."
- 13. Form No. 14 in the Schedule to the principal regulations is amended by deleting from paragraph (a) all words after the calling.
- 14. Form No. 1D in the Schedule to the principal regulations
- 15. Form No. 5A in the Schedule to the principal regulations is amended by inserting after the words "In the matter of the Industrial Conciliation and Arbitration Act, 1925," the following words "In the matter of the [Insert short descriptive
  - "(Employers' (or Employees') Application)."
- 16. Form No. 5B in the Schedule to the principal regulations is amended-
  - (a) By inserting after the words "In the matter of the Industrial Conciliation and Arbitration Act, 1925," the following words "In the matter of the [Insert short descriptive title] Dispute.
    - "(Employers' (or Employees') Application."
  - (b) By adding to paragraph (5) the following "(or, where application is made by a union covering two or more industrial districts). This application has been approved by the members of the union by a resolution passed by secret ballot at a special meeting of the union, a majority of the members meeting of the timon, a majority of the members present at the said meeting voting in favour thereof. A certificate under the hand of the chairman of the said meeting that the said meeting was properly constituted and held, and setting forth the nature of the proposal submitted at that meeting and the result of the voting thereon, is hereto attached."
- 17. Each of the forms No. 5D and No. 5DD in the Schedule to the principal regulations is amended (1) by deleting the words "Section 42," and substituting therefor the words "Sections 42 and 58"; and (2) by inserting after the words "not later than three" and before the words "clear days" the word "(ten)."
- 18. The Schedule to the principal regulations is amended by revoking forms No. 9A, No. 12A, and No. 12B thereof (as inserted by Order in Council of the 11th day of May, 1932), and substituting respectively forms No. 9a, No. 12a, and No. 12a in the Schedule hereto.
- 19. The Schedule to the principal regulations is further amended by inserting therein next after form No. 9B thereof forms No. 9c and No. 9b in the Schedule hereto.
- 20. The Schedule to the principal regulations is further amended by deleting in forms No. 18x and No. 18x thereof the words "Section 5 of the Industrial Conciliation and Arbitration Amendment Act, 1932," and substituting therefor the words "Section 12 of the Industrial Conciliation and Arbitration Amendment Act, 1936."

#### SCHEDITLE

[Form I.C. 9A.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

NOTIFICATION BY CONCILIATION COMMISSIONER OF FAILURE TO SETTLE INDUSTRIAL DISPUTE.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute between and

To the Clerk of Awards at

I HEREBY notify you that the Council of Conciliation appointed for the hearing of the above-mentioned dispute is satisfied that a settlement of the dispute will not thereby be arrived at.

I attach hereto a copy of the application made by the applicants.\*

Given under my hand at , 19

. this

Conciliation Commissioner.

\* If a recommendation or partial settlement is also attached, add statement to that effect.

[Form I.C. 9c.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Notice of Filing of Recommendation of Council of Conciliation.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute.

To all parties to the above-mentioned dispute.

I HEREBY give notice that a recommendation of the Council of Conciliation appointed for the hearing of the above-mentioned dispute has been filed in my office, situated at , where it may be seen during office hours. If you disagree with the recommendation you are required within one month from the date hereof to signify such disagreement to me in writing, stating, if you so desire, your reasons for such disagreement. If no such notice is filed by any party to the dispute within one month from the date hereof the recommendation will operate and be enforceable as from a date to be notified to you in due course in the same manner

as an industrial agreement. Dated at

day of . 19 . Clerk of Awards.

Form I.C. 9D.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Notice of Coming into Force of Recommendation of COUNCIL OF CONCILIATION.

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments, and in the matter of the [Insert short descriptive title] dispute.

To all parties to the above dispute.

, this

I HEREBY notify you that no notice of disagreement with the recommendation of the Council in the above-mentioned dispute has been filed within one month from the date of the notice of the filing of the said recommendation. The recommendation aforesaid will accordingly come into operation on the day of , 19, being seven days after the date of this present notice, and will then operate and be enforceable in the same manner as an industrial agreement.

Dated at , this day of , 19.

Clerk of Awards.

Form I.C. 12A.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

REFERENCE OF INDUSTRIAL DISPUTE TO COURT (Where no recommendation has been made by Council). In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

> Between  $\mathbf{and}$

To the Registrar of the Court of Arbitration.

WHEREAS a notification under the hand of the Commissioner dated the day of , 19, has been delivered to me that the Council appointed for the hearing of the above-mentioned dispute is satisfied that a settlement of the dispute will not thereby be arrived at:

And whereas the said Council has made no recommendation for the sattlement of the said dispute:

Now, therefore, I hereby refer the said dispute to the Court of Arbitration for settlement.

Dated at , this day of , 19 .

Clerk of Awards.

[Form I.C. 12B.

Under the Industrial Conciliation and Arbitration Act, 1925. and its amendments.

REFERENCE OF INDUSTRIAL DISPUTE TO COURT

(Where notice of disagreement with Council's recommendation has been filed).

In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Between and

To the Registrar of the Court of Arbitration.

WHEBEAS a recommendation for the settlement of the above-mentioned dispute has been made and filed by the Council of

mentioned dispute has been made and filed by the Council of Conciliation appointed for the hearing of the same:

And whereas notice in the prescribed form, dated the day of 19, has been given to the parties to the dispute of the filing of the said recommendation and of the place where it might be seen, and requiring them, if they should disagree with the said recommendation, to signify their disagreement within one month from the date of the said notice:

And whereas [Insert number] party (or parties) to the said dispute has (have) duly signified his (their) disagreement with said recommendation:

Now, therefore, I hereby refer the said dispute to the Court Arbitration for settlement.

Dated at

, this

day of , 19 Clerk of Awards.

[Form I.C. 18g.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Application to the Court to amend Award or Industrial AGREEMENT BY FIXING MAXIMUM NUMBER OF HOURS AT NOT MORE THAN FORTY.

f the award (industrial agreement) (Book of Awards, Vol. , page ). In the matter of the dated

To the Clerk of Awards at

THE UNDERSIGNED, being a party to the above-mentioned award (industrial agreement) hereby makes application to the Court of Arbitration for an order amending the said award (industrial agreement) by fixing at not more than forty the maximum number of hours (exclusive of overtime) to be worked in any week by any worker bound by the said

award (industrial agreement).

Dated at , this , this day of

. 19 . [Signature.]

[Form I.C. 18H.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

Application to Court for General Order extending Award to Unspecified Trade-unions, Industrial Unions, Industrial Associations, and Employers.

In the matter of the of Awards, Volume award, dated , page ).

To the Clerk of Awards at

THE undersigned, being a party to the above-mentioned award, hereby makes application to the Court of Arbitration for a general order extending the said award so as to join and bind as parties thereto all trade-unions, industrial unions, industrial associations, and employers engaged in the industry and area covered by the said award on the ground that the said award is already binding on a majority of the employers in the industry and area to which the award relates.

Dated at , this day of 19

[Signature.]

[Form I.C. 181.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AWARD EXTENDED BY GENERAL ORDER TO UNSPECIFIED TRADE-UNIONS, INDUSTRIAL UNIONS, INDUSTRIAL ASSOCIATIONS, AND EMPLOYERS.

In the matter of the general order of the Court dated , extending the award to unspecified trade-unions, industrial unions, industrial associations, and employers.

To the Clerk of Awards at

THE undersigned [State whether trade-union, industrial union, 1.Hs undersigned [State whether trade-union, industrial union, industrial association, or employer] being a party added to the above award by general order of the Court, hereby makes application to the Court for total (or partial) exemption from the provisions of the above-mentioned award upon the following grounds [Set out grounds in detail].

Dated at , this day of 19.

[Signature.]

[Form I.C. 18J.

Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments.

NOTICE OF APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AWARD EXTENDED BY GENERAL ORDER TO UNSPECIFIED TRADE-UNIONS, INDUSTRIAL UNIONS, INDUSTRIAL ASSOCIATIONS, AND EMPLOYERS.

In the matter of the general order of the Court dated , extending the award to unspecified trade-unions, industrial unions, industrial associations, and employers. To

Take notice that an application for total (partial) exemption from the provisions of the above-mentioned award has been made by one of the parties added thereto by the above-mentioned general order:

If you propose to oppose the application and give me written notice to that effect the time and place of the hearing of the said application will be notified to you in due course.

A copy of the application is enclosed herewith.

Dated at this day of , 19.

Clerk of Awards.

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

Amending Regulations under the Discharged Soldiers Settlement Act, 1915.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

The Hon. W. Nash presiding in Council.

In pursuance and exercise of the powers and authorities conferred upon him by the Discharged Soldiers Settlement Act, 1915 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend in the manner set forth in the Schedule hereto the regulations under the said Act (hereinafter referred to as "the said regulations") made on the eighth day of March, one thousand nine hundred and twenty-six, and published in the Gazette of the eighteenth day of March, one thousand nine hundred and twenty-six. hundred and twenty-six.

# SCHEDULE.

CLAUSE 14 of the said regulations is hereby amended by adding to the list of sections of the Land Act, 1924, applicable under the said regulations the following section, viz.: Section 105 of the Land Act, 1924.

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

(L. and S. 13/25.)

Motor-spirits (Regulation of Prices) Regulations, 1936, No. 3.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the power and authority N pursuance and exercise of the power and authority conferred upon him by section three of the Motor spirits (Regulation of Prices) Act, 1933, and of every other power and authority enabling him in this behalf. His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council, doth hereby, on the recommendation of the Minister of Industries and Commerce, make the following regulations relating to the fixing of the wholesale and retail price of motor-spirits in North Canterbury. Canterbury.

# REGULATIONS.

1. These regulations may be cited as the Motor-spirits Prices (North Canterbury) Regulations, 1936.
2. These regulations shall come into force on the day following the date of the publication thereof in the Gazette.

3. For the purposes of these regulations there shall be

3. For the purposes of these regulations there shall be two classes of motor-spirits, namely,—

(a) Standard grade motor-spirits.

(b) Premium grade motor-spirits.

All motor-spirits sold at any time after the coming into force of these regulations under the following names, brands, or descriptions—namely, Power Chief, Texaco 400, Shell, Big Tree, Plume, Atlantic, and Europa—are hereby declared to belong to the class of standard grade motor-spirits

are hereby declared to belong to the class of standard grade motor-spirits.

All motor-spirits sold at any time after the coming into force of these regulations under the following names, brands, or descriptions—namely, Super Power Chief, Super Shell, Super Plume Ethyl, and Atlantic Ethyl—are hereby declared to belong to the class of premium grade motor-spirits.

4. In these regulations—

"Accredited agent" means an accredited agent of a wholesale vender of motor-spirits under an agreement between the agent and his principal in force on the date of the coming into force of these regulations:

in force on the date of the coming into force of these regulations:

"Bulk consumer" means a person who during any one year commencing on the first day of January and ending on the thirty-first day of December buys not less than 4,800 imperial gallons of motor-spirits for use in his own business or businesses and not for resale:

"Area A," "Area B," "Area C," and "Area D" mean the respective areas to which these titles are assigned in the First Schedule hereto:

A reference to a scale is a reference to the respective scale set out in the Second Schedule hereto:

hereto:

The description of sales set out in the first column of the Second Schedule hereto being intended for convenience of reference only shall not control or in any way affect the interpretation of the said Schedule.

the said Schedule.

5. These regulations shall apply only to the areas specified in the First Schedule hereto, and the prices mentioned which may be charged by wholesalers of motor-spirits shall be the prices charged for delivery within those areas to a purchaser either in containers holding not less than 44 gallons or in bulk into tanks.

6. Except as hereinafter provided, the respective minimum prices and respective maximum prices at which a wholesaler may sell standard grade motor-spirits and premium grade motor-spirits respectively for delivery in the respective areas described in the First Schedule hereto shall be the respective prices set out in Scale No. 1: shall be the respective prices set out in Scale No. 1:
Provided that the said maximum prices shall not

apply-

(a) To any sale made during the first fifteen days of any month in respect of which payment of the purchase-price has not been made before the end of that month:

end of that month:

(b) To any sale made during any part of a month after the first fifteen days thereof in respect of which payment of the purchase-price has not been made prior to the sixteenth day of the next following month.

next following month.

7. The respective minimum prices and respective maximum prices at which a wholesaler may sell standard grade motor-spirits and premium grade motor-spirits respectively to his accredited agent for delivery in the respective areas described in the First Schedule hereto—

(a) When sold in receptacles containing not less than 44 gallons and for resale in receptacles containing not less than 44 gallons shall be the respective prices set out in Scale No. 2:

(b) When otherwise sold, shall be the respective prices set out in Scale No. 1:

Provided that the said maximum prices shall not apply to any sale in respect of which payment of the purchase-price has not been made prior to the twenty-first day of the month next following the month in which such sale was made.

was made.

8. The respective minimum prices and respective maximum prices at which a wholesaler or an accredited agent may sell standard grade motor-spirits and premium grade motor-spirits respectively to any bulk consumer for delivery in the respective areas described in the First Schedule hereto shall be the respective prices set out in Scale No. 1:

Provided that the said maximum prices shall not

apply-

(a) To any sale made during the first fifteen days of any month in respect of which payment of the purchase-price has not been made before the end of that month:

(b) To any sale made during any part of a month after the first fifteen days thereof in respect of which payment of the purchase-price has not been made prior to the sixteenth day of the next following month.

9. If a person who has bought motor-spirits for use in his own business or businesses and not for resale satisfies the Minister—

(a) That for any part of a year being a period of consecutive months ending on the thirty-first day of December he has bought not less than an average of 400 imperial gallons of motor-spirits per month, or that for the part of the year being the month ending on the thirty-first day of December he has bought not less than 400 imperial gallons of motor-spirits; and (b) That during the following year from the first day of January to the thirty-first day of December it is probable that he will buy not less than 4,800 imperial gallons of motor-spirits for use in his own business or businesses and not for purposes of resale;

then the minimum and maximum prices at which a wholesaler or accredited agent may sell to such person the motor-spirits concerning the purchase of which he has so satisfied the Minister shall be the prices set out in

Regulation 8 hereof.

10. The prices fixed under Regulation 8 hereof refer to sales of motor-spirits either in drums for the exclusive use of the purchaser thereof or to sales for delivery into tanks to be pumped through a pump used exclusively by the purchaser thereof for pumping motor-spirits for his

11. Except as hereinafter provided, the respective minimum prices and respective maximum prices at which a retailer may sell standard grade motor-spirits and premium grade motor-spirits respectively for delivery in the respective areas described in the First Schedule hereto shall be the respective prices set out in Scale

hereto shall be the respective prices set out in Scale No. 3.

12. Except as hereinafter provided, the respective minimum prices and respective maximum prices at which a retailer may sell standard grade motor-spirits and premium grade motor-spirits respectively for delivery in the respective areas described in the First Schedule hereto when sold in a receptacle containing not less than 44 imperial gallons shall be the respective prices set out in Scale No. 4.

13. The respective minimum prices and respective maximum prices at which a retailer may sell standard grade motor-spirits and premium grade motor-spirits respectively for delivery in the respective areas described in the First Schedule hereto when sold in a receptacle containing not less than 44 imperial gallons to a purchaser entitled to a rebate of Customs duty under the Motor-spirits Taxation Act, 1927, shall be the respective prices set out in Scale No. 4:

Provided that if such purchaser furnishes to the retailer from whom he has purchased any motor-spirits evidence of the granting of a refund under section 8 of the Motor-spirits, then he shall be entitled to a rebate from the retailer of 1d. per imperial gallon in respect of the nurchase-price of such motor-spirits.

motor-spirits, then he shall be entitled to a rebate from the retailer of 1d. per imperial gallon in respect of the purchase-price of such motor-spirits.

14. Nothing in these regulations shall apply to the sale of motor-spirits sold for use in an aeroplane or sold for the purpose of resale for use in an aeroplane; and, further, nothing in these regulations shall apply to the sale of any motor-spirits to His Majesty the King.

# FIRST SCHEDULE.

# AREA A.

ALL that area in the Canterbury Land District bounded ALL that area in the Canterbury Land District bounded as follows: Commencing at a point on the south bank of the Waimakariri River one chain west of the production of the western side of the Prebbleton and Waimakariri Road; thence by a line parallel to and one chain west of the western side of the said road and its continuation to a point one chain short of Springs Road; thence south-westerly along a line parallel to and one chain north-west of the north-western side of that road to its intersection with the northern side of the Ellesmere-Junction Road; thence in a south-easterly direction by a line to the south-west corner of Rural direction by a line to the south-west corner of Rural Section 3847 in Block VI of the Halswell Survey District; thence in an easterly direction by a line to the northeast corner of Rural Section 582 near Teddington; thence to the nearest point on the shore of Lyttelton Harbour, and by Lyttelton Harbour and the sea to the

Waimakariri River, and by the south bank of that river to the point of commencement; together also with the Borough of Kaiapoi; save and except all that area at Governor's Bay lying within a radius of half a mile from the hotel at Governor's Bay.

#### AREA B.

AREA B.

All that area in the Canterbury Land District bounded as follows: Commencing at the mouth of the Ashley River; thence westerly by the south bank of that river to a point opposite the north-east corner of Rural Section 1908 in Block VII, Rangiora Survey District; thence in a north-westerly direction by a line to the southernmost corner of Rural Section 33147 in Block I, Rangiora Survey District; thence in a south-westerly direction by a line to the intersection of the Oxford and Kaiapoi Road and West Eyreton Road; thence again in a south-westerly direction by a line across the Waimakariri River to a point one chain to the north-west of the intersection of roads at the south-west corner of Rural Section 8894 in Block VIII, Hawkins Survey District; thence again in a south-westerly direction by a line parallel to and one chain north-west of the north-western side of the road forming the eastern boundary of Rural Sections 19186 and 19185 to a point one chain beyond its intersection with the road at the south-east corner of Rural Section 19185 aforesaid; thence in a south-easterly direction by a line parallel to and one chain south-west of the south-western side of the road known as Miles Road to the northermost corner of Rural Section 17818 in Block XIII, Rolleston Survey District; thence in a south-easterly direction by a line to the south-most corner of Rural Section 4693 in Block XI, Leeston Survey District; thence again in a south-easterly direction by a line to the south-west corner of Section 14, Block X, of Reserve 959; thence in an easterly direction along the edge of Lake Ellesmere to the north-west corner of Section 5, Reserve 3586; thence in a south-easterly direction by a line to the northernmost corner of Section 14, Morice Settlement; thence in a north-westerly direction by a line to the south-remost corner of Section 14, Morice Settlement; thence in a north-westerly direction by a line to the southernmost corner of Section 1331 in Block VIII, Halswell Survey District; thence to the nearest po except all that area lying within a radius of half a mile from the hotel at Teddington.

# AREA C.

All that area in the Canterbury Land District bounded All that area in the Canterbury Land District bounded as follows: Commencing at a point on the south bank of the Ashley River at the northernmost corner of Rural Section 31896 in Block I, Mairaki Survey District; thence in a south-westerly direction by a line to the southernmost corner of Rural Section 2417 in Block VII, Oxford Survey District; thence again towards the southwest by a line to and across the Waimakariri River and continuing to a point on the north bank of the Rakaia River at the southernmost corner of Rural Section 33578, Block XIV. Selwyn Survey District: thence along the Block XIV, Selwyn Survey District; thence along the said north bank of the Rakaia River to the sea, and by the sea to the mouth of Lake Ellesmere; thence by the western shores of that lake to the southernmost corner of Section 14, Block X, Reserve 959; thence bounded towards the north-east and south-east generally by Area B hereinbefore described to the south bank of the Ashley River aforesaid; thence by the south bank of that river to the point of commencement.

# AREA D.

AREA D.

All that area in the Canterbury Land District bounded as follows: Commencing at a point being the mouth of the Waipara River; thence by the south bank of that river to the north-west corner of Rural Section 30040, Block IV, Grey Survey District; thence in a south-westerly direction by a line across the Waimakariri River and continuing on to the south-west corner of Rural Section 9610 in Block VII, Kowai Survey District; thence again in a south-westerly direction to the northernmost corner of Rural Section 32108 in Block VII, Fighting Hill Survey District; thence due south by a line to the north bank of the Rakaia River; thence by the aforesaid bank of that river to the southernmost corner of Rural Section 33578 in Block

XIV, Selwyn Survey District; thence bounded towards the east and south generally by Area B and Area C hereinbefore described; thence bounded towards the east by the sea to the mouth of the Waipara River, the point of comencement.

	SECON	SECOND SCHEDULE.				
2 0 3 c E 77	Scale	Grade of	£	rice per Im	Price per Imperial Gallon.	i
will of bale,	No.	Motor-spirits.	Area A.	Area A. Area B.	Area C. Area D.	Area D.
By wholesaler, general	1 2 8 4	Standard  Premium  Standard  Premium  Standard  Premium  Standard  Premium  Standard  Standard	s. d. 1 7 1 1 8 1 1 1 6 1 1 10 1 10	8. d. 1 1 2 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	S. d. 1 1 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	s. d. 1 8 1 1 9 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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A. JEFFERY. Clerk of the Executive Council.

Tobacco-growing Industry Regulations, 1936.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

PURSUANT to the Tobacco-growing Industry Act, 1935, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations for the purposes of the said Act.

# REGULATIONS.

1. These regulations may be cited as the Tobacco-growing Industry Regulations, 1936.

2. These regulations shall come into force on the day of

publication thereof in the Gazette.

3. Every application for a license authorizing the growing of tobacco, or a warrant to sell raw tobacco, or a warrant to purchase raw tobacco, shall be made to the Board in writing, signed by or on behalf of the applicant, in or to the effect of such one of the forms numbered 1, 3, and 5 in the Schedule

thereto as the case requires.

4. A license authorizing the growing of tobacco, a warrant to sell raw tobacco, and a warrant to purchase raw tobacco shall be in such one of the forms numbered respectively 2, 4, and 6 in the Schedule hereto as the case requires, and shall be sufficient if signed by the Secretary of the Board.

- 5. Every license and warrant shall be deemed to remain at all times the property of the Board, and forthwith upon the expiry thereof the licensee or person to whom the warrant was issued shall deliver the same to the Board or prove to the Board by statutory declaration or other evidence to the Board's satisfaction that the license or warrant has been lost or destroyed.
- 6. No person shall assign or attempt or purport to assign a license or warrant or the benefit of any license or warrant, and it shall be the duty of any person acquiring land on which any tobacco has been grown under the authority of a license and seeking to continue the growing of such tobacco to apply for a license for that purpose under these regulations.
- 7. There shall be payable for a license or warrant the

6. There shall be payable for a ficense of warrant the following fees, namely,—

For a license authorizing the growing of tobacco, two shillings and sixpence:

For a warrant to sell raw tobacco, two shillings and

sixpence:

For a warrant to purchase raw tobacco, one shilling for every thousand pounds or part of a thousand pounds of tobacco the purchase of which is authorized by the warrant.

- 8. Together with every application for a license or warrant the applicant shall deposit the appropriate fee payable for such license or warrant, and if the Board refuses to issue the license or warrant the amount deposited shall be returned to the applicant by remittance sent to him by post at the address stated in the application.
- 9. The issue of a warrant to sell raw tobacco shall be subject to the condition that a monthly return will be supplied to the Secretary of the Board not later than seven days after the close of each calendar month, showing the names and addresses of the persons or firms to whom raw tobacco has been sold during the month and the quantity sold to each, and also the quantity still unsold in terms of the warrant.
- 10. The issue of a warrant to sell raw tobacco shall also be subject to the condition of payment by the holder named therein of a levy of one halfpenny per pound on all tobacco sold under the warrant, such levy to be collected by the purchaser of the tobacco on behalf of the Board.
- 11. The issue of a warrant to purchase raw tobacco 11. The issue of a warrant to purchase raw tobacco shall be subject to the condition that a monthly return will be supplied to the Secretary of the Board not later than seven days after the close of each calendar month, showing the names and addresses of the persons or firms from whom tobacco has been purchased during the month and the quantity purchased from each, and also the quantity still to be purchased in terms of the warrant.
- 12. The issue of a warrant to purchase raw tobacco shall also be subject to the condition of a levy of one halfpenny per pound on all tobacco purchased under the warrant being collected from the grower of the tobacco and paid to the Board.
- 13. The levy of one halfpenny per pound fixed by the Board under the provisions of the Act on raw tobacco grown or to be grown in New Zealand that is sold by or on behalf of the grower, or is manufactured by or on behalf of any manufacturer who has not purchased it, shall be collected by the holder of a warrant to purchase on behalf of the Board, and shall be paid by the holder of that warrant to the Board at such times and at such places as the Board may preserve. prescribe.
- 14. The holder of a warrant to sell raw tobacco shall produce such warrant to the purchase of his authorized agent at the time of making a sale for endorsement thereon by the purchaser or his authorized agent of the quantity so sold.
- 15. Every person who purchases raw tobacco or conducts a purchase of raw tobacco on behalf of any other person shall at the time of purchase or delivery endorse on the warrant to sell raw tobacco produced to him particulars setting out the date of purchase and the quantity of raw tobacco purchased, and verify such particulars by appending his own signature thereto together with the name of the principal (if any) for whom he is acting.
- 16. There may be paid to each member of the Board for every day or part of a day on which he is occupied at a meeting of the Board a fee of £2 2s.
- 17. There may be paid to each member of the Board all locomotion-expenses actually and reasonably incurred by him in attending meetings of the Board, including first-class accommodation by rail, train, or motor-vehicle, and, where necessary, deck-cabins on steamers and sleeping-berths on trains.
- 18. There may be paid to each member of the Board for every period on which he is travelling to meetings of the Board from his usual place of residence or returning thence

thereto, or on which he is absent from his usual place of residence and occupied at meetings of the Board, an allowance for living expenses at the rate of £1 for every day of twenty-four hours or part of a day in respect of which the allowance provided by this regulation is payable, such period to be computed from and to the exact hours nearest to the times of departure from and return to the member's usual place of residence.

19. No locomotion-expenses or allowance for living-expenses shall be paid in respect of any occasion or period on or for which payments of a similar nature are made to the member from any other person, body corporate, or public or adminis-

from any other person, body corporate, or public or administrative body:

Provided that nothing contained in this regulation shall prevent the Board from making or receiving payments to or from any such person or body by way of apportionment of expenses or allowances payable to any member engaged both upon the business of the Board and also upon the business of such person or body.

20. No payment to any member for fees or expenses or allowances under these regulations shall be made until such member has signed a claim setting out the particulars of the amounts payable and unless such claim is accompanied by a certificate signed by the member stating that on the days claimed for he was travelling to or from or occupied at meetings of the Board and incurred any expenses set out as such and claimed for he was travelling to or from or occupied at meetings of the Board and incurred any expenses set out as such in the claim and that the claim is correct in all particulars, and further stating and undertaking that the member has not already been paid any sum and will not claim or accept any sum by or from any other person, body corporate, or public or administrative body in respect of locomotion-expenses or allowances or living-expenses or allowances or payments of a similar nature for the same occasion or period.

21. No fees, allowances, or expenses under these regulations shall be payable to a member of the Board who is an officer of the Public Service.

#### SCHEDULE.

[Form No. 1.

Tobacco-growing Industry Act, 1935.

APPLICATION FOR A LICENSE TO GROW TOBACCO.

I, [Name in full], of [Address], hereby make application for a license to grow tobacco under the provisions of the Tobacco-growing Industry Act, 1935, the quantity to be not more than lb., and the acreage to be not more than acres.

My stock of leaf on hand and unsold at the date shown hereunder is lb.

I enclose herewith the prescribed license fee of 2s. 6d.

Signature: Date:

[Form No. 2.

License No. Wellington,

# TOBACCO BOARD.

LICENSE TO GROW TOBACCO. (Not transferable.)

This license, issued under the Tobacco-growing Industry Act, 1935, entitles , of to grow tobacco in accordance with the provisions of that Act.

This license shall take effect as from , and shall continue in force until 31st July, 19 , unless previously

revoked.

The quantity grown shall not be more than acreage grown shall not be more than lb., and the acres.

Secretary, Tobacco Board.

(IMPORTANT.—This license must be returned to the Tobacco
Board immediately upon its expiry.)

[Form No. 3.

Tobacco-growing Industry Act, 1935.

APPLICATION FOR A WARRANT TO SELL RAW TOBACCO.

I, [Name in full], of [Address], hereby make application to sell raw tobacco under the provisions of the Tobacco-growing Industry Act, 1935, the quantity to be not more than lb. Of this quantity lb. is for manufacture in New Zealand, Of this quantity I and lb. for export.

I enclose herewith the prescribed warrant fee of 2s. 6d.

Signature:

[Form No. 4.

Warrant No. Wellington,

TOBACCO BOARD.

WARRANT TO SELL RAW TOBACCO. (Not transferable.)

This warrant, issued under the provisions of the Tobacco-growing Industry Act, 1935, entitles , of , to sell lb. of raw tobacco grown or to be grown in New sell ll Zealand.

This warrant shall take effect as from and shall

This warrant shall take effect as from , and shall continue in force until unless previously revoked.

This warrant is issued on the condition that monthly return will be supply to the Secretary of the Board not later than seven days after the close of each calendar month showing the names and addresses of the persons or firms to whom tobacco has been sold during the month and the quantity sold to each, and also the quantity still unsold in terms of the warrant. This warrant is issued conditionally also on payment by the holder named herein of a levy of ½d. per pound on all tobacco sold under this warrant, such levy to be collected by the purchaser of the tobacco on behalf of the Board. the Board.

Secretary, Tobacco Board.

-This warrant must be returned to the Tobacco Board immediately upon its expiry.)

[Form No. 5.

Tobacco-growing Industry Act, 1935.

APPLICATION FOR A WARRANT TO PURCHASE RAW TOBACCO. I, [Name in full], of [Address], hereby make application on behalf of [Name of firm] for a warrant to purchase raw tobacco under the provisions of the Tobacco-growing Industry Act, 1935, the quantity to be not more than lb. Of this quantity lb. is for manufacture in New Zealand, and

for export.

I enclose herewith the prescribed warrant fee of calculated at the rate of 1s. per 1,000 lb.

Signature: Date:

[Form No. 6.

Warrant No. Wellington,

TOBACCO BOARD.

WARRANT TO PURCHASE RAW TOBACCO. (Not transferable.)

This warrant, issued under the provisions of the Tobacco-growing Industry Act, 1935, entitles, of to purchase lb. of raw tobacco grown or to be grown in New Zealand.

This warrant shall take effect as from, and shall continue in force until unless previously revoked.

This warrant shall take effect as from , and shall continue in force until unless previously revoked.

This warrant is issued on the condition that a monthly return will be supplied to the Secretary of the Board not later than seven days after the close of each calendar month showing the names and addresses of the persons or firms from whom the persons have been prepared during the manufacture of the persons or firms from whom tobacco has been purchased during the month and the quantity purchased from each, and also the quantity still to be purchased in terms of the warrant.

This warrant is issued conditionally also on a levy of ½d. per pound on all tobacco purchased under the warrant being collected from

collected from the grower of the tobacco and paid to the

Secretary, Tobacco Board.

IMPORTANT.—This warrant must be returned to the Tobacco Board immediately upon its expiry.)

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

Regulation increasing Travelling-allowances of Stipendiary Magistrates.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

I N pursuance and exercise of the power and authority conferred upon him by section ten of the Magistrates' Courts Act, 1928, and of all other powers and authorities enabling him, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice

and consent of the Executive Council of the said Dominion, doth hereby make the following regulation increasing the rates of travelling-allowances of Stipendiary Magistrates, and doth direct that such regulation shall come into force on and from the date hereof.

# REGULATION.

THE regulations made on the second day of July, one thousand nine hundred and thirty-four, and published in the Gazette of the fifth day of the same month, are hereby amended by substituting in lieu of the figure "18s." where it occurs in Regulation 1 thereof the figure "20s.," and by substituting in lieu of the figure "9s." where it occurs in the said regulation the figure "10s."

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

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

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:
THE HON. W. NASH PRESIDING IN COUNCIL.

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

#### SCHEDULE.

# OTAGO LAND DISTRICT.

All that area containing by admeasurement 1 rood 25 perches, more or less, being part of Section 1, Block XLIX, Town of Clyde, and bounded as follows: Towards the north by Section 4, 225 links; towards the east by a public road, 176 links; towards the south by other part of Section 1, 223·25 links; and towards the west by the Clutha River, 185 links: be all the aforesaid linkages more or less. As the same is more particularly shown on the plan numbered L. and S. 1/112B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Also Section 4, Block XLIX, Town of Clyde: Area, 8 acres 2 roods 15 perches, more or less.

2 roods 15 perches, more or less.

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

(L. and S. 1/112.)

Recreation Reserves in Hawke's Bay Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

By virtue of the powers and authorities vested in me by the thirty fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserves for recreation in the Hawke's Bay Land District described in the Schedule hereto shall be and the same are hereby brought under the operation of. hay Land District described in the Schedule hereto shall be and the same are hereby brought under the operation of, and declared to be subject to, the provisions of Part II of the said Act; and such reserves shall hereafter form part of the Westshore Domain, and be managed, administered, and dealt with as a public domain by the Westshore Domain Reard Board.

# SCHEDULE.

#### HAWKE'S BAY LAND DISTRICT.

Lor 25, D.P. 6167, Town of Westshore Extension No. 14, and being part Napier Town Section 664, situated in Block IV, Heretaunga Survey District: Area, 2 roods 7 perches, more

Lot 26, D.P. 6167, Town of Westshore Extension No. 14, and being part Napier Town Section 664, situated in Block IV, Heretaunga Survey District: Area, 2 acres 3 roods 1 perch, more or less

Sections I1 and 12, Block IV, Heretaunga Survey District: Area, 11 acres 2 roods 35.48 perches, more or less.

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

(L. and S. 1/108.)

Setting aside Native Land as a Native Reservation.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to section two hundred and ninety-eight 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 set apart and reserve the Native freehold land described in the Schedule hereto for the common use of the owners thereof as a meeting-place.

# SCHEDULE.

ALL those areas of land situated in the Waikato-Maniapoto

ALL those areas of land situated in the Waikato-Maniapoto Native Land Court District and delineated on Plan No. 20/327, deposited in the office of the Chief Surveyor at Auckland, containing together 2 acres, more or less, comprising:—

First, part of the land called or known as Lot 201A 3B IA, Parish of Karamu, containing 1 acre 2 roods, more or less, being part of the land comprised in a partition order of the Native Land Court dated the 7th day of September, 1922; and

Secondly, part of the land called or known as Lot 201A 3B 1B, Parish of Karamu, containing 2 roods, more or less, being part of the land comprised in a partition order of the Native Land Court dated the 7th day of September, 1922.

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

Suspending the Operations of certain Statutes in connection with the South Canterbury Industrial Exhibition and Winter Show

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

The Hon. W. NASH PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by the Exhibitions Act, 1910 (hereinafter called "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, doth hereby authorize the holding of a public exhibition of works of industry and art, to be conducted by the South Canterbury Industrial Exhibition and Winter Show Association in the Exhibition Building, Stafford Street, Timaru, from the fourth day of July, one thousand nine hundred and thirty-six, to the eleventh day of July, one thousand nine hundred and thirty-six, to the eleventh day of July, one thousand nine as the South Canterbury Industrial Exhibition and Winter Show, and doth hereby declare the said exhibition to be an exhibition within the meaning of the said Act, and doth exhibition within the meaning of the said Act, and doth hereby suspend, subject, however, to the conditions set out in the Schedule hereto, all the provisions of the Shops and Offices Act, 1921–22, the Factories Act, 1921–22, and the Industrial Conciliation and Arbitration Act, 1925, and of all awards and industrial agreements in force under the lastnamed Act, in so far as such provisions relate to the hours of commencing or ceasing work or to the issue of permits for overtime or extended hours, or to holidays or half-holidays, or to the closing of shops to any person, and so far as such provisions relate to hours of work done or business conducted provisions relate to nours of work done or business conducted or service carried out in or upon the premises aforesaid during the period aforesaid by or on behalf of the bodies conducting the said exhibition, or by or on behalf of any exhibitor of works of industry or art at the said exhibition, or by any person employed in or about the said exhibition.

# SCHEDULE.

1. Eight hours shall constitute a day's work in or about the exhibition, and, with the exception set out in clause 2 hereof, such hours shall be worked consecutively.

2. No person shall be employed in or about the exhibition for more than four hours without an interval of at least three-quarters of an hour for a meal.

3. Any person employed during any day in or about the exhibition who is employed on such day in excess of eight hours, or before the hour of 8 a.m., or after the hour of 10.30 p.m. (whether such excess employment is in or about the exhibition or otherwise), shall be paid for such excess employment at not less than one-half as much again as the ordinary rate for the first two hours and at not less than twice ordinary rate for the first two hours and at not less than twice the ordinary rate thereafter, and any person employed in or about the exhibition on any day that would, but for the provisions of this Order in Council, have been a whole holiday for such person by virtue of any Act or of any award or industrial agreement, shall be paid for all work done on such day at not less than twice the ordinary rate, whether such work is performed wholly in or about the exhibition or otherwise

4. No male under eighteen years of age and no female shall e employed in or about the exhibition after the hour of

10.30 p.m.

5. For the purposes of the enforcement of an award or industrial agreement any provision of which has been suspended by this Order in Council, any officer of the industrial union or association concerned who is authorized in writing in that behalf by such union or association shall be entitled to interview at his place of employment any person employed in or about the exhibition under that award or industrial agreement, at such time or times as may be agreed upon by and between such officer and the employer of such person, and for this purpose any such officer shall be entitled at any reasonable time to have access to the register of passes issued by the South Canterbury Industrial Exhibition and Winter Show Association.

6. Nothing in this Order in Council shall be deemed to affect any provisions in an award or industrial agreement relating to preference of employment.

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

Suspending the Operations of certain Statutes in connection with the Auckland Winter Exhibition.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

 $\mathbf{Present}:$ 

THE HON, W. NASH PRESIDING IN COUNCIL,

The Hon. W. Nash pressiding in Council.

In pursuance and exercise of the powers conferred upon him by the Exhibitions Act, 1910 (hereinafter called "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the holding of a public exhibition of works of industry and art, to be conducted by the Auckland Agricultural and Pastoral Association and the Auckland Manufacturers' Association in the Central Wharf Sheds, Auckland, from the eighth day of July, one thousand nine hundred and thirty-six, to the eighteenth day of July, one thousand nine hundred and thirty-six (both days inclusive), and to be known as the Auckland Winter Exhibition, and doth hereby declare the said exhibition to be an exhibition within the meaning of the said Act, and doth hereby suspend, subject, however, to the conditions set out in the Schedule hereto, all the provisions of the shops and Offices Act, 1921–22, the factories Act, 1921–22, and the Industrial Conciliation and Arbitration Act, 1925, and of all awards and industrial agreements in force under the last-named Act, in so far as such provisions relate to the hours of commencing or ceasing work, or to the issue of permits for overtime or extended hours, or to holidays or half-holidays, or to the closing of shops to any person, and so far as such provisions relate to

hours of work done or business conducted or service carried out in or upon the premises aforesaid during the period aforesaid by or on behalf of the bodies conducting the said exhibition, or by or on behalf of any exhibitor of works of industry or art at the said exhibition, or by any person employed in or about the said exhibition.

#### SCHEDULE.

1. Eight hours shall constitute a day's work in or about

1. Eight hours shall constitute a day's work in or about the exhibition, and, with the exception set out in clause 2 hereof, such hours shall be worked consecutively.

2. No person shall be employed in or about the exhibition for more than four hours without an interval of at least three-quarters of an hour for a meal.

3. Any person employed during any day in or about the exhibition who is employed on such day in excess of eight hours, or before the hour of 8 a.m., or after the hour of 10.30 p.m. (whether such excess employment is in or about the exhibition or otherwise), shall be paid for such excess employment at not less than one half as much again as the ordinary rate for the first two hours and at not less than twice the ordinary rate thereafter, and any person employed ordinary rate for the first two hours and at not less than twice the ordinary rate thereafter, and any person employed in or about the exhibition on any day that would, but for the provisions of this Order in Council, have been a whole holiday for such person by virtue of any Act or of any award or industrial agreement, shall be paid for all work done on such day at not less than twice the ordinary rate, whether such work is performed wholly in or about the exhibition or otherwise. otherwise.

4. No male under eighteen years of age and no female shall employed in or about the exhibition after the hour of

10.30 p.m.

5. For the purposes of the enforcement of an award or industrial agreement any provision of which has been industrial agreement any provision of which has been suspended by this Order in Council, any officer of the industrial union or association concerned who is authorized in writing in that behalf by such union or association shall be entitled to interview at his place of employment any person employed in or about the exhibition under that award or industrial agreement, at such time or times as may be agreed. ment, at such time or times as may be agreed upon by and between such officer and the employer of such person, and for this purpose any such officer shall be entitled at any reasonable time to have access to the register of passes issued

reasonable time to have access to the register of passes issued by the Auckland Winter Exhibition Executive.

6. Nothing in this Order in Council shall be deemed to affect any provisions in an award or industrial agreement relating to preference of employment.

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

Vesting a Reserve in the Waitaki County Council.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present :

THE HON. W. NASH PRESIDING IN COUNCIL.

THE HON. W. NASH PRESIDING IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart for plantation purposes: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Waitaki:

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

# SCHEDULE.

OTAGO LAND DISTRICT.

Section 76, Maraewhenua Settlement, Block II, Awamoko Survey District: Area, 4 acres 0 roods 34 perches, more or

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

(L. and S. 18935.)

Stewart Island County Loans Conversion Order, 1936.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas it is provided by section twenty of the Finance Act (No. 2), 1935, that, notwithstanding the limitation of time prescribed by section fifteen of the said Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, an Order in Council may be issued at any time under the aforesaid section thirteen of that Act, as extended by section twelve of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1934, making provision for the conversion, with the consent of the holder, of any securities whether or not they are existing securities to which the said Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, applies:

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

And whereas the said local authority, being desirous, with the consent of the holder of such securities of issuing new securities in conversion thereof, 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 Stewart Island County Loans Conversion Order, 1936.
  - 2. In this Order, unless the context otherwise requires,—
  - "The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33:
  - "The date of conversion" means the date specified in clause five of this Order:
  - "Existing securities" means debentures or other securities issued in respect of the loan specified in the First Schedule hereto:
  - "The local authority" means the Stewart Island County 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.

# APPLICATION OF ORDER.

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

# SPECIAL RESOLUTION OF LOCAL AUTHORITY.

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

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

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

#### DATE OF CONVERSION.

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

#### NOTICE TO HOLDERS OF EXISTING SECURITIES.

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

#### CONSENT TO CONVERSION.

7. The consent of the holder of the existing securities to the conversion thereof in accordance with this Order shall, if given, be signified in writing not later than the date of conversion, and when given shall be irrevocable.

#### NEW SECURITIES.

- 8. The aggregate amount of principal secured by the new securities to be issued in conversion of existing securities to which this Order applies, together with interest thereon computed at the rate of four and one-quarter per centum per annum, shall be repaid by equal half-yearly instalments over a period of seven years, the first half-yearly instalment to fall due and be paid on the first day of March, one thousand nine hundred and thirty-seven, and subsequent half-yearly instalments to fall due and be paid on every first day of September and first day of March thereafter, the last half-yearly instalment to fall due and be paid on the first day of September, one thousand nine hundred and forty-three.
- 9. (1) New securities for the amount of each half-yearly instalment referred to in the preceding clause shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.
- (2) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.
- (3) Every new depenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.
- (4) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.
- 10. The holder of any existing securities to which this Order applies shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Third Schedule hereto.
- 11. (1) Subject to the provisions of this clause as to payment in cash, every premium to which any person is entitled under the last preceding clause shall be satisfied by issuing to him additional new securities for the amount of such premium, or so much thereof as is not paid in cash, as the case may be.
- (2) The local authority shall pay in cash such portion (if any) of the aggregate amount of premiums to which any person is entitled as may be required to reduce to the nearest multiple of five pounds the aggregate amount of principal represented by the new securities (including new securities issued by way of premium) to which such person is entitled.
- (3) All payments of cash in accordance with the last preceding subclause shall be made by the local authority out of the local fund, and charged to the appropriate account.
- (4) The power of the local authority to issue new securities in accordance with this Order shall be deemed to include the power to issue any additional new securities required for the purposes of this clause.

# APPLICATION OF EXISTING SINKING FUND.

- 12. (1) The existing sinking fund of the loan in the First Schedule hereto shall be applied by the Public Trustee as Commissioner thereof, so far as it will extend in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of such loan and held by the Public Trustee.
- (2) Interest up to the date of conversion on any existing securities so repaid in accordance with the last preceding subclause shall be paid by the local authority out of the local fund.

# PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

13. The principal and interest in respect of new securities shall be payable at such place or places in New Zealand as may be directed by the holder.

SURRENDER OF CONVERTED SECURITIES AND PAYMENT OF INTEREST THEREON.

14. The holder of the existing securities converted into new securities shall surrender the existing securities in exchange for the new securities in Wellington or in such other place as may be fixed in that behalf by the holder, and shall be entitled to receive on the date of conversion interest on the existing securities for the period ending on the date of conversion.

# SECURITIES HELD BY TRUSTEES.

15. 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 between capital and income and to the powers of thistees and other persons in retaching 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.

# PAYMENT OF COSTS OF CONVERSION.

- 16. (1) All costs, charges, and expenses incidental to the conversion shall be borne by the local authority, and paid out of the local fund.
- (2) 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.

# FIRST SCHEDULE.

#### LOAN TO BE CONVERTED.

N. m.	Amount	Rate of	Interest.	Date of Maturity.	
Na <b>m</b> e.	Amount.	Original.	Existing.	Date of Maturity.	
Town Hall and Library Loan	£ 1,200	Per Cent.	Per Cent.	1st December, 1941.	

#### SECOND SCHEDULE.

FORMS.

(1) Notice.

# STEWART ISLAND COUNTY COUNCIL.

Conversion under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, section 20 of the Finance Act (No. 2), 1935, and the Stewart Island County Loans Conversion Order, 1936, of debentures or other securities issued in respect of the following loan [Particulars of loan].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that, with the consent of the holder thereof, the Stewart Island County Council intends to convert all such debentures or other securities into new debentures having new maturity dates and bearing interest at 41 per cent. per annum.

The conversion will take effect from the 1st day of September, 1936.

Consent to conversion, if given, must be made in writing on or before the 1st day of September, 1936, and when given shall be irrevocable.

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

Dated the

day of

, 1936.

. Chairman.

No.

(2) New Debenture.

STEWART ISLAND COUNTY COUNCIL, NEW ZEALAND.

New debentures, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, section 20 of the Finance Act (No. 2), 1935, and the Stewart Island County Loans Conversion Order, 1936. New Debenture for £, payable at , in New Zealand, on the day of , 19, issued by the Stewart Island County Council, New Zealand, under the above-mentioned Acts and Order pursuant to a resolution passed and confirmed by the said Council as provided by section 9 (2) of the said Local Authorities Interest Reduction and Loans Conversion Act, 1932–33.

(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 day of , 19 , the bearer thereof will be entitled to receive , in New Zealand, on or after

Issued under the common seal of the

the

day of

, 19 .

[L.S.]

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

#### THIRD SCHEDULE.

COMPUTATION OF PREMIUMS.

- 1. THE amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely:
  - (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on
  - the same amount at the rate payable on the new securities; and

    (b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.
- 2. For the purpose of computing any such period as is mentioned in paragraph (b) 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
1	0.967235	20	13.096761
$\frac{1\frac{1}{2}}{2}$	$1 \cdot 434948$	201	13 · 297566
$2^{T}$	1.892370	21	$13 \cdot 493952$
$2\frac{1}{2}$	$2 \cdot 339726$	211	13.686017
3	$2 \cdot 777238$	22	13.873855
$3\frac{1}{2}$	$3 \cdot 205123$	$\overline{224}$	14.057560
4	$3 \cdot 623592$	$\frac{\overline{23}^2}{23}$	$14 \cdot 237222$
41	4.032853	231	14.412931
5	$4 \cdot 433108$	24	14.584774
5 <del>1</del>	$4 \cdot 824556$	241	14.752835
6	$5 \cdot 207389$	25	14.917198
61	5.581799	251	15.077944
7~	5.947970	1 262	15.235153
71	6.306083	261	15.388903
8	6.656316	$\frac{1}{27}$	15.539270
81/2	6.998842	271	15.686327
9	7.333831	282	15.830149
91	7.661448	283	15.970806
102	7.981856	292	16 · 108367
104	8 · 295214	291	16 · 242902
112	8.601676	30	16 · 374476
111	8.901395	301	16.503155
$\tilde{12}^{2}$	9.194518	31	16.629003
121	9.481191	311	16.752081
13	9.761556	32	16.872451
131	10.035752	321	16.990172
14	10.303914	332	17 · 105303
141	10.566175	$33\frac{1}{8}$	17 103303
$\hat{15}^2$	10.822665	34	17.328020
151	11.073511	341	17 435716
16	11.318837	35	17.541042
161	11.558765	351	17 644051
172	11 . 793413	$\frac{36\pi}{36}$	17.744793
171	12.022898	361	17 - 744 793
182	12 · 022888	$\frac{30_{\overline{2}}}{37}$	17.939676
181	12 • 466829	$\frac{37}{37\frac{1}{8}}$	18.033913
19	12.681496	915	19.099813
10	14.001490		

# Example of Working.

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

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

44 per cent. per annum.

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

Difference is

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

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

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

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

(T. 49/323.)

A Road, in the County of Clutha, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

#### Present

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"The Clutha County Council, being the local authority having control of the roads in the County of Clutha by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of road adjoining Section 6, Block I, Glenkenich District, County of Clutha";

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

#### SCHEDULE.

ALL that road situated in the Otago Land District, County of Clutha, adjoining or passing through Section 6, Block I, Glenkenich Survey District. As the same is more particularly delineated on the plan marked P.W.D. 92644, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 46/1318.)

The North-eastern side of Portion of Harrow Street, in the City of Christchurch, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

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

"The Christchurch City Council, being the local authority having control of the streets in the City of Christchurch, hereby by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Harrow Street adjoining land comprised in Certificate of Title 101/172";

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

# SCHEDULE.

The north-eastern side of all that portion of street, situated in the Canterbury Land District, City of Christchurch, known as Harrow Street, fronting Lots 19 and 20, D.P. 623, being part Rural Section 84. As the same is more particularly delineated on the plan marked P.W.D. 92614, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

C. A. JEFFERY, Clerk of the Executive Council

(P.W. 51/2099.)

2099 )

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

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

#### Present:

THE HON. W. NASH PRESIDING IN COUNCIL,

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

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the north-eastern side of Erin Street, in the said City of Dunedin, where such portion of street abuts on Allotment 13, Township of Kaikorai, as the said portion of street is more particularly shown on the plan annexed hereto and is thereon coloured red to its centre-line";

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

#### SCHEDULE.

The north-eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Erin Street, fronting Allotment 13, Township of Kaikorai. As the same is more particularly delineated on the plan marked P.W.D. 92602, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2075.)

The North-eastern Side of Portion of Moss Street, in the Borough of Greymouth, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That the Greymouth Borough Council, being the local authority having control of the streets of the Borough of Greymouth, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Moss Street fronting an allotment being portion of Section 225, Block 21, Native Reserve 31, Town of Greymouth, bounded on the east by Lot 9, Deposited Plan 480, and having a frontage to Moss Street of 34-63 links";

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

#### SCHEDULE.

The north-eastern side of all that portion of street, situated in the Westland Land District, Borough of Greymouth, known as Moss Street, fronting part Section 225, Block XXI, N.R. 31, Town of Greymouth. As the same is more particularly delineated on the plan marked P.W.D. 91125, deposited in the office of the Minister of Public Works at Wellington and thereon coloured blue. ellington, and thereon coloured blue.

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

(P.W. 51/2044.)

The North-western Side of Portion of Brunel Street, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General.

#### ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

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

May, one thousand nine hundred and thirty-six, viz.:—

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the north-western side of Brunel Street, in the said City of Dunedin, where such portion of street abuts on Lots 15 and 16, Block V, Township of Mornington, being also part of Section 91, Block VI, Town District, as the said portion of street is more particularly shown on the plan annexed hereto and is thereon coloured red to its centre-line;

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

# SCHEDULE.

The north-western side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Brunel Street, fronting Lots 15 and 16, Block V, Township of Mornington, being part Section 91, Block VI, Town District. As the same is more particularly delineated on the plan marked P.W.D. 92554, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2096.)

The Eastern Side of Portion of Bangor Street, and the Southern Side of Rees Street, in the City of Christchurch, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to Conditions as to the Building-line.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"The Christchurch City Council, being the local authority "The Christchurch City Council, being the local authority having control of the streets in the City of Christchurch, hereby by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of the east side of Bangor Street adjoining land comprised in Certificates of Title 371/121 and 25/120, and to the whole of the south side of Rees Street";

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

# SCHEDULE.

THE eastern side of all that portion of street, situated in the Canterbury Land District, City of Christchurch, known as Bangor Street, fronting parts Lots 14 and 14A, D.P. 281, being part Town Sections 27 and 29.

Also the southern side of all that street, situated in the said land district and city, known as Rees Street, fronting part Lot 14A, D.P. 281, being part Town Section 29.

As the same are more particularly delineated on the plan marked P.W.D. 92646, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2089.)

The Western Side of Lees Road, in the Town District of Taradale, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building

# GALWAY, Governor-General.

# ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the western side of a public road within the Taradale Town District known as Lees Road, between the points of intersection with the road known as Great North Road (or Taradale-Meeanee Road) and Peddie Street respectively";

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

# SCHEDULE.

The western side of all that street, situated in the Hawke's Bay Land District, Town District of Taradale, known as Lees Road, extending from Meeanee Road to Peddie Street. As the same is more particularly delineated on the plan marked P.W.D. 92666, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/930.)

The South-eastern Side of Portion of the Collingwood-Pakawau Main Highway, in the County of Collingwood, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

# ${\bf Present:}$

THE HON. W. NASH PRESIDING IN COUNCIL.

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

"The Collingwood County Council, being the local authority having control of the roads in the County of Collingwood, hereby resolves and declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of the Collingwood-Pakawau Main Highway fronting part Section 11, Square 15, Block XVI, Pakawau Survey District";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southeastern side of the portion of the Collingwood-Pakawau Main Highway (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said parties of read. portion of road.

# SCHEDULE.

THE south-eastern side of all that portion of road, situated in the Nelson Land District, County of Collingwood, known as the Collingwood - Pakawau Main Highway, fronting part Section 11, Square 15, Block XVI, Pakawau Survey District. As the same is more particularly delineated on the plan marked P.W.D. 91848, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2097.)

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

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

# HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the south-eastern side of Fawcett Street, in the said City of Dunedin, where such portion of street abuts on Allotments 75, 76, 77, and 78, L.T.P. 47, being subdivision of part Section 36, Block VII, Town District, as the said portion of street is more particularly shown on the plan annexed hereto and is thereon coloured brown and edged with red to its centre-line";

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

# SCHEDULE.

THE south-eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Fawcett Street, fronting Allotments 75, 76, 77, and 78, L.T.P. 47, being subdivision of part Section 36, Block VII, Town District. As the same is more particularly delineated on the plan marked P.W.D. 92656, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W, 51/2100.)

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

# GALWAY, Governor-General.

# ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to portion of the south-eastern side of Skibo Street in the said City of Dunedin, where such portion of street abuts on Lot 29, Block IV, Corstorphine Estate, as the said portion of street is more particularly shown on the plan annexed hereto and is thereon coloured brown and edged with red to its centre line";

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

# SCHEDULE.

The south-eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Skibo Street, fronting Lot 29, Block IV, Corstorphine Estate. As the same is Imore particularly delineated on the plan marked P.W.D. 92776, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 51/2093.)

The South-western Side of Portion of Athol Place, in the Borough of West Harbour, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General.

# ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

passed by the West Harbour Borough Council on the second day of June, one thousand nine hundred and thirty-six, viz.:—

"The West Harbour Borough Council, being the local The west Harbour Borough Council, being the local body having control of the streets in the Borough of West Harbour, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of the street adjoining Sections 11, 12, 13, 14, Township of Rothesay";

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

#### SCHEDULE.

THE south-western side of all that portion of street, situated in the Otago Land District, Borough of West Harbour, known as Athol Place, fronting Allotments 11 to 14 (inclusive), L.T.P. 185, Township of Rothesay. As the same is more particularly delineated on the plan marked P.W.D. 92552, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 51/2094.)

The South-western Side of Portion of Henley Road, in the Borough of Mount Eden, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

# GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 14th day of July, 1936.

Present:

THE HON. W. NASH PRESIDING IN COUNCIL.

N pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governordependent of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Mount Eden Borough Council on the nineteenth day of May, one thousand nine hundred and thirty-six, wire .—

"The Mount Eden Borough Council, being the local authority having control of the streets in the Borough of Mount Eden, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of road known as Henley Road, adjoining part of Lot 30 of Allotment 103, Section 10, Suburbs of Auckland";

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

# SCHEDULE.

THE south-western side of all that portion of street, situated in the North Auckland Land District, Borough of Mount Eden, known as Henley Road, fronting Lot 30 of Allotment 103 of Section 10, Suburbs of Auckland. As the same is more particularly delineated on the plan marked P.W.D. 92487, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2092.)

The South-western Side of Portion of Whitaker Place, in the City of Auckland, exempted from the Provisions of Section 128 of the Public Works Act, 1928.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His

Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Auckland City Council on the eighth day of June, one thousand nine hundred and thirty-six, viz.:—

"The Auckland City Council, being the local authority having control of the streets in the City of Auckland, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Whitaker Place adjoining parts of Allotments 4, 5, and 6, Section 15, Suburbs of Auckland, being the land comprised in C.T. 121/241";

the portion of street affected by such resolution being described in the Schedule hereto.

#### SCHEDULE.

THE south-western side of all that portion of street. situated in the North Auckland Land District, City of Auckland, known as Whitaker Place, fronting part Allotment 4 of Section 15, Suburbs of Auckland. As the same is more particularly delineated on the plan marked P.W.D. 92744, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1998.)

he Southern Side of Portion of Moore Street, and the Western Side of Portion of Federal Street, in the City of Auckland, exempted from the Provisions of Section 128 of the Public Works Act, 1928.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 22nd day of July, 1936.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

"The Auckland City Council, being the local authority having control of the streets in the City of Auckland, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to those portions of Moore and Federal Streets adjoining Lots 22 and 23, Section 18, City of Auckland";

the portions of streets affected by such resolution being described in the Schedule hereto.

# SCHEDULE.

THE southern side of all that portion of street, situated in the North Auckland Land District, City of Auckland, known as Moore Street, fronting Lot 22 of Section 18,

known as Moore Street, fronting Lot 22 of Section 18, City of Auckland.

Also the western side of all that portion of street, situated in the said land district and city, known as Federal Street, fronting Lots 22 and 23 of Section 18, City of Auckland.

As the same are more particularly delineated on the plan marked P.W.D. 92771, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red coloured red.

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

(P.W. 51/582.)

Authorizing the Malvern County Council to sell Timber upon Portion of a Road in the Malvern County.

#### GALWAY, Governor-General.

GALWAY, Governor-General.

In pursuance and exercise of the power and authority vested in me by section one hundred and forty of the Public Works Act, 1928, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby authorize the Malvern County Council to sell or contract to sell and remove timber upon the portion of road between Rural Sections 26138 and 35639, Block XIII, Hawkins Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 92812, deposited in the office of the Minister of Public Works at Wellington and thereon coloured red. Wellington, and thereon coloured red.

s witness the hand of His Excellency the Governor-General, this 21st day of July, 1936.

R. SEMPLE, Minister of Public Works.

(P.W. 54/45.)

Revocation of Appointments as Rangers under the Animals Protection and Game Act, 1921–22.

Department of Internal Affairs,
Wellington, 21st July, 1936.

In exercise of the power vested in me by the Animals
Protection and Game Act, 1921–22, I, William Edward
Parry, Minister of Internal Affairs of the Dominion of New
Zealand, do hereby revoke the appointments of

Thomas Watkins Baker, Pouawa, John Seddon Barton, Mangatu, Nathaniel Pilcher, Te Mapara, Francis Bayntun Starky, Thomas Johnstone Cooper, Patutahi, Patrick Martine Cameron, Gisborne, Richard Francis Bale, Motu, Basil Young, Tahunga, and Alfred Ernest Ashdown, Matawai,

Rangers under the said Act for the East Coast Acclimatiation District.

W. E. PARRY, Minister of Internal Affairs. (I.A. 1933/35/9.)

Notification of Appointment of Town-planning Boar! under the Town-planning Act, 1926.

Department of Internal Affairs,
Wellington, 22nd July, 1936.

I T is hereby notified for general information that in pursuance of section 6 of the Town-planning Act, 1926, the following persons have been appointed to be members of the Town-planning Board for a period of three years:—

Frederick Charles Widdop, Esquire.

Appointed on the recommendation of the Council of the New Zealand Society of Civil Engineers (Incorporated).

William Meek Page, Esquire.

Appointed on the recommendation of the Council of the New Zealand Institute of Architects incorporated under the New Zealand Institute of Architects Act, 1913.

Archibald Hugh Bogle, Esquire.

Appointed on the recommendation of the Council of the New Zealand Institute of Surveyors incorporated under the Surveyors Institute and Board of Examiners Act, 1908.

Thomas Jordan, Esquire, and John Walton Beanland, Esquire.

Appointed on the recommendation of the Executive Committee of the Municipal Association of New Zealand (Incorporated).

Samuel Blackley, Esquire.

Appointed on the recommendation of the Executive Committee of the New Zealand Counties' Association.

Charles Ernest Hercus, Esquire, M.B., Ch.B., and Joseph William Allen Heenan, Esquire.

Appointed on the recommendation of the Minister of Internal Affairs.

It is hereby further notified that in addition to the above-named persons the Town-planning Board consists of—

The Minister of Internal Affairs (who is the Chairman thereof);

The Director of Town-planning;

The Surveyor-General

The Engineer-in-Chief of the Public Works Department;

The Government Architect.

W. E. PARRY, Minister of Internal Affairs. (I.A. 1933/144/1.)

Appointments, Promotions, Transfers, Resignations, and Retirements of Officers of the N.Z. Military Forces.

Department of Defence

Wellington, 20th July, 1936.

IS Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, resignations, and retirements of officers of the New Zalle Wilton Experience. transfers, resignations, an Zealand Military Forces:

#### COMMANDS AND STAFF.

Lieutenant-Colonel E. Puttick, D.S.O., N.Z. Staff Corps, relinquishes the appointment of Quartermaster-General, G.H.Q., and is seconded for attachment at the War Office and to attend the Imperial Defence College. Dated 11th July, 1936.

Lieutenant-Colonel R. A. Row, D.S.O., N.Z. Staff Corps, relinquishes the appointment of General Staff Officer, Central Command, dated 11th July, 1936, and is appointed

Quartermaster-General, G.H.Q., dated 12th July, 1936, and is appointed Quartermaster-General, G.H.Q., dated 12th July, 1936. Lieutenant-Colonel P. H. Bell, D.S.O., N.Z. Staff Corps, relinquishes the appointment of General Staff Officer, Southern Command, Christchurch, dated 11th July, 1936, and is appointed General Staff Officer, Central Command,

wellington, dated 12th July, 1936.

Major W. I. K. Jennings, D.S.O., N.Z. Staff Corps, relinquishes the appointment of Assistant Adjutant and Quartermaster-General, Southern Command, dated 11th July, 1936, and is appointed General Staff Officer, Southern Command, dated

appointed General Staff Officer, Southern Command, dated 12th July, 1936.

Major M. A. Stedman, M.C., N.Z. Staff Corps, relinquishes the appointments of Brigade Major, 3rd N.Z. Infantry Brigade, and Staff Officer-in-Charge No. 10 Regimental District, dated 11th July, 1936, and is appointed Assistant Adjutant and Quartermaster-General, Southern Command, dated 12th July, 1936.

Adjutant and Quartermaster-General, Southern Command, dated 12th July, 1936.

Major A. B. Williams, D.S.O., Regiment of Royal N.Z. Artillery, is appointed Brigade Major, 3rd N.Z. Infantry Brigade, and Staff Officer-in-Charge No. 10 Regimental District in addition to his present appointments of Officer Commanding, R.N.Z.A., Southern Command, and Artillery Instructor. Dated 12th July, 1936.

Lieutenant-Colonel F. W. Kemp, M.C., M.D., M.R.C.S. Eng., L.R.C.P. Lond., N.Z. Medical Corps, relinquishes command of the 2nd Field Ambulance. Dated 31st May, 1936.

Lieutenant-Colonel A. C. McKillop, M.B., N.Z. Medical Corps, relinquishes command of the 3rd Field Ambulance. Dated 6th June, 1336.

Major F. M. Spencer, E.D., M.B., N.Z. Medical Corps, is appointed to command the 2nd Field Ambulance. Dated

appointed to command the 2nd Field Ambulance. Dated 1st June, 1936.
Captain W. G. Rich, M.B., N.Z. Medical Corps, is appointed to command the 3rd Field Ambulance. Dated 7th June, 1936.
Major V. P. Haughton, v.D., Regiment of N.Z. Artillery, relinquishes command of the Central Coast Artillery Group, and is transferred to the Reserve of Officers, Class I (b), R.D. 5. Dated 31st May, 1936.

## REGIMENT OF N.Z. ARTILLERY.

Captain E. F. Clayton-Greene, 2nd Medium Battery, to be Major. Dated 10th July, 1936.

Captain G. J. O. Stewart ceases to be posted to the 18th Medium Battery and is attached to the Taranaki Regi-ment. Dated 27th June, 1936.

The undermentioned Lieutenants to be Captains:-

 J. S. Coles, 7th Field Battery. Dated 29th August, 1935.
 H. M. Lewis, 1st Field Battery. Dated 11th December, 1935.

F. M. Yendell, 18th Medium Battery. Dated 27th June,

Lieutenant H. S. Wilson ceases to be posted to the 21st Field Battery and is posted to the 4th Field Battery. Dated 20th June, 1936.

20th June, 1936.

2nd Lieutenant E. S. Harrowell, 19th Medium Battery, to be Lieutenant. Dated 11th February, 1936.

2nd Lieutenant J. R. Stone ceases to be posted to the 4th Field Battery and is posted to the 21st Field Battery. Dated 20th June, 1936.

#### THE HAURAKI REGIMENT.

Lieutenant J. E. Leaming, 2nd Cadet Battalion, is posted to the Retired List with permission to retain his rank and wear the prescribed uniform. Dated 26th June, 1936.

2nd Lieutenant D. P. Melville, from the Wellington West Coast Regiment, to be 2nd Lieutenant, with seniority from 14th June, 1934, and is posted to the 1st Cadet Battalion. Dated 3rd July, 1936.

## THE WELLINGTON REGIMENT.

The undermentioned officers, 1st Battalion, are transferred to the Reserve of Officers, Class I (b), R.D. 5:

Major (Quartermaster) T. J. L. Buxton, v.D. Dated 8th July, 1936.

July, 1936.
Captain R. E. Murray. Dated 18th June, 1936.
Lieutenant G. K. Fussell, 1st Battalion, to be Captain.
Dated 18th June, 1936.
Lieutenant A. H. Payne, 1st Cadet Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 11. Dated 10th Inly 1938.

July, 1936.
Lieutenant L. Russell, 1st Cadet Battalion, resigns his commission. Dated 10th July, 1936.

#### THE WELLINGTON WEST COAST REGIMENT.

2nd Lieutenant D. P. Melville, 1st Cadet Battalion, is transferred to the Hauraki Regiment. Dated 3rd July, 1936.

#### THE HAWKE'S BAY REGIMENT.

The appointment of 2nd Lieutenant (on probation) F. B. Lambert, 1st Cadet Battalion, is confirmed.

Harry Archibald Reeves to be 2nd Lieutenant (on probation) and is posted to the 3rd Cadet Battalion. Dated 1st June, 1928 1936.

#### THE TARANAKI REGIMENT.

Captain G. J. O. Stewart, Regiment of N.Z. Artillery, is attached under the provisions of paragraph 141, General Regulations, 1927, and is posted to the 1st Battalion. Dated 27th June, 1936.

2nd Lieutenant (on probation) A. S. Nash, 1st Cadet Battalion, resigns his commission. Dated 24th June, 1936.

#### THE CANTERBURY REGIMENT.

Lieutenant H. W. King, from the Southland Regiment, to be Lieutenant, with seniority from 25th February, 1932, and is posted to the 3rd Cadet Battalion. Dated 7th July, 1936.

THE NELSON, MARLBOROUGH, AND WEST COAST REGIMENT. 2nd Lieutenant H. J. Addis, 1st Cadet Battalion, to be Lieutenant. Dated 1st June, 1936.

#### THE OTAGO REGIMENT.

Captain E. J. Anderson, M.C., 1st Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 11. Dated 26th June, 1936.

Ian Henderson Johnson to be 2nd Lieutenant (on probation) and is posted to the 1st Cadet Battalion. Dated 4th July, 1936.

#### THE SOUTHLAND REGIMENT.

Lieutenant H. W. King, 1st Cadet Battalion, is transferred to the Canterbury Regiment. Dated 7th July, 1936.

#### N.Z. AIR FORCE.

Flying Officer N. L. Vale, No. 3 (Bomber) Squadron, is transferred to the Reserve of Officers, Class I (b), R.D. 10. Dated 5th July, 1936.

## N.Z. MEDICAL CORPS.

Major F. M. Spencer, M.B., ceases to be attached to the 17th Medium Battery, N.Z.A., and is posted to the 2nd Field Ambulance. Dated 1st June, 1936.
Lieutenant E. L. Button, M.B., F.R.C.S. Eng., F.R.C.S. Edin. 2nd Field Ambulance, to be Captain. Dated 8th June,

1936.

#### N.Z. VETERINARY CORPS.

he commission granted to Lieutenant P. McGregor, M.R.C.V.S. (attached to the Auckland Mounted Rifles), is cancelled. Dated 7th July, 1936. The

#### RESERVE OF OFFICERS.

Class I (a)—

Colonel A. B. Charters, C.M.G., D.S.O., v.D., is posted to the Retired List with permission to retain his rank and wear the prescribed uniform. Dated 1st July, 1936

## REGIMENT OF N.Z. ARTILLERY.

Lieutenant A. L. Tompkins is posted to the Retired List with permission to retain his rank and wear the prescribed uniform. Dated 8th July, 1936.

## THE TARANAKI REGIMENT.

Lieutenant W. E. Bennett resigns his commission. Dated 24th June, 1936.

#### N.Z. MEDICAL CORPS.

Captain W. Reeve, M.R.C.S. Eng., is posted to the Retired List with permission to retain his rank and wear the prescribed uniform. Dated 11th July, 1936.

## N.Z. CHAPLAINS DEPARTMENT.

The undermentioned Chaplains, 4th Class (Methodist), resign their commissions. Dated 10th July, 1936:—

The Reverend W. T. Blight. The Reverend R. B. Tinsley.

F. JONES, Minister of Defence.

## Member of Auckland Land Board appointed.

Department of Lands and Survey,

Wellington, 20th July, 1936.

NOTICE is hereby given that His Excellency the GovernorGeneral has, pursuant to section 47 of the Land Act,
1924, been pleased to appoint

## John Edward Duncan

to be a member of the Land Board of the Auckland Land District for a term of two years from 16th July, 1936.

W. LEE MARTIN, For Minister of Lands.

(L. and S. 22/748/1.)

#### Additional Member of Domain Board appointed.

Department of Lands and Survey

Wellington, 14th July, 1936.

IS Excellency the Governor-General has been pleased, in pursuance of section 46 of the Public Reserves, Domains, and National Parks Act, 1928, to increase the total number of members of the Morven Domain Board from circles to increase the control of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the Morven Domain Board from circles to the section of the section of the Morven Domain Board from circles to the section of the section eight to nine, and to appoint

Alfred George Woods

as the additional member thereby rendered necessary.

W. LEE MARTIN, For Minister of Lands.

(L. and S. 1/124.)

## Appointments in the Public Service.

Office of the Public Service Commissioner,

Wellington, 15th July, 1936.

THE Deputy Public Service Commissioner has made the following appointments in the Ballice of the Public P following appointments in the Public Service:-

William Christopher Barry, M.R.C.V.S.,

to be Chief Inspector of Stock for the purposes of the Stock Act, 1908, as from the 13th day of July, 1936.

# Mrs. Annie Astall,

to be Registrar of Births and Deaths of Maoris at Waioweka, as from the 6th day of July, 1936.

Mrs. Emily May Ross,

to be Registrar of Births and Deaths of Maoris at Tuhara, as from the 6th day of July, 1936.

Edward Lawson Tyndall,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Hampden, as from the 11th day of July, 1936.

Laurence Robert Middleweek,

to be Registrar of Births and Deaths of Maoris at Parikino, as from the 6th day of July, 1936.

Mrs. Honoria Letitia Chenery,

to be Registrar of Births and Deaths of Maoris at Pipiriki, as from the 6th day of July, 1936.

Thomas Henry Albert Williams,

to be Deputy Registrar of Births and Deaths of Maoris at Dargaville, as from the 13th day of July, 1936.

## William Murray Fraser,

to be Registrar of Marriages for the District of Cromwell for the purposes of the Marriage Act, 1908, and Registrar of Births and Deaths for the District of Cromwell for the purposes of the Births and Deaths Registration Act, 1924, as from the 6th day of July, 1936.

James Hope Robertson,

to be Registrar of the Tokerau and the Waikato-Maniapoto Native Land Courts as provided by section 5 (I) of the Native Land Act, 1931, as from the 1st day of July, 1936.

G. T. BOLT, Acting-Secretary.

Deputy Registrar of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 21st July, 1936.

Mellington, 21st July, 1936.

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

Name. District.
Thomas Henry Albert Williams . . . Dargaville.

G. G. HODGKINS, Deputy Registrar-General.

## Result of Polls for Proposed Loans.

Wellington, 21st July, 1936.

THE following notices, received from the Chairman,
Ashburton County Council, are published in accordance
with the provisions of the Local Bodies' Loans Act, 1926.

W. NASH, Minister of Finance.

#### ASHBURTON COUNTY COUNCIL.

Pursuant to section 13 of the Local Bodies' Loans Act, 1926, notice is hereby given that at a poll of the ratepayers of the Methven Drainage Area of Ashburton County, taken on the 16th day of July, 1936, on the proposal to borrow the sum of £6,870 for the installation of an underground drainage system in that area, the number of votes recorded was—

		Votes.
For the proposal	 	69
Against the proposal	 	49
Informal	 	3

We therefore declare that the proposal was rejected. Dated at Ashburton, this 18th day of July, 1936.

FREDERICK FRAMPTON, Chairman. GEORGE KELLY, Returning Officer.

18th July, 1936.

Pursuant to section 13 of the Local Bodies' Loans Act, 1926, notice is hereby given that at a poll of the ratepayers of the Methven Water-supply Area of Ashburton County, taken on the 16th day of July, 1936, on the proposal to borrow the sum of £2,810 for the purpose of installing pipes in the Methven high-pressure water-race and costs incidental thereto, the number of votes recorded was—

		,	votes.
For the proposal	 		91
Against the proposal	 		29
Informal	 		1

We therefore declare that the proposal was carried.

Dated at Ashburton, this 18th day of July, 1936.

FREDERICK FRAMPTON, Chairman. GEORGE KELLY, Returning Officer.

18th July, 1936.

Pursuant to section 13 of the Local Bodies' Loans Act, 1926, notice is hereby given that at a poll of ratepayers of the Methven Drainage Area of Ashburton County, taken on the 16th day of July, 1936, on the proposal to borrow the sum of £2,000 for the purpose of making advances to ratepayers to enable them to connect their premises to the proposed drainage system, the number of votes recorded was—

•		Votes.
For the proposal	 	72
Against the proposal	 	47
Informal	 	$\dots$ 2

We therefore declare that the proposal was carried. Dated at Ashburton, this 18th day of July, 1936.

FREDERICK FRAMPTON, Chairman. GEORGE KELLY, Returning Officer.

18th July, 1936.

#### Result of Poll for Proposed Loan.

Wellington, 21st July, 1936.

THE following notice, received from the Mayor, Pukekohe Borough Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

W. NASH, Minister of Finance.

#### BOROUGH OF PUKEKOHE.

Pursuant to section 13 of the Local Bodies' Loans Act, 1926, I hereby given notice that at a poll of the ratepayers in the Drainage Special-rating Area of the Borough of Pukekohe.

taken on the 15th day of July, 1936, on the proposal of the Pukekohe Borough Council to borrow the sum of twenty-one thousand pounds (£21,000) for the purposes of providing buildings, engines, machinery, and other things and services whatsoever necessary for the good and efficient drainage and sewerage of that portion of the Borough of Pukekohe defined as the "Drainage area" in the Pukekohe Borough Council General By-laws, 1928, Part 15,—

Votes.

The number of votes recorded for the proposal was 269
The number of votes recorded against the proposal was 55

I therefore declare that the proposal was carried.

Dated this 17th day of July, 1936.

C. K. LAWRIE, Mayor.

#### Result of Poll for Proposed Loan.

Wellington, 22nd July, 1936.

THE following notice, received from the Mayor, Hokitika Borough Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

W. NASH, Minister of Finance.

## HOKITIKA BOROUGH COUNCIL.

Water-supply Loan, 1936, £18,000.

Proposal to raise a Special Loan of £18,000 for the Purpose of renewing the Water-supply Pipes in the Borough of Hokitika, renewing Rising Main, Pump-house to Reservoir, providing Pumps, Pump-houses, and necessary Equipment for pumping Water from Bores into the Borough Mains and Reservoir.

In pursuance of section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that the number of votes recorded upon the taking of a poll on the 15th day of July, 1936, for and against the proposal of the Hokitika Borough Council to borrow by way of special loan, within the meaning of the Local Bodies' Loans Act, 1926, the sum of £18,000, for water-supply purposes, as indicated above, was as follows:—

	Votes.
For the above proposal	 275
Against the above proposal	 92
Number of votes set aside as informal	 5

I therefore declare the proposal to be carried.

Dated at Hokitika, this 17th day of July, 1936.

GEORGE PERRY, Mayor.

Notice under the Shops and Offices Act, 1921–22, and its Amendments, fixing the Closing-hours of Ladies' Hairdressing Shops within the Borough of Gisborne.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the ladies' hairdressing shops within the Borough of Gisborne, has been forwarded to me desiring that all such shops within the said borough be closed in the evening of working-days as follows: On Mondays, Tuesdays, Wednesdays, and Thursdays at 8.30 p.m., and on Fridays at 9 p.m.:

And whereas I, Hubert Thomas Armstrong, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said borough:

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921–22, I do hereby direct that on and after the 10th day of August, 1936, all the ladies' hairdressing shops within the Borough of Gisborne shall be closed accordingly:

The notice gazetted on the 10th May, 1928, fixing the closing hours of (1) hairdressers' and (2) tobacconists' shops within the Borough of Gisborne shall be and is hereby cancelled in so far as it relates to the shops affected by this notice as from the date of the coming into operation of this notice.

Dated at Wellington, this 16th day of July, 1936.

H. T. ARMSTRONG, Minister of Labour.

Notice under the Shops and Offices Act, 1921–22, and its Amendments, fixing the Closing-hours of Butchers' Shops within the Borough of Timaru.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the butchers' shops within the Borough of Timaru, has been forwarded to me desiring that all such shops within the said borough be closed in the evening of working-days as follows: Subject to closing at not later than the prescribed hour on the day observed as the statutory closing day, on Mondays, Tuesdays, Wednesdays, Thursdays, Fridays, and Saturdays, at 5 p.m.:

And whereas I, Hubert Thomas Armstrong, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said borough:

within the said borough:

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921-22, I do hereby direct that on and after the 10th day of August, 1936, all the butchers' shops within the Borough of Timaru shall be closed accordingly.

Dated at Wellington, this 16th day of July, 1936.

H. T. ARMSTRONG, Minister of Labour.

Cancellation under the Shops and Ofices Act, 1921–22, and its Amendments, of Notice fixing the Closing-hours of Fruiterers' Shops within the Combined District of Invercargill, and of Notice prohibiting the Sale of certain Goods comprised in the Trade of a Fruiterer within the City of Invercargill.

W HEREAS a requisition in writing signed by a majority of the occupiers of all the fruiterers' shops in the Combined District of Invercargill, comprising the City of Invercargill and the Borough of South Invercargill, has been forwarded to me desiring that the notice gazetted the 20th June, 1935, fixing the closing hours of fruiterers' shops in the aid combined district, and the notice gazetted the 25th July,

said combined district, and the notice gazetted the 25th July, 1935, prohibiting the sale of certain goods comprised in the trade of a fruiterer within the City of Invercargill, be cancelled:
And whereas I, Hubert Thomas Armstrong, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said combined district:
Now, therefore, in pursuance of sections 32 and 33 of the Shops and Offices Act, 1921–22, I do hereby direct that the said notices shall be and are hereby cancelled as from the date of the publication hereof in the New Zealand Gazette.
Dated at Wellington, this 21st day of July, 1936.

Dated at Wellington, this 21st day of July, 1936.

H. T. ARMSTRONG, Minister of Labour.

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

I N terms of Regulation 5 of the Motor-drivers' Regulations, 1931, I, Robert Semple, Minister of Transport, do hereby approve until further notice of the person named in Column 2 of the Schedule hereunder being Testing Officer under the said regulations for the local authority specified in Column 1 of the said Schedule.

#### SCHEDULE.

Eoin Martin Campbell, of Paraparaumu, County Foreman. Hutt County Council ...

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 9/4/3.)

Classification of Road in Levels County.

N pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby approve of the Levels County Council's proposed classification of the road described in the Schedule hereto and situated in the Levels County.

## SCHEDULE.

LEVELS COUNTY.

ROAD classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 6½ tons, or any multi-axled heavy motor-vehicle, which, with the load it is carrying, weighs not more than 10 tons:—

Timaru - Holm Station Bridge Main Highway No. 638. Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/143.)

Classification of Road in Geraldine County

N pursuance and exercise of the powers conferred on m by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby approve of the Geraldine County Council's proposed classification of the road described in the Schedule hereto and situated in the Geraldine County.

#### SCHEDULE.

## GERALDINE COUNTY.

ROAD classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 6½ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 10 tons:—

Arundel - Peel Forest Main Highway No. 258 (that portion from the south-eastern corner of R.S. 18281, Block II, Orari Survey District, to a point opposite the south-western corner of R.S. 29283, Block IV, Auckland Survey District).

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/139.)

Classification of Road in Lake County.

N pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby approve of the Main Highways Board's proposed classification of the road described in the Schedule hereto and situated in the Lake County.

#### SCHEDULE.

## LAKE COUNTY.

ROAD classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 6½ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 10 tons. than 10 tons:

Lumsden-Queenstown via Kingston Main Highway No. 229 (all that portion within Lake County from Kingston to its junction with Palmerston - Queenstown Main Highway No. 124).

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/75.)

Classification of Road in Matakaoa County.

I N pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby approve of the Main Highways Board's proposed classification of the road described in the Schedule hereto and situated in the Matakaoa County.

#### SCHEDULE.

# MATAKAOA COUNTY.

Road classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than 6½ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 10 tons. than 10 tons:

Hicks Bay Wharf Main Highway No. 474 (all that portion within the Matakaoa County from a point approximately 20 chains east of the Wharekahika River crossing to a point opposite the Hicks Bay Wharf).

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/59.)

Classification of Roads in Eketahuna County.

I N pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby alter the Eketahuna County Council's or transport, do hereby after the Eketahuna County Council's proposed classification and proposed alteration in classification of the roads described in the Schedule hereto and situated in the Eketahuna County, and do hereby approve such classification and altered classification as set forth in the said Schedule.

#### SCHEDULE.

#### EKETAHUNA COUNTY.

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

Main Highways.

Wellington-Napier via Wairarapa Main Highway No. 15 (all that portion within Eketahuna County).

Pa Valley Main Highway No. 555 (all that portion within Eketahuna County).

County Roads.

Bowen Road (from Mangaoronga Road to the Mauriceville County Boundary).

Castle Hill and Wingate's Road.

Dougherty's Road. Hare's Road (from Priest's Road to the Parkville Central

Road). Kakariki Road (from the Hamua-Nireaha Road to the

Kakariki Road (from the Hamua-Nireana Noad to Mangaraupui Road).
Mangatainoka Valley Road.
Nireaha-Atea Road (from the Eketahuna-Nireaha Main Highway at Nireaha to Mangaraupui Road).
Nireaha-Hukanui Road (from the Newman-Nireaha Road

to Kakariki Road).

Priest's Road (from the Eketahuna-Nireaha Main Highway to the Mangatainoka Valley Road).

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

County Roads.

Hamua-Rongomai Road (from the Makakahi Stream Bridge to the Mangaone Valley Main Highway at Rongomai).

Kopikopiko Road. Mangaone Central West Road.

Mangaraupui Road (from the Nireaha-Atea Road to the Kakariki Road).

Mangaroa Road. Pori Road.

Waihoki Valley Road.

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/173.)

## Classification of Roads in Waimate County.

N pursuance and exercise of the powers conferred on me N pursuance and exercise of the powers conferred on me by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Robert Semple, Minister of Transport, do hereby approve of the Waimate County Council's proposed classification of the roads described in the Schedule hereto and situated in the Waimate County.

#### SCHEDULE. WAIMATE COUNTY.

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

Hakataramea-Kurow Main Highway No. 294 (all that portion within Waimate County). Bluecliffs Main Highway No. 639. Morven - Waihao River Bridge Main Highway No. 640. Waimate - Waihao River Bridge Main Highway No. 641.

Dated at Wellington, this 20th day of July, 1936.

R. SEMPLE, Minister of Transport.

(TT. 10/160.)

F

Member of His Majesty's Most Honourable Privy Council.

Department of Internal Affairs

Wellington, 16th July, 1936.

THE following notification that the Right Honourable Sir Michael Myers, K.C.M.G., has been sworn of His Majesty's Most Honourable Privy Council is published for

F. JONES. For Minister of Internal Affairs.

At the Court at Buckingham Palace, the 28th day of May, 1936. Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL. This day the Right Honourable Sir Michael Myers, K.C.M.G. (Chief Justice of New Zealand), having been appointed a member of His Majesty's Most Honourable Privy Council on the 17th day of December, 1931, was, by His Majesty's command, sworn and took his place at the Board accordingly.

M. P. A. HANKEY.

(I.A. 1934/200/1.)

Constituting a Recognized Aviation Authority.

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

The Te Kuiti Aero Club, Te Kuiti.

F. JONES, Minister of Defence.

Importation of Meat into the United Kingdom.—
(Notice No. Ag. 3401.)

Office of the Minister of Agriculture, Wellington, 21st July, 1936.

WITH reference to Notice No. Ag. 3212, dated 13th WITH reference to Notice No. Ag. 3212, dated 13th September, 1934, and published in the Gazette on the 20th day of the same month, at page 2975, relative to the importation of meat into the United Kingdom pursuant to the Merchandise Marks (Imported Goods) No. 7 Order, 1934, it is hereby notified for public information that a further Order entitled the Merchandise Marks (Imported Goods) No. 7 Order 1934 Amendment Order, 1936, was made in amendment of the principal Order on the 3rd day of March, 1936. The provisions of the said amendment Order are as follows: follows:

- 1. The provisions of paragraph I of Article 3 of the Merchandise Marks (Imported Goods) No. 7 Order, 1934, shall be amended by the addition thereto of this proviso, namely :-
- "Provided that, where the name of the country of production is applied to a side of chilled beef, the requirements of this paragraph shall be deemed to be complied with if, in any case where such name comprises more than one word, such words are placed vertically one beneath the other instead of in a continuous horizontal line.

  "Provided however that nothing herein contained shall

apply to a case where words or letters are used in connection with the indication of origin which do not actually form part of, or which are not essential for the purpose of specifying, the name of the country of production."

2. The provisions of paragraph IV of Article 3 and paragraph I of Article 4 of the Order shall not apply to loins of frozen pork from which the skin has been removed and shoulder cuts of frozen pork from which the skin has been removed.

3. The provisions of paragraph V of Article 3 and paragraph II of Article 4 of the Order shall have effect as though the descriptions "loins of frozen pork from which the skin has been removed," and "shoulder cuts of frozen pork from which the skin has been removed," had been added to the forms of

meat specified in these paragraphs.

4. This Order may be cited as the Merchandise Marks (Imported Goods) No. 7 Order 1934 Amendment Order, 1936.

W. LEE MARTIN, Minister of Agriculture,

Plant declared to be a Noxious Weed in the Dannevirke County.—(Notice No. Ag. 3400.)

Department of Agriculture, 20th July, 1936.

THE following special order made by the Dannevirke County Council on the 9th day of July, 1936, is published in accordance with the provisions of the Noxious Weeds Act, 1928.

W. LEE MARTIN, Minister of Agriculture.

## SPECIAL ORDER.

That, in exercise of the powers conferred on it by the Noxious Weeds Act, 1928, the Dannevirke County Council hereby resolves and declares by way of special order that the plant mentioned in the Schedule hereto is a noxious weed within the County of Dannevirke.

#### SCHEDULE.

Silybum (variegated or milk thistle).

#### Deer-skins.

THERE is no protection on deer in any part of New Zealand. The animals may be destroyed at any time, but it is, of course, necessary to have the consent of the owner or controlling authority to go on land.

Deer-skins are marketable, and, where private persons experience any difficulty in otherwise disposing of such skins, the Department of Internal Affairs will accept and pay for those skins coming up to requirements. Chamois-skins are accepted under the same conditions.

The price which will be paid for deer-skins accepted as first grade will be 1s. 7d. per lb. dry weight.

Where skins do not come up to first grade requirements they will, where considered by the Department's Inspector to be marketable, be accepted at a lower rate, or the skins may be entirely rejected. The Inspector's decision will be final, and it must be clearly understood that skins are submitted on this understanding, and that any skins absolutely rejected on this understanding, and that any skins absolutely rejected will be destroyed.

Persons desiring to submit skins should first communicate with the Under-Secretary, Department of Internal Affairs, P.O. Box 7, Government Buildings, Wellington, when statement forms and advice as to the destination to which skins are to be sent will be forwarded. Statements must be prepared in duplicate (two copies) and sent to the same destination and at the same time as the skins. Skins received at the depots, for which there are no statement forms, will not be examined

or any payment made until such statements are received.

The Department will not be responsible for losses of skins.

The possibility of loss of skins in transit can be minimized by

tying bundles securely and putting the name on each skin, when green, with indelible pencil.

The Department's Inspector will visit receiving depots about the end of February, April, June, September, and December.

December.

Any freight charges not paid by the person sending in skins will be deducted from the amount payable.

Skins taken from August to December (inclusive) are lighter and of poorer quality than those taken from January to July (inclusive). Those taken during March, April, and May are the best quality and greatest weight, and every effort should be made to secure skins during these months.

The continuance of deer-skin markets is entirely dependent upon the skins being submitted in the best possible condition and so trimmed that every portion of each skin is of full value to those using the leather made therefrom.

The Department reserves the right to vary the conditions

The Department reserves the right to vary the conditions or to discontinue acceptance of skins at any time.

The following directions as to skinning, curing, pack-

ing, &c., are supplied:—

1. Skins must be dried by hanging over a tightly stretched wire or a pole, with the flesh side out, and thereafter folded only along the crease made from neck to tail. They must not be stretched by pegging out flat. During drying, which should be done in the shade in warm weather, edges must be prevented from rolling or sticking back, and frequent attention in this

rrom rolling or sticking back, and frequent attention in this respect is essential. Spring clothes-pegs should be used to keep skins straight and prevent wrinkling and edges rolling.

2. Bleaching is caused by leaving out skins in alternate rain and sunshine. Bleached skins will be rejected.

3. Skins that are badly wrinkled, knife-marked, dirty, damp, moth or weevil infested, stale, torn, rat-eaten, rock-bruised, or otherwise damaged, or with fat or flesh left on, or with

excessive bullet-holes, will be rejected. It is imperative that all skins be throughly dry before being bundled, as one damp skin will ruin many others. Any damp skins will be immediately destroyed on receipt at the depot. No fat or flesh should be on the skins. The Department's deer-destruction parties recover some thousands of skins annually, and the "First Grade" standard adopted in the grading of skins submitted by private commercial hunters is one which experience has shown to be readily attainable by men of average skill with reasonable care.

4. Deer must be so skinned and skins so trimmed that front shanks (leg-skins), all points, hind shanks lower than half-way down to hocks, and neck shanks higher than the throat-line, are not included. The neck-skins of heavy stags must be cut off not higher than half-way between the shoulder and the ears and in all cases the ends of neck-skins must be cut square. In trimming, any bullet-holes near edges must be cut through to avoid leaving any narrow portions between the holes and the edges. Skins not trimmed to requirements will be further trimmed before weighing and the cost of labour so involved deducted from the amount payable.

5. Bundles must be securely tied with light rope. Wire must not be used. Skins must be treated with powdered napthalene on hair side, after being dried, to keep away moth, &c. The greatest care should be exercised to see that deerskins are at no time dried or stored in sheds where old sheep-or deer-skins, or pieces thereof, are stored or lying about, as

skins are at no time dried or stored in sheds where old sheepor deer-skins, or pieces thereof, are stored or lying about, as these may be infested with moth or weevil, or both, and are therefore sources of danger to the deer-skins. Skins must be kept flat, folded along the back-bone line as they come off the drying line, and bundles must contain as near as possible twenty skins each. Each bundle must show on the left-hand bottom corner of the address tag the name and address of the sender and the number of skins in the bundle.

6. Recent investigations in connection with tanned deer-skins have revealed the fact that one of the main points which skins have revealed the fact that one of the main points which detrimentally affect their value is that of damage to the "grain" surface (the outside) by rocks. As the maintenance of satisfactory markets can only be achieved by hunters doing all possible to eliminate all conditions that detract from the value of skins, it is imperative that rock-damage be obviated as much as possible. While it is realized that in some cases some such damage is unavoidable, much can be done during skinning to prevent further damage, and any seriously damaged skins must not be submitted.

Note.—With a view to further assisting persons desirous of shooting deer for commercial purposes, the Department of Internal Affairs will supply 303 Mark VII military ammunition at 10s. 6d. per hundred rounds, freight payable by the purchaser. The purchase-price must accompany all orders for this ammunition, which may be obtained from the Conservator of Fish and Game, Rotorua, or the Custodian, Government Buildings, Wellington, Christchurch, Blenheim, Nelson, Hokitika, Dunedin, or Invercargill.

J. W. HEENAN, Under-Secretary.

Department of Internal Affairs, Wellington, 22nd July, 1936.

Law Practitioners Amendment Act, 1935.

NOTICE is hereby given that on the 29th day of June, 1936, there were filed in the office of the Supreme Court at Wellington orders made by the Disciplinary Committee of the New Zealand Law Society on the 26th day of June, 1936, ordering the names of Archibald Henderson William Aitken and William Philip McCarthy to be struck off the Rolls of Barristers and Solicitors of the Supreme Court of New Zealand, and the name of William Lancelot Aynsley to be removed from the Roll of Solicitors of the Supreme Court of New Zealand.

Dated at Wellington, this 15th day of July, 1936.

W. W. SAMSON, Registrar, Supreme Court of New Zealand, at Wellington.

Branch of Friendly Society registered.

Friendly Societies Department,
Wellington, 17th July, 1936.

THE Court Robin Hood, No. 9965, with registered office
at Dairy Flat, is registered as a branch of The Auckland
District Branch of the Ancient Order of Foresters of New
Zealand Friendly Society, No. 356, under the Friendly
Societies Act, 1909, this 17th day of July, 1936.

C. GOSTELOW, Registrar of Friendly Societies.

#### Government Meteorological Observatory.

M ETEOROLOGICAL Observations at Kelburn, Wellington, for the Month of June, 1936. Observations taken at 9 a.m. Altitude of Observatory, 415 ft.

			s, at	Tempe	erature (	°F.) from	Observa	ations at	9 a.m.		Wind	•	(100	Hours	at
	•		Inche id Star		1	In Screen	•		rass.	Beauf Scal		Anemo- meter.	Points Inch.)		(Symbols)
	Date.		e, in eyel ar ity.		At 9 a.m	١.	Maxi- mum.	Mini- mum.	т ол	gi gi		3. 24	u ⊓	Sunsh Fenths.	
			Pressure, in Inches, at Sea-level and Standard Gravity.	Dry.	Wet.	Humid- ity.	Dry.	Dry.	Minimum on Grass.	Direction.	Force.	Run in Hours,	Rainfall, Points	Bright Sunshine and Tenths.	Weather 9 a.m.
			$30 \cdot 425$	46.0	42.0	69	49.0	43.3	40.2	SSW	2	163	6	1.4	o
			30.549	45.0	42.9	83	$53 \cdot 8$	39.0	$35 \cdot 2$	Calm	١ ا	187		8.3	b
			$30 \cdot 464$	45.0	44.1	93	$54 \cdot 8$	41.8	33.3	Calm		65	1	$2 \cdot 5$	0
			30.473	$47 \cdot 2$	$44 \cdot 6$	82	$53 \cdot 9$	$44 \cdot 2$	$40 \cdot 2$	Calm		91	1	6.8	b
			$30 \cdot 437$	$42 \cdot 0$	41.6	96	$51 \cdot 2$	35 · 6	31.0	Calm		42	Trace	7.9	b
			30.411	46.0	$45 \cdot 1$	93	$54 \cdot 0$	37.0	$29 \cdot 9$	Calm	i	41	Trace	7.4	e
			30.532	$51 \cdot 9$	$49 \cdot 0$	80	$54 \cdot 9$	44 · I	40.4	N	1	163		1.0	70
			30.381	$52 \cdot 9$	$51 \cdot 0$	87	$55 \cdot 0$	49.9	47.1	NNE	3	157	Trace	0.6	0
			30.047	$52 \cdot 7$	49.9	81	$55 \cdot 0$	50 · 1	49.1	NW	5	197	16	0.1	0
			29.900	47.0	46.3	95	$48 \cdot 9$	46.2	$45 \cdot 2$	SSE	4	357	20	1.0	0
			30.384	43.8	40.0	70	$44 \cdot 9$	40.1	37.8	S	4	224	7	1.7	01
			30.417	41.1	40.2	92	$51 \cdot 3$	$37 \cdot 2$	30 · 2	Calm		123		7.3	b
			30 · 183	44·1	$42 \cdot 8$	90	$52 \cdot 4$	40.3	$36 \cdot 2$	NNW	1	108	Trace	3.7	C
			$29 \cdot 956$	49.9	$46 \cdot 0$	73	$54 \cdot 0$	43 · 4	$40 \cdot 2$	NNW	3	151	$^{23}$	0.9	b
			$29 \cdot 959$	48.9	48.7	99	$54 \cdot 0$	46.8	46.6	Calm		121	21	1.7	om
		:	$29 \cdot 737$	47.8	$47 \cdot 2$	95	$48 \cdot 2$	46.8	$44 \cdot 1$	SE	4	141	72	0.0	0
		• •	29.776	44.1	40.6	72	$53 \cdot 0$	$42 \cdot 3$	41.1	SSE	3	399		5.1	0
			$29 \cdot 699$	53.0	49.0	73	$57 \cdot 0$	42.0	$37 \cdot 1$	NW	4	242	43	8.3	b
			$29 \cdot 988$	$43 \cdot 2$	38.3	60	$50 \cdot 8$	40 · 1	37 · 1	S	3	249	• • •	7.6	b
			29.906	50.8	45.9	66	$58 \cdot 2$	40.9	34.6	NW	2	110		8.4	b
			30.083	48.0	45.0	78	$50 \cdot 4$	39.6	31.8	SSW	2	81		6.5	b
			$30 \cdot 127$	$44 \cdot 2$	42.0	82	$53 \cdot 2$	40.2	32.0	Calm	!	<b>4</b> 0		1.2	0
			30.089	47.9	44.0	71	$56 \cdot 3$	39.7	30.9	Calm		72		8.3	b
			$30 \cdot 334$	48.8	45.0	73	$52 \cdot 1$	44.3	$36 \cdot 2$	SSE	2	119		5.9	0
			$30 \cdot 408$	45.8	44.1	87	$52 \cdot 3$	39.3	$32 \cdot 0$	Calm		69		1.6	c
			30.357	44 · 1	43.8	98	$54 \cdot 9$	41.0	35 · 1	Calm		49		1.6	o
			$30 \cdot 024$	51.4	48.5	80	$55 \cdot 6$	$43 \cdot 2$	$43 \cdot 4$	NNW	4	176	38	0.0	O
			$29 \cdot 539$	55.3	53.5	88	$56 \cdot 0$	50.7	49.6	NNW	3	391	72	0.0	o
			29.348	53.0	50.0	80	$58 \cdot 4$	49.1	47.0	NNW	4	167		6.1	b
• •	• •	• •	29.610	44.1	43 · 2	93	$50 \cdot 2$	41·1	$32 \cdot 2$	Calm		148	13	0.3	0
Means,	&c		30.118	47.5	45.1	82	53 · 1	42.6	38.2		1.8	155	333	113 · 2	•

Mean earth temperature at 1 ft.,  $47.6^{\circ}$ ; and at 3 ft.,  $51.0^{\circ}$ . Number of rain days, 13. Total rainfall, 23 per cent. below normal. Sunshine, 41 per cent. of the possible. Mean dew-point at 9 a.m.,  $42.2^{\circ}$ ; mean vapour pressure, 0.268 in.

DIRECTION OF WIND. Gale (force Forces s.w. S.E. w. 8 or more). N.E. E. N.W. 4 to 7. Calm. 8. | 4<del>1</del> -1 1 4 - $2\frac{1}{2}$ 1  $\frac{1}{2}$  $5\frac{1}{2}$ 1 Note.—Fogs occurred on the 5th and 30th; lightning on the 18th; and there were two frosts.

## Notes on the Weather for June, 1936.

General.—Owing especially to the absence of wind or severe southerly weather, June was a very mild month for winter. Frosts and the lack of rain caused the growth of pasture to be checked over much of the North Island, but elsewhere there was an unusual amount and the quality is better than usual at this time of year. Stock are generally in excellent condition, but hoggets still rather backward in many places. In some places spring flowers are already showing. Farm work is well advanced.

Rainfall.—Heavy rains in Hawke's Bay on the 16th, in Nelson on the 27th and 28th, and in parts of South Canterbury on the 15th and 29th, were responsible for those districts having more than the average rainfall. The remainder of the country, however, had a very dry month. Less than half the average was recorded at many places, and in some it was the driest June on record.

driest June on record.

Temperatures.—In Taranaki temperatures were slightly above normal, but in the remainder of the North Island, owing to the prevalence of south-westerly winds, they were considerably below. In the Waikato and the Bay of Plenty the departures were generally in the neighbourhood of 3° F. The west coast of the South Island and South Canterbury, also, had rather low temperatures. In the interior, however, means were as much as 3° F. and more above normal. In the fine, still weather of the first week there were many hard frosts, especially in the Bay of Plenty and Waikato districts. The 12th to the 14th was another frosty spell. There is less snow than usual on the mountains.

Sunshine.—The duration of bright sunshine was above the average for June in most places, but Nelson, Hanmer Springs, and South Canterbury had less than the usual. Tauranga recorded 170.6 hours and Napier 167.8.

Storm Systems.—The month began with very high pressures ruling over the Dominion. Although storms developed over south-eastern Australia they gradually dissipated as they moved eastward, and were able to make little impression on the New Zealand anticyclone. Fine weather prevailed with little wind. These conditions continued for a week, but on the 8th pressure began to fall, and on the 9th two depressions followed each other closely over the Dominion. General, though for the most part light to moderate, rain was experienced. Another anticyclone and several more fine days followed.

On the 15th a series of depressions commenced to traverse the country, the most important being one of cyclonic form which passed on the 16th. General rains were experienced on the 15th and 16th, some large totals being recorded over much of the North Island. Rivers rose high, and some flooding was caused in the Bay of Plenty, Poverty Bay, Hawke's Bay, Wairarapa, and Manawatu districts. On the 18th strong south-westerly winds and cold temperatures set in, some snow falling on the ranges. Rather unsettled conditions still persisted for s

On the 27th there began the passage of another set of complicated depressions, and, commencing in the western districts of the South Island, unsettled weather with general rain persisted from then onwards to the end of the month. During the 28th and the following night a cyclone crossed the central portion of the Dominion. Gale winds were associated with it and there was heavy precipitation in the central provinces and South Canterbury with snow on the mountains. Some flooding occurred at Nelson.

The storm systems of the month were of unusual type, and the situation was seldom simple while depressions were, passing. At this time of year one expects a rather regular eastward progression of alternate high- and low-pressure areas, but during June these conditions failed to materialize.

EDWARD KIDSON, Director.

# CLIMATOLOGICAL TABLE. SUMMARY OF THE RECORDS OF TEMPERATURE, RAINFALL, AND SUNSHINE FOR JUNE, 1936.

	bove		Air	Temper	atures in D	egrees (	Fahren	heit).			Rai	infall in Inch	es.		
	ation a	Mea	ns of	Mean		Abso	olute Ma Minii		and				Most Da		Bright Sun-
Station.	Height of Station above M.S.L.	A Max.	B Min.	of A and B.	Difference from Normal.	Maximum.	Date.	Minimum.	Date.	Total Fall.	No. of Wet Days.	Difference from Normal.	Amount.	Date.	shine (Hours).
T. Dale: To Harry	Ft. 200	°F	°F	°F	°F	°F		°F		In.		In.	In.		
Te Paki, Te Hapua Waipoua State Forest	225		41.4	50.5	(-0.5)	67.0	14	31.0	12	4.61	17		0.61	16	118.2
Riverhead	105					$62 \cdot 1$		21.7	12	4.55			0.95	29	
Auckland	160				-1.3	64.0		38.2	7	2.75		-2.69	0.50	15	164.8
Waihi Te Aroha	404 46					$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	E .	$25 \cdot 3$ $25 \cdot 2$	$\frac{12}{12}$	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	$0.88 \\ 0.44$	15 30	122 · 2
Morrinsville	87					63.4			1, 12	$\frac{2}{2} \cdot 19$		-2 31	0.52	30	
Tauranga	100				$-2\cdot 1$	61.4		30.0		3 · 17		$-2 \cdot 18$	1.36	15	170.6
Ruakura Farm, Hamilton	131		34.0		-2.9	61.8		22.0		1.89		-2.85	0.43	30	139 · 8
Rotorua	925		36·3 34·6		$\begin{vmatrix} -2 \cdot 4 \\ (-1 \cdot 3) \end{vmatrix}$	$\begin{array}{ c c c }\hline 61 \cdot 2 \\ 62 \cdot 2 \\ \end{array}$		$28 \cdot 1$ $26 \cdot 6$	13 13	3.93		$egin{array}{c} -1 \cdot 32 \ -1 \cdot 12 \end{array}$	0.76 $0.73$	$\frac{27}{27}$	138.0
Whakarewarewa Onepoto, Lake Waikare-	2,110				(-1.9)	58.7		32.8	19	4.79		-1.12	2.97	16	• • •
moana	_,,							02 0					- 0.	10	
New Plymouth	60					61.2		34.7	5	3.26		-2.69	0.79	14	147.7
Chateau Tongariro	3,670				(+0.9)	54.0		23.0		8.45		••	1.60	28	• • •
Karioi Napier	2,125	1	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		$(+0.2) \\ -2.1$	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		$21 \cdot 0 \\ 29 \cdot 8$	5 13	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		+2.93	$1 \cdot 14 \\ 4 \cdot 49$	16 16	167.8
Hastings	45				(-0.1)	63.5		28.0		4.70		72.00	4.05	16	101.6
Taihape	2,157	49.3	36.5		±0·0	60.2	28	29.0	12	3.14	15	-0.24	1.03	16	
Tangimoana	8				$-1 \cdot 1$	61.8		27.8	6	1.91	10	-1.17	0.65	16	• •
Palmerston North	100				-0.8	61·0			12, 13			-0.73	0.75	16	199 0
Massey College, P.N Pahiatua	110 384		36.9	45.8	(-1.6)	00.0		$25 \cdot 3$	12	2.90	8	(-1.06)	1.10	16	132.3
Kapiti Island	44		45.1	49.2	+0.1	60.0	28	38.0	12	1.97	ii	-2.26	0.65	28	
Masterton	387	$55 \cdot 2$	$33 \cdot 4$	44.3	-1.9	$66 \cdot 2$		$25 \cdot 2$	5, 6	2.84		-0.75	1.45	16	146.4
Wellington	415	53 · 1	42.6	47.8	-0.8	58.4	29	35 · 6	5	3.33	13	(-0.98)	0.72	16, 28	113.2
Nelson	24		37.8		+0.2	$58 \cdot 2$	15	31.9	19	3.97	7	+0.46	1.91	28	151.6
Appleby, Nelson	57				(-0.1)	58.2		30.1	3	3.47	8		1.84	28	
Blenheim	900				$(+0.2) \\ (-0.4)$	$66 \cdot 8$ $57 \cdot 2$	8 · 24	$26 \cdot 0$ $20 \cdot 0$	2, 12 12	$\begin{array}{ c c c c } 1.62 \\ 3.52 \end{array}$	$\begin{bmatrix} 8\\7 \end{bmatrix}$	(-0.93)	1·01 1·33	28 28	164.8
Golden Downs Waihopai	860		_	43.7	(-0.3)	62 8		27.5	19	1.78		• • •	0.71	28	• • •
Hanmer Springs	1,225		28.8		+0.9	$65 \cdot 8$	8	19.4	19	1.57	8	1.82	0.59	16	93.0
Balmoral	743				(+1.0)	65.5		21.5	12	0.97	5		0.70	30	. : :
Hokitika	12				-0.2	59.0		$\begin{array}{c} 31\cdot 0 \\ 20\cdot 0 \end{array}$	$\frac{2}{22}$	8.13		-1.09	3.74	27	101.5
Lake Coleridge Rudstone, Methven	1,220 $1,217$	$52.8 \\ 52.6$			$\left  egin{array}{c} +0\cdot 9 \ (+3\cdot 7) \end{array} \right $	$63.0 \\ 64.0$		$\frac{20.0}{29.0}$	19	$1.19 \\ 1.85$	8 8	$-1.02 \\ -0.52$	$0.67 \\ 0.49$	27 29	• • •
Christchurch	22	51.4			+0.2	59.1	9	26.0	$\frac{10}{22}$	0.82	12	-1.71	0.45	29	122 · 2
Lincoln	36		36.3	44.4	+0.2	60.8	23	$26 \cdot 8$	19	0.82	9	-1.66	0.58	29	102.9
Hermitage, Mount Cook	2,510							27.0					۸٠. <del>-</del>		
Ashburton	$\begin{vmatrix} 323 \\ 2,350 \end{vmatrix}$		$32 \cdot 1 \\ 30 \cdot 6$	42·1 39·6	+0.7 (+3.2)	60 · 3 58 · 5		$\begin{array}{c} 25 \cdot 2 \\ 23 \cdot 0 \end{array}$	2 19	$0.34 \\ 0.51$	9 5	-1.02	$0.87 \\ 0.20$	29 14	101·5 129·9
Lake Tekapo	1,000				(+1.1)	67.3		19.0	11	2.12		• • •	1.15	29	129.5
Timaru	56				-0.4	58 · 2		27.6	2	2.29		+0.54	1.08	15	128.3
Waimate	200	52.0			-0.4	61.3		$26 \cdot 5$	12	1.34	11	-0.45	0.85	29	126.3
Milford Sound	23			41.0		~= 4					::				 # 0=
Queenstown	1,110				$(+3 \cdot 2)  +4 \cdot 0$	60.0		$28 \cdot 0 \\ 20 \cdot 1$	$\begin{array}{c} 19 \\ 22 \end{array}$	$0.48 \\ 0.87$		$\begin{array}{c c} -1.74 \\ +0.09 \end{array}$	0·11 0·40	13 29	7.87
Ophir Waipiata	1,000 $1,550$					65.6		$\frac{20.1}{21.0}$	17	0.69		70.09	0.40	13	115.1
Alexandra	520				$(+2\cdot3)$	59.2		$23 \cdot 5$	25	0.96		(+0.26)	0.53	29	99.9
Manorburn Dam	2,448	44.1	27.8	36.0	$(+3 \cdot 1)$	57.0	6	16.0	19	0.93	9	-0.48	0.51	29	
Dunedin	240		38.7	45.0	(+0.4)	$59 \cdot 0$	i l	$31 \cdot 9$	2	1.21	14	-1.93	0.35	29	96.1
Gore	245 12		36·6	43.6	$+1\cdot 2$	62.0	9	27.0	 16	2.86	19	-0.78	0.55	9	55·5
Invercargill	12	90.9	90.0	45.0	+1.2	02.0	. <b>9</b>	24.0	10	2.90	19	-0.19	0.99	ð	. 55.5

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.

# NEW ZEALAND RAINFALL FOR JUNE, 1936.

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

	Station.		C	Total Fall, Points 100 to Inch).	Days with Rain,	Station.	Total Fail, Points (100 to Inch).	Days wi Rain,
			ISLANI			NORTH ISLAND	•	· .
	(A)	North	AUCKLAI		_	(C) NORTH-WEST-		
ape Maria vai	n Dieme	n	• •	150	10	Ngaruawahia	324	14
arengarenga	• •	• •	••	336	13	Hamilton	175	12
langonui	• •	• •	••	351	9	Raglan	280 172	15 9
angitihi	• •	• •	•• [	375	14	Horahora Rapids, Churchill	384	10
aeo . erikeri	• •	• •	••	324	17	Te Awamutu	181	12
aitaia	••	• •		375	17	Kawhia	173	7
airburn	• • •	• • • • • • • • • • • • • • • • • • • •		534	20	Te Kawa	226	10
erekino			]	537	12	Arapuni Dam, Puketarua	276	16
ape Brett			••	237	14	Waikeria, Te Awamutu	175	13
ussell			]	312	13	Otorohanga	257	9
roadwood		:	•• }	507	19	Waitomo Caves	413	3
angiahua, Ho	_			393	20 17	"Rangitoto," Otorohanga	341	9
ohukohu	• •	• •	•••	$\begin{array}{c} 352 \\ 315 \end{array}$	9	Te Kuiti Paparata, Awakino	•••	••
awakawa aikohe	• •	• •	***	322	19	Paekaka, Paemako	417	ii
ekaweka	• • •		::	801	16	Mokauiti	367	12
uhipuhi Plant				405	13	Te Matai, Aria		
aimatenui		· · · ·		511	16	Awakino	316	15
ikurangi (Ap	otu)					Mangatoi, Mokau	425	13
uatangata				282	19	Mohakatino	349	10
hangarei			••	220	20	Ohura	404	12
onnelly's Cro	ssing		• •	421	23	Taumarunui	302	13
hatoro			• •	655	22	Uruti	318	14
airua Falls (			••	95	7	Hautu	273	5 15
oko Hinau L argaville	_		••	$\begin{array}{c} 95 \\ 314 \end{array}$	15	Waitara Tangarakau	357	8
argaville atakohe	• •	• •	::	$\frac{314}{773}$	9	Raurimu	534	13
angawai				227	12	Tongariro Hatchery, Tokaanu	424	10
agle Cove, G				139	15	Lepperton	425	16
ttle Barrier	Island			84	15	Waterworks, Mangorei	263	10
aipara Heads	3			304	16	Rangipo	269	7
arkworth	• •	• •		315	10	Whangamomona	207	õ
uvier Island		• •	• •	89	11	Purangi	276	11
ahurangi He			•••	408	8	Inglewood	519	15
orseshoe Bus	h, Dair	•	• •	384	14 14	Riversdale, Inglewood	536 615	16 12
elensville obsonville	• •	• •	• •	353 356	15	Upper Mangorei	1 450	12
evonport	• •	• •	••			1		1.3
ocky Bay, W	aiheke			290	ii	(D) South		
enderson		• •		423	19	Katoa	539	9
luia, Manuka				567	18	East Cape	165	16
lanukau Heac	ds			291	14	Wairoro, Ruatoria Pakihiroa	434	7
		(B) No	RTH-EAST.			Pakihiroa Waiorongomai, Tapawaeroa	434	
airua		` '		223	10	Ruangarehu Station, Tokomaru B		13
hames	• •			248	10	Mangatarata Station, Tokomaru I		13
harekawa N	urserv.	Whanga	mata	257	11	Tokomaru Bay	193	13
urua, Thame	s	•		218	12	Owhena, Tokomaru Bay	229	14
erepeehi	• •			196	10	Tolaga Bay	229	13
aeroa	::	••	• •	218	12	Whatatutu		
elle Vue Fari			•• [	231	11	Toromiro, Whakarau	·· 222 ·· 392	
pringdale, W		• •	•••	440	;;	Waihau, Tolaga Bay Otoko	392	12
atikati		••	•• [	$\frac{446}{291}$	10 10	Te Karaka	183	11
he Camp, Ta ukuhanga, C			•• [	291	10	Puha, Poverty Bay	185	1
latarau, Cape				501	ii	Eastwoodhill		
araehako, O				212	10	Glenroy Station	469	12
atamata	• •			273	10	Tahora, Gisborne	328	17
ambridge	• •			220	11	Patutahi	192	1 8
aimai	• •			629	• • •	Te Kura, Ruakituri	484	
hakatane				239	10	Gisborne Hopuruahine	215 714	10
luntress Creel kere Falls	-		••	$\begin{array}{c} 282 \\ 510 \end{array}$	7 12	Whakapunake	1498	13
kere raus ake Rotoma	••	• • •	:: {	757	9	Waikatea, Ruakituri		1
dgecumbe	• •			250	. 9	Lake House, Waikaremoana	540	10
				434	.6	Tuai, Waikaremoana	351	10
amaku			\	413	9	Puninga Station, Wharerata	1157	1.
aharoa				590	6 -	Tarewa		
ichfield			[	407	10	Mangaone Valley, Tangitere	1218	15
ophia Street,	Kotoru		••	515	10	Mautaua, Mohaka	270	
okoroa		• •	••	442	10	Kakariki, Kotemaori Wairoa	270	
larumoko, Me Vairata, Opot			••	• •	••	Maungaharuru	403	
vairaua, Opoi Vaiotapu	AKI			360	12	Putorino, Wairoa	360	1
aingaroa Pla	ins			433	10	H.B. Forests, Waikoau	392	
urupara			::	402	9	Tutira Homestead	441	1
oranga Valle				417	10	Portland Island	294	1
	• • •			357	7	"Te Wairere," Puketitiri	274	
okai		•	* * • •	348	13	Hedgeley, Eskdale	446	18 1
otokawa	• •	• •	•• )	331	10	Omatua, Rissington	329	
aupo		• •	••	266	10	Whanawhana Sherendon	0.00	
aimihia	• •	• •	•• \	493	10 10	Sherendon Whakarara Station		
arawera	••	••	•• \	447	10	Glencoe Station		
		(C) Nor	RTH-WEST.			Poukawa	375	
aerata (Wesl	ey Colle	` '		230	10	Anawai, Maraetotara	849	1
					15	Mokopeka	538	1
newhero			}	268	12	Gwavas, Tikokino	487	1. 11
Wharerimu,'		ero		283	15	Pukehou, Te Aute	417	1
ate Farm, W				230	16	Te Kura Settlement, Otane	505	1
Te Karaka,"		a	· {.	308	15	Waimarama	346	10
		••				Blackburn		1

Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).
NORTH ISLAND	-continued.		SOUTH ISLAN	VD.
(D) South-east-	_		(F) West Coas	
Waipawa	534	9	Farewell Spit	621
Rangitapu	782	10	Cape Farewell	611
Waipukurau Mount Vernon	567 498	7 8	Kalhoka	614 822
Aramoana	702	9	Kahurangi Point	807
akapau	362	10	Silverstream, Bainham	1138
Iotuotaraia Rua Roa,'' Dannevirke	556 540	$\frac{8}{14}$	Tarakohe	576 1261
annevirke	431	12	Asbestos Cottage, Pokororo	519
Vaipuna, Woodville	565	9	Karamea	421
ine Grove, Weber	644	11 10	Corbyvale	809
oodbank, Herbertville	617	13	Millerton Twynham, Station Creek	(Incom plete 318
astry, Eketahuna		• •	Westport (Signal Station)	515
ketahuna	399	$\frac{12}{12}$	Westport (Public Works Department)	
utara awataia, Eketahuna	784 488	$\begin{array}{c} 13 \\ 12 \end{array}$	Gowan	298 267
nnedale, Tinui	835	9	Murchison	300
e Karaka, Whakataki	423	9	Tiroroa	1224
agshot, Masterton	391	10	Reefton	508
astlepoint The Terrace," Tinui	314 492	$\begin{array}{c} 6 \\ 10 \end{array}$	Rewanui Greymouth	1094
arangai	367	. 9	Dillmanstown	815
ush Grove, Masterton	422	8	Lake Kanieri	1144
landaff, Masterton	298 351	8 7	Otira	1255 684
ringa, Masterton gaianu, Masterton	314	9	Gunn's, Wataroa	1283
Vaingawa, Masterton	259	8	Hari Hari	529
reytown	268	7	Five-mile Beach, Okarito	718
eatherston	415 735	$\frac{12}{17}$	Waiho Gorge	1143
artinborough			Karangarua	931
Zaiorongomai, Featherston	410	8	Manakaiana	876
e Hopai, Featherston	208	10	Okuru	959 850
rongorongo	1076 274	18 11	Middle Hollyford	650
ukeatua	510	8		
agoon Hill, Martinborough	327	7	(G) NELSON AND MAR.	and the second s
e Awaite, Martinborough	157 232	9 8	Stephens Island Waiua, D'Urville Island	516 377
ape Palliser	322	8	Hamilton Bay	461
(E) South-			Waitata Bay	510
angapurua Valley, Wanganui Ri		14	The Brothers	$\begin{array}{c} 92 \\ 379 \end{array}$
ape Egmont	349	14	Motueka	613
awson Falls		10	Yncyca Bay	742
tratford oropito	506	16 	Whangamoa	666 348
hakune	433	15	"Harakeke," Central Moutere	343
tiverlea, Taranaki	437	15	Atawhai, Nelson	431
ltham	280	12	Havelock	327
punake Vaiouru	$\begin{array}{c c} \cdot \cdot & 280 \\ \cdot \cdot & 342 \end{array}$	11	Maitai Valley, Nelson	761 738
ipiriki	291	10	Picton	652
angaohane Station, Taihape	456	9	Ocean Bay	440
anaia autapu, Hihitahi	389 399	13 16	Stanley Brook	335 381
awera	245	13	Wakefield   Warshlands, Blenheim	265
hawe, Hawera		::	Spring Creek, Blenheim	241
Hiwira,'' Raketapauma (akaramea Hydro	368	11	"Sevenoaks," Renwicktown	170
Lakaramea Hydro Vaitahinga, Kai Iwi	361	15	"The Wrekin," Blenheim	179
atea	267	12	Blenheim     Erina, Blenheim	285
Vaverley	282	6 10	Hartley Hills, Hillersden	250
Vanganui koia	203 263	10	Ugbrooke	172 150
unterville	289	8	Seddon	146
alvey, Turakina	203	12	Avondale Station, Blenheim	130
omako, Ashhurst	470	11 9	Cape Campbell	166
Vaitatapia, Bulls eilding	187	. 9 9	Ward	213 144
	191	7	Duntroon, Jordan	84
len Oroua	321	8	"Ellerton," Kekerangu	292
airanga Woodhey," Palmerston North	$\begin{array}{c c} \cdot \cdot & 223 \\ \cdot \cdot & 320 \end{array}$	11	Hapuku	555
uritea Waterworks	320	11	Mounsdale, Kaikoura Kaikoura West	382 170
oxton	173	8	i	
rapeti	596 697	••	(H) CANTERBU	
Iangahao (lower dam) Iangahao (upper dam)	836	13	The Doone, Waiau "Emscote," Stag and Spey	231 248
Ianganao (upper dam)	257	11	Keinton Combe	194
Veraroa	150	11	Woodchester	226
otaki	143	9	Highfield, Waiau	166
Vaitohu, Otaki	630	12	Waiau	293
Plimmerton	230	7	Riverside Farm, Amuri	62
Vallaceville	368	8	Culverden	97
rentham	347	8	Balmoral No. 1	76
Vewlands, Johnsonville	298	12	Gore Bay	158 842
77	298	12	Waikari	120
Wainuiomata	645	15	Weka Pass	189
Karori Reservoir	390	13	Bealey	
Seatoun (Beacon Hill)	210 350	9 12	Mount White Station, Cass Waipara	107 160

New Zealand Rainfall for June, 1936-continued.

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New Zealand Rainfall for June, 1936—continued.

New Zealand Rainfall for June	, 1936—conti	nuea.	New Zealand Rainfall for June	, 1930—continued.	•
Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.		ys with Rain.
SOUTH ISLAND—c	ontinued.	·	SOUTH ISLAND—c	ontinued.	
(H) CANTERBURY—c	ontinued.		(I) OTAGO AND SOUTHLAN	D—continued.	
Craigieburn			Fraser Dam		4
Flock Hill		9	Kingston	80	3
Amberley	154	4	Te Awa, Hillgrove	120	8
Glenthorne, Lake Coleridge	200		Moeraki Lighthouse	94	7
Harper River	200 189	8 6	Paerau	103	$\frac{7}{12}$
Oxford	222	6	Robertslee, Middlemarch		12
Simois Creek	107		Bushey Park, Palmerston South	116	8
Double Hill	311	5	Castle Hill Station, Athol		7
Lake Coleridge Homestead	107	9	Glenfalloch Station, Nokomai		
Point Switching Station	242	9	Roxburgh		10
Coalgate	252	5	Roxburgh East	79	7
Darfield		5	Deep Stream	(Incom plete	
Paparua Prison	$\begin{array}{c} 92 \\ 216 \end{array}$	4 7	Wilden Settlement, Heriot		10
Hororata	210		Manapouri	248	8 9
Islington	83	6	Whare Flat Sawyer's Bay	119 195	11
Ball Hut, Mount Cook	1141	8	Sawyer's Bay Monowai (Sunnyside)		10
Evandale, Mount Somers	152	4	Fish Hatchery, Portobello		10
Methven	202	6	Cape Saunders		12
Staveley	258	6	Ross Creek, Woodhaugh	148	13
Springburn	172	6	Taiaroa Heads	96	9
Mount Somers	193 60	9	Wendon		12
O 11 TT 1	33	2	Burnside		11
Allendale	0.5	7	Pumping-station, Musselburgh	00	$\frac{11}{2}$
Otahuna, Tai Tapu	67	3	Dipton		$\frac{z}{13}$
"Brockworth," Little Akaloa	0.0	8	Tapanui		13
Puaha	82	8	Milton		13
Onawe, Duvauchelle's Bay	88	10	Otautau		17
Okuti, Little River	124	5	Winton	208	8
Akaroa			Clinton		11
Magnet Bay, Little River	88	6	Pebbly Hills Plantation		12
Akaroa Lighthouse	97 95	$\frac{12}{6}$	Balclutha		13
Rakaia Southbridge	52	7	Redan, Wyndham		$\frac{12}{14}$
Winchmore	196	6	Riverton Roslin Estate, Woodlands		17
Peel Forest	232	7	"Fernhill," Mokoreta		12
Orari Gorge	277	8	Nugget Point		11
Godley Peaks, Tekapo	122	5		233	15
Seafield	87	5	Centre Island		15
Braemar	138 129	8	Tahakopa	298	18
Lynnford, Hinds	99	6	Waikawa Valley		13
Waitui, Geraldine	212	9	"Dun Ian," Waimahaka		$\frac{13}{20}$
Horwell Downs, Fairlie	238	8	Awarua-Radio Bluff		21
Cefn Orchard, Geraldine			Bluff Reservoir		16
Bedeshurst, Fairlie	256	7	Dog Island		13
Lambrook Station, Fairlie	205	7	Slope Point		10
Orari Estate	193	10	Waipapapa Point		16
Kakahu Bush	224	5	Half-moon Bay, Stewart Island	399	16
Glenlyon, Lake Ohau	295 228	9 5		*	
Waratah, Albury	226	1	ISLANDS.		
Pleasant Point	236	6	Chatham Islands	359	19
Seadown	175	9	Niue Island	990	10
Cave	203	6	Radio Rarotonga		13
Smithfield	228	6	Avarua, Karotonga, Cook Islands Aitutaki Island, Cook Islands		ii
Timaru Reservoir		7	Mangaia, Cook Islands		
Haka Downs, Hakataramea	134	7	Atiu, Cook Islands		
Waihaorunga, Waikora Glen-Cary Station, Hakataramea	$\begin{array}{c} 142 \\ 71 \end{array}$	6	Mauke, Cook Islands		
•		J	Danger Island		••
(I) OTAGO AND SOU			T ARMS TO PROPERTY	NTCI .	
Makarora		7	LATE RETUR		
Benmore Station, Clearburn	100	7	Cape Brett, May, 1936	140	9
Maungawera	29	· · ·	Devonport, May, 1936	124	7
Hawea Flat Waitaki Hydro	82 72	4 6	Lake Kanieri, May, 1936		$\frac{10}{4}$
Pembroke	88	: 6 4	Brothers Lighthouse, May, 1936 Duntroon, Jordan, May, 1936	43 127	1
Luggate	88	3	Mount Torlesse, April, 1936		14
Otiake	77	6	Coalgate, May, 1936	25	l
Tarras	73	. 2	Lambrook, Fairlie, May, 1936	28	5
Duntroon	84	6	Manapouri, October, 1935		11
Glenorchy	136	9	" November, 1935	172	9
Steward Settlement, Oamaru Arrowtown	96 63	$\frac{2}{5}$	,, December, 1935	320 498	5 5
Arrowtown Blackstone Hill	151	; <b>3</b> . <b>4</b>	,, January, 1936 February, 1936	498 289	5 6
Glade House	635	13	,, Hebruary, 1936 ,, March, 1936	(Incom plete	
Frankton, Lake Wakatipu	73	7	Chatham Islands, May, 1936		18
Naseby	131	6	Niue Island, April, 1936		17
Naseby Plantation	120	7	,, May, 1936	1847	20
Ripponvale, Cromwell	47	3	Avarua, Rarotonga, March, 1936		10
Oamaru	96	8	,, April, 1936		15
Waipiata	76	6			13
Clyde	84	4	Aitutaki, April, 1936		13
Moa Creek	114	8 6	", May, 1936		10 11
D. 4	71	5	Mangaia, April, 1936   Radio Rarotonga, April, 1936		$\frac{11}{22}$
Earnscleugh	133	6	,, May, 1936		22 19
		_	, ,,,		0

FOUR-WEEKLY	PERIOR	ENDED	20тн	June,	1936,	WITH	COMPARATIVE	FIGURES	FOR	Corresponding	PERIOD	
							IS YEAR.					-

O-ston		Revenue.			Expenditur	Net Revenue.		
Section.	1936–37.	1935-36.	Variation.	1936-37.	1935–36.	Variation.	1936-37.	1935–36.
A CONTRACTOR OF THE CONTRACTOR	£	£	£	£	£	£	£	£
Kaihu	350					+ 144	-	
(Clabour o	1,024					_ 93		
North Island main line and branches	285.969		+42,456		233,864	+28,383		
South Island main line and branches	200,423					+13,035		
Westport	7.095							
AT A	831						- 573	- 507
Picton	2,222					_ 23	16	121
Total railway operation	497.914	424.544	+ 73,370	449,305	407,166	+ 42,139	48,609	17,378
Miscellaneous revenue	. 23,276						23,276	23,526
Lake Wakatipu steamers	402			753	774	_ 21	<b>— 351</b>	- 213
Refreshment-rooms, advertising, motor service, and other	22,480	19,281	+ 3,199	21,286	17,547	+ 3,739	1,194	1,734
subsidiary services				1.			ļ	
Departmental dwellings	10,077	10,081	_ 4	12,865	12,164	+ 701	-2,788	-2,083
Total	554,149	477,993	+ 76,156	484,209	437,651	+ 46,558	69,940	40,342

# 1st April, 1936, to 20th June, 1936, with Comparative Figures for Period 1st April, 1935, to 22nd June, 1935.

	Revenue.		]	Ì	Net Revenue.			
1936–37.	1935-36.	Variation.	1936–37.	1935–36.	Variation.	1936–37.	1935-36.	
£	£	£	£	£	£	£	£	
966	915	+ 51	1,836	1,318	+ 518		- 403	
3,498	4,287	- 789	4,621		_ 560		- 894	
899,237	792.746	+106,491	771,528		+87,494		108,712	
621,825	566,744		512,218				86,446	
18,699	15,867	+ 2,832	13,565	13,151	+ 414		2,716	
2,662	2,478						-1,568	
7,072	6,409	+ 663	6,440	6,374	+ 66	_, _,	38	
1,553,959	1,389,446	+164,513	1,314,322	1,194,402	+119,920	239,637	195,044	
71,212	67,465	+ 3,747				71,212	67,468	
1,854	2,204	- 350	2,074	2,089	- 15	- 220	118	
68,579	61,995	+6,584	61,902	54,299	+ 7,603	6,677	7,696	
29,211	29,652	- 441	36,449	35,6 <b>3</b> 5	+ 814	- 7,238	- 5,98	
1,724,815	1,550,762	+174.053	1,414,747	1,286,425	+128,322	310,068	264,33	

## ANALYSIS OF RAILWAY OPERATING REVENUE AND TRAFFIC.

Fo	ur-weekly Pe	eriod.	Year to Date.				
1936-37.	1935–36.	Variation.	1936–37.	1935–36.	Variation.		
$21,340 \\ 362,547$	20,334 $293,677$	$+\ 1,006 \\ +\ 68,870$	64,931 1,115,385	64,128 960,605	£ + 5,616 + 803 + 154,780 + 3,314		
			150,219 105,466	136,770 85,321	$\begin{array}{r} + 133,694 \\ + 13,449 \\ + 20,146 \\ + 191,933 \end{array}$		
541,155 263,178	439,631			713,682	+ 225,527 $+ 51,894$		
	1936-37. £ 103,575 21,340 362,547 10,452 497,914 2,356,500 37,237 42,638 461,280	1986-37. 1985-36.  £ 103,575 21,340 362,547 10,452 8,801 497,914 424,544 2,356,500 2,252,102 37,237 42,638 461,280 373,076 541,155 439,631 263,178 238,200	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{ c c c c c c c c c }\hline 1936-37. & 1935-36. & Variation. & 1936-37. & 1935-36. \\ \hline & £ & £ & £ & £ & £ \\ 103,575 & 101,732 & + 1,843 & 343,838 & 338,222 \\ 21,340 & 20,334 & + 1,006 & 64,931 & 64,128 \\ 362,547 & 293,677 & + 68,870 & 1,115,385 & 960,605 \\ 10,452 & 8,801 & + 1,651 & 29,805 & 26,491 \\ \hline & 497,914 & 424,544 & + 73,370 & 1,553,959 & 1,389,446 \\ \hline & 2,356,500 & 2,252,102 & +104,398 & 5,010,815 & 4,877,121 \\ \hline & 37,237 & 36,929 & + 308 & 150,219 & 136,770 \\ 42,638 & 29,626 & + 13,012 & 105,466 & 85,321 \\ 461,280 & 373,076 & + 88,204 & 1,396,819 & 1,204,886 \\ \hline & 541,155 & 439,631 & +101,524 & 1,652,504 & 1,426,977 \\ \hline & 263,178 & 238,200 & + 24,978 & 765,576 & 713,682 \\ \hline \end{array}$		

## Analysis of Railway Operating Expenditure.

	Four-weekly Period.			Year to Date.				
	1936-37.	1935–36,	Variation.	1936-37.	1935–36.	Variation.		
Maintenance-	£	£	£	£	£	f		
Way and works	84,753	78,708	+ 6,045	245,969	.233,144	$+1\tilde{2}.825$		
Signals and electrical appliances	11.040	10,847	+ 193	30,915	31,437			
Rolling-stock	117,809	107,081	+10,728	339,926	299,276			
Transportation—	,,	,	-0,1-0	000,020	200,210	1, 10,000		
Locomotive	98,747	87,071	+ 11,676	295,231	261,863	+ 33,368		
Traffic	119,484	106,649	+12.835	351,068	317,083	$+\ 33.985$		
General charges	5,735	4,762	973	15,774		+ 558		
Superannuation subsidy	11,737	12,048	- 311	35,439	36,383	- 944		
Total operating expenses	449,305	407,166	+42,139	1,314,322	1,194,402	+119.920		
Net operating revenue	48,609	17,378	+ 31,231	239,637	195,044	,		
Total railway operating revenue	497,914	424,544	+ 73,370	1,553,959	1,389,446	+164,513		

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

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

rker, Charles Leonard teman, Alice Ann l, Elsie Winifred ylan, Ivan Mellish	Journalist Widow Married woman	Hamilton Arundel	11/6/36	17/7/36	Intestate	Auckland.
l, Elsie Winifred	Married woman			1 <i>H</i> / <i>H</i> /9 <i>G</i>		
		Auckland	$18/6/36 \ 24/6/36$	$17/7/36 \ 17/7/36$	Testate	Christehureh, Auckland.
ylan, Ivan Mellish	Clerk	,,	25/6/36	17/7/36	Intestate	,,
le, George Hill	Bushman	Taihape	24/6/36	17/7/36	,,	Wellington.
sholm, Mary Alexandra es, William Henry	Spinster Retired blacksmith	Christchurch	13/6/36 $19/6/36$	$17/7/36 \ 17/7/36$	Testate	Christchurch, Invercargill,
under, Charles Alexander		Te Puke, formerly	$\frac{10}{0}$	17/7/36	,,	Auckland.
		Cooranbong, Sydney, N.S.W.				
ier, Flora McIntyre	Spinster	Wellington	26/6/36	17/7/36	,,	Wellington.
rgan, William George Richard	Cleaner	Auckland	20/6/36	17/7/36	,,	Auckland.
vnolds, John	Retired Civil servant	Ascot Vale, Victoria, Australia	3/8/35	17/7/36	,,	,,
	rgan, William George	rgan, William George Cleaner tichard molds, John Retired Civil	er, Flora McIntyre Spinster Wellington	er, Flora McIntyre Spinster	er, Flora McIntyre Spinster Wellington 26/6/36 17/7/36 rgan, William George Cleaner Auckland 20/6/36 17/7/36 tichard molds, John Retired Civil Ascot Vale, Vic. 3/8/35 17/7/36	Sydney, N.S.W.   Sydney, N.S.W.   Sydney, N.S.W.   Sydney, N.S.W.   Wellington   Cleaner   Cle

Public Trust Office, Wellington, 20th July, 1936.

E. O. HALES, Public Trustee.

Sitting of the Native Land Court at Dargaville on the 12th August, 1936.

Native Land Court Office, Auckland, 13th July, 1936.

Native Land Court office, Auckland, 13th July, 1936.

Native Land Court sitting at Dargaville on the 12th August, 1936, or as soon thereafter as the business of the Court will allow.

[Tokerau, 1936/7.]

J. H. ROBERTSON, Registrar.

#### SCHEDULE.

No.	Applicant,	Block.	Nature of Application.
39	The Under-Secretary, Public Works Department	Каіни 2в 3	Application to make a final award in the matter of the application by the Under-Secretary of the Department of Public Works for assessment of compensation for land taken for Dargaville Branch Railway and road diversion so far as such application relates to an area taken from the land known as Kaihu 2b 3.
40	Registrar	Kaihu 2в 3; Ounuwhao 1а 6, 1в 3, 1в 4а, 1в 4в	Application to fix the respective amounts of monetary compensation that should be awarded to the Native owners by reason of the refusal of the Crown or Public Works Department to carry out certain stipulations of the Native Land Court's award of the 20th February, 1933.
41	Otamatea County Council	Ohauroa C	Assessment of compensation for land taken for the purpose of a road.
42	Hobson County Council	Opanake 1B 1 and 1B 2 parts	Assessment of compensation for land taken for the purpose of a road.

Sitting of the Native Land Court at Thames on the 11th August, 1936.

Native Land Court Office, Auckland, 18th July, 1936.

OTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Thames on the 11th August, 1936, or as soon thereafter as the business of the Court will allow.

[Waikato-Maniapoto, 1936/7.]

J. H. ROBERTSON, Registrar.

## SCHEDULE.

No.	Applicant.	Name of Land.	Nature of Application.		
44	The Under Secretary, Public Works Department	Te Awaiti IJ 2B lB l	Application for assessment of compensation for the taking of portion for a drain.		

#### RESERVE BANK OF NEW ZEALAND.

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON MONDAY, 20TH JULY, 1936.

Lia	bilities.			Assets.
		£	s. d.	7. Reserve— £ s. d.
<ol> <li>General Reserve Fund</li> </ol>		. 1,500,000	0 0	(a) Gold 2,801,733 0 0
2. Bank-notes		. 10,065,760	0 0	(0) 300000000000000000000000000000000000
3. Demand liabilities—				(c) Gold exchange
(a) State		, ,		
(b) Banks		- , ,		
(c) Other		102,608	11 5	(a) common and a Broatan
4. Time deposits				bills
5. Liabilities in currencies	other than	l		(b) Treasury and local-body bills
New Zealand currency	• •			10. Advances—
6. Other liabilities		92,496	14 4	(a) To the State or State under-
				takings
				(b) To other public authorities
				(c) Other
				11. Investments 2,035,319 10 5
				12. Bank buildings
		£27,429,594	4 9	£27,429,594 4 9

Proportion of reserve (No. 7 less No. 5) to notes and other demand liabilities, 96'484 per cent.

W. R. EGGERS, Acting Chief Accountant.

Notice to Mariners No. 32 of 1936.

Marine Department, Wellington, N.Z., 21st July, 1936.

NEW ZEALAND .-- NORTH ISLAND .-- AUCKLAND HARBOUR. Dredging Operations.

M ARINERS are hereby advised that the dredger "Hapai" is working approximately 650 ft. N.N.W. of the northwestern corner of the Princess Wharf, and, with a hopper barge on each side, is moored in an east-west direction with six moorings laid out in north, south, east, and west directions. A red ball by day and a red light by night are exhibited from the yardarm on the side on which vessels should

Chart affected: No. 1970.

Publications: New Zealand Pilot, 1930, page 141; New Zealand Nautical Almanac and Tide-tables, page 204.

Authority: Auckland Harbour Board, 16/7/36.

L. B. CAMPBELL, Secretary.

(M. 3/13/75.)

mation:

The Industrial Conciliation and Arbitration Act, 1925 .-Notice of cancellation of Registration.

Department of Labour Wellington, 16th July, 1936.

OTICE is hereby given that the registration of the Poverty Bay Freezing-works and Related Trades Employees' Industrial Union of Workers, registered number 431, situated at Gisborne, is hereby cancelled as rom the date of the publication of this notice in the Gazette.

E. B. TAYLOR Registrar of Industrial Unions.

Officiating Ministers for 1936.—Notice No. 28.

Registrar-General's Office,
Wellington, 21st July, 1936.

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

The Ratana Established Church of New Zealand. Apostle Tewi Tupouri Tairi.

Great World Christian Spiritualist Mission.

Mrs. Gertrude Brooks.

G. G. HODGKINS, Deputy Registrar-General.

-In the notification dated 14th July, 1936, and published in the New Zealand Gazette of the 16th July, 1936, and published in the New Zealand Gazette of the 16th July, 1936, at page 1331, notifying the names of officiating ministers within the meaning of the Marriage Act, 1908, the name of "The Reverend Allan Leith Cardino" should read "The Reverend Allan Leith Cardno." Te Makarini Scholarships tenable at Te Aute College, Hawke's Bay.

TWO scholarships of the yearly value of £35, tenable for two years, are offered for competition in the year 1936 among Maori boys on the conditions set forth in the Regulations of the Trustees of the Te Makarini Scholarships Fund. One of these scholarships, called the Senior Makarini Scholarship, is open to all Maori boys under sixteen years of age on the 1st December, 1936. The other scholarship, called the Junior Makarini Scholarship, is open to Maori boys who have been in regular attendance at Native schools and are under fourteen years of age on the 1st December, 1936. Candidates will be required to present themselves for examination at will be required to present themselves for examination at the nearest centre where the appropriate examination is being held.

Candidates must, either directly or through their teachers, send notice to the Director of Education, Education Department, Wellington, C. I, of their intention to present themselves for examination. Such notice must be posted so as to reach the Department not later than the 30th September, 1936. Copies of the regulations and forms of notice may be obtained from the Director of Education, Wellington, C. I.

N. T. LAMBOURNE, Director of Education.

#### CROWN LANDS NOTICES.

Land in Auckland Land District for Selection on Optional Tenures.

District Lands and Survey Office,
Auckland, 21st July, 1936.

NOTICE is hereby given that the undermentioned section is open for selection on optional tenures under the Land Act, 1924; and applications will be received at the Auckland District Lands and Survey Office, Auckland, up to 11 o'clock a.m. on Monday, 24th August 1936 August, 1936.

August, 1936.

Applicants should appear personally for examination at the District Lands and Survey Office, Auckland, on Thursday, 27th August, 1936, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

The belief will be held immediately upon conclusion of

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

#### SCHEDULE.

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

Section 6, Block VII: Area, 616 acres. Capital value, £310. Deposit on deferred payments, £15: Half-yearly instalment on deferred payments, £9 IIs. 9d. Renewable lease: Half-yearly rent, £6 4s.

Weighted with £385 for improvements, consisting of dwelling, clearing and grassing, and fencing. This sum is payable in cash or the total amount may remain on mortgage to the State Advances Corporation of New Zealand, payable over a period of thirty years by means of quarterly instalments of principal and interest combined with interest at the rate ruling as at the date of selection.

A grazing property, situated on the Mairoa-Waitanguru Road, three miles from Mairoa Post-office and School, and twenty miles from Te Kuiti Railway-station and Dairy Factory. Access by metalled road. Undulating to hilly Undulating to hilly proximately 160 acres land watered by running streams. Approximately 160 acres in worn-out pasture, 250 acres bush land felled and grassed (now reverted), balance in natural state of standing bush.

Full particulars may be obtained from the undersigned.

K. M. GRAHAM,

Commissioner of Crown Lands.

(Files: H.O. 31/58; D.O. R.L. 1807.)

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

> District Lands and Survey Office, Dunedin, 22nd July, 1936.

Dunedin, 22nd July, 1936.

Notice is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924, and the Land for Settlements Act, 1925; and applications will be received at the District Lands and Survey Office, Dunedin, up to 4 o'clock p.m. on Monday, 7th September, 1936.

Applicants should appear personally for examination at the District Lands and Survey Office, Dunedin, on Wednesday, 9th September, 1936, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

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

examination of applicants.

#### SCHEDULE.

OTAGO LAND DISTRICT.—SECOND-CLASS LAND.—SETTLEMENT LAND.

Clutha County.—Pomahaka Survey District.—Pomahaka Downs Settlement.

Section 45, Block XI: Area, 169 acres 3 roods 5 perches. Capital value, £510; half-yearly rent, £12 15s.

Weighted with £272 (to be paid in cash) for improvements comprising dwelling and fencing.

The section is situated about two miles and a half from

The section is situated about two miles and a hair from Popotunoa School and about nine miles from Clinton on main road. The area comprises mostly light loam on clay formation; watered by creek and springs. Altitude approximately 400 ft. About 150 acres suitable for growing cereal and green crops, also turnips. The pasture is worn out and considerable development-work is required.

Full particulars may be obtained from the undersigned.

N. C. KENSINGTON Commissioner of Crown Lands.

(L. and S. 18861.)

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

District Lands and Survey Office,
Invercargill, 20th July, 1936.

OTICE is hereby given that the undermentioned land
will be offered for lease by public auction at this office
on Tuesday, 8th September, 1936, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act, 1908.

#### SCHEDULE.

SOUTHLAND LAND DISTRICT.—TOWN OF INVERCARGILL. Section 12, Block LVIII: Area, 1 rood. Upset annual rental, £13.

Weighted with £460 (to be paid in cash) for improvements, comprising three wooden dwellinghouses and outhouses.

Section conveniently situated.

Abstract of Terms and Conditions of Lease.

1. Possession will be given on date of sale.
2. Six months' rent at the rate offered and rent for the broken period, weighting for improvements, lease and registration fees (£2 2s.), must be deposited on acceptance of bid.

3. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

4. Rent payable half-yearly in advance.5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges, and yield up all improvements in good repair and condition at the expiration

6. Lessee not to transfer, mortgage, sublet, or subdivide

without consent of the Land Board.

7. Lessee not to carry on any noxious, noisome, or offensive trade upon the land. 8. Lessee not to use or remove any gravel without consent of the Land Board.

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

10. Lease liable to termination if conditions are violated.

11. Lessee to keep buildings insured.12. Interest at the rate of 10 per cent. per annum to be paid

Full particulars may be obtained from the undersigned,

THOMAS CAGNEY, Commissioner of Crown Lands,

(L. and S. 20/852.)

#### STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Tender.

State Forest Service

NOTICE is hereby given that written tenders for the purchase of the undermentioned blocks of milling-timber will close at the office of the State Forest Service, Rotorua, at 4 o'clock p.m. on Friday, the 7th day of August, 1936

## SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION.—AUCKLAND LAND DISTRICT.

LL the milling-timber on that area containing approximately 102 acres, more or less, known as Lot 33 in Block IV, Patetere North-east Survey District (portion of State Forest No. 3), about ten miles from Mamaku Railway-station.

The total estimated quantity in cubic feet is 105,850, or in board feet, 735,820, made up as follows:—

Species.			Cubic Feet.	Board Feet.
Rimu	٠.		91,188	634,950
Miro			3,909	25,940
Kahikatea			9,501	66,270
Matai		٠.	1,159	8,050
Totara			93	610
			105 850	725 820

Upset price : £1,054.

Time for removal of timber: One year.

## Terms of Payment.

A marked cheque for one-fourth of the amount tendered, and £1 ls. license fee, must accompany the tender, and the balance be paid in four equal two-monthly instalments, the first of which will be payable two months after the date of sale and the others at regular two-monthly intervals there-

All the milling-timber on that area containing approximately 436 acres, known as Lot E in Blocks IX and X, Patetere North-east Survey District (State Forest No. 3), about seven miles from Mamaku Railway-station.

The total estimated quantity in cubic feet is 379,230, or in

board feet 2,633,490, made up as follows:

Species,		Cubic Feet.	Board Feet.
Rimu	 	362,688	2,522,660
Miro	 	13,687	91,170
Kahikatea	 	2,116	14.730
Totara	 	739	4,930
		270 220	0 699 400

Upset price: £3,668.

Time for removal of timber: One year.

#### Terms of Payment.

A marked cheque for one-fourth of the amount tendered, plus £1 ls. license fee, must accompany the tender, and the balance be paid in three equal quarterly instalments, the first of which shall be payable three months after the date of sale and the others at quarterly intervals thereafter.

All the milling-timber on that area containing approximately 125 acres, known as Lot 1 in Provisional State Forest No. 31, Block V, Horohoro Survey District, about eighteen miles from Bartholomew's Siding.

The total estimated quantity in cubic feet is 658,832, or in board feet 4,452,060, made up as follows:—

Species.		Cubic Feet.	Board Feet.
Rimu	 	605,090	4,099,030
Miro	 	15,842	100,800
Kahikatea	 	13,564	94,240
Matai	 	. 15,469	101,270
Totara	 	647	4,400
Tanekaha	 	8,220	52,320

658,832

4,452,060

Upset price: £6,269.

Time for removal of timber: Fifteen months.

#### Terms of Payment.

A marked cheque for one fifth of the amount tendered, plus £1 ls. license fee, must accompany the tender, and the balance be paid in four quarterly instalments, the first falling due three months after the date of sale and the others at quarterly intervals thereafter.

#### Terms and Conditions.

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

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

3. The aforementioned qualities, quantities, and kinds as to

the regulations in force thereunder, and these conditions.

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

4. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer.

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

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.

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

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 obtained on application to the undersigned or to the Director of Forestry, Wellington.

W. T. MORRISON, Conservator of Forests,

Milling-timber for Sale by Public Tender

State Forest Service, Invercargill, 20th July, 1936.

NorticE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Invercargill, at 4 o'clock p.m. on Monday, the 10th day of August, 1936.

#### SCHEDULE.

Otago-Southland Forest-conservation Region.—Southland Land District.

ALL the milling-timber on that piece of land containing 196 acres, more or less, known as Sawmill Area 101, Lot 1, part Sections 13 and 14, Block X, Waikawa Survey District, State Forest No. 21, situated about four miles and a half from

Haldane Township.

The total estimated quantity of timber in cubic feet is 178,073, or in board feet 1,148,300, made up as follows:—

Species.	Cubic Feet.	Board Feet.
Rimu	 , 173,822	1,122,000
Miro	3,522	21,500
Totara .	 729	4,800
	178,073	1,148,300

Jpset price: £920.

Term of license: One year and a half.

#### Terms of Payment.

A marked cheque for one-fourth of the amount tendered, together with £1 is license fee, must accompany the tender, and the balance be paid in three equal quarterly instalments, the first falling due three months after the date of sale and the others at quarterly intervals thereafter.

## Terms and Conditions

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

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

3. The aforementioned qualities, quantities, and kinds as

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

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

4. A return giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March June, September, and December, respectively, in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection 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

conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

5. The attention of tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that action tender or the same properties of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that action the same properties that action to the same properties are the same properties.

that satisfactory arrangements have been made in this connection must be produced to the undersigned.

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

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 for three months from the date tenders close.

date tenders close.

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, Invercargill," and endorsed "Tender for Timber."

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

N. J. DOLAMORE, Conservator of Forests.

## BANKRUPTCY NOTICES.

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

N OTICE is hereby given that F. V. HILLIARD (trading as "English Industries"), of Kaikohe, Radio-dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the office of the Official Assignee, Law Court Building, High Street, Auckland, on Wednesday, the 29th day of July, 1936, at 2 o'clock p.m.

Dated at Whangarei, this 17th day of July, 1936.

A. J. CHING, Official Assignee.

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

N OTICE is hereby given that ANTE MILICICH, of Coles Building, Remuera, Fishmonger, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Court Building, High Street, Auckland, on Tuesday, the 28th day of July, 1936, at 10.30 o'clock a.m.
Dated at Auckland, this 17th day of July, 1936.

A. W. WATTERS, Official Assignee.

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

NOTICE is hereby given that CLARENCE ENSOR, of Waihi, Miner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waihi, on Friday, the 31st day of July, 1936, at 10 o'clock a.m.

Dated at Auckland, this 20th day of July, 1936.

A. W. WATTERS, Official Assignee.

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

OTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Monday, the 3rd day of August, 1936, I intend to apply for an order releasing me from the administration of the said estates:—

for an order releasing me from the administration of the said estates:—

Thomas Llewellyn Thomas, of Wairoa, Vulcanizer.
George Maurice Kane and Edward Albert Smith, trading as "Smith and Kane," of Wairoa, Bakers.
Frederick Carl Heise, of Wairoa, Tobacconist.
James Lawrence, of Wairoa, Taxi-driver.
Florence McMillan, of Opoutama, Cook-house Proprietress.
Charles William McMillan, of Opoutama.
Eric James Green, of Wairoa, Solicitor.
Henry Hodges, of Wairoa, Native Labourer.
Taylor Meihana, of Nuhaka, Native.
William Henry Jenkins, of Wairoa, Labourer.
George Rutherford Shortland, of Waikokopu, Carpenter.
Edmund Francis Duley, of Wairoa, Labourer.
Edmund Francis Duley, of Wairoa, Contractor.
Stanley Morgan, of Wairoa, Labourer.
Leonard Storey, of Wairoa, Agent.
Henry Arthur Granjux, of Wairoa, Garage Proprietor.
Tawhao Matenga, of Nuhaka, Native Labourer.
Leonard Archibald Robertson, of Kotemaori, Lorry-driver.
Wiha Hira, of Wairoa, Labourer.
David Webber, of Wairoa, Labourer.
John Alexander Duley, of Wairoa, Builder.
Donald Stuart Simpson, of Wairoa, Builder.
Donald Stuart Simpson, of Wairoa, Builder.
James William Lancaster, of Kopuawhara, Labourer.
Sidney Campbell, of Wairoa, Native Farmer.
Cyril James Edgar Hawley, of Wairoa, Electrician.
Sidney Francis Anderson, of Napier, Garage Proprietor.
Jimmy Niania, of Ruakituri, Labourer.
Nicholas Coulolias, of Wairoa, Restaurant Proprietor.
Mohi te Kata, of Te Reinga, Native Labourer.
Sam Goodnight, of Wairoa, Settler.
Tommy Raurete, of Whakaki, Native Labourer.

Tommy Raurete, of Whakaki, Native Contractor. Tangaroa Ruru, of Whakaki, Native Labourer

Lucky Munro, of Whakaki, Labourer. Richard John Russell, of Wairoa, Assistant. William Charles Herbert Mogridge, of Wairoa, Carrier. Gong Shee, of Wairoa, Merchant, trading as "Lim Kee

Edward Charles Cox and Ruby Albertson, trading as "E. C.

Cox and Co."

John Ernest Thomas Foden, of Turiroa, Labourer.

Frederick Allen Phelan, of Wairoa, Traffic Inspector.
Leslie Joseph Couper, of Wairoa, Labourer.

Dated this 14th day of July, 1936.

N. BUTCHER, Official Assignee.

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

N OTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Monday, the 3rd day of August, 1936, I intend to apply for an order releasing me from the administration of the said

Edward Robert Beckett, Farmer, Pemberton. Stanley Erkshire France, Taxi Proprietor, Raetihi. Ravla Naji Harry, Fruiterer, Raetihi. Herbert Olliver Pedersen, Mill Hand, Raetihi.

Dated this 15th day of July, 1936.

C. MASTERS, Deputy Official Assignee.

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

NOTICE is hereby given that ALBERT EDWARD LANG, of Pongaroa, Farm Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 24th day of July, 1936, at 10.30 o'eloek a.m.

Dated at Pahiatua, this 15th day of July, 1936.

J. D. WILSON, Deputy Official Assignee.

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

NOTICE is hereby given that LEONG WAI, of Ohau, Market-gardener, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Levin, on Thursday, the 23rd day of July, 1936, at II o'clock a.m.

Dated at Palmerston North, this 11th day of July, 1936.

F. C. LITCHFIELD, Deputy Official Assignee.

## In Bankruptcy.

N OTICE is hereby given that dividends are now payable in the undermentioned and n the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receipt of dividend:—

william Lovell Davis, of Queenstown, Butcher—First dividend of 6s. 8d. in the pound.

William John Weavers, of Tuatapere, Sawmill Hand—Second dividend of 1s. 6d. in the pound (making to date a total of 2s. 6d. in the pound).

Robert Sleeman, of Mataura, Labourer—Supplementary dividend of 3s. 6·6d. in the pound (making a total of 6s. 0·6d. in the pound).

Leslie Ward Beer, of Otautau, Farmer—Supplementary dividend of 11·4d. in the pound (making a total of 5s. 6¼d. in the pound).

in the pound).

Jesse McCorkindale, of Invercargill, Showman—Supple-

mentary dividend of 9d. in the pound (making a total of 1s. 10·13d. in the pound).

Dated at Invercargill, this 15th day of July, 1936.

A. McCARTHY, Official Assignee. In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that WILLIAM McCLYMONT, of Thornbury, Rabbiter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 28th day of July, 1936, at 2.30 o'clock p.m.

Dated at Invercargill, this 16th day of July, 1936.

A. McCARTHY. Official Assignee.

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

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 11th day of August, 1936, I intend to apply for an order releasing me from the administration of the said estates. estates :

Bell, William, of Invercargill, Journeyman Baker.

Butler, John Thomas, of Winton, Contractor.
Calder, Alexander, of Invercargill, Taxi-driver.
Chang, Juana, of Invercargill, Widow.
Fairweather, David James, of Invercargill, Bootmaker.
Giles, Alexander Leslie, of Mataura, Slaughterman.
Henning, Clarence, of Drummond, Contractor.
Hogan, John Patrick, of Wairio, Contractor.
Hunter, James, of Ohai, Fruiterer.
Kenneally, James, of Hokonui, Sawmill Foreman.
Lewis, William Francis, of Invercargill, Commission Agent.
Lum You Kwong, of Invercargill, Herbalist.
Marshall, Thomas Hugh, of Invercargill, Farmer.
Milne, Alexander William McCombie, of Edendale, Farmer.
McIntyre, James, of Thornbury, Farmer.
Nicol, James Alexander, of Kapuka, Farmer.
Rattray, Alexander, of Drummond, Farmer.
Rattray, Alexander, of Drummond, Farmer.
Rattray, Henry Edward, of Invercargill, Upholsterer.
Targuse, Frederick William, of Invercargill, Builder.
Timpany, Thomas Marr, and Timpany, Edmund Fleming,
both of Woodlands, Farmers, trading as "Timpany
Brothers."
Timpany, Thomas Marr, of Woodlands, Farmer.

Timpany, Thomas Marr, of Woodlands, Farmer. Timpany, Edmund Fleming, of Woodlands, Farmer. Von Rome, Elizabeth, of Linds Bridge, near Makarewa,

Farmer.
Wills, William, of Invercargill, Stock-agent.
Winter, Ernest Charles, of Invercargill, Carter.
Wong, George, of Invercargill, Fruiterer and Greengrocer.

Dated at Invercargill, this 16th day of July, 1936.

A. McCARTHY, Official Assignee.

## LAND TRANSFER ACT NOTICES.

EVIDENCE of the loss of certificate of title, Vol. 198, folio 182 (Auckland Registry), for all that parcel of land being Section 2, Block XXV, Town of Taupo, whereof CAROLINE WIGHTMAN McCAMMON, of Rotorua, Settler, CAROLINE WIGHTMAN McCAMMON, of Rotorua, Settler, 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 23rd day of July, 1936.

Dated at the Land Registry Office at Auckland, this 17th

day of July, 1936.

W. JOHNSTON, District Land Registrar.

EVIDENCE of the loss of certificate of title, Vol. 420, folio 248 (Auckland Registry), for all that parcel of land being Lots 4, 5, 6, 7, and 8 on deposited plan 17211, and part Lot 2 on deposited plan 15917, and being portion of Allotment 47, Parish of Tahawai, whereof ALLEY BODY, LIMITED, at Katikati, 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 23rd day of July, 1936. July, 1936.

Dated at the Land Registry Office at Auckland, this 17th day of July, 1936.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by HIS MAJESTY THE KING as lessor under Lease No. 15019 of Sections 11 and 12, Block XII, Maungatautari Survey District, being part of the land in certificate of title, Vol. 152, folio 273 (Auckland Registry), whereof PERCY GRANVILLE HARVEY, of Putaruru, Accountant, is the registered lessee, notice is hereby given of my intention to register such notice of re-entry upon the expiration of one calendar month from the 23rd day of July, 1936, unless good cause to the contrary be shown.

Dated at the Land Registry Office at Auckland, this 17th day of July, 1936.

day of July, 1936.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a conclusive title in the name of FRANCIS PATRICK KELLY, of Hastings, Solicitor, for all that parcel of land containing 1 rood 37½ th perches, more or less, situate in the Borough of Hastings, being part of the Heretaunga Block, and being also Lots 2 and 3 on Deeds Plan No. 576, and all the land in interim certificate of title, H.B. Vol. 53, folio 229, which issued to replace the former certificate of title, both copies of which were destroyed in the fire following the earth-quake on the 3rd February, 1931, I hereby give notice that any person claiming to have been the registered proprietor of, or claiming to be entitled to the benefit of any encumbrance, lien, or interest upon or in this land may present for registration not later than the 24th day of August, 1936, an appropriate instrument in the same manner as if the old Register had not been destroyed, for the purpose of re-evidencing such encumbrance, lien, or interest; or may, not later than the said date, lodge a caveat to protect the same, whether such encumbrance, lien, or interest was registered in the old Register or not. or not.

Dated this 20th day of July, 1936, at the Land Registry Office, Napier.

R. F. BAIRD, District Land Registrar.

PPLICATION having been made to me for the issue of provisional certificates of title in the name of WILLIAM KINROSS WHITE, of Napier, Merchant, for all those parcels of land containing in the aggregate 113 acres 1 rood, more or less, situate in Block XVI of the Maraekakaho Survey District, being the Paeroa Nos. 1 and 2 Blocks, parts of the Te Aute 2 B No. 1 and 2 A 2 B No. 1 Blocks, and Sections 10 R, 11 R, and 12 R, Block XVI, Maraekakaho Survey District, and being also all the land comprised and described in certificates of title, H.B. Vol. 73, folio 133, H.B. Vol. 75, folios 117, 163, and 164, and the balance of H.B. Vol. 75, folio 116 (Hawke's Bay Registry), and evidence have been lodged of the loss or destruction of the PPLICATION having been made to me for the issue of and evidence have been lodged of the loss or destruction said certificates of title, I hereby give notice that I will issue the provisional certificates of title as requested after fourteen days from the date of the Gazette containing this notice.

Dated this 21st day of July, 1936, at the Lands Registry Office, Napier.

R. F. BAIRD, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of JAMES PHILLIP TRACY GAYNOR, of Lower Hutt, Merchant, for all that parcel of land containing 21.77 perches, more or less, situate in the Borough of Lower Hutt, being part of Section 30 of the Hutt District, and being also Lot 16 on deposited plan No. 9263, and being the whole of the land comprised in certificate of title, Vol. 425, folio 206, and evidence having been lodged of the loss or destruction of the said certificate of title. I hereby give notice that I will issue the provisionate of title, I hereby give notice that I will issue the provisional certificate of title as requested after fourteen days from the date of the Gazette containing this notice.

Dated this 21st day of July, 1936, at the Lands Registry Office, Wellington.

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

LVIDENCE having been furnished of the loss of lease in perpetuity, Register-book Vol. 133, folio 89 (Otago Registry), for Section I, Block V, Swinburn District, whereof JOHN COYLE, of Kyeburn, Farmer, is the registered lessee, and application having been made to me for the issue of a provisional lease in perpetuity in lieu thereof, I hereby give notice that it is my intention to issue such provisional lease in perpetuity accordingly at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Dunedin, this 20th day of July, 1936.

of July, 1936.

G. H. SEDDON, District Land Registrar.

 $\{ f^{k} \}_{k=1}^{n}$ 

#### ADVERTISEMENTS.

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

N OTICE is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:— Marriotts Limited. 1926/19.

Given under my hand at Auckland, this 15th day of July, 1936.

H. B. WALTON, Assistant Registrar of Companies.

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

NOTICE is hereby given that the name of the undermentioned company has been struck off the Register and the company dissolved:—

Mitchell, Buttle, and Co., Limited. 1930/175.

Given under my hand at Auckland, this 17th day of July, 1936.

H. B. WALTON, Assistant Registrar of Companies.

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

NOTICE is hereby given that the name of the undermentioned company has been struck off the Register and the company dissolved:—

Britannia Motors, Limited. 1920/111.

Given under my hand at Wellington, this 21st day of July, 1936.

W. H. FLETCHER, Assistant Registrar of Companies.

#### MAHAKIPAWA GOLDFIELDS, LIMITED.

## IN VOLUNTARY LIQUIDATION.

N OTICE is hereby given that at an extraordinary general meeting of shareholders of the Mahakipawa Goldfields, Limited, held at the Automobile Association (Canterbury) rooms on the 29th day of June, 1936, the following extraordinary resolution was unanimously passed:—

"That the company be wound up voluntarily, and that Mr. Frank Nicholls, of Christchurch, Public Accountant, be and he is hereby appointed liquidator of the company for the purposes of winding up."

Dated this 8th day of July, 1936.

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F. NICHOLLS. Liquidator.

#### MANAWATU-OROUA RIVER BOARD.

## RESOLUTION MAKING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Manawatu-Oroua River Board hereby resolves as follows:—

"That, for the purpose of providing the principal, interest, and other charges on a loan of £600 authorized to be raised by the Manawatu-Oroua River Board under the aboveby the Manawatu-Oroua River Board under the above-mentioned Act for the purpose of constructing a new flood-gate, banking, and protection work on the Manawatu River at Koputaroa in the No. 1 Separate Area of the Board, the said Manawatu-Oroua River Board hereby makes and levies a special rate of sevenpence per acre upon all rateable property of the No. 1 Separate Area of the Manawatu-Oroua River District as constituted and defined by a resolution of the Board duly passed on the 14th day of November, 1929; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the first day of August in each and every year during the the first day of August in each and every year during the currency of such loan, being a period of twenty years or until the loan is fully paid off."

B. H. SPENCER. Clerk to Board.

#### MANAWATU-OROUA RIVER BOARD.

#### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Manawatu-Oroua River Board hereby resolves as follows:—

"That, for the purpose of providing the principal, interest, and other charges on a loan of £300 authorized to be raised by the Manawatu-Oroua River Board under the abovementioned Act for the purpose of enabling the said Board to carry out river-protection works in the No. 4 Separate Area of the Manawatu-Oroua River District rendered necessary by a flood in the Manawatu River, the said Manawatu-Oroua River Board hereby makes and levies a special rate on a differential basis as follows: a differential basis as follows:-

- "(a) On all rateable property in the said No. 4 Separate
  Area classified by the said Board as class 'C' land,
  a special rate of 12/16th of one penny per acre;
- "(b) On all rateable property in the said No. 4 Separate Area classified by the said Board as class 'D' land, a special rate of 11/16th of one penny per acre;
- "(c) On all rateable property in the said No. 4 Separate Area classified by the said Board as class 'E' land, a special rate of 10/16th of one penny per acre;
- "(d) On all rateable property in the said No. 4 Separate
  Area classified by the said Board as class 'F' land,
  a special rate of 9/16th of one penny per acre;
- "(e) On all rateable property in the said No. 4 Separate Area classified by the said Board as class 'G' land, a special rate of 8/16th of one penny per acre;

and that such special rate shall be an annual-recurring rate and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of August in each and every year during the currency of such loan, being a period of twenty years or until the loan is fully paid off."

R. H. SPENCER, Clerk to Board.

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#### MAKERUA DRAINAGE BOARD.

RESOLUTION MAKING AND LEVYING SPECIAL RATE.

## Flood-damage Loan, 1936.

N pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1926, the Makerua Drainage Board hereby resolves as follows:—

Drainage Board hereby resolves as follows:—

"That, for the purpose of providing for payment of interest, sinking fund, and other charges on the Flood-damage Loan, 1936, authorized to be raised by the Makerua Drainage Board under the above-mentioned Act for the purpose of the restoration of damage caused by floods to flood-protection works and incidentals thereto, including compensation payable for land severed, the Makerua Drainage Board hereby makes and levies the special differential rates on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Makerua Drainage District: On lands classified 'A,' twenty-four one-hundredths (24/100th) of a penny in the pound; on lands classified 'B,' eighteen one-hundredths (18/100th) of a penny in the pound; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable half-yearly on the first day of February and the first day of August in each and every year during the currency of such loan, being a period of fifteen years from the first day of August, 1936, or until the loan is fully paid off."

N. I. NIELSEN,

#### N. I. NIELSEN Clerk to Board.

I hereby certify that the above resolution was passed at a special meeting of the Board held on Thursday, the 9th day of July, 1936.

N. I. NIELSEN, Clerk to Board.

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#### WAIKOHU COUNTY COUNCIL.

#### RESOLUTION MAKING SPECIAL RATE.

## Tarndale No. 1 Loan, £1,200.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Waikohu County Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £1,200 authorized to be raised by the Walkohu County Council under the above-mentioned Act for forming, legalizing, and fencing Tarndale Road, the said Walkohu County Council hereby makes and levies a special rate of five-eighths of a penny in the pound on the rateable value of all rateable property of the Tarndale No. 1 Special rating area comprising—

D . OF 35	Λ.	R.	P.	
Part 27, Mangatu I	2,010	0	0	
Section 1, Block VI, Tutamoe Survey				
District	1,500			
Part Lots 28, 29, Mangatu I	1,527		0	
D.P. 2374, part Lot 2, Mangatu 5 and 6	1,569	0	0	
Section 3R, Block V, Tutamoe, and				
S.G.R. 98	2,749	0	13	
Part Waipaoa la l	538	2	0	
Section 1, Block IX, Tutamoe	946	3	$2 \cdot i$	
1 of 2c, 1 of 2H, 1 of 2E, 1 of 2J 1, 1 of 2J 2,				
1 of 2H 1, 1 of 2N, Mangatu, 1B, 1C, 1D,				
part Waipaoa, 1 of Waipaoa No. 2	7,935	3	29	
Lot 'O,' Mangatu 2	61		0	
Part Lots 17, Mangatu I	5		Ö	
Part Lots 17, 18, Mangatu I	3,133		37	
Section 1, Block V, Tutamoe	1,340			C
Section 2, Block V, Tutamoe	907		ô	١
Part Lot 1 of 2 of Mangatu I	716		30	
Lot 1 of 27	2,040	_	0	
2 of 2E, 2 of 2F, part 3 of 2 of F, 2 of 2G,	2,040	•	U	
part 3 of 2, 4 of 2G, 2 of 2H, 2 of 2J,				
2 of 2j 2, 2 of 2k, 2L, 2 of 2k 1, 2 of 2m 2,				
	3,530	2	Λ	
	3,190			
Part Lot 1 of Mangatu 5 and 6	106			
Lot 1 of 2, D.P. 3171, Mangatu I				
Lot 14, Mangatu I	2,591	0	0	
and that such special rate shall be an annu	ıal-recu	crin	g ra	1

and that such special rate shall be an annual-recurring rat during the currency of such loan and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of twenty years or unt the loan is fully paid off."

The common seal of the Chairman, Councillors, an inhabitants of the County of Waikohu was hereto affixe this 27th day of May, 1936, in the presence of—

ANGUS A. FRASER, Chairman. J. G. APPLETON, County Clerk.

## WAIKOHU COUNTY COUNCIL.

## RESOLUTION MAKING SPECIAL RATE.

## Rakauroa No. 2 Loan, £1,000.

In pursuance and exercise of the powers vested in it is that behalf by the Local Bodies' Loans Act, 1926, the Waikohu County Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £1,000 authorized to be raised by the Waikohu County Council under the above-mentioned Aqfor paying the Council's share of cost of metalling the Rakauroa-Tahora Road, the said Waikohu County Council hereby makes and levies a special rate of seven-eighths of penny in the pound on the rateable value of all rateably property of the Rakauroa No. 2 Special rating area comprising—

		A.	R.	Р. "	ſ
Section 6, Block VI, Ngatapa S.D.		1,920	0	0	l
Section 4, Block II, Ngatapa S.D.		926	0	0	l
Section 1, Block II, Ngatapa S.D.		1,353	0	0	ļ
Parts Sections 3 and 4, Block III, Ngata	apa				l
S.D	·	937	0	12	l
Part Section 5, Block III, Ngatapa S.D.		815	0	16	۱
Section 5, Block VI, Ngatapa S.D.		960	0	0	l
Section 2, Block VI, Ngatapa S.D.		1,726	0	0	ŀ
Section 2, Block II, Ngatapa S.D.		851	0	22	ļ
Section 2, Block XIV, Motu S.D.		2,000	0	0	l
Section 6, Block III, Ngatapa S.D.		522	0	0	l
Section 7, Block III, Ngatapa S.D.		511	0	0	ĺ
Part Section 3, Block II, Ngatapa S.D.		335	0	0	ł
	J.D.				l
(exempt)		2.089	0	0	I

and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable on the first day of July in each and every year during the currency of such loan, being a period of twenty years or until the loan is fully paid off."

The common seal of the Chairman, Councillors, and inhabitants of the County of Waikohu was hereto affixed this 27th day of May, 1936, in the presence of—

ANGUS A. FRASER, Chairman. J. G. APPLETON, County Clerk.

#### WAIKOHU COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

#### Rangatira No. 3 Loan, £600.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Waikohu County Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £600 authorized to be raised by the Waikohu County Council under the above-mentioned Act for rebuilding the Rangatira Bridge, the said Waikohu County Council hereby makes and levies a special rate of five-eighths of a penny in the pound on the rateable value of all rateable property of the Rangatira No. 3 special-rating area comprising —

				A.	R.	P.
Rangatira 3J 4B 2				44	0	0
Rangatira part 2;	3B 2A, 3E I,	3F I,	3к 1	1,914	2 :	28
Rangatira part 2;	3A 1A, 3A 2A			826	0	15
Rangatira part 2;	3a 3a			22	<b>2</b>	0
Rangatira part 2;	3D, 3E 3			265	2	0
Rangatira part 2;	part 3F			31	3	0
Rangatira part 2;	part 3r			31	3	0
Rangatira part 2;	ãн			56	0	0
Rangatira part 2;	3g 2			140	0 .	0
Rangatira part 2;	3л 1в			20	3 3	30
Rangatira part 2;	part Lot 6 o	f 1		67	2 :	30
Rangatira part 2;	3к			44	2	30
Rangatira part 2;	3ј 2а			4	1	0
Rangatira part 2;				12	3	.0
Rangatira part 2;				16	0	0
Rangatira part 1;	1 and 2; 3J	4c, 3j	5, 3л 7	527	1.3	33.
Rangatira part 1;			·	35	0	0
Rangatira part 1;				7	0	0
Rangatira part 1;				26	2	0
Rangatira part 1;				26	2	Ó
Rangatira part 1;				17	0	10
Rangatira part 1;				3	0	0
Rangatira part 1;				18	1	0
Rangatira part 1;				18	1	0
Rangatira part 1;				17	0	0
· ·						

and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of twenty years or until the loan is fully paid off."

The common seal of the Chairman, Councillors, and inhabitants of the County of Waikohu was hereto affixed this 27th day of May, 1936, in the presence of—

ANGUS A. FRASER, Chairman. J. G. APPLETON, County Clerk.

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## NEW ZEALAND.

## FRIENDLY SOCIETIES ACT, 1909.

## Advertisement of cancelling.

NOTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this 13th day of July, 1936, cancelled the registry of The Loyal Kaiapoi Lodge of the Independent Order of Odd Fellows Manchester Unity Juvenile Friendly Society (Register No. 303), held at Kaiapoi, at its request.

C. GOSTELOW, Registrar.

## OTAMATEA COUNTY COUNCIL.

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

NOTICE is hereby given that the Otamatea County Council proposes under the provisions of the above-mentioned Acts to execute certain public works—namely, the taking of the land described in the schedule hereto for a road: A notice is hereby further given that a plan of the road: A notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the clerk to the said county situated at Paparoa and is open for inspection: 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 land must state their objections in writing and send the same within forty days from the first publication of this notice to the County Clerk at the Council Chambers, Paparoa.

#### SCHEDULE.

Approximate Area of Laud required to be taken.	Being Portion of Section No.	Survey District Block No.	Coloured
A. R. P.			
0 24	Allotment N.W. 247	II	$\operatorname{Red}$ .
2 18	Allotment S.E. 247	$\mathbf{II}$	Blue.
2 27	Allotment 248	II	Yellow.
0 1	Allotment 248	$\mathbf{II}$	Yellow.
0 5	Allotment 248	II	Yellow.
1 22	Allotment 248	$\mathbf{II}$	Red.
$0 \ 0 \ 2$	Allotment 248	$\mathbf{II}$	Red.
0 0 9	Allotment 248	$\mathbf{II}$	Red.
1 i 4	Allotment 235	II and VI	Blue.
0 0 18	Allotment N.W. 232	VI	Blue.
$0 \cdot 0  2$	Allotment N.W. 232	VI	Blue.
0 0 1	Allotment N.W. 232	VI	Blue.
0 0 19	Allotment N.W. 232	VI	Blue.
0 0 20	Allotment N.W.M. 232	VI	Red.
0 0 12	Allotment N.W.M. 232	VI	Red.
1 1 2	Allotment M. 232	VI	Blue.
0 1 7	Allotments S.E. 232, N.W. 230	VI	Yellow.
0 2 38	Allotment N. 237	VI	Red.
0  1  3	Allotments N. 237, N. 236	VI	Red.
0 0 12	Allotment N. 236	VĪ	Red.
0  0  12	Allotment N. 237	VI	Blue.
$0  0  2 \\ 0  0  4$	Allotment N. 237	ΥĪ	Blue.
0 0 19	Allotment N. 237	ΥÏ	Blue.
0 0 11	Allotment N. 236	ΥĪ	Blue.
$0 \ 0 \ 0.02$	Allotment 230A	Ϋ́I	Red.
$0 \ 0 \ 29$	Allotment S.E. 229	VĨ	Yellow.
2 0 37	Allotment 261	VĪ	Red.
1 1 39	Allotment S.W. 220	VĨ	Blue.

All the above parcels of land being situated in the Matakohe Survey District, in the Parish of Matakohe, in the County of Otamatea, shown on Survey Office plan No. 28069.

Dated at Paparoa, this 29th day of June, 1936.

E. G. AICKIN,

600

County Clerk.

## OTAMATEA COUNTY COUNCIL.

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

Counties Act, 1920.

N OTICE is hereby given under the Public Works Act, 1928, that the Otamatea County Council proposes to stop the pieces of road described in the schedule hereto and to apply for an Order in Council consenting to the stopping of the said roads: Notice is hereby further given that a plan of the roads hereby proposed to be stopped is deposited in the public office of the clerk to the said Council at Paparoa, where it is open for inspection during ordinary office hours: All persons having any objection to the proposal are required to lodge their objections in writing at the office of the Council on or before the 1st day of September, 1936, being a date not less than forty days after the first publication hereof: If no best than forty days after the first publication hereof: If no objections are received before the date specified the Council will forthwith proceed under the enabling provision of the said Act to complete the stopping of the said road.

Dated at Paparoa, this 29th day of June, 1936. SCHEDILE.

Approximate Area of each of the Portions of Road proposed to be closed.		each s of ed	Adjoining or passing through Allotment No.	Survey District Block No.	Coloured
Α.		<b>P.</b>	471 4 9 77 9 47	77	Green.
0	3	39	Allotments S.E. 247, parts	11	Green.
1	0	1	Parts Allotment 248	$\mathbf{II}$	Green.
ō	0	3	Part Allotment 248	11	Green.
ŏ	ŏ	$\tilde{2}$	Part Allotment 248	$\mathbf{II}$	Green.
ŏ	í	0	Part Allotment 248	$\mathbf{II}$ .	Green.
0	0	11	Part Allotment 248	$\mathbf{II}$	Green.
0	0	29	Allotments 235, part N.W. 232	VI	Green.
0	0	5	Part Allotment N.W. 232	VI	Green.
ŏ	ŏ	3	Part Allotment N.W. 232	$\mathbf{VI}$	Green.
ő	3	3	Part Allotment N.W. 232	$\mathbf{v}_{\mathbf{I}}$	Green.
ő	1	1	Part Allotment N.W.M. 232	$\mathbf{VI}$	Green.
ō	Ō	$1\overline{2}$	Part Allotments N.W.M. 232, M. 232	VI	Green.
0	0	19	Allotments N.W. 230, 230A, part N. 237	VI	Green.
0	0	5	Part Allotment N. 237	VI	Green.
0	0	22	Part Allotment N. 237	VI	Green.
0	1	23	Part Allotments N. 237, N. 236	VI	Green.
0	0	23	Part Allotment N. 237	VI	Green.
Ò	0	13	Part Allotment N. 236	VI	Green.
Ō	0	15	Part Allotment N. 236	VI	Green.
0	0	13	Allotments 230A, S.E. 229	VI	Green.

All the above parcels of land being situated in the Matakohe Survey District, in the Parish of Matakohe, in the County of Otamatea, shown on Survey Office plan No. 28069.

E. G. AICKIN. County Clerk.

THE INVESTMENT EXECUTIVE TRUST OF NEW ZEALAND, LTD.

## In LIQUIDATION.

## Notice of Dividend.

Name of company: The Investment Executive Trust of New Zealand, Ltd. (in Liquidation).
Address of registered office: Wellington.
Registry of Supreme Court: Wellington.

Amount per pound: 1s. (second dividend).
When payable: 27th July, 1936.
Where payable: Public Trust Office, Wellington, and branches, and post-office where no branch of Public Trust Office exists.

E. O. HALES,

Public Trustee, as liquidator under the Companies (Special Liquidations) Act, 1934-35, of the Investment Executive Trust of New Zealand, Ltd.

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## AUCKLAND CITRUS DISTRIBUTORS, LTD.

## IN VOLUNTARY LIQUIDATION.

THIS company doth hereby by an entry in its minute-book made under section 300 of the Companies Act, 1933, signed by at least three fourths of the members of the company holding at least three-fourths of the shares in the capital of the company, resolve that as it has been proved to the satisfaction of the members of the company that the company is not carrying on its business at a profit, and cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, the company shall be wound up voluntarily.

Dated at Auckland, this 30th day of June, 1936.

A. NORMAN HAY, Secretary.

In the Supreme Court of New Zealand, Wellington District.

In the matter of the Companies Act, 1933, and in the matter of Dominion Mercantile Agency, Limited.

OTICE is hereby given that a petition for the winding up of the above named company. OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 16th day of July, 1936, presented to the said Court by Ross and Glendining, Limited, a duly incorporated company carrying on business at Auckland and elsewhere as Warehousemen; and that the said petition is directed to be heard before the Court sitting at Wellington on Friday, the 31st day of July, 1936, at 10.30 o'clock in the forencon; and any creditor or contributory desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished to any contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

ROLAND PERCEVAL TOWLE, Solicitor for the petitioner.

THE petitioner's address for service is at the offices of Messrs. Brandon, Ward, Hislop, and Powles, Solicitors, 150 Featherston Street, Wellington.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the matter of the said server and the said server are the said server and the said server are said to the said server and the said server are said server as the said server as the said server are said server as the said server are said server as the said server as notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm and an address for service within three miles of the office of the Supreme Court at Wellington, and must be signed by the person or firm or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 30th July, 1936.

#### STRATFORD BOROUGH COUNCIL.

NOTICE OF INTENTION TO TAKE LAND FOR THE PURPOSES OF RECREATION-GROUNDS.

In the matter of the Public Works Act, 1928, and in the matter of the Municipal Corporations Act, 1933.

Matter of the Municipal Corporations Act, 1933.

Notice is hereby given that the Stratford Borough Council intends to take under the provisions of the Public Works Act, 1928, for the purposes of a public work—to wit, the provision of a recreation-ground—the following land—namely, all that piece of land situated in the Provincial District of Taranaki containing one rood, be the same a little more or less, being Section Numbered 508 on the public maps of the Town of Stratford, and being the whole of the land comprised in Certificate of Title, Register-book Volume 14, folio 32 (Taranaki Land Registry). A plan of the said land is deposited at the Public Office of the Stratford Borough Council, Broadway, Stratford, and is there open for inspection by all persons at all reasonable hours. All persons affected by the execution of the said public work or by the taking of the said land are hereby required and called upon to set forth in the execution of the said public work or by the taking of the said land are hereby required and called upon to set forth in writing any well-grounded objections to the execution of the said public work or to the taking of such land, and to send such writing within forty days from the first publication of this notice to the Town Clerk, Stratford Borough Council, at his Public Office, Broadway, Stratford.

Dated this 16th day of July, 1936.

# PHILIP SKOGLUND, Town Clerk.

This notice was first published on the 16th day of July, 1936, in the Stratford Evening Post newspaper. 604

## TAURANGA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Extract from the minutes of proceedings of the Tauranga County Council at a meeting of such Council held on the 28th day of January, 1936.

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 Tauranga County Loans Conversion Order, 1935 (No. 1), the Tauranga County Council hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the Tauranga County Council under the abovementioned Act and Order in conversion of existing securities

issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, instalment of principal and interest, and other charges in respect of the unconverted securities issued in respect of such loans, the said Tauranga County Council hereby makes and levies a consolidated special rate of one and one-thirtieth of a penny  $(1_{35}$ d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district. Such rate shall be made and levied on a differential basis for each of the several ridings of the district as follows: each of the several ridings of the district as follows

each of the several ridings of the district as follows:—

"(a) On all rateable property in the Maketu Riding, a special rate of \$\frac{1}{3}\frac{3}{2}\text{d}\$. in the pound.

"(b) On all rateable property in the Te Puke Riding, a special rate of \$\frac{1}{2}\frac{1}{2}\text{d}\$. in the pound.

"(c) On all rateable property in the Waimapu Riding, a special rate of \$1\frac{3}{2}\text{d}\$. in the pound.

"(d) On all rateable property in the Te Puna Riding, a special rate of \$2\frac{3}{2}\text{d}\$. in the pound.

"(e) On all rateable property in the Katikati Riding, a special rate of \$1\frac{1}{2}\text{d}\$. in the pound.

"Such special rate shall be an annually recurring rate during the currency of such securities, and be payable yearly on the first day of August in each and every year until the last maturity date of such securities, being the 1st day of February, 1966, or until all such securities are fully paid off."

The common seal of the Chairman, Councillors, and inhabi-

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

G. H. MURDS, Chairman. H. LEWIS, Clerk.

#### HOKIANGA HARBOUR BOARD.

#### By-LAW No. 7.

I N pursuance of the Harbours Act, 1923, and its amendments, and all other powers and authorities enabling it in that behalf, the Hokianga Harbour Board doth hereby make and pass for and within the Harbour of Hokianga the following by-law, that is to say:

"1. That part of the schedule of By-law No. 6 whereby the Harbour Improvement Rate on butter from Hokianga stated to be 1s. 6d. (one shilling and sixpence) per ton is hereby repealed, and the following substituted therefor:—
"2. The Harbour Improvement Rate shall be 1s. (one shilling) per ton on butter from Hokianga

shilling) per ton on butter from Hokianga.

"3. This by-law shall come into force on the first day of August, 1936, as from which date the said rate shall be payable accordingly.'

Adopted and passed by the Hokianga Harbour Board at a special meeting of the Board held on the 14th day of July,

The common seal of the Hokianga Harbour Board was in pursuance of a resolution in that behalf passed at a special meeting of the said Board on the 14th day of July, 1936, and impressed thereon in the presence of-

ALF. YARBOROUGH, Chairman. OSWALD O. PERRY, Member. R. RAILLEY, Secretary.

I hereby certify the above resolution was passed as stated. R. RAILLEY.

## J. S. HASTINGS, LTD., DUNEDIN.

## IN LIQUIDATION.

NOTICE is hereby given that the final winding up meeting of J. S. Hastings, Ltd. (in Liquidation), will be held at the office of the company, 176 Rattray Street, Dunedin, on Monday, 3rd August, 1936, at 10 a.m.

Business.—To receive liquidator's report and accounts.

JAMES S. HASTINGS, Liquidator.

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## J. S. HASTINGS, LTD., DUNEDIN.

#### IN LIQUIDATION.

NOTICE is hereby given that a meeting of creditors of J. S. Hastings, Ltd. (in Liquidation), will be held at the office of the company, 176 Rattray Street, Dunedin, on Monday, 3rd August, 1936, at 10 a.m.

Business.—To receive liquidator's report and accounts.

JAMES S. HASTINGS. Liquidator.

#### CROMWELL MINES, LIMITED.

#### IN LIQUIDATION.

NOTICE is hereby given pursuant to sections 234 and 237 of the Companies Act, 1933, that a meeting of the creditors of the above-named company will be held at the registered office of the company, Public Trust Building, Dunedin, on Wednesday, 29th July, 1936, at 1.15 p.m., for the purposes provided for in the said sections.

Dated the 20th day of July, 1936.

C. S. D. AITCHISON,

609

Secretary.

#### DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership between Messrs. F. Strongman and J. G. Strongman has been dissolved as from 1st July, 1936, and the business will be carried on in future under the style of "Strongman Bros." by Mr. J. G. Strongman alone.

F. STRONGMAN. J. G. STRONGMAN. 610

#### DISSOLUTION OF PARTNERSHIP.

THE partnership between ALEC TURNER and JACOB WEIN for manufacture of hosiery has been dissolved by mutual consent.

Dated this 20th day of July, 1936.

J. WEIN. A. TURNER.

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