





THE

NEW ZEALAND GAZETTE

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 29, 1938.

Karangarua 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 problems and dealers that the land described in the Schedule 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 gravel-pit; and I do also declare that this Proclamation shall take effect on and after the third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 2 roods 16 perches.

Being portion of Section 912.

Situated in Block VI, Karangarua Survey District (Westland R.D.). (S.O. 3452.)

In the Westland Land District; as the same is more particularly delineated on the plan marked P.W.D. 99867, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 44/2/2.)

A

Land taken for the Purposes of a Gravel-pit in Block VI, \ Land taken for the Purposes of a Quarry in Block XI, Tokatoka 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 governor-General of the Dominion of New Zeafand, 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 third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. Being Portion of 0 2 1.9 Section 14; coloured red. 1 1 34.6 Section 6; coloured yellow.

Situated in Block XI, Tokatoka Survey District (Auckland R.D.). (S.O. 29699.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 100799, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/86/1.)

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 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 October, one thousand nine hundred and thirty-eight. hundred and thirty-eight.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. Being
0 0 5·11 Parts Suburban Section 464, Township of
0 0 5·94 Featherston; coloured purple.
1 7.02 Part Section; 2 Towns of Featherston 5.94 Featherston; coloured purple. 7.02 Part Section 3, Town of Featherston;

coloured red.

0 28.58 Part Section 4, Town of Featherston;
coloured red.

0 7.91 Part Section 18, Town of Featherston;

coloured yellow.

0 31.05 Parts Section 19, Town of Featherston;

coloured yellow.

Part Section 22, Town of Featherston;
coloured yellow.

Part Section 46, Town of Featherston; $5 \cdot 19 \, ($ 0 10 23

0 2

coloured red.

0 0 1.85 Part Section 88, Town of Featherston; coloured yellow.

in Block III, Wairarapa Survey District. Situated (S.O. 20104.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 99666, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 70/10/32/0.)

Land taken for the Purposes of a Road in Block VI, Karangarua Survey District.

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

TN 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 October, one thousand nine hundred and thirty-eight. hundred and thirty-eight.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 rood 13.7 perches.

Being portion of Section 912.

Situated in Block VI, Karangarua Survey District (Westland R.D.). (S.O. 3452.)

In the Westland Land District; as the same is more particularly delineated on the plan marked P.W.D. 99867, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works

GOD SAVE THE KING!

(P.W. 44/2/2.)

Land taken for the Purposes of a Road in Block III, Wairarapa | Land taken for the Purposes of a Street in the Borough of Survey District. Devonport.

GALWAY, Governor-General. (L.S.) A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, 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 street, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Devonport as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

Approximate areas of the pieces of land taken :-

B. P. Being Portion of 0 9.85 Part Allotment 30 of Section 2; coloured

purple.
0 0 6.30 Part Allotment 30 of Section 2; coloured vellow.

0 5.47 Part Lot 52, D.P. 382, being part Allotment 29 of Section 2; coloured purple.

Situated in Block VI, Rangitoto Survey District (Parish of Takapuna), (Auckland R.D.). (S.O. 29399.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 98661, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/2194.)

Land taken for Defence Purposes in Block VIII, Pencarrow 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 described in the Referby proclaim and decrare that the land described in the Schedule hereto is hereby taken for defence purposes; and I do also declare that this Proclamation shall take effect on and after the third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre. Being portion of Subdivision 3, Parangarahu No. 1a.

Situated in Block VIII, Pencarrow Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 99626, 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 26th day of September, 1938

R. SEMPLE. Minister of Public Works.

GOD SAVE THE KING!

(P.W. 23/419.)

Additional Land taken for the Purposes of a Native School in Block XII, Omapere Survey District.

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

TN 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 additional land described in the Schedule hereto is hereby taken for the purposes of a Native school; and I do also declare that this Proclamation shall take effect on and after the third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P.

 $\begin{pmatrix} 0 & 1 & 27 \\ 3 & 1 & 30 \end{pmatrix}$ Being portion of Pirikotaha No. 3A Block.

Situated in Block XII, Omapere Survey District (Auckland R.D.). (S.O. 29375.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 98581, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured yellow.

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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 31/135.)

Additional Land taken for an Extension of the Foxton - New Plymouth Railway from New Plymouth to the Breakwater at Maturoa.

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

TN 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 additional land mentioned in the Schedule hereto is hereby taken for an extension of the Foxton-New Plymouth Railway, from New Plymouth to the Breakwater at Moturoa.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 24·1 perches. Being Section 885, Grey District, Block IV, Paritutu Survey District.

Situated in the Borough of New Plymouth. (S.O. 7577.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 96762, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/857.)

Revoking a Proclamation taking Additional Land for the Purposes of a Native School in Block XII, Omapere 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

revoke the Proclamation dated the twenty-eighth day of January, one thousand nine hundred and thirty-eight, and published in the New Zealand Gazette No. 7 of the third day of February, one thousand nine hundred and thirty-eight, at page 152, taking additional land for the purposes of a Native school in Block XII, Omapere Survey District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 31/135.)

Crown Land set apart for the Purposes of a State Highway Depot in the Borough of Cromwell.

[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 Crown land described in the Schedule hereto is hereby set apart for the purposes of a State highway depot; and I do also hereby declare that this Proclamation shall take effect on and after the third day of October, one thousand nine hundred and thirty-eight.

SCHEDULE.

APPROXIMATE area of the piece of Crown land set apart: 1 acre.

Being Section 1, Block XVI, Town of Cromwell.

Situated in the Borough of Cromwell (Otago R.D.). (S.O. 190 Tn.)

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 98579, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 70/20/16.)

Stopping Portion of Government Road in Block XV, Waipukurau 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 as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

Approximate area of the piece of road hereby stopped: 1 rood 4.6 perches. Adjoining or passing through Section 3, Lindsay Settlement.

Situated in Block XV, Waipukurau Survey District (Hawke's Bay R.D.). (S.O. 1179.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 98439, 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 22nd day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 70/5/30/0.)

Defining the Middle-line of a further Portion of the South Island Main Trunk Railway (97 m. 40 ch. to 104 m. 60 ch.).

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 middle-line of a further portion of the South Island Main Trunk Railway shall be that defined and set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

Commencing at a point in the foreshore reserve opposite part Lot 4, D.P. 464, of Section 343, Kaikoura Suburban Registration District, Block X, Mount Fyffe Survey District, marked 97 miles 40 chains, such point being identical with the point of termination of middle-line proclaimed on the 12th day of August, 1937 (New Zealand Gazette, 1937, page 1837), and proceeding thence in a southerly, then westerly, and then south-westerly direction generally for a distance of approximately 7 miles 20 chains and passing in, into, through, or over the following lands, &c., viz., part Lot 3, D.P. 431, Lot 26, D.P. 500, and Lots 11, 10, 9, 8, 7, 6, 5, 4, 3, and 2, D.P. 1041, Section 340, Kaikoura Suburban (Recreation

Reserve), Lot 3, D.P. 822, Lot 1, D.P. 879, Section 205, parts Section 204, Sections 199, 198, and 133, Kaikoura Suburban, Lot 1, D.P. 320, Lots 2 and 1, D.P. 734, and Lot 2, D.P. 463, all in Block X, Mount Fyffe Survey District, part Lot 1, D.P. 463, Sections 212, 228, 227, 242, 243, 246, 247, 248, 285, Kaikoura Suburban, Section 2, and Kahutara Native Reserve "G," all in Block IX, Mount Fyffe Survey District, and terminating at a point in the said Kahutara Native Reserve "G," marked 104 miles 60 chains, such point being identical with the point of termination of the middle-line proclaimed on the 1st day of December, 1936 (New Zealand Gazette, 1936, page 2316); including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the Marlborough Land District. As the same is delineated on the plan marked P.W.D. 99870 (2 sheets), 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 12/20.)

Roads closed in Blocks I, II, V, VI, IX, X, and XIII, Gordon Survey District, and Block I, Motupiko Survey District, Waimea County.

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 closed the portions of road in Gordon and Motupiko Survey Districts described in the Schedule hereto.

SCHEDULE.

Approximate Areas of the Portions of Road closed.	Adjoining or passing through	Situated in Block	Situated in Survey District of	Shown on Plan.
A. R. P. 12 2 16 { 13 1 24 6 1 22 {	Section 13, Square 5, and S.G.R. 11, and Parts Run 22	I and II VI	Gordon	P.W.D. 98162.
11 3 22	Section 8 and Lot 1 of S.G.R. 12	VI	,,	,,
$ \begin{array}{cccc} 15 & 0 & 32 \\ 9 & 2 & 16 \end{array} $	Section 1s, Golden Downs Settlement, and Section 8 (S.O. 445 R.)	VI ·	"	,,
14 0 21	Parts Sections 1s, 1 of 2s, and 2 of 2s, Blue Glen Settlement, and Sections 1, 3, 4, and 8	XIII	,,	P.W.D. 98163.
7 2 23	Section 4s, Blue Glen Settlement, and part Section 21, Square 35 (S.O. 446 R.)	I	Motupiko	,,
13 1 9	Section 110 E.R., Upper Motueka, and Sections 3 (S.G.R. 2) and 4 (S.G.R. 3)	1	Gordon	P.W.D. 98164.
13 1 3	Sections 4 (S.G.R. 3) and 2, and Section 2 (S.G.R. 3)	I V	} "	,,
19 2 35	Sections 2 (S.G.R. 3) and 1	V	,,	,,
27 2 4	Section 2 (S.G.R. 3), Sections 11 (S.G.R. 3), 4, 6, and 7, and Reserve B (S.O. 447 R.)	IX X	} "	,,
$18 0 30 \\ 21 2 17 $	Sections 1s and 2s, Golden Downs Settlement	X	,,	P.W.D. 98165.
$ \begin{array}{ccc} 0 & 0 & 37 \\ 0 & 1 & 34 \end{array} $	Section 1s, Golden Downs Settlement (S.O. 448 R.) (Nelson R.D.)	VI	,,	,,

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

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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 42/711.)

Land proclaimed as Road, and Road closed, in Blocks IX and X, Hope Survey District, Murchison 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 Hope Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE. LAND PROCLAIMED AS ROAD.

Approximate Area of the Piece 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. 2 1 26	Scenery Preservation Reserve No. 1 (Nelson R.D.) (S.O. 9010.)	IX and X	Норе	P.W.D. 99366	Yellow.

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. R. P. 1 2 33	Scenery Preservation Reserve No. I (Nelson R.D.) (S.O. 9010.)	IX and X	Норе	P.W.D. 99366	Green.

All in the Nelson 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 21st day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 70/11/54/0.)

 $Roud\ closed\ in\ Block\ XIV, Bruce\ Bay\ Survey\ District,\ We stland\\ County.$

[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 closed the portion of road in Bruce Bay Survey District described in the Schedule hereto.

SCHEDULE.

Approximate area of the piece of road closed: 3 roads 26-2 perches.

Adjoining or passing through part Section 781 (N.R. 6) and Crown land.

Situated in Block XIV, Bruce Bay Survey District (Westland R.D.). (S.O. 3363.)

In the Westland Land District; as the same is more particularly delineated on the plan marked P.W.D. 96699, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 23/381/99.)

Land proclaimed as Street in the Borough of Devonport.

[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 street the land in the Borough of Devonport described in the Schedule hereto.

SCHEDULE.

Approximate areas of the pieces of land proclaimed as street:—

A. R. P. Being Portion of

0 0 25 20 Part Allotment 30 of Section 2; coloured blue.

0 0 12·36 Part Lot 52, D.P. 382, being part Allotment 29 of Section 2; coloured yellow.

Situated in Block VI, Rangitoto Survey District (Parish of Takapuna), (Auckland R.D.). (S.O. 29399.)

In the North Auckland Land District; as the same are

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 98661, 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/2194.)

Land proclaimed as Street, and Street closed, in the City of Wellington.

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 street the land in the City of Wellington described in the First Schedule hereto; and also do hereby proclaim as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS STREET.

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

A. R. P.

Being Portion of

13·94 Lot 386, D.P. 172, and being part Section 4,
Town District; coloured blue.

10·0 2·46 Lot 388, D.P. 172, and being part Section 4,
Town District; coloured blue.

10·0 1·10 Lot 390, D.P. 172, and being part Section 4,
10·0 2·25 Town District; coloured blue.

10·0 16·80 Lot 392, D.P. 172, and being part Section 4,
Town District; coloured blue.

10·0 0·36 Lot 393, D.P. 172, and being part Section 4,
Town District; coloured red.

10·0 14·59 Lot 394, D.P. 172, and being part Section 4,
Town District; coloured red.

SECOND SCHEDULE.

STREET CLOSED.

APPROXIMATE area of the piece of street closed :-

A. R. P. Adjoining or passing through 0 0 12·2 Lots 393 and 395, D.P. 172, being part Section 4, Town District; coloured green.

All situated in Block XI, Port Nicholson Survey District. (S.O. 3290.)

All in the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 100004; 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 26th day of September, 1938.

R. SEMPLE, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 51/333.)

Revoking in Part a Proclamation setting apart Lands Westland Land District for Lease as a Village Settle-

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section five of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby revoke in so far as it relates to the land described in the Schedule hereto the Proclamation made on the fourth day of March, one thousand nine hundred and five, and published in the Gazette of the ninth day of March then instant, page 662, setting apart lands for lease as a village settlement under Part IV of the Land Act, 1892.

SCHEDULE.

WESTLAND LAND DISTRICT.

Runanga Village Settlement, Block III, Cobden Survey District. SECTION 1, Block XLIV: Area, 32 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 23rd day of September, 1938.

F. JONES, For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 23/781.)

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 and national-endowment land described in the Schedule hereto see a promptor State forest. described in the Schedule hereto as a permanent State forest.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—AUCKLAND FOREST-CONSERVATION REGION.

ALL that area of national-endowment land and Crown land in the North Auckland Land District, Mangonui and Whangaroa Counties, containing by admeasurement 8,927 acres, more or less, situated in Blocks II, III, VI, VII, and XI, Mangonui Survey District, and bounded generally as follows: Commencing at the westernmost corner of Allotment 86A, Mangonui East Parish; thence towards the north-east by Allotments 86A and 74A of the said parish, and Lot 1 on D.P. 12803; towards the south-east by Section 9, Block VII aforesaid, the abutment of a public road, and Allotments 63, 78, 77, 76, and 75 of the aforesaid parish; towards the east by the said Allotment 75, a public road, the crossing of a public road, and by a public road to a point in line with the south-western boundary of Allotment 54 of the aforesaid parish, and by the crossing of the road and by the said Allotment 54 to and across Stony Stream; towards the north by the said stream, Allotment 11, Whakapaku Parish, the abutment of a public road, again by the said Allotment 11, ALL that area of national-endowment land and Crown land abutment of a public road, again by the said Allotment II, and by section 10, Block VII aforesaid; towards the northeast by Section 9A, Block VII aforesaid, to the south-eastern corner of that section; towards the south-east by a right line to the northernmost corner of Allotment 5, Whakapaku Parish, by the said Allotment 5, Section 12, Block VII aforesaid, the Mangataraire Stream, and Section 3, Block XI said, the Mangataraire Stream, and Section 3, Block XI aforesaid, to a public road; towards the south-west by that road, Section 17, Block XI aforesaid, Allotment 4, Whakapaku Parish, by Stony Stream to a point in line with the northern boundary of Allotment 58, Mangonui East Parish, by the crossing of that stream, by Allotment 58 aforesaid, the crossing of a public road, again by the said Allotment 58, by a public road to a point in line with the northern boundary of Allotment 21, Mangonui East Parish, by the crossing of that road and by Allotment 21 aforesaid; towards the west by a public road to and across a public road; towards the south and north-west by public roads to the northern corner of Allotment 66A, Mangonui East Parish; towards the southwest by the crossing of a public road, by Allotment 19, Mangonui East Parish, and Old Land Claim 104; towards the south-east by the said Old Land Claim 104, the crossing of a public road, again by Old Land Claim 104 and by Allotment 18A, Mangonui East Parish; towards the southwest by a public road, Allotment 18B, Mangonui East Parish, Allotment 18a, Mangonui East Parish; towards the southwest by a public road, Allotment 18b, Mangonui East Parish, a public road, the crossing of a public road, again by a public road, by Allotment W 17, Mangonui East Parish, the crossing of a public road, again by Allotment W 17 aforesaid to and across a public road, by that road to the southernmost corner of Section 4, Block VI aforesaid, by the crossing of that road, by Lot 3, D.P. 25929, to and across Hihi Stream, by that stream and by a road to the south-western corner of Allotment 33, Mangonui East Parish; towards the west by Allotments 34 and 46a, Mangonui East Parish, the Taimaro Road, the crossing of that road, the Maungaroa Stream, Allotments 51 and 84, Mangonui East Parish, a public road, and Allotments 51 and 84, Mangonui East Parish; towards the north-west by Lot 4 on D.P. 17267, the crossing of a public road, again by Taimaro Block, the crossing of a public road, again by Taimaro Block, by a public road to a point in line with the eastern boundary of Allotment 88b, Mangonui East Parish, by the crossing of that road, Allotments 88b and 88a, Mangonui East Parish, a public road, a Native cemetery, and again by a public road; towards the north-east by Allotments 88b and 88c, Mangonui East Parish, and a public road, and Waimahana C, D 3a, D 3b 2, and D 1 Blocks to the point of commencement. Save and excepting Allotment 80, Mangonui East Parish, and all intersecting public roads. As the same is more particularly delineated on plan No. 3/2, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (North Auckland plan S.O. 29735.) west by a public road, Allotment 18B, Mangonui East Parish,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 21st day of September, 1938.

FRANK LANGSTONE, Commissioner of State Forests.

GOD SAVE THE KING!

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 and provisional State forest described in the Schedule hereto as a permanent State forest.

SCHEDULE.

AUCKLAND LAND DISTRICT.—AUCKLAND FOREST-CONSERVATION REGION.

ALL those areas in the Auckland Land District, Thames County, containing by admeasurement a total of 2,209 acres 0 roods 28 perches, more or less, being Crown land (2,120 acres 1 rood 28 perches) and Provisional State Forest No. 128 (Gazette, 1925, page 891—88 acres 3 roods), situated in Blocks III, V, and VI, Thames Survey District, and described as follows:—

Section	Block	Survey District of			Area.
	1				A. R. P.
3	III	Thames			255 0 0
4	III	,,			280 0 0
5	III	,,			11 0 0
6	III	,,			188 2 0
7	III	,,			237 0 0
8	III	,,		1	543 0 0
3	V	,,			88 3 0
4	v	,,			129 0 0
$\hat{5}$	VT				134 1 28
6	vī	,,			343 0 0

As the same are more particularly delineated on plan No. 23/45, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Auckland plan S.O. 2960.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 21st day of September, 1938.

> FRANK LANGSTONE, Commissioner of State Forests.

GOD SAVE THE KING!

Authorizing Blackwater Mines (Limited) to use Water for the Purpose of generating Electricity and amending an existing

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of September, 1938

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, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend in the respects set forth in the First Schedule hereto the license therein described (hereinafter called "the principal license") authorizing Blackwater Mines (Limited), being a company incorporated in England and having its place of business for New Zealand at Reefton (hereinafter referred to as "the licensee"), to use water for the purpose of generating electricity; and, further, doth hereby grant to the licensee a license subject to the conditions set forth in the Second Schedule hereto, to utilize a second time the same water as is referred to in the principal license at the place, in the manner, and to the extent set forth in the said Second Schedule for the purpose of generating further electrical energy. the Governor-General of the Dominion of New Zealand,

FIRST SCHEDULE.

(1) The principal license is the license dated the 3rd day of May, 1934, published in the New Zealand Gazette on the tenth day of the same month, at page 1121, authorizing the

licensee to use water for the purpose of generating electricity and to erect electric lines within portion of the Inangahua

County; and
(2) The same is amended by deleting from the operative (2) The same is amended by deleting from the operative part thereof the portion commencing with the words "to take and use from the Snowy River" and terminating with the words "to supply the said water" and in lieu thereof substituting the following words "to take and use from the Snowy and Alexander Rivers and subsidiary streams at the points hereinafter defined a stream of water (hereinafter referred to as 'the said water') not exceeding thirty-two cubic feet per second at any one time of which not more than twenty feet per second at any one time of which not more than twenty cubic feet per second shall be taken from the Snowy River and not more than twelve cubic feet per second shall be taken from the Alexander River: Provided that the said water shall be inclusive of and not either wholly or partially in addition to all or any quantities from the said sources granted to the licensee by licenses issued under the Mining Act or any other authority: Provided, further, that nothing herein contained shall be held to guarantee that either of the said rivers contains sufficient water to supply its proportion of the said water"; and

(3) The point in the Snowy River from which the licensee is

(3) The point in the Snowy River from which the licensee is authorized to take water is that defined in the principal license and shown on plan P.W.D. 87180, while the point in the Alexander River from which the licensee is authorized to take water is near the junction of the Absolum Creek and the Alexander River as shown on plan P.W.D. 99757, deposited in the office of the Minister of Public Works at Wellington, and the points from which the licensee is authorized to take water from the subsidiary streams are the points on the route of the Alexander water-race indicated on the said plan P.W.D. 99757. (3) The point in the Snowy River from which the licensee is

SECOND SCHEDULE.

1. Description of Works.

The licensee is hereby authorized subject to the conditions hereof to construct, maintain, and use a water-wheel and power-house at a point indicated on plan P.W.D. 99757 near the junction of the licensee's Alexander and Snowy water-races.

2. Utilization of the Water.

Water may be used under the authority of this license solely for the purpose of generating electrical energy up to a maximum output of two hundred and seventy-five kilowatts for use in the licensee's battery in the vicinity of the north

3. 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.

4. License subject to Regulations.

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

5. 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. The generating voltage and the transmission voltage shall be approximately 3,300 volts between phases.

6. Duration of License.

Unless sooner determined this license shall continue in force until the 3rd day of May, 1956.

For the purpose of assessing the annual rental payable For the purpose of assessing the annual rental payable in respect of this license, the licensee may install a suitable maximum-demand indicator (such indicator to be calibrated in kilowatts and rental to be charged on a kilowatt basis) 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 275 kilowatts.

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

(P.W. 26/1070.)

Authorizing the Auckland Harbour Board to reclaim Land near the Site of the Proposed Export Wharf, Auckland Harbour.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938

 ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is provided by section one hundred and sixty-eight of the Harbours Act, 1923 (hereinafter called "the said Act"), that the Governor-General may from time to time, by Order in Council, authorize any local authority or Harbour Board to realism from the sea areas not averaging or Harbour Board to reclaim from the sea, areas not exceeding five acres in extent, in any case where he considers that the reclamation will not affect navigation and is for the benefit

rectamation will not affect navigation and is for the benefit of the public:

And whereas the Auckland Harbour Board (hereinafter called "the Board") is desirous of reclaiming from the sea certain land near the site of the proposed export wharf, Auckland Harbour, and the said reclamation is of such a nature as aforesaid, and the Board has applied to the Governor-General in Council for an order authorizing the execution of the said harbour works: execution of the said harbour works:

And whereas it has been made to appear to the Governor-General in Council that the proposed work will not be or tend to the injury of navigation, and is for the benefit of the

public:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Board to reclaim from the sea near the site of the proposed export wharf, Auckland Harbour, the area of land shown edged red on plan marked M.D. 7745, and deposited in the effect of the Mein Dorth Mein Mein Dorth Mein Dorth Mein Dorth Mein Dorth Mein Mein Dorth Mein Dorth Mein Dorth Mein Dorth Mein Dorth Mein Dorth Mein Mein Dorth Me in the office of the Marine Department at Wellington, such reclamation to be carried out and constructed in accordance with the said plan marked M.D. 7745.

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

Licensing the Dargaville Sawmilling Company, Ltd., to use and occupy a Part of the Foreshore and Land below Low-water Mark at Dargaville on the Wairoa River, Kaipara Harbour, as a Site for a Timber-boom.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Harbours Act, 1923, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby license and permit the Dargaville Sawmilling Company, Ltd., of Dargaville (hereinafter called "the company," which term shall include its successors and assigns unless the context requires a different construction), to use and occupy all that part of the foreshore and land below low-water mark at Dargaville on the Waison Biyon Kaipore Harbour, shown on part of the foreshore and land below low-water mark at Dargaville on the Wairoa River, Kaipara Harbour, shown on plan marked M.D. 5893, approved on the ninth day of September, one thousand nine hundred and twenty-four, and deposited in the office of the Marine Department at Wellington, for the purpose of the use of a timber-boom as shown on the said plan for a term of fourteen years computed from on the said plan for a term of fourteen years computed from the ninth day of September, one thousand nine hundred and thirty-eight, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the terms—
"Foreshore" means such parts of the bed, shore, or

banks of a tidal water as are covered and un-covered by the flow and ebb of the tide at ordinary spring tides:

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

ordinary spring tides

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

The concessions and privileges conferred by this Order

in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the maintenance of the said timber-boom as shown on plan M.D. 5893.

3. In consideration of the concessions and privileges granted by this Order in Council the company shall pay to the Minister the sum of £1 and thereafter an annual sum to the Minister the sum of £1 and thereafter an annual sum of £5 in advance, payable on the first day of April in each year, the proportionate part of such rental in respect of the period from the 9th day of September, 1938, until the 31st day of March following to be paid on the company being supplied with a copy of this Order in Council.

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

payment.

5. The company shall maintain the above-mentioned timber-boom in good order and repair and shall at all times exhibit from the said timber-boom, and maintain at the company's own cost, suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited

until after it has been approved of by the Minister.

6. The company shall keep the timber-boom and the waterway of the river clear of all debris produced by the

company's workings.

7. The company shall make provision for the safe and company shall make provision for the safe and safe wassals and boats through the said expeditious passage of vessels and boats through the said

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

9. Nothing herein contained shall authorize the company

to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the 9th day of September, 1938, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

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

in New Zealand.

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

through any default or neglect on the company's part.

13. In case the company shall—

(1) Commit or suffer a breach of the conditions herein-(2) Cease to use or occupy the said timber-boom for a period of thirty consecutive days;
(3) Be in any manner wound up or dissolved; or

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

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

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

condition within three months from the date of the revocation or expiry, as the case may be; and, if the company fails so to do, the Minister may cause the said timber-boom to be removed and the site so restored and may recover from the company the costs incurred by the said removal and restoration.

15. The occupation of the said timber-boom shall be sufficient evidence of the acceptance by the company of the terms and conditions of this Order in Council.

C. A. JEFFERY, Clerk of the Executive Council, Amending Order in Council dated 1st December, 1937, licensing Maurice Gover Dudding to occupy Foreshore at Dudding's Creek, Kaipara Harbour, as a Site for a Logslip.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the first day of December, one thousand nine hundred and thirty-seven, and published in the Gazette of the ninth day of the same month, at page 2658, Maurice Gover Dudding was licensed to occupy a part of the foreshore and land below low-water mark in Dudding's Creek, Port Albert, Kaipara Harbour, as a site for a logslip:

And whereas it is desirable to amend the said Order in Canacil.

And whereas it is desirable to amend the said Order in Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, as from the first day of November, one thousand nine hundred and thirty-seven, the hereinbefore-recited Order in Council by revoking in clause three of the Schedule thereto the symbol and figures "£2" and substituting the symbol and figures "£1."

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

Granting Temporary Exemption from Section 50 (4) of the Friendly Societies Act, 1909.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to subsection one of section forty of the Finance Act, 1938, His Excellency the Governor-General, being of opinion that compliance with the provisions of subsection four of section fifty of the Friendly Societies Act, 1909, by the Grand Lodge of the North Island of New Zealand of the United Ancient Order of Druids, being a registered society within the meaning of the last-named Act (hereinafter called "the said society"), in respect of the period of two years ending on the thirty-first day of December, one thousand nine hundred and thirty-eight, would impose one thousand nine hundred and thirty-eight, would impose undue hardship on the said society, and acting by and with the advice and consent of the Executive Council, doth hereby grant to the said society exemption to the extent hereinafter set out from the obligations of the said subsection four in respect of the period aforesaid, that is to say, that in lieu of the interest at the rate of not less than four per centum per annum payable by the said society into any benefit fund of the said society into any benefit fund of the said society in terms of the said subsection four it shall be sufficient compliance with the obligations of the said subsection four relating to moneys forming part of any benefit subsection four relating to moneys forming part of any benefit fund of the said society invested in the purchase of the land referred to in the Schedule hereto and/or the erection of offices or buildings on the said land if there be paid by the said society into any such benefit fund as aforesaid by way of interest for the period of two years aforesaid a sum equal to the net amount received by the said society by way of rents and premiums paid (whether before, during, or after the period of two years aforesaid) for any lease, letting, or other period of two years aforesaid) for any lease, letting, or other tenancy or license of or relating to any part of the said premises during the period of two years aforesaid and by way of any other revenue obtained from the said premises during the period of two years aforesaid.

SCHEDULE.

ALL that piece of land situated at the corner of Woodward Street and Lambton Quay, in the City of Wellington, together with the building erected thereon known as the Druids' Chambers.

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

Granting Temporary Exemption from Section 50 (4) of the Friendly Societies Act, 1909.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to subsection one of section forty of the Finance Act, 1938, His Excellency the Governor-General, being of opinion that compliance with the provisions of subsection four of section fifty of the Friendly Societies Act, 1909, by the New Zealand Central District, No. 86, Independent Order of Rechabites Friendly Society, being a registered society within the meaning of the last-named Act (hereinafter called "the said society"), in respect of the year ending on the thirty-first day of December, one thousand nine hundred and thirty-seven, would impose undue hardship on thundred and thirty-seven, would impose undue hardship on the said society, and acting by and with the advice and consent of the Executive Council, doth hereby grant to the said society exemption to the extent hereinafter set out from the obligations of the said subsection four in respect of the period aforesaid, that is to say, that in lieu of the interest at the rate of not less than four per centum per annum payable by the said society into any benefit fund of the said society in terms of the said subsection four it shall be sufficient compliance with the obligations of the said subsection four relating to moneys forming part of any benefit fund of the said society invested in the purchase of the land referred to in the Schedule hereto and/or the erection of offices or buildings on the said land if there be paid by the said society into any such benefit fund as aforesaid by way of interest for the any such benefit fund as anoresaid by way of interest for the period aforesaid a sum equal to the net amount received by the said society by way of rents and premiums paid (whether before, during, or after the period aforesaid) for any lease, letting, or other tenancy or license of or relating to any part of the said premises during the period aforesaid and by way of any other revenue obtained from the said premises during the regid aforesaid. the period aforesaid.

SCHEDULE.

All that piece of land situated at 125 Willis Street, in the City of Wellington, together with the buildings erected thereon known as the Rechabite Chambers.

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

Granting Temporary Exemption from Section 50 (4) of the Friendly Societies Act, 1909.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to subsection one of section forty of the Finance Act, 1938, His Excellency the Governor-General, being of opinion that compliance with the provisions of subsection four of section fifty of the Friendly Societies Act, 1909, by the Auckland District Branch of the Ancient Order of Foresters of New Zealand Friendly Society, No. 356, being a registered branch within the meaning of the last-named Act (hereinafter called "the said branch"), in respect of the period of two years ending on the thirty-first day of December, one thousand nine hundred and thirty-eight, would impose undue hardship on the said branch, and acting by and with the advice and consent of the Executive Council, doth hereby grant to the said branch exemption to the extent hereinafter set out from the obligations of the said subsection four in hereby grant to the said branch exemption to the extent hereinafter set out from the obligations of the said subsection four in respect of the period aforesaid, that is to say, that in lieu of the interest at the rate of not less than four per centum per annum payable by the said branch into any benefit fund of the said branch in terms of the said subsection four it shall be sufficient compliance with the obligations of the said subsection four relating to moneys forming part of any benefit fund of the said branch invested in the purchase of the land referred to in the Schedule hereto and/or the erection of offices or buildings on the said land if there be paid by the of offices or buildings on the said land if there be paid by the said branch into any such benefit fund as aforesaid by way of interest for the period of two years aforesaid a sum equal to the net amount received by the said branch by way of

rents and premiums paid (whether before, during, or after the period of two years aforesaid) for any lease, letting, or other tenancy or license of or relating to any part of the said premises during the period of two years aforesaid and by way of any other revenue obtained from the said premises during the period of two years aforesaid.

SCHEDULE.

ALL that piece of land situated at the corner of Albert Street and Wellesley Street, in the City of Auckland, together with the building erected thereon known as the Foresters' Buildings.

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

Granting Temporary Exemption from Section 50 (4) of the Friendly Societies Act, 1909.

GALWAY. Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to subsection one of section forty of the Finance Act, 1938, His Excellency the Governor-General, being of opinion that compliance with the provisions of subsection four of section fifty of the Friendly Societies Act, 1909, by the Auckland District of the Manchester Unity Independent Order of Oddfellows (New Zealand) Friendly Society, being a registered branch within the meaning of the last-named Act (hereinafter called "the said branch"), in respect of the period of two years ending on the thirty-first day of December, one thousand nine hundred and thirty-eight, would impose undue hardship on the said branch, and first day of December, one thousand nine hundred and thirtyeight, would impose undue hardship on the said branch, and
acting by and with the advice and consent of the Executive
Council, doth hereby grant to the said branch exemption to
the extent hereinafter set out from the obligations of the
said subsection four in respect of the period aforesaid, that
is to say, that in lieu of the interest at the rate of not less
than four per centum per annum payable by the said branch
into any benefit fund of the said branch in terms of the said
subsection four it shall be sufficient compliance with the
obligations of the said subsection four relating to moneys
forming part of any benefit fund of the said branch invested
in the purchase of the land referred to in the Schedule hereto
and/or the erection of offices or buildings on the said land if and/or the erection of offices or buildings on the said land if there be paid by the said branch into any such benefit fund as aforesaid by way of interest for the period of two years aforesaid a sum equal to the net amount received by the said branch by way of rents and premiums paid (whether before, during, or after the period of two years aforesaid) for any lease, letting, or other tenancy or license of or relating to any part and/or the erection of offices or buildings on the said land if of the said premises during the period of two years aforesaid and by way of any other revenue obtained from the said premises during the period of two years aforesaid.

SCHEDULE.

ALL that piece of land situated at the corner of Victoria Street and Hobson Street, in the City of Auckland, together with the building erected thereon known as the Manchester Unity Building.

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

Authorizing the Borrowing by the Green Island Borough Council by Way of Hypothecation of Debentures issued in respect of a Loan of £4,000.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council made on the eighth day MEREAS by Order in Council made on the eighth day of September, one thousand nine hundred and thirty-seven, consent was given to the raising in New Zealand by the Green Island Borough Council (hereinafter called "the said local authority") of the sum of four thousand pounds (£4,000) by a loan to be known as "Drainage (Advances to Property Owners) Loan, 1937" (hereinafter called "the said loan"), such consent being given subject to the determinations as to borrowing and repayment therein set out, including, inter alia, the provision that the rate of interest that might be paid in respect of the said loan or any part thereof should be such as should not produce to the lender or lenders a rate or rates exceeding three pounds ten shillings (£3 10s.) per centum per annum:

And whereas the said local authority, pending the raising of the said loan in accordance with the said determinations, is desirous of borrowing the said amount or part thereof by

of the said loan in accordance with the said determinations, is desirous of borrowing the said amount or part thereof by hypothecation or mortgage pursuant to section thirty-four of the Local Bodies' Loans Act, 1926, of the debentures authorized to be issued in respect 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 seven of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and by section eight of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1933, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the said local authority, pending the raising of the said loan in accordance with the said determinations, borrowing the said amount of four thousand pounds (£4,000) or any part thereof by the hypothecation or mortgage of the said debentures at a rate of interest not exceeding four pounds ten shillings (£4 10s.) per centum per annum, and hereby prescribes that the moneys borrowed by the hypothecation or mortgage of the said debentures shall, pending the raising of the said loan, be repaid by annual amounts equivalent to the amounts of rincipal which would have been repaid if on the first day on which any moneys are borrowed by such hypothecation or mortgage the whole of the said loan of four if on the first day on which any moneys are borrowed by such hypothecation or mortgage the whole of the said loan of four thousand pounds (£4,000) had been raised on the terms prescribed by the said Order in Council made on the eighth day of September, one thousand nine hundred and thirty-

> A. JEFFERY Clerk of the Executive Council.

(T. 49/287/11.)

Authorizing the Borrowing by the Waimea Electric-power Board by Way of Hypothecation of Debentures issued in respect of a Loan of £6,500.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the first day of September, one thousand nine hundred and thirty. ▼▼ of September, one thousand nine hundred and thirty-eight, consent was given to the raising in New Zealand by the Waimea Electric-power Board (hereinafter called "the said local authority") of the sum of six thousand five hundred pounds (£6,500) by a loan to be known as "Waimea Area Reticulation Supplementary Loan, 1938" (hereinafter called "the said loan"), such consent being given subject to the determinations as to borrowing and repayment therein set out, including, inter alia, the provision that the rate of interest that might be paid in respect of the said loan or any part thereof should be such as should not produce to the lender or lenders a rate or rates exceeding three pounds ten shillings. or lenders a rate or rates exceeding three pounds ten shillings

(£3 10s.) per centum per annum:

And whereas the said local authority, pending the raising of the said loan in accordance with the said determinations, is desirous of borrowing the said amount or part thereof by hypothecation or mortgage pursuant to section thirty-four of the Local Bodies' Loans Act, 1926, of the debentures

of the Local Bodies' Loans Act, 1926, of the debentures authorized to be issued in respect 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 seven of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and by section eight of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1933, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the said local authority, pending the raising of the said loan in accordance with the said determinations, borrowing the said amount or any part thereof by the hypotheof the said loan in accordance with the said determinations, borrowing the said amount or any part thereof by the hypothecation or mortgage of the said debentures at a rate of interest not exceeding four pounds ten shillings (£4 10s.) per centum per annum, and hereby prescribes that the moneys borrowed by the hypothecation or mortgage of the said debentures shall, pending the raising of the said loan, be repaid by annual amounts equivalent to the instalments of principal which would have been repaid if on the first date on which any moneys are borrowed by such hypothecation or mortgage the whole of the said loan of six thousand five hundred pounds (£6,500) had been raised on the terms prescribed by the said Order in Council made on the first day of September, one thousand nine hundred and thirty-eight. one thousand nine hundred and thirty-eight.

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

(T. 49/515/2.)

Consenting to the Raising of Loans by certain Local Authorities and prescribing the Conditions thereof.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

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

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

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

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

moneys.

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

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

SCHEDULE.

First Column. Name of Local Authority.	Second Column. Name of Loan.	Third Column. Amount of Loan.	Fourth Column. Term of Loan (Years).	Fifth Column. Rate of Interest	
Tauranga Borough Council	Mount Maunganui Waterworks Exten-	£ 5,700	20	£ s. d. 3 10 0	
Tauranga Borough Council Palmerston North Hospital Board	sion Loan, 1938 Otumoetai Waterworks Extension Loan, 1938 Building Loan, 1937	4,600 7,000	20 20	3 10 0 3 10 0	

C. A. JEFFERY, Clerk of the Executive Council

(T. 40/416/6.)

Consenting to the Raising of a Loan of £3,000 by the Westland Hospital Board and prescribing the Conditions thereof.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Westland Hospital Board (hereinafter called "the said local authority"), being desirous of raising the sum of three thousand pounds (£3,000) by a loan to be known as "Alterations and Additions Loan, 1938" (hereinafter called "the said loan"), for the purpose of carrying out alterations and additions to the Westland Hospital, 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

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 pounds (£3,000), and in giving such consent doth hereby determine as follows:—

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 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 as follows:—

paid as follows:—

(a) By twenty (20) equal payments of one hundred and four pounds eighteen shillings and fourpence (£104 18s. 4d.), one of such payments to be made at the end of every half-year commencing from the date on which the said loan is raised. Each such half-yearly payment shall be applied first in payment of interest computed at the rate of three pounds ten shillings (£3 10s.) per centum per annum on the amount of the principal for the time being outstanding at the beginning of each half-year, and the balance of such half-yearly payment in reduction of balance of such half-yearly payment in reduction of principal.

principal.

(b) By a payment at the end of the tenth year from the date of the raising of the said loan of a sum equal to the amount to which the said principal has been reduced in accordance with the preceding paragraph (a) hereof after payment of the aforesaid twenty (20) half-yearly payments.

(4) The payment of such instalments shall be made in New Zealand, and no instalments shall be paid out of loanmoneys

moneys.
(5) The amount 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. 49/365/1.)

Consenting to the Raising of Loans of £17,000 and £3,000 by the Mackenzie County Council and prescribing the Condi-

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Mackenzie County Council being desirous of raising the loans set out in the First Column of the Schedule hereto 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 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,

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 loans set out in the First Column of the said Schedule, up to the respective amounts specified in the Second 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 Third Column of the said Schedule.

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

the 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 Fourth Column of the said Schedule.

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

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

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

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

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

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

SCHEDULE.

First Column. Name of Loan.	Second Column. Amount of Loan.	Third Column. Term of Loan (Years).	Fourth Column. Rate of Interest.
Fairlie Water-supply and Sewer- age Loan, 1938 Fairlie Sewerage Advances Loan, 1938	£ 17,000 3,000	35 12	£ s. d. 3 10 0 3 10 0

A. JEFFERY Clerk of the Executive Council.

(T. 49/257/5.)

Varying the Determinations in respect of the Green Island Borough Council's Loan of £3,500.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the eighth day of September, one thousand nine hundred and thirty-seven, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Green Island Borough Council (here-inafter called "the said local authority") of the sum of three thousand five hundred pounds (£3,500) by a loan to be known as "Drainage and Sewerage Loan, 1937" (hereinafter called

And whereas the authority conferred by the said Order in Council has not been exercised, and it is expedient to vary certain of the determinations aforesaid in respect of the said

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby vary certain of the determinations aforesaid in respect of the said lean by prescribing as follows. loan by prescribing as follows:

(1) In lieu of the term of twenty-eight (28) years specified in clause one of the said Order in Council, the term shall

be fifteen (15) years.

(2) In lieu of repayment as specified in clause three of the said Order in Council the said loan shall be repaid by annual instalments of principal of not less than two hundred pounds (£200) in each of the first fourteen (14) years of the currency of the said loan and a payment of seven hundred pounds (£700) in the fifteenth year thereof.

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

(T. 49/287/11.)

Suspending the Operations of certain Statutes in connection with the Christchurch Metropolitan Show.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 Canterbury Agricultural and Pastoral Association in the Addington Show Buildings, Christchurch, on the tenth and eleventh days of November, one thousand nine hundred and thirty-eight, and to be known as the Christchurch Metropolitan Show, 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 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 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. the said exhibition.

SCHEDULE.

1. Eight hours shall constitute a day's work in or about the 1. Light 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 the least the state of the state

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 expression employed. 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

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 provisions of which has been suspended by this Order in Council, any officer of the industrial union or association concerned who is authorized in writing 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 persons and for this purpose any such officer shall be entitled. persons, 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 Canterbury Agricultural and Pastoral Association.

6. Nothing in this Order in Council shall be deemed to offect any provisions in an award or industrial agreement requiring workers subject to such award or industrial agreement to be members of a union.

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

Officers authorized to take and receive Statutory Declarations.

GALWAY, Governor-General.

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

SCHEDULE.

George Clark, Chief Postmaster, Christchurch Robert Gordon May, Chief Postmaster, Hamilton. Hugh Miller, Chief Postmaster, Invercargill.

Cyril Lyle Mayo, Chief Postmaster, Nelson.
Charles Clark, Chief Postmaster, New Plymouth.
Albert Nyanza Wallace, Chief Postmaster, Palmerston North.
Gladys May Gent (Miss), Postmistress and Telephonist, Tangaihi.

Alexander Leslie Murray Willis, Chief Postmaster, Timaru. Leonard Frederick Round, Postmaster, Seddon.

As witness the hand of His Excellency the Governor-General, this 26th day of September, 1938.

H. G. R. MASON, Minister of Justice.

Amending the Financial Instructions and Allowance Regulations for the New Zealand Military Forces.

AMENDMENTS No. 46.

GALWAY, Governor-General.

TN pursuance and exercise of the powers and authorities conferred on me by the Defence Act, 1909, and its amendments, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby amend in the manner and to the extent set forth in the Schedule hereto the Financial Instructions and Allowance Regulations for the New Zealand Military Forces published in the Gazette dated the sixth day of August, one thousand nine hundred and twenty-five nine hundred and twenty-five.

SCHEDULE.

Financial Instructions and Allowance Regulations for the New Zealand Military Forces.

1. These regulations may be cited as the Financial Instruc-tions and Allowance Regulations for the New Zealand Military

tions and Allowance Regulations for the New Zealand Military Forces, 1925, Amendment No. 46.

2. These regulations shall be read together with and form part of the Financial Instructions and Allowance Regulations for the New Zealand Military Forces, 1925 (hereinafter called "the principal regulations").

3. Except where otherwise provided these regulations shall come into force on the day following notification in the Carette of the making thereof.

Gazette of the making thereof.

4. Regulation 51 of the principal regulations as amended in Gazette No. 40 dated 25th May, 1933, and Gazette No. 34 dated 27th May, 1937, is further amended by deleting £16

and substituting £26.

5. Regulation 80 of the principal regulations as amended in Gazettes No. 66 dated 3rd October, 1929, and No. 40 dated 25th May, 1933, is further amended by deleting the list of officers and substituting the following:—

Officers at Army Headquarters-Chief of the General Staff. Adjutant and Quartermaster-General. Director of Medical Services.

Officers at District Headquarters-Officer Commanding District.

6. Regulation 112 of the principal regulations as substituted in Gazette No. 40 dated 25th May, 1933, and amended in Gazette No. 10 dated 10th February, 1938, is further amended by deleting the final paragraph and substituting the following with effect from and including 1st August, 1938:—

Pay of rank, but not camp allowance, may be issued to members of the Territorial Force for one day each way occupied in travelling to and from camps or courses of instruction when the transportation takes place on days other than those for which camp pay is issued, subject to the following conditions:—

(a) Payable only when the time occupied in travelling would normally necessitate loss of time from civil employment.

(b) That Saturdays, Sundays, and public holidays are regarded for this purpose as normal working days.

Pay when authorized for days occupied in travelling will be included in the Unit Acquittance Rolls for camp pay and disbursed at camp.

7. Regulation 118 of the principal regulations as amended in *Gazette* No. 8 dated 7th February, 1935, and in *Gazette* No. 92 dated 12th December, 1935, is revoked, and the following substituted with effect from and including 1st August, 1938 :-

118. The pay of members of the New Zealand Territorial Force shall be at the following rates when it is authorized for attendance at camps, courses of instruction, out-of-camp training, or for such other duties for which it may be specially approved:—

					P	er D	аy.
					£	S.	d.
Colonels					1	4	0
LieutColone	els				0	18	0
Majors					0	15	0
Captains					0	13	0
Lieutenants	and 2n	d Lieuten	ants		0	11	0
W.O's. Classe	$_{ m es}$ I and	II and St	aff-Serge	ants	0	8	6
Sergeants			`		0	8	0
Corporals an	d Bomb	ardiers			0	7	6
Other ranks					0	7	0

Professional pay in addition will be granted to medical and dental officers at £1 ls. per day and to veterinary officers at 10s. 6d. per day when undergoing their obligatory annual training in camp or when attending a camp which is in lieu of out-of-camp training, and for such other duties for which it may be specially authorized by the Army

8. The principal regulations are amended by inserting next after Regulation 118 thereof the following additional regulation with effect from and including 1st August, 1938:—

118A. In addition to pay of rank, a camp allowance of 5s. per day each will be paid to all ranks of the Territorial Force for each whole day's attendance at an annual camp or course of instruction.

or course of instruction.

9. Regulation 120 of the principal regulations as published in Gazette No. 10 dated 10th February, 1938, is revoked with effect from and including 1st August, 1938.

10. Regulation 101 of the principal regulations are amended in Gazettes No. 40 dated 25th May, 1933, and No. 34 dated 27th May, 1937, is further amended by inserting after "the" in the first line of subparagraph (a) the words "Imperial Defence College Course"; and by inserting after "at" in the same line the word "Minley"; also by inserting before the word "Camberley" in the second line of subparagraph (b) the words "the Imperial Defence College, Minley."

paragraph (b) the words Minley."

11. Regulation 121 of the principal regulations as published in Gazette No. 10 dated 10th February, 1938, is amended with effect from and including 1st August, 1938, by deleting the words "9s. per day" in the third line and substituting "territorial pay of rank and camp allowance."

Travelling-allowances

- 12. Regulation 145 of the principal regulations is revoked and the following substituted with effect from and including 1st August, 1938:—
 - 145 (a) Members of the Territorial Force when travelling on military duty other than in proceeding to or returning from parades, camps, or courses of instruction, will receive travelling-allowance at the minimum rate laid down for equivalent rank in the N.Z. Regular Forces and under the
 - (b) When travelling to and returning from camps and courses of instruction members of the Territorial Force courses of instruction members of the Territorial Force will receive travelling-warrants for their transport and will also receive a refund of out-of-pocket expenses for meals or other essential incidental expenses but not exceeding the daily travelling-allowance prescribed in (a). In special cases which may be justified by any of the circumstances mentioned hereunder the use of a private motor-vehicle may be authorized in lieu of the issue of transport-warrants, at either mileage rates or in return for an issue of petrol at either mileage rates or in return for an issue of petrol for the journey, provided that the cost does not exceed the cost by ordinary means of transport for the number carried including the owner-driver :-
 - (i) When private business obligations will not permit the expenditure of time involved by ordinary means of transport.

 (ii) When Government transport is not available.

 - (iii) When it is in the interests of the Department that the motor-vehicle should be taken to the training or manœuvre area for use on military duties.
 - (iv) When other military duties are required to be performed en route to the camp or training area and for which ordinary means of transport are

This instruction will not apply when troops are carried in vehicles hired under the provisions of paragraph 144A of these regulations, except in so far as meals or accommodation en route are concerned.

(c) Members of the Territorial Force who live beyond half a mile of the place of ordinary parades will be allowed the cost incurred in tram, bus, or train fares (at concession rates where applicable) for attendance at parades which are recorded in the company or platoon roll-book. The distances for which amounts are payable under this heading training to the property wiles for mounted traces and twolves. are limited to twenty miles for mounted troops and twelve miles for other units; and the maximum number of parades for which payment may be claimed in any one training year is thirty-two.

Where a member provides his own means of conveyance the amount payable under this instruction will be the lower of the following:-

- (i) The amount of fares which would have been payable if he had used the normal means of transport, or
- (ii) Mileage allowance at the rate of 11d. per mile.
- (d) The amounts payable under subparagraph (c) of this regulation will be recorded in the company roll-book and added to the pay issued for out-of-camp training.
- 13. Regulation 155 (3) of the principal regulations as substituted by Amendment No. 43 in *Gazette* No. 34 dated 27th May, 1937, is revoked, and the following substituted:—
 - 155. (3) On first appointment (including appointment on probation), officers of the Territorial Force will receive an outfit grant of £17 and will, in addition, receive a free issue of certain articles as set out in subparagraph (2).

(Note.—£10 is payable on first appointment, and a further £7 will be payable to all officers (including those at present serving) if and when their units are issued with blue uniforms.)

14. Regulation 155 (4) of the principal regulations as substituted by Amendment No. 43 in *Gazette* No. 34 dated 27th May, 1937, is amended by deleting "£2" and substituting "£2 10s." in line one with effect from 1st June, 1938, and adding at the end thereof :-

Provided that the allowance of £2 10s. may be increased to £3 for officers in units authorized to wear the blue uniform.

15. Regulation 155 (5) of the principal regulations as substituted by Amendment No. 43 in *Gazette* No. 34 dated 27th May, 1937, is amended by deleting the word "April" and substituting the word "June" and by deleting the word "March" and substituting the word "May"; also by adding the following new sentence: the following new sentence:-

The proportion of the allowance for the period 1st April to 31st May, 1938, at the old rate of £2 per annum will be added to and paid with the annual allowance payable on 1st June, 1939.

16. Regulation 155 (6) of the principal regulations as substituted by Amendment No. 43 in *Gazette* No. 34 dated 27th May, 1937, is amended as follows:—

Subparagraph (b), by deleting "viz., £2 10s.:" and substituting "he has received";
Subparagraph (c), by deleting "viz., £5:" and substituting "he has received."

- tuting "he has received."

 17. Regulation 155 (8) of the principal regulations as substituted by Amendment No. 43 in Gazette No. 34 dated 27th May, 1937, is amended by adding at the end thereof "or in the case of an officer of a unit authorized to wear blue uniform, £17."

 18. Regulation 165 of the principal regulations as substituted by Amendment No. 44 in Gazette No. 10 dated 10th February, 1938, is revoked, and the following substituted with effect from 1st June, 1938:—
- - 165. Grants on the undermentioned scale may be made to the regimental funds of units and to a central fund for
 - each training year:—
 (a) To Unit Regimental Funds Accounts; 6/- per head for each member of the unit who is certified to have carried out the prescribed training during the year and to be efficient. Payment of this sum may be made by either of the following methods:—
 - (i) By a progress payment of 2s. per head of the active strength of the unit at any time during the training year for which the grant is payable, and the balance at the end of the training year, or
 (ii) By payment in one sum of the full 6s. per head for efficient members at the end of the training

(b) To a Central Fund to be controlled and administered by the Army Board; 2s. per head for each efficient member of all units at the end of the training year.

Claims for these grants will be prepared by Unit Adjutants, those for progress payments being supported by a certificate showing the active strength of the unit at the time the claim showing the active strength of the unit at the time the claim is made, and those for final payments and for the payments to the Central Fund being supported by certified rolls showing the names of members on the strength at the end of the year who have carried out the annual training prescribed in Army Orders and who are certified to be efficient. Members of units who have carried out the prescribed training during the year, and who have been posted to the reserve prior to the end of the training year, may be included in the roll for the purposes of this grant.

19. The principal regulations are amended by inserting next after Regulation 165 thereof the following additional regu-

165A. The sums paid into the central fund under the authority of paragraph 165 (b) of these regulations may be expended by the Army Board to pay the expenses incidental to the promoting and holding of Army football, boxing, rifle shooting, or other sports and competitions, competitions with other services, improvement of playing grounds, or for such other purposes which are deemed by the Army Board to be in the interests of the Territorial Force.

As witness the hand of His Excellency the Governor-General, this 21st day of September, 1938.

F. JONES, Minister of Defence.

Revoking a Warrant setting apart Crown Land under Section 20 of the Land Laws Amendment Act, 1912.

GALWAY, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by section five of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby revoke the Warrant dated the tenth day of December, one thousand mine hundred and twenty one and published in Greatly the Warrant dated the tenth day of December, one thousand nine hundred and twenty-one, and published in Gazette No. 103 of the fifteenth day of December, one thousand nine hundred and twenty-one, page 2933, as amended by the Warrant dated the sixth day of February, one thousand nine hundred and twenty-two, and published in Gazette No. 8 of the ninth day of February, one thousand nine hundred and twenty-two, setting apart the land described in the Schedule hereto for disposal under section twenty of the Land Laws Amendment Act, 1912.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 11, Block V, Hohoura East Survey District: Area, 23 acres 1 rood 14 perches.

As witness the hand of His Excellency the Governor-General, this 21st day of September, 1938.

FRANK LANGSTONE, Minister of Lands. (L. and S. 9/1142.)

Royal Commission on Orakei Lands: Further Extending Period within which Commission shall report.

George the Sixth by the Grace of God, of Great Britain, Ireland, and the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India:

To our Trusty and Loving Subject The Honourable Robert Kennedy, a Judge of the Supreme Court of New Zealand: Greeting.

WHEREAS by Warrant dated the twenty-second day of June, one thousand nine hundred and thirty-eight, issued under Letters Patent dated the eleventh day of May, one thousand nine hundred and seventeen, and under the provisions of the Commissions of Inquiry Act, 1908, you the said

Robert Kennedy

were appointed to be a Commission to inquire into and report as to the matters therein set forth with regard to certain lands at Orakei, in the City of Auckland:

And whereas by the said Warrant you were required to report to us, under your hand and seal, not later than the thirty-first day of August, one thousand nine hundred and thirty-eight, your opinion on the aforesaid matters:

And whereas by Warrant dated the seventeenth day of August, one thousand nine hundred and thirty-eight, the period within which you were required to report to us as by the said Commission provided was extended to the thirtieth day of September, one thousand nine hundred and thirty-eight.

And whereas it is expedient that the period in which you are required to report to

us should be further extended as hereinafter provided:

Now, therefore, we do hereby extend the period within which you are required to report to us, as by the said Commission and by the said Warrant dated the seventeenth day of August, one thousand nine hundred and thirty-eight, provided, to the thirty-first day of October, one thousand nine hundred and thirty-eight:

And we do hereby confirm the said Commission except as altered by the said Warrant dated the seventeenth day of August, one thousand nine hundred and thirty-

eight, and by these presents:

In witness whereof we have caused this Warrant to be issued and the Seal of the Dominion of New Zealand to be hereunto affixed, at Wellington, in the said Dominion, this twenty-third day of September, in the year of our Lord one thousand nine hundred and thirty-eight, and in the second year of our Reign.

Witness Our Right Trusty and Well-beloved Counsellor, George Vere Arundell, Viscount Galway, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Officer of the Most Excellent Order of the British Empire, Governor-General and Commander-in-Chief in and over Our Dominion of New Zealand and its Dependencies.

GALWAY, Governor-General.

By His Excellency's Command:

M. J. SAVAGE, Native Minister.

Approved in Council:

[L.S.]

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

Notice under the Regulations Act, 1936.

THE HEALTH ACT, 1920.

THE DRAINAGE AND PLUMBING REGULATIONS EXTENSION ORDER 1938, No. 3.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/117.

Date of enactment: 19th day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 1d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. Paul, Government Printer. Notice under the Regulations Act, 1936.

THE POST AND TELEGRAPH ACT, 1928.
THE RADIO AMENDMENT REGULATIONS 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/118.

Date of enactment: 23rd day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 1d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer. Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (WHANGAREI) REGULATIONS 1937, AMENDMENT No. 1.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/119.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 1d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

The Trout-fishing (South Canterbury) Regulations 1936, Amendment No. 2.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/120.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (HOBSON) REGULATIONS 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/121.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for eash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL. Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (WESTLAND) REGULATIONS 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/122.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL. Government Printer. Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (MANGONUI AND WHANGABOA) REGULATIONS 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/123.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL. Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (BAY OF ISLANDS) REGULATIONS 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/124.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE FRESH-WATER FISHERIES (SOUTHLAND) REGULATIONS 1937, AMENDMENT No. 1.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/125.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 1d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Notice under the Regulations Act, 1936.

THE FISHERIES ACT, 1908.

THE TROUT-FISHING (WAITAKI) REGULATIONS 1937, AMENDMENT No. 1.

OTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/126.

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting ve serial number.

E. V. PAUL, Government Printer. Notice under the Regulations Act, 1936.

THE SAMOA ACT, 1921.

THE SAMOA LEGISLATIVE COUNCIL (ELECTIVE MEMBERSHIP)
AMENDMENT OF DER 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/127

Date of enactment: 21st day of September, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 2d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Revocation of Fisheries Appointment.

Marine Department, Wellington, 21st September, 1938.

T is hereby notified that His Excellency the Governor-General has revoked the appointment of General has revoked the appointment of

Percy Woolridge, of Blackstone Hill, Oturehua, as an officer for the purposes of Part II of the Fisheries Act, 1908, in respect of the Otago Acclimatization District.

P. FRASER, Minister of Marine.

Revocation of Fisheries Appointment.

Marine Department, Wellington, 21st September, 1938.

TT is hereby notified that His Excellency the Governor-General has revoked the appointment of

William Westland Templeton, of Tuatapere, Southland, as an officer for the purposes of Part II of the Fisheries Act, 1908, in respect of the Southland Acclimatization District.

P. FRASER, Minister of Marine.

Appointment of Members of the East Tamaki Bobby Calf Pool Committee.

PURSUANT to the Bobby Calf Marketing Regulations, 1938, I, Walter Nash, Minister of Marketing, do hereby

Thomas Harry Phillip, Clarence Aldred Moore, Thomas Douglas Ormiston, Phillip Wyman, and Albert Macinroy Cryer

to be members of the East Tamaki Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 22nd day of September, 1938. W. NASH, Minister of Marketing.

Royal New Zealand Air Force.

Air Department, Wellington, 16th September, 1938. III Excellency the Governor-General has been pleased to approve of the following. approve of the following:

ROYAL NEW ZEALAND AIR FORCE.

The undermentioned relinquished their appointments with the temporary rank of Pilot Officer on being granted short service commissions in the Royal Air Force. Dated 22nd August, 1938 :-

John Ernest Edwards, Robert Roland Patrick Fisher, Henry Hayden Haszard, Roy Douglas Max, Michael Arnold Poulton, Joseph Cunningham Simpson, Leonard Henry Trent, James Edward Vernon, and Jack Edmund Watts.

F. JONES, Minister of Defence.

Appointment to the Royal New Zealand Air Force.

Air Department, Wellington, 15th September, 1938.

IS Excellency the Governor-General has been pleased to approve of the following appointment to the Royal New Zealand Air Force:—

REGULAR AIR FORCE.

Commissioned Engineer Officer.

Warrant Officer W. S. Simpson, M.B.E., is granted a commission as Flying Officer (on probation) with effect from the 1st October, 1938.

F. JONES, Minister of Defence.

Appointment to the Royal New Zealand Air Force.

Air Department, Wellington, 16th September, 1938.

HIS Excellency the Governor-General has been pleased to approve of the following appointment to the Royal New Zealand Air Force :-

REGULAR AIR FORCE.

Commissioned Signals Officer.

Flight Sergeant R. J. Gibbs is granted a commission as Flying Officer (on probation) with effect from the 1st October, 1938.

F. JONES, Minister of Defence.

Appointments, Promotions, Transfers, Resignations, Retirements of Officers of the N.Z. Military Forces. Resignations, and

Army Department, Wellington, 21st September, 1938.

HIS Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, resignations, and retirements of officers of the New Zealand Military Forces :-

COMMAND.

Major G. A. Perry, Regiment of N.Z. Artillery, is appointed to command the 14th Medium Battery. Dated 15th September, 1938.

THE AUCKLAND (EAST COAST) MOUNTED RIFLES.

Lieutenant-Colonel J. C. E. Wyatt, E.D., is transferred to the Reserve of Officers, Class I (b), Area 3. Dated 1st June,

THE WAIKATO MOUNTED RIFLES.

2nd Lieutenant R. H. Wynyard, seconded 1st Composite Mounted Rifles Regiment, to be Lieutenant. Dated 23rd August, 1938.

THE WELLINGTON EAST COAST MOUNTED RIFLES.

The undermentioned 2nd Lieutenants, seconded 2nd Com-posite Mounted Rifles Regiment, to be Lieutenants. Dated 1st September, 1938:-

J. E. Wright. R. M. Bell.

THE NELSON-MARLBOROUGH MOUNTED RIFLES.

The undermentioned 2nd Lieutenants to be Lieutenants. Dated 1st August, 1938:-

G. H. Stace, seconded 4th Composite Mounted Rifles Regiment (Motorized). M. L. W. Adams. Alexander William Kerr to be 2nd Lieutenant. Dated 1st

June, 1938.

REGIMENT OF N.Z. ARTILLERY.

REGIMENT OF N.Z. ARTILLERY.

Captain G. A. Perry, 14th Medium Battery, to be Major. Dated 15th September, 1938.

Lieutenant G. A. Nicholls, 2nd Medium Battery, is transferred to the Reserve of Officers, Class I (b), Area 4. Dated 31st August, 1938.

Lieutenant L. H. Veale ceases to be posted to the 14th Medium Battery and is posted to the 19th Medium Battery. Dated 12th September, 1938.

Lieutenant G. K. Mackenzie, 1st Field Battery, resigns his commission on appointment to a commission in the N.Z. Territorial Air Force. Dated 14th September, 1938.

Stanley Tilsley Nolan to be 2nd Lieutenant and is posted to the 2nd Medium Battery. Dated 1st August, 1938.

CORPS OF N.Z. ENGINEERS.

Lieutenant I. F. Calder, 2nd Field Company, resigns his commission on appointment to a commission in the Royal Engineers (Territorial Army). Dated 31st May, 1938.

THE AUCKLAND REGIMENT (COUNTESS OF RANFURLY'S OWN). Major A. R. Munro, 1st Battalion, is transferred to the Reserve of Officers, Class I (b), Area 1. Dated 31st August, 1938.

THE WAIKATO REGIMENT.

Captain H. D. Tait, 1st Cadet Battalion, to be Major. Dated 25th August, 1938.

THE HAWKE'S BAY REGIMENT.

2nd Lieutenant R. J. Vaughan, seconded 2nd Composite Battalion, resigns his commission. Dated 2nd September,

THE CANTERBURY REGIMENT.

Captain E. W. D. Unwin, 1st Battalion, is transferred to the Reserve of Officers, Class I (b), Area 10. Dated 26th August, 1938.

Lieutenant H. Keenan, 1st Battalion, to be Captain. Dated

Lieutenant H. Keenan, 1st Battalion, to be Captain. Dated 26th August, 1938.

Lieutenant F. R. W. Andrews, 1st Battalion, resigns his commission on appointment to a commission in the N.Z. Territorial Air Force. Dated 31st August, 1938.

2nd Lieutenant B. O. J. Bradley, 1st Battalion, resigns his commission. Dated 2nd September, 1938.

The appointment of 2nd Lieutenant (on probation) H. M. Sweney, 2nd Cadet Battalion, is confirmed.

THE OTAGO REGIMENT.

The undermentioned cease to be seconded to the 3rd Composite Battalion. Dated 29th July, 1938:—

Major P. Mackenzie. Captain P. W. G. Spiers, M.B.E., M.C., V.D. Captain R. D. B. Paterson. Captain and Quartermaster I. Patterson.

The undermentioned are seconded to the 3rd Composite Battalion. Dated 20th July, 1938:-

> Captain M. D. Harvey. Captain M. Smith. Lieutenant C. D. F. Bowie. 2nd Lieutenant H. H. Parata. 2nd Lieutenant W. B. Spence. 2nd Lieutenant W. Hoseit.

Captain E. G. Gedge, M.C., 3rd Cadet Battalion, is transferred to the Reserve of Officers, Class I (b), Area 11. Dated 7th September, 1938.

The undermentioned 2nd Lieutenants, seconded 3rd Com-osite Battalion, to be Lieutenants. Dated 29th August,

L. G. Smith. H. H. Parata. E. G. Cooper.

Edgar Dominion Farrant to be 2nd Lieutenant (on probation) and is posted to the 2nd Cadet Battalion. Dated 1st August, 1938.

THE SOUTHLAND REGIMENT.

The undermentioned 2nd Lieutenants, Regimental Depot, to be Lieutenants:-

. .

J. P. Quilter. Dated 27th August, 1938.
W. Ayto. Dated 28th August, 1938.
R. E. Romans, seconded 3rd Composite Battalion. Dated 29th August, 1938.
G. T. Jardine, seconded 3rd Composite Battalion. Dated 30th August, 1938.

N.Z. ARMY SERVICE CORPS.

Lieutenant T. C. Warner, 2nd Composite Company, to be Captain. Dated 13th June, 1938.

2nd Lieutenant W. Miles, 3rd Composite Company, to be Lieutenant. Dated 27th August, 1938.

N.Z. MEDICAL CORPS.

Captain E. C. Brewis, attached 2nd Medium Battery, N.Z.A., to be Major. Dated 24th August, 1938.

N.Z. ARMY NURSING SERVICE.

The undermentioned to be Staff Nurses and are transferred to the Reserve List :-

Dated 13th July, 1938 :-

Miss Marjorie Fulton Barnett. Miss Ida Elizabeth Murgatroyd. Miss Clara Gilchrist.

Dated 19th August, 1938:-

Miss Ailsa Craig Fleming. Miss Jessie Rhoda Okey Miss Sadie Annie Fawsit Skey.

RESERVE OF OFFICERS.

The North Auckland Mounted Rifles.

Lieutenant-Colonel H. C. Hemphill is posted to the Retired List with permission to retain his rank and wear the pre-scribed uniform. Dated 13th September, 1938.

N.Z. Chaplains Department.

The Reverend E. T. Cox, M.A., Chaplain, 2nd Class (Methodist), is posted to the Retired List with permission to retain his rank and wear the prescribed uniform. Dated 12th September, 1938.

F. JONES, Minister of Defence.

Member of Remount Committee for the Waikato Service District appointed.—(Notice No. Ag. 3612.)

PURSUANT to regulation 2 of the Remounts Subsidy Regulations, 1938, I, William Lee Martin, Minister of Agriculture, hereby appoint

Walter Alexander Fisher, Esquire,

to be a member of the Remount Committee for the Waikato Service District, vice Robert Henry Townsend, Esquire,

Dated at Tuakau, this 27th day of September, 1938.

W. LEE MARTIN, Minister of Agriculture.

Members of Remount Committees appointed.—(Notice No. Ag. 3613.)

PURSUANT to regulation 2 of the Remount Subsidy Regulations, 1938, I, William Lee Martin, Minister of Agriculture, hereby appoint the persons whose respective names are set out in the Schedule hereto to be members of the Remount Committee for the respective service districts set out in the said Schedule over the names of the members of each such committee.

SCHEDULE.

31. Bay of Islands Service District—
Herman Theodore Atkinson, Esquire.
William Alfred Pearson, Esquire.
Robert Ford Munro, Esquire.

32. Whangarei Service District—
Alexander Cameron Monteith Finlayson, Esquire. Charles Hauptmann Finlayson, Esquire. Lawrence Ross Nelson, Esquire.

33. Horowhenua Service District-Walter Frederick Bills, Esquire. Thomas Simon O'Rourke, Esquire. Gordon Vickers, Esquire.

Dated at Tuakau, this 27th day of September, 1938.

W. LEE MARTIN, Minister of Agriculture.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 27th September, 1938.

To is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Besides. have been appointed that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:

Name.

John McKee

John McKee

District.

Naseby).* Bernard Anderson ... William Allen Cairns Mangaroa. * Births and Deaths only.

G. G. HODGKINS, Deputy Registrar-General.

Appointments in the Public Service.

Office of the Public Service Commissioners, Wellington, 21st September, 1938.

HE Public Service Commissioners have made the following appointment in the Public Service Commissioners have made the following appointment in the Public Service Commissioners have made the following appointment in the Public Service Commissioners have made the following appointment in the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the following appointment of the Public Service Commissioners have made the public Service Commissioners have been publicated as the public Service Commissioners have been publicated a lowing appointments in the Public Service:

John McKenzie.

to be Deputy Registrar of Births and Deaths of Maoris at Awakino, as from the 13th day of September, 1938.

James McArthur.

to be an Inspector of Mines for the purposes of the Coal-mines Act, 1925, and its amendments, as from the 1st day of September, 1938.

G. T. BOLT, Secretary.

Extradition Treaty with Denmark.

Police Department, Wellington, 26th September, 1938.

THE following copy of an Order in Council in respect of an amendment to the Extradition Treaty with Denmark is published for general information.

P. FRASER,

Minister in Charge of Police Department.

DENMARK (EXTRADITION: NEW ZEALAND) ORDER IN COUNCIL, 1938.

At the Court at Buckingham Palace, the 28th day of July, 1938.

Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Extradition Acts, 1870 to 1935 (33 & 34 Vict. c. 52; 36 & 37 Vict. c. 60; 58 & 59 Vict. c. 33; 6 Edw. 7, c. 15; 22 & 23 Geo. 5, c. 39; 25 & 26 Geo. 5, c. 25), it was, amongst other things, enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, His Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that His Majesty may, by the same or any subsequent Order, limit the operation of the Order and restrict the same to fugitive criminals who are in, or suspected of being in, the part of His Majesty's dominions specified in the Order and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a treaty was signed on the 31st day of March, 1873, between Her late Majesty Queen Victoria and His late Majesty the King of Denmark for the mutual extradition of fugitive criminals:

And whereas the said treaty was duly ratified:

And whereas the said treaty was duly ratified

And whereas the said treaty was duly ratified:
And whereas under the provisions of Article 3 of the Supplementary Convention signed on the 15th day of October, 1935, between His late Majesty King George V and His Majesty the King of Denmark and Iceland for the mutual extradition of criminals, the terms whereof were recited in the Denmark (Extradition) Order in Council, 1936, and are as follows:—
His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India (hereinafter referred to as His Majesty the King and Emperor), and His Majesty the King of Denmark and Iceland, desiring to make further provision for the reciprocal extradition of fugitive criminals, have resolved to conclude a Supplementary Convention to this end, and for this purpose have appointed as their plenipotentiaries—

As their plenipotentiaries—
His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India:
For Great Britain and Northern Ireland—
His Mayer His

Commander Henry Fitzhardinge Berkeley Maxse, His Chargé d'Affaires ad interim in Copenhagen; His Majesty the King of Denmark and Iceland—

For Denmark-

His Prime Minister Thorvald August Marinus Stauning,

Acting Minister for Foreign Affairs; Who, having communicated to each other their full powers found in good and due form, have agreed as follows:—

Article 1.

From the date of the coming into force of the present Convention Article 1 of the Extradition Treaty signed at Copenhagen on the 31st March, 1873, shall be amended by

Copenhagen on the 31st March, 1873, shall be amended by the addition of the following clause:—
"Extradition may also be granted at the discretion of the High Contracting Party applied to in respect of any other crime or offence for which, according to the laws of both of the High Contracting Parties for the time being in force, the grant may be made."

Article 2.

Article 2.

The foregoing amendment shall apply to extradition proceedings between the territory of His Majesty the King of Denmark and Iceland on the one hand, that is to say, Denmark and Danish colonies, and, on the other hand, the following territories of His Majesty the King and Emperor, that is to say, the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man, Newfoundland, British Colonies, British Protectorates to which the Extradition Treaty of the 31st March, 1873, applies, and mandated territories to which the said treaty has been or may be extended, and in respect of which the mandate is exercised by His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland.

Article 3.

Article 3.

The High Contracting Parties agree that His Majesty the King and Emperor may accede to the present Convention in respect of any other member of the British Commonwealth of Nations, whose Government may desire that such accession be effected, by a notice given to that effect by the appropriate diplomatic representative of His Majesty the King and Emperor at Copenhagen. From the date that such notice comes into force the amendment set forth in Article I shall apply to extradition proceedings between the territory of His Majesty the King of Denmark and Iceland, on the one hand, and on the other the territory of the member of the Commonwealth concerned.

Any notice given under the first paragraph of this Article

Any notice given under the first paragraph of this Article in respect of any member of the British Commonwealth of Nations may include any territory in respect of which a mandate on behalf of the League of Nations has been accepted by His Majesty the King and Emperor and is exercised by the Government of the member concerned.

Article 4.

The present Convention shall be ratified. The ratifications shall be exchanged in London as soon as possible.

Article 5.

The present Convention shall enter into force three months after the exchange of ratifications, and shall have the same

duration as the Extradition Treaty of the 31st March, 1873. In faith whereof the above-named plenipotentiaries have signed the present Convention and have affixed thereto their

Done in duplicate in English and Danish at Copenhagen, the fifteenth day of October, one thousand nine hundred and thirty-five.

[L.S.] H. FITZ B. MAXSE. [L.S.] TH. STAUNING.

His Majesty has acceded to the said Convention in respect

of the Dominion of New Zealand :
And whereas His Majesty has been advised by His Ministers in New Zealand to take the necessary steps to cause the said-recited Acts to be applied in the case of Denmark in respect of New Zealand in accordance with the said Supplementary Convention:

Now, therefore, His Majesty, by and with the advice of His Privy Council, and in virtue of the authority committed to Him by the said-recited Acts, doth order, and it is hereby ordered, that from and after the 12th day of October, 1938, the said Acts shall apply in respect of New Zealand in the case of Denmark under and in accordance with the said treaty case of Denmark under and in accordance with the said treaty of the 31st March, 1873, as modified by the Supplementary Convention of the 15th October, 1935.

This Order may be cited as the "Denmark (Extradition: New Zealand) Order in Council, 1938."

E. C. E. LEADBITTER.

Result of Poll for Proposed Loan.

Wellington, 22nd September, 1938.

HE following notice, received from the Chairman, Tararua Electric-power Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

W. NASH, Minister of Finance.

TARARUA ELECTRIC-POWER BOARD.

Notice of Result of Poll on Proposal to raise a Loan of £40,000. PURSUANT to the Electric-power Boards Act, 1925, and its amendments, the Local Bodies' Loans Act, 1926, and any other Act enabling, I hereby give notice that at a poll of ratepayers of the County of Akitio, a constituent district of the Tararua Electric-power Board, taken on the 11th day of May, 1938, on the proposal of the Board to borrow the sum of forty thousand pounds (£40,000) for the purpose of distributing electrical energy throughout the County of Akitio by the erection of transmission lines and services, the contraction of contractions of the contraction of the contra struction of generating station or stations, the purchase of all necessary material, goods, equipment, and plant, acquiring land and erecting buildings, advances to consumers for instal-lations, all engineering, legal, and clerical charges and con-tingencies, and generally carrying out such works or under-takings as are authorized by the Electric-power Boards Act, 1918, and its amondments. 1918, and its amendments:

The number of votes recorded for the proposal was $\,$... The number of votes recorded against the proposal was

I therefore declare that the proposal was carried. Dated this 17th day of September, 1938.

J. D. Wilson, Chairman.

Results of Polls for Proposed Loans.

Wellington, 28th September, 1938.

THE following notices, received from the Mayor, Cromwell Borough Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

W. NASH, Minister of Finance.

BOROUGH OF CROMWELL.

PURSUANT to section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that at a poll of the ratepayers of the Borough of Cromwell taken on the 21st day of September, 1938, on the proposal of the Cromwell Borough Council to borrow the sum of £1,500 for the provisions of advances to ratepayers to enable them to connect up premises with the sewerage system:—

The number of votes recorded for the proposal was.. The number of votes recorded against the proposal was..

I therefore declare that the proposal was carried.

Dated at Cromwell, this 22nd day of September, 1938.

JAS. C. PARCELL, Mayor.

BOROUGH OF CROMWELL.

PURSUANT to section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that at poll of the ratepayers of the Borough of Cromwell taken on the 21st day of September, 1938, on the proposal of the Cromwell Borough Council to borrow the sum of £8,000 for the purpose of the installation of a sewerage system within the Borough of

The number of votes recorded for the proposal was ... The number of votes recorded against the proposal was...

I therefore declare that the proposal was carried.

Dated at Cromwell, this 22nd day of September, 1938.

JAS. C. PARCELL, Mayor.

The Shops and Offices Act, 1921–22, and its Amendments— Fixing the Closing-hours of (1) Hairdressers' and (2) Tobacconists' Shops within the Combined District of Dunedin.

WHEREAS a requisition in writing has been forwarded to me from the occupiers of shops in each of the trades of (1) hairdresser and (2) tobacconist within the combined district of Dunedin, comprising the City of Dunedin and the boroughs of St. Kilda, Port Chalmers, West Harbour, and Green Island, pursuant to section 32 of the Shops and Offices Act, 1921–22:

Offices Act, 1921–22:

Now, therefore, in pursuance of the said section 32, I, Mark Fagan, acting for the Minister of Labour, do hereby direct that on and after the 17th day of October, 1938, all the shops in each of the trades of (1) hairdresser and (2) tobacconist within the said combined district shall be closed in the evening of working-days as follows: Subject to closing at not later than 1 p.m. on the day observed as the statutory half-holiday, on Mondays, Tuesdays, Wednesdays, and Thursdays at 6.15 p.m., on Fridays at 11 p.m., and on Saturdays at 9 p.m., with the following exceptions:—

(1) Should the occupier of any shop affected by this notice observe Saturday as the statutory closing-day in any week, then, and in such case, the closing-hour on Wednesday for any such shop in that week shall be 9 p.m.

(2) The closing-hour shall be not later than 11 p.m. on (a) The working-day immediately preceding any day generally observed in the combined district of Dunedin as a public holiday except that on the working-day preceding New Year's

Day there shall be no fixed closing hour; (b) The working-days immediately preceding Anzac Day and Christmas Day; (c) The working-day immediately preceding and the day on which is held in Dunedin an international or interprovincial football match.

(3) The closing-hour shall be not later than 8 p.m. on (a) The working-days of the weeks in which the Winter and Summer shows and February carnival are held, excepting summer shows and rebruary carmval are held, excepting where a later hour is herein provided; (b) The working-day immediately preceding and the day of any race meeting at Wingatui or Forbury Park; (c) The working-days from 17th to 23rd December (both days inclusive) other than Friday and Saturday.

and Saturday.

The notice gazetted on the 29th March, 1928, fixing the closing-hours of hairdressers' and tobacconists' shops within the combined district of Dunedin is hereby cancelled as from the date of the coming into operation of this notice.

Dated at Wellington, this 28th day of September, 1938.

MARK FAGAN,

For the Minister of Labour.

The Shops and Offices Act, 1921–22, and its Amendments.— Prohibiting the Sale within the Separate Districts of the City of Dunedin and the Borough of St. Kilda, of certain Goods comprised in the Trade of a Tobacconist.

WHEREAS petitions in writing, signed by a majority of the occupiers of all the tobacconists' shops within each of the separate districts of the City of Dunedin and the Borough of St. Kilda, have been forwarded to me desiring that the sale of certain goods comprised in the trade of a tobacconist—namely, cigarettes and tobacco—be prohibited during such time as the said shops are required to be closed in pursuance of the Shops and Offices Act, 1921–22:

And whereas, I am satisfied that the sale of the said goods is comprised in the said trade within each of the said districts, and that the signatures to such petitions represent a majority of the occupiers of all the said shops within each of the said districts:

Now, therefore, in pursuance of section 33 of the said Act,

Now, therefore, in pursuance of section 33 of the said Act, I, Mark Fagan, acting for the Minister of Labour, do hereby direct that on and after the 17th day of October, 1938, the sale of the said goods within each of the said districts shall be and is hereby prohibited as follows: On Mondays, Tuesdays, and Thursdays after the hour of 6.15 p.m., on Fridays after the hour of 11 p.m., and on Wednesdays and Saturdays after the hour of 9 p.m., with the following exceptions:—

Saturdays after the hour of 9 p.m., with the following exceptions:—

(1) The sale of the said goods is not prohibited until after the hour of 11 p.m. on (a) The working-day immediately preceding any day generally observed in the combined district of Dunedin as a public holiday except that on the working-day preceding New Year's Day the sale of the said goods is not prohibited; (b) The working-days immediately preceding and the day on which is held in Dunedin an international or interprovincial football match.

(2) The sale of the said goods is not prohibited until after the hour of 8 p.m. on (a) The working-days of the weeks in which the Winter and Summer shows and February carnival are held, excepting where a later hour is herein provided; (b) The working-day immediately preceding and the day of any race meeting at Wingatui or Forbury Park; (c) On the working-days from 17th to 23rd December (both days inclusive) other than Friday and Saturday.

Dated at Wellington, this 28th day of September, 1938.

MARK FAGAN,

MARK FAGAN, For the Minister of Labour.

The Shops and Offices Act, 1921–22, and its Amendments.— Fixing the Closing-hours of Grocers' Shops within the Borough of Gisborne.

WHEREAS a requisition in writing has been forwarded The Last a requisition in writing has been forwarded to me from the occupiers of grocers' shops within the Borough of Gisborne pursuant to section 32 of the Shops and Offices Act, 1921–22:

And whereas I am satisfied that the signatures to such requisition represent a majority of the occupiers of all the

requisition represent a majority of the occupiers of all the said shops within the said borough:

Now, therefore, in pursuance of the said section 32, I, Mark Fagan, acting for the Minister of Labour, do hereby direct that on and after the 17th day of October, 1938, all the said shops within the said borough shall be closed in the evenings of working-days as follows: On Mondays, Tuesdays, Wednesdays, and Thursdays at 5.15 p.m., and on Fridays at 8 p.m.: Provided that during the period from 18th December in each year to 3rd January in the following year, the closing-hours shall be as provided by the provisions of the Shops and Offices Act, 1921-22.

Dated at Wellington this 28th day of September 1938

Dated at Wellington, this 28th day of September, 1938. MARK FAGAN, For the Minister of Labour. Alterations to the Scale of Charges upon the New Zealand Government Railways.

N pursuance of all powers and authorities enabling me under the Government Railways Act, 1926, and its amendments, and of all other powers enabling me in this behalf, I, Daniel Giles Sullivan, Minister of Railways, do hereby make the following alterations in the General Scale of Charges made on the 4th day of November, 1931, and published in the Gazette of the 13th day of November, 1931; and to the Goods—Local Rates Scale of Charges made on the 17th day of October, 1935, and published in the Gazette of the 18th day of October, 1935, in force on the New Zealand Government Railways open for traffic.

GENERAL SCALE OF CHARGES.

PASSENGERS.

36. Restriction on Travel by Specified Trains.

By adding the following new paragraph:

2. Tickets issued under the provisions of the following tariff regulations are not available for travel by night "Limited" Express trains between Wellington and Auckland, except that passengers holding such tickets from Te Kuiti and stations north thereof to stations in the Taranaki district may travel by such train to Taumarunui to join the connecting train for New Plymouth. Such passengers must travel in the carriages set aside for transfer to the connecting train.

Regulations.	Regulations.	Regulations.
6	22	30
7	24	31
8	25	31A
16	26	39
20	27	40
21	28*	41

^{*} Subject to such modification as may be authorized by the department.

41. North Island Main Line and Branches.

By adding :-

2B. TICKETS BETWEEN AUCKLAND AND TAMAKI AND BETWEEN AUCKLAND AND PANMURE AVAILABLE BETWEEN AUCKLAND AND ELLERSLIE.

Tickets issued under the provisions of Regulations 9, 12, 14, 16, 19, 20, 21, 22, 28, 39, and 41, available for travel between Auckland and Tamaki and between Auckland and Panmure, will be available for travel between Auckland and Ellerslie.

Paragraph 7: By omitting the words "Second class, 6s."

43. South Island Main Line and Branches.

Paragraph 3: By omitting from second line the figures "13."

LUGGAGE, PARCELS, ETC.

46. Excess Luggage.

By omitting paragraphs 16 and 17 and inserting in lieu thereof the following:— By omitting paragraphs 16 and 17 and inserting in lieu thereof the following:—

16. The following are the shipping company's charges for freight between Wellington and Lyttelton and between Wellington and Picton:—

Bona fide personal luggage (free allowance inclusive of workmen's tools, 1 cwt.), 2s. per 56 lb. or fraction of 56 lb.

Samples (free allowance inclusive of bona fide personal luggage, 1 cwt.), 1s. 4d. per 56 lb. or fraction of 56 lb. (up to 15 cwt.).

Samples (in quantities over 15 cwt.), Goods rates.

Goods rates (no free allowance), 2s. per 56 lb. or fraction of 56 lb.

Bicycles, 5s. 6d. each.

Bicycles, motor, 13s. each.

Bicycles, motor, with side-car, 26s. each.

Bicycles, motor, with side-car, 26s. each. Sewing-machines, 5s. 6d. each.

Minimum charge, 3s. 6d.

LUGGAGE, PARCELS, ETC .- continued.

46. Excess Luggage-continued.

17. Wharfage is charged on inter-island luggage as follows:—

Picton—

Bona fide personal luggage (exclusive of workmen's tools or samples) up to I cwt., free.

Excess luggage (including workmen's tools and samples) computed on weight, 1d. per cwt. or fraction thereof. Minimum charge, 3d.

Bicycles, 3d. each.

Bicycles, motor, 1s. each.

Bicycles, motor, with side-car, 3s. each.

Sewing-machines, 3d. each.

Wellington Harbour Board—

Bona fide personal luggage (exclusive of workmen's tools or samples) up to I cwt., free.

Excess luggage (including workmen's tools and samples) computed on weight, Id. per cwt. or fraction thereof. Minimum charge, 3d.

Bicycles, each, inwards, 6d.; outwards, 3d.

Bicycles, motor, each, inwards, 1s. 3d.; outwards, 1s.

Bicycles, motor, each, inwards, 7d.; outwards, 3d.

Lyttelton Harbour Board—

Bona fide personal luggage (exclusive of workmen's tools or samples) up to 5 cwt., free.

Excess luggage (including workmen's tools) computed on weight, 1s. 6d.

per ton. Minimum charge, 3d.

Commercial travellers' samples, 1s. 4d. per ton. Minimum charge, 4d.

Bicycles, motor, 6d. each.

Bicycles, motor, 6d. each.

Bicycles, motor, 6d. each.

Bicycles, motor, 6d. each.

For the purposes of this and the last preceding paragraph "shipping company" has the same meaning as is prescribed by paragraph 19, Regulation 45.

Bicycles, motor, with side-car, 1s. each. Sewing-machines, 3d. each.

65. Coin, Bullion, &c.

Paragraph 1, subclause (b) (i):-

By adding after the words "owner's risk" in second line the words "unless under special agreement with the department."

68. Classification of Goods, Live-stock, &c.	
By omitting:—	Class.
Refrigerators, packed. Minimum quantity, 1 ton per consignment.	
Owner's risk. Special goods	C
Trailers, motor. Minimum charge as for 15 cwt. Owner's risk	Ā
	А
Where the size of a motor-trailer is such as to require the exclusive us	e of a
four-wheeled wagon the minimum charge will be as for a four-wheeled ca	rriage
(Regulation 83, General Scale of Charges).	•
By adding:—	
Oysters, fresh, without shell, packed in insulated containers. Owner's risk	Class.
Padio sets need If your lad at the late of the Containers. Owner's risk	C
Radio sets, packed. If unpacked, rate and a half. Owner's risk. Special goods	
goods Refrigerators, in sections, packed. Minimum quantity, 1 ton per con-	A
signment. Owner's risk. Special goods	Ç
Tanks, copper supply, for hot-water services. Owner's risk. Special goods	A
Trailers, motor, with bodies not exceeding 5 ft. 6 in. in length, 3 ft. 6 in.	
in width, I ft. in depth, and with wheels and pivot removed.	
Minimum charges as for 7½ cwt. Owner's risk	A
Trailers, motor, not otherwise specified. Minimum charge as for 15 cwt.	
Owner's risk	A

Where the size of a motor-trailer is such as to require the exclusive use of a four-wheeled wagon the minimum charge will be as for a four-wheeled carriage (Regulation 83).

GOODS.

79. Class Q.

Paragraph 2: By adding after the word "droppers" in second line, the words "timber pole blocks not exceeding 10 ft. in length, for use as strengthening supports for telegraph poles."

98. Haulage, Handling, Sorting, and Transhipment Charges-Port Stations.

Paragraph 1: By adding the following new clause:-

(g) Delivery of motor-vehicles completely assembled on their wheels may, at the option of the Department, be taken by consignees at the ship's side. The charge for each vehicle so delivered will be 9s. In cases where delivery is, or is to be, taken under the provisions of this clause the Department will not be responsible for any damage howsoever caused or arising which may occur to any such vehicle after the same has been placed upon the wharf.

THE NEW ZEALAND GAZETTE.

GOODS—LOCAL RATES SCALE OF CHARGES. NORTH ISLAND MAIN LINE AND BRANCHES.

1. Butter and Cheese.

By omitting the following :—'							
	From		1	ľo		Rate per Ton.	
‡Horotiu		••	Auckland	••		s. d. 22 6	

‡This rate is applicable only to consignments which were previously railed to Horotiu and are re-consigned from that station to Auckland for shipment. Minimum quantity, 25 tons per consignment. Owners to load and unload.

By adding the following :--

From	То			Rate per Ton.	
‡Horotiu	••	Auckland	••		s. d. 22 6

†This rate is applicable to consignments which were previously railed to Horotiu and are re-consigned from that station to Auckland for shipment. Owners to load and unload.

4. Motor-cars.

By	omitting	the	following	:-
----	----------	-----	-----------	----

, 1	То		Rate.			
From			Per Car loaded on Four-wheeled Wagon,	Per Car loaded on R or U Wagon.		
Auckland Auckland or Newmarket	Hamilton Hawera or N Plymouth	 Iew	£ s. d. 1 10 0 5 10 0	£ s. d. 2 5 0		

By adding the following:--

From	То	Rate per Car loaded on Four-wheeled Wagon.			
Auckland or Newmarket Auckland or Newmarket		Hawera			£ s. d. 5 10 0 5 10 0

6. Miscellaneous.

By omitting the following:-

From	То	Description of Goods.	Rate.
Okaihau	Onehunga Wharf	Limonite	17s. 6d. per ton, including the charge for tarpaulins. Minimum quantity, 6 tons per four-wheeled wagon.
Kawa Kawa	Auckland	Hemp in bales	34s. per ton.
Auckland	Wellington	Flock in bales	107s. 11d. per ton.
Auckland	Awatoto	Sheep-skins, loose or in bundles	70s. per ton. Minimum quantity, 3 tons per consignment.
Newmarket	Wanganui	Vinegar in casks	52s. 6d. per ton.
Onehunga Town	Auckland, Newmarket, Mt. Eden, and Morningside	Carbonettes	2s. 6d. per ton, including the use of tarpaulins, if required. Minimum load per wagon as provided for in Regulation 78, General Scale of Charges.
Thames	Auckland	Small lots of clothing, packed in cases	Pro rata at the appropriate local rate. Minimum charge, 2s. 6d.
Wanganui	Wellington	Furniture, new	71s. 1d. per ton, including delivery within the area as determined by the de- partment in that behalf. Small lots pro rata. Mini- mum charge as for 1 cwt.
Wellington	Aramoho	Manure sacks, in bales	22s. per ton, including wharfage, tallying, and cartage wharf to rail at Wellington and tallying at Aramoho.

GOODS-LOCAL RATES SCALE OF CHARGES-continued, NORTH ISLAND MAIN LINE AND BRANCHES-continued.

6. Miscellaneous—continued.

By adding the following:-

From	То	Description of Goods.	Rate.
Auckland	Stations on the North Island Main Line and Branches	Carbon-dioxide snow (dry ice) conveyed in the Guard's van of the 3 p.m. Auck- land-Wellington express train when accommodation is available in the guard's van on this train	Double the rate for convey- ance by goods or mixed trains.
Auckland or Ota-	National Park	Beer, stout, wines, or spirits	60s. per ton.
Penrose	Stations on the North Island Main Line and Branches south of Penrose	bottled or in bulk Rubber goods direct from factory	Charges not to exceed those from Auckland.
Stations New Plymouth to Stratford, Ngaere to Marton, and Greatford to Port Ahuriri inclusive, and including stations on the Waitara, Opunake and Wanganui	Onehunga	Hides, sheep-skins, and calf- skins, loose or in bundles, wool, in bags	70s. per ton. Minimum quantity 3 tons per consignment.
branches Wanganui Wellington	Petone Aramoho	Tallow Manure sacks in bales	32s. 6d. per ton. 24s. per ton, including wharfage, tallying, and cartage wharf to rail at Wellington and tallying at Aramoho.
Wellington	Palmerston North	Ice-cream conveyed by express, mail, or passenger trains (other than the Wellington-Auckland "Limited" express train) when accommodation is available in the guards' vans of such trains	50s. per ton, including de- livery within the area as determined by the depart- ment in that behalf. Small lots as per Regulation 71, General Scale of Charges.
Wellington	Masterton	re-cream conveyed by express, mail, or passenger trains, when accommodation is available in the guard's vans of such trains	40s. per ton, including de- livery within the area as determined by the depart- ment in that behalf. Small lots as per Regulation 71, General Scale of Charges.

SOUTH ISLAND MAIN LINE AND BRANCHES.

27. Benzine, Kerosene, &c.

By omitting the following :-

From			То			Rate.	
*Dunedin *Dunedin *Dunedin			••	Christchurch Ashburton Timaru	or Middlet	on	64s. 10d. per ton. 59s. per ton. 52s. 7d. per ton.
By adding t	he follow	ing :					
	From	1			То		Rate.
Lyttelton, C	Christchu	irch, or M	[iddle-	Hokitika.	••		59s. per ton.

28. Miscellaneous.

By omitting the following :-

From		То		Description of Goods.	Rate.		
Greymouth	••	Dunedin		Hides, sheep-skins (loose or in bundles)	80s. per ton. Minimum quantity, 4 tons per con- signment.		
Temuka	••	Christchurch	••	Cheese, loose	30s. per ton. Minimum quantity, 10 cwt. per con- signment.		

GOODS-LOCAL RATES SCALE OF CHARGES-continued. South Island Main Line and Branches-continued.

28. Miscellaneous—continued.

By omitting the following-continued.

From	То	Description of Goods.	Rate.
	Lyttelton	Ships' goods of Classes "A," "B," "C," and "D"	21s. per ton. Minimur quantity, 10 tons per con signment. The charges t be computed in accordanc with Regulation 129
Timaru {	Christchurch or Woolston	Sheep - skins, loose or in bundles and hides	General Scale of Charges 37s. 5d. per ton. Minimur quantity, 30 cwt. per "L' or "Lb" wagon. Owner to load and unload.
	Christehureh	Batteries, packed	Class "C." Minimum quar tity, I ton per consign
	Oamaru	Newsprint, ex ship	25s. 5d. per ton dead-weigh including handling, hau age, and sorting charge at Timaru.
Fimaru	Dunedin	Batteries, packed	Class "C." Minimum quar tity, I ton per consign
Waimate	Dunedin	Hides, sheep-skins, loose or in bundles, calf-skins, and fat	47s. per ton. Minimum quantity, 2 tons per consignment.
Oamaru Break- water	Dunedin or Port Chalmers	Tallow, in casks	32s. per ton. Owners to load and unload.
water Dunedin	Timaru	Ships' goods of Classes "A," "B," "C," and "D"	25s. 2d. per ton. Minimu quantity, 10 tons per con signment. The charge to be computed in accord ance with Regulation 129 General Scale of Charges
Dunedin Dunedin	Makikihi Invercargill	Beer in bulk Vinegar, in casks	12s. 6d. per hogshead. 35s. per ton. Minimu quantity, 2 tons per consignment.
Caversham	Any station North or South Island Main Line and Branches	Bottles and jars, glass Bottles and jars, glass, packed, in small lots, except as otherwise provided	Class "D." The charge at this rate will be reduce by 12½ per cent. Sma lots for the same destination station will be charge pro rata of the appropriationnage rate, provided not less than 3 tons are loade in the same wagon. It cases where the charge are computed at a combination of a local and a classified rate the 12 per cent. reduction winot apply. Class "D." The charge when computed under the provisions of Regulatio 71 will be reduced by 12½ per cent.
Otanomomo	Dunedin	Cheese, loose	26s. 10d. per ton.
By adding the follow	ing :—		
From	То	Description of Goods.	Rate.
Lyttelton, Christ- church, or Middle-	Hokitika	Lubricating oils, packed	59s. per ton.
ton Dunedin	Makikihi	Beer in bulk	8s. 4d. per 36-gallon cash Minimum quantity, for casks per consignment.
Burnside	Greymouth	Cement	34s. per ton. Minimum quantity, 6 tons per four wheeled wagon.

33. Through Booking to and from Kaikoura.

By omitting from paragraph 2 the following:

KAIKOURA TO LYTTELTON.

Butter, 37s. 6d. per ton.

By adding to paragraph 2 the following:—

KAIKOURA TO CHRISTCHURCH.

Butter, 36s. 6d. per ton, including delivery within the area determined by the department in that behalf.

KAIKOURA TO ADDINGTON.

Butter, 34s. 6d. per ton.

As witness my hand this 26th day of September, 1938.

D. G. SULLIVAN, Minister of Railways.

Classification of Roads in Franklin County.

IN pursuance and exercise of the powers conferred on him by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, the Minister of Transport does hereby revoke the Warrant classifying roads in the Franklin County dated the 27th day of March, 1929, and published in the New Zealand Gazette No. 23 of the 4th day of April, 1929, at page 838, and does hereby revoke also the Warrant classifying roads in the Franklin County, dated the 25th day of June, 1932, and published in the New Zealand Gazette No. 45 of the 30th day of the same month, at page 1575; and does hereby declare that the roads described in the Schedule hereto, and situated in the Franklin County, shall belong to the class of roads shown in the said Schedule.

SCHEDULE.

FRANKLIN 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 7 tons, or any multi-axled heavy motor-vehicle which when carrying a load has an axle weight of not more than 4½ tons on any one axle.

Main Highways

The Great South Road (all that portion of the Auckland-Hamilton State Highway within Franklin County, and all that portion of the Old Great South Road between Bombay and Pokeno, known as the Razorback section).

Pokeno-Waihi Main Highway No. 15 (all that portion within

Pokeno-Waini Main Highway No. 15 (an that portion within Franklin County).

Drury-Awhitu via Waiuku Main Highway No. 90 (all that portion within Franklin County).

Pukekohe - Glen Murray via Tuakau Main Highway No. 321 (all that portion within Franklin County).

Papakura-Hunua Main Highway No. 402 (all that portion within Franklin County).

Papakura-Hunua Main Highway No. 402 (all that portion within Franklin County).
Pukekohe-Bombay Main Highway No. 403 (all that portion within Franklin County).
Puni-Waiuku via Otaua Main Highway No. 404 (all that portion within Franklin County).
Tuakau-Pokeno via Whangarata Main Highway No. 463 (all that portion within Franklin County).
Papakura-Titi Main Highway No. 464 (all that portion within Franklin County).

Franklin County).

County Roads.

Adams Road (or Patumahoe Hill Road); Aickens Road, dams Road (or Patumahoe Hill Road); Aickens Road, Ararimu; Aka Aka Stream Road; Aka Aka - Waiuku Road (from Waiuku Town Boundary to Puni-Waiuku Main Highway at Aka Aka); Alf. Renall's Road, Te Toro; Allcock's Road, Aka Aka; Appleby's Road, Drury (from Waihoehoe Road to Drury Hills Road); Arrowsville Road, Aka Aka; Attewell's Road, Pukekohe West (from Pukekohe Borough boundary at Queen Street to Drury-Awhitu Main Highway at Lucas' Corner, Puni); Awhitu Central to C. N. Hamilton's Road; Awhitu Central to Manukau Heads Road: Awhitu to Orua Bay Road: to Manukau Heads Road; Awhitu to Orua Bay Road; Awhitu Wharf to Central Road; Baird's Road, Pokeno; Bald Hill Road; Ballards Road—Maketu; Barriballs Road, Bald Hill Road; Ballards Road-Maketu; Barriballs Road, Pukeoware; Batkin's Road, Hunua; Batty's Road, Karaka; Bell's Homestead Road, Mangatawhiri; Bell's Road, Mangatawhiri; Biddicks Road, Karaka (off Karaka - Waiau Road): Blakes Road, Pukekohe West (from Pukekohe Borough boundary to Attewell's Road); Bluff Road, Mercer; Bombay-Ararimu Road; Bothwell Park Road, Otaua; Boundary Road, Waipipi-Awhitu; Bowker's Road, Patumahoe; Brown's Road, Drury; Brown's Road, Ponga; Brown's Road, Tuakau; Bryant's Road, Karaka; Buckland-Bombay Road; Buckland-Harrisville Road; Butcher's Bridge Road, Waiuku; Bycrofts Road, Karaka; Caie's Road, Mangatawhiri Valley; Calcutta Road, Pukekohe Hill; Cameron Town Road, Pukekohe; Carter's Road, Patumahoe; Cemetery Road, Tuakau; Charles Road, Rama Road; Conroy's Road, Glenbrook; Cooper's Road, Rama Rama; Coronation Road, Waipipi; Coulston's Road, Pukekohe Conroy's Road, Glenbrook; Cooper's Road, Rama Rama; Coronation Road, Waipipi; Coulston's Road, Pukekohe East; Craigs Road, Maketu; Craigs Road, Waipipi; Creamery Road, Hunua; Creamery Road, Waiau; Cronin's Road, Pukekohe West; Crouch Road, Otaua; Dale's Road, Rama Rama; Davis Road, Rama Rama; Dazeley's Road, Puni; Dickey Gleeson's Road, Kohe Kohe; Dobson's Road, Pokeno Valley; Dominion Road, Papakura; Dominion Road, Tuakau; Donnelly's Road; Douglas Road, Pukekohe West; Drury Hills Road; Drury Station Road; Dunn's Road, Ararimu; Dykes

Road, Karaka; Eastern Paerata-Karaka Road (also known as Barrett's and Sim's Road); Elbow Road, Puni; Ellett's Road, Karaka; Ewing's Road, Whangarata; Factory Road, Otaua; Fahey's Road, Bombay; Farr's Road, Bombay; Fausett's Road, Ararimu; Fitzgeralds Road, Drury; Flanagan's Road, Drury; Friedlander's Road, Drury; Flanagan's Road, Puni; Garvie's Road, Hunua; Gelling's Road, Ararimu; Geraghty's Road, Hunua; Gelling's Road, Pukekohe; Goodwin Road, Aka Aka; Gordon's (Opukupuku Landing) Road, Waipipi; Graham's Beach Road, Pukekohe; Goodwin Road, Aka Aka; Gordon's (Opukupuku Landing) Road, Waipipi; Graham's Beach Road, Awhitu; Hamilton's West Coast Road, Pollok; Harris Road, Otaua; Harrisons Road, Runciman; Hart's to Helvetia Station Road; Hay's Road, Glenbrook; Heald's Road, Hunua; Helvetia Road (from Pukekohe Borough Boundary to Paerata-Patumahoe Road); Helvetia Station Road, Pukekohe West; Hill's Road, Aka Aka; Hitchen's Road, Pokeno; Honeys Road, Waiuku; Hood's Road, Otaua; Hudson's Road, Aka Aka; Hull Hermitage Road, Waiuku; Hull-McNaughton-Lewis Road; Hulls Road, Aka Aka; Hunten's Road, Putamahoe; Hunua-Bombay Road (from old Great South Road at Bombay Post-office to Papakura-Hunua Main Highway at Hunua Post-office to Papakura-Hunua Main Highway at Hunua Post-office to Papakura-Hunua Main Highway at Hunua Post-office Papakura-Hunua Main Highway at Hunua Post-office Road, Pukekohe Hill; Jenkin's Road, Pukekohe West; Jericho Road; Ingrams Road, Pukekohe East; Irish Road, Pokeno; Irwin's Road, Maungatawhiri; Jellicoe Road, Pukekohe Hill; Jenkin's Road, Te Toro; Jones Road, Hunua; Kahawai Road, Glenbrook; Karaka Hall to School Road; Karaka North Road; Karaka Hall to School Road; Karence Road, Pokeno; Macready's Road, Hunua; Kahawai Road, Waiuku; Kitson's Road, Aka Aka; Kohekohe-Awhitu Road; Kohekohe to Te Toro Road; Koheroa Road; Lawrence Road, Waingarata; Lees Gully to Pollok rimu; Matakawau Settlement Road; Matheson's Road, Paparimu; Mayhead's Road, Waipipi; McEldowney's Road, Rama Rama; McIntosh Road, Hunua; McKenzie's Road, Mangatawhiri; McPherson's Road, Pokeno; McRobbie's Road, Kingseat; Middleton's Road, Pukekohe Hill; Mile Road, Bombay; Miller's Road, Puni; Miranda—New Brighton Coast Road; Misa Road, Waiuku; Mission Bush Road, Glenbrook; Moore's Road, Pukekohe Hill; Mosley's Road, Otaua; Motion's Road; Moumoukai Ridge Road; Moumoukai Valley Road; Munro's Road, Aka Aka Landing; Munro's Road, Pokeno; Munro's Road, Glenbrook; Neil Morley Road, Glenbrook; Noel Stuart's Road, Paparata; Oakland's Road, Papakura; Old Great South Road, Drury (from Post-office, Drury, to Runciman Overbridge); Old Great South Road, Pokeno—Mercer (from Great South Road Main Highway at foot of Mercer Hill to Great South Road Main Highway at foot of Mercer Hill to Great South Road Main Highway near Mangatawhiri Bridge); O'Leary's Road; Ostrich Road, Patumahoe; Otau Road; Otaua Maioro Road; Paerata Station Road; Paerata to Patumahoe Road; Paerata Station Road; Paerakau Road, Waipipi; Park Estate Road, Papakura; Park Road, Waipipi; Park Estate Road, Papakura; Park Road, Patumahoe; Patumahoe Railway-station to Hunter's; Patumahoe—Waiau Road; Patumahoe—Woodhouse Hill Road; Peach Hill Road, Rama Rama; Pearson's Road, Patumahoe; Pendergrasts Road, Mangatawhiri Valley; Pilgrim Road, Mauku; Pinnacle Hill Road, Paparata Pokeno Valley; Pollock's Road, Pukekohe West; Pollok Wharf Road; Portsmouth Road, Bombay; Port Waikato to Maioro Road; Port Waikato Road, Otaua; Pratt's Hill (Old) Road, Rama Rama; Pukekohe East - Runciman Road; Pukekohe Hill - Tuakau Road; Pukekohe Hill top Road; Pukekohe Hill - Tuakau Road; Pukekohe Hill proad; Pukekohe Hill - Tuakau Road; Pukekohe Hill proad; Rama Rama - Bombay Road; Rama Rama - Paparimu Road; Rama Rama - Bombay Road; Rama Rama - Paparimu Road; Rama Rama Quarry Road; Rasmussen's Road, Aka Aka; Ray Wright's Road, Pukekohe Hill: Road Papakura; Runciman; Quinn Road, Mauku; Rama Rama - Bombay Road; Rama Rama - Paparimu Road; Rama Rama Quarry Road; Rasmussen's Road, Aka Aka; Ray Wright's Road, Pukekohe Hill; Red Hill Road, Papakura; Redman's Road, Hunua; Reid's Road, Glenbrook; Robert's Road, Tuakau; Rogers' Road, Papakura; Rogers' Road, Puni; Rowles Road, Pukekohe Hill; Runciman-Ararimu Road; Rutherford Road, Pukekohe

East; Saddleton's Road, Waiau Pa; Sandspit Road, Waiuku; Schlaepfer's Road, Helvetia; School Road, Bombay; School Road, Hunua; Settlement Road, Papakura; Shakespeare Sands Road; Sinclair's Road, Ararimu; Sky High Road, Hunua to Clevedon; Smeed's Road, Tuakau; Smith's Road, Jericho; Smith's Road, Waiuku; Soldier's Settlement Road, Puni; Sommerville Road, Manku; Steels Access Road, Ararimu; Stewart Cowan Soldier's Settlement Road, Jericho; Smith's Road, Wallen's Soldier's Settlement Road, Puni; Sommerville Road, Mauku; Steels Access Road, Ararimu; Stewart Cowan Road, Hunua; Stuart's Road, Pukekohe West; Substation Road, Bombay; Sutton's Road, Drury; Sutton's Road, Ponga; Taurangaruru-Kohekohe Top Road; Taurangaruru Road, Waiuku; Te Toro Wharf Road; Tindalls Road, Pollok; Tram Gully Road; Tramway Road, Puni; Trig Road, Tuakau: Tuakau Factory Road; Union Road, Mauku; Urquhart's Road, Karaka; Waiau Pa Post-office to McKenzie's Landing Road; Waihoehoe Road, Drury; Waipipi Creamery Road; Waipipi Wharf Road; Waiuku-Paerata Junction Road; Wailer's Road, Puni; Walter's Road, Karaka; Wests Road, Glenbrook; Whangapouri Road, Runciman; Whangarata-Pokeno Old Road; Whangarata-Razorback Road; Whangarata Road, Tuakau; Whiri Whiri Road, Waiuku; Wilsons Road, Maioro; Wilsons Road, Paparimu; Wily's Road, Puni; Wrights Road, Mauku; Wrights Road, Waiau; Wymer-Reids Road, Glenbrook (from Wymers Road, Buckland. Dated at Wellington, this 26th day of September, 1938.

Dated at Wellington, this 26th day of September, 1938. R. SEMPLE, Minister of Transport.

(TT. 10/3.)

Classification of Road in Hutt County.

In pursuance and exercise of the powers conferred on him by the Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, the Minister of Transport does hereby revoke that portion of the Warrant classifying roads in the Hutt County dated the 8th day of August, 1934, and published in the New Zealand Gazette No. 62 of the 9th August, 1934, in so far as it relates to the classification of the Western Hutt Road now known as the Western Hutt Main Highway No. 569.

Dated at Wellington, this 26th day of September, 1938.

R. SEMPLE, Minister of Transport.

(TT. 10/82.)

Declaring Area to be a Closely Populated Locality for the Purposes of the Motor-vehicles Amendment Act, 1936. Section 3.

In terms of section 3 of the Motor-vehicles Amendment Act, 1936, the Minister of Transport does hereby declare the area described in the Schedule hereto to be a closely populated locality for the purposes of the said section to the intent that a person driving any motor-vehicle on any road, street, or other place to which the public have access therein shall be subject to the maximum speed-limit of thirty miles an hour fixed by the said section.

SCHEDULE.

SITUATED within Franklin County—

All that area at Pokeno consisting of the Great South Road commencing at a point 6 chains measured along the road in a north-easterly direction from its junction with the Tuakau-Pokeno via Whangarata Main Highway and terminating at a point 2 chains measured along the road in a north-westerly direction from the Whiora Stream Bridge, a distance of approximately 43 chains.

Dated at Wellington, this 26th day of September, 1938.

R. SEMPLE, Minister of Transport.

(TT. 9/15/64.)

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

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

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: I rood 8 perches. Being part Section 102.

. Situated in Block VII, Wakapuaka Survey District (Nelson R.D.). $(S.O.\ 832r.)$

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 98131, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

As witness my hand at Wellington, this $23 \mathrm{rd}$ day of September, 1938.

R. SEMPLE, Minister of Public Works. (P.W. 70/11/52/0.)

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

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

SCHEDULE.

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

A. R. P. Being 0 0 12 Part Section 102. 0 0 25 Part Section 102.

0 0 23 Part Section 102.

Situated in Block VII, Wakapuaka Survey District (Nelson R.D.). (S.O. 832r.)

In the Nelson Land District; as the same are more particularly delineated on the plan marked P.W.D. 98131, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured yellow.

As witness my hand at Wellington, this 23rd day of September, 1938.

R. SEMPLE, Minister of Public Works.

(P.W. 70/11/52/0.)

General Election of Members of the Roxburgh East Rabbit Board.—(Notice No. Ag. 3611.)

Department of Agriculture, Wellington, 27th September, 1938.

NOTICE has been received under the hand of the Returning Officer of the Roxburgh East Rabbit Board established under the Rabbit Nuisance Act, 1928, that—

Robert Telford Kinaston, Kenneth Wright, Victor Anthony Parker, John Avis Pannett, and Thomas Alfred Michelle

have been duly elected as members of the said Board.

W. LEE MARTIN, Minister of Agriculture.

Officiating Ministers for 1938.—Notice No. 34.

Registrar-General's Office Wellington, 27th September, 1938.

PURSUANT to the provisions of the Marriage Act, 1908, the following name of an officiating minister within the meaning of the said Act is published for general informa-

Seventh-day Adventists.

Pastor John David Anderson.

G. G. HODGKINS, Deputy Registrar-General.

Notice to Mariners No. 47 of 1938.

Marine Department, Wellington, N.Z., 19th September, 1938.

BRITISH OFFICIAL WIRELESS MESSAGES TO MERCHANT SHIPS.

Former Notices Nos. 88 and 84 of 1986 are hereby cancelled.

This organization provides for the transmission of important messages to British merchantmen in any part of the world on occasions when such messages may be of vital importance to their safety and welfare.

From the details given below it will be seen that arrangements have been made for such messages to be transmitted at certain scheduled times by Rugby and other selected British W/T stations in various parts of the world.

Tests of the organization, lasting for one week, are held at irregular intervals. British merchant ships are earnestly requested to listen for the messages broadcast during these tests and forward particulars of those received. These reports, together with copies of messages received, should be rendered by operators to the Masters of their ships, and transmitted by the latter to the shipowners, who will forward them to the Board of Trade, London. Reports from ships registered in Canada should be forwarded to the Canadian Department of Marine. Reports from ships in Area 11, proceeding to New Zealand ports at the time of the broadcast, should be forwarded to the Navy Office and Marine Department, Wellington. Reports from ships registered in Australia should be forwarded to the Secretary, Naval Board, Navy Office, Melbourne. It is particularly desired that ships listening for, but failing to receive, the test messages, either wholly or in part, should render returns, giving their position, areas, &c., and, if possible, any reasons for non-reception. Ships unable to listen for test messages should render blank returns, giving their positions, areas, &c., together with reasons for their inability to listen.

Ships which miss messages, in part or whole, transmitted by shore stations and subsequently obtain repetitions from other ships should indicate the fact in the remarks column of the return, stating the transmitting ship and time of receipt. Ships which transmit repetitions should also indicate the fact in their returns.

The attainment of an organization of maximum efficiency is largely dependent upon the information obtained from these reports, and the co-operation of individual ships of the British Merchant Navy will, therefore, be of the utmost assistance.

The arrangements made for broadcasting messages by W/T on these occasions are as follows:—

2. The world has been divided into certain areas (vide chart appended) and collective call signs have been introduced for (i) all British merchant ships, and (ii) British merchant ships in a particular area. These call signs are as shown in the following table:—

	U			Area on	Call	
Messages for				Chart.	Sign.	
All British merchant ships	• •				GBMS	
British merchant ships in-						
Home Area	• •	•••		1	GBMS	1
Mediterranean Area		. • •		2	GBMS	2
East Indies Area	• •	• •		3 (A and B)	GBMS	3
China Area		• •		4 (A and B)	GBMS	4
Australia Area		• •		5 (A and B)	GBM8	5
Africa Area		• • .		6 (A and B)	GBMS	6
America and West	Indies,	East	Coast,			
Northern Area	••		••	7	GBM8	7
America and West	Indies,	West	Coast,			
Northern Area		• •		8	GBM8	8
America and West	Indies,	East	Coast,			
Southern Area				9	GBMS	9
America and West	Indies,	West	Coast,			
Southern Area	• •	••		10	GBMS.	10
New Zealand Area	• •	• •	• •	11	GBMS	11

3. Messages will be broadcast as follows:—

(a) From Rugby and Oxford—

Time.	Call Sign.	Wave.	Remarks.
*0000 G.M.	$\mathbf{r}.egin{cases} \mathbf{GBR} & \dots \\ \mathbf{GIC} & \dots \\ \mathbf{GIM} & \dots \end{cases}$	16 kc/s (18,750 metres) 8,640 kc/s (34·72 metres) 12,975 kc/s (23·12 metres)	> of British Official
1200 G.M.	T. < GIM	16 kc/s (18,750 metres) 12,975 kc/s (23·12 metres) 19,640 kc/s (15·27 metres)	Immediately preced-
2000 G.M.	F . ∤ GIC	16 kc/s (18,750 metres) 8,640 kc/s (34·72 metres) 12,975 kc/s (23·12 metres)	ing British Official Wireless News.

- (b) From Falklands-
 - 8,450 kc/s (35.5 metres)—at 0410 and 1610 G.M.T.
- (c) From certain medium and high power W/T stations abroad—
 Between 150 kc/s (2,000 metres) and 90.9 kc/s (3,300 metres),
 and in certain cases on higher frequencies—at the times shown in column 6 of the Schedule.
- (d) From certain W/T stations— 500 kc/s (600 metres)—at any time.
- 4. A list of the stations included in the organization showing the areas for which they will transmit and the waves on which messages will be broadcast is shown in the Schedule. As far as possible the times 0400 and 1600 G.M.T. have been fixed for transmissions from stations under paragraph 3 (c) above, since, in all areas of the world, one or other of these times will fall within a period when ships with one operator are keeping watch. Times at which messages will be broadcast from 500 kc/s (600 metres) stations are not included in the Schedule, since merchant ships keep normal watch on this wave, and messages may, therefore, be broadcast from these stations at any time. If messages are broadcast by stations shown in paragraphs 3 (c) and (d) above outside the single operator periods of their areas, steps will be taken to ensure that these messages are received by ships only keeping watch during single operator periods. Such messages, therefore, in the case of the medium and high power stations which have two or more broadcast periods a day will be retransmitted at the next routine broadcast. In the case of the 500 kc/s stations such messages will be retransmitted at the commencement of the next following single operator period for their area or areas concerned. This organisation results in four special 500 kc/s periods a day being available in any area, when broadcast messages may be received, in addition to such messages being made on receipt by the stations
- 5. Messages containing information affecting British merchant ships will be broadcast—
 - (a) By Admiralty to all British merchant ships in all areas;
 - (b) By Admiralty to British merchant ships in any particular area or areas:
 - (c) By Naval Authorities abroad to British merchant ships in the areas for which they are responsible.

Messages under (a) will be broadcast from Rugby, Oxford, and Falklands with the call sign GBMS, and will also be broadcast with the same call sign by the W/T stations concerned shown in column 3 of the Schedule. (Messages under (a), during "test" periods, will be broadcast from Rugby, Oxford, and Falklands only.)

Messages under (b) will be broadcast from Rugby, Oxford, and, if necessary, from Falklands, with the call sign or call signs for merchant ships in the particular area or areas concerned. They will also be broadcast by the W/T stations of the area or areas concerned, using the appropriate call sign.

Messages under (c) will be broadcast by the W/T stations shown in column 3 of the Schedule, using the call sign for merchant ships in that area (vide paragraph 2 above). Such messages may also be broadcast from Rugby, Oxford, and/or Falklands with the same call sign.

* For the 0000 G.M.T. transmission Oxford (GIJ), on 6,985 kc/s (42.95 m), will replace (GIM) during the months of November, December, and January.

6. The W/T stations broadcasting messages will use their own call signs and will indicate the Naval Authority originating the message at the beginning of the text. For example, a message broadcast by Aden W/T station from Commander-in-Chief, East Indies, for merchant ships in Area 3 B: CT GBMS 3 GBMS 3 GBMS 3 DE GZQ GZQ GZQ BT from Commander-in-Chief, East Indies, BT. During the period 1st March to 30th April, 1926, H.M. ships engaged in the prevention of smuggling arms will be operating without lights in the Persian Gulf BT 1030 (*) BT Repetition BT from Commander-in-Chief, &c., &c., BT 1030 (*) AR VA

Note.—(*) This is G.M.T. at which the message was ordered to be sent. It may be followed by the date, thus:—"1030 NR 15 NR 2."

7. The procedure outlined in this organization is not intended to interfere

7. The procedure outlined in this organization is not intended to interfere with or replace existing arrangements for broadcasting to merchant ships messages concerning navigational dangers, weather reports, or gale warnings. Where routine arrangements exist for broadcasting such messages, those arrangements will continue in force.

8. Normally, the organization promulgated herein is not in operation, but, to test its efficiency, it is introduced at irregular intervals for trial

purposes for one week.

During these periods, "test" messages will be issued by the Admiralty to all British merchant ships, and by the Naval Authorities responsible for the respective areas shown in the Schedule to British merchant ships in those areas. Rugby and Oxford will not, however, broadcast on Sundays, while Falklands will do so only on 125 kc/s (2 400 metres)

while Falklands will do so only on 125 kc/s (2,400 metres).

Further, these "test" messages will not be broadcast by the 500 kc/s (600 metres) stations shown in the Schedule, but, instead, brief "warning" messages will be broadcast daily from all these stations (except in Area 1, where only four stations will broadcast—viz., Malin Head, Land's End, North Foreland, and Cullercoats), stating that the test period is in force. These broadcasts will take place twice daily during the single-operator periods, and will be in the form "GBMS in force for test until......"

The warning message may also be transmitted from Rugby and Oxford at the commencement of the tests, during the transmission of the traffic lists at 0048 and 1248. No prior notice will be given of the dates of the "test" periods which will commence with the promulgation of the first "test" message.

9. The organization may be brought into force at any time, should occasion arise to transmit messages of special importance to British

merchant ships.

The messages from the Admiralty to all areas at a time of national emergency will be issued in alphabetical sequence, thus:—"Admiralty Message A", "Admiralty Message B", &c. This is to enable merchant ships to check that they have not missed any messages in the series.

Any messages which have been missed should on no account be asked for by W/T. They should be obtained by V/S from H.M. Ships or other British merchant vessels or by personal application to the British Naval

Representative or Consular authorities at the next port of call.

SCHEDULE.

Note.—The transmission from Rugby on $16~\rm kc/s$ (18,750 metres) at 2000 G.M.T. is intended primarily for ships in Area 5, and that on 8,640 kc/s (34.72 metres) at 2000 G.M.T. for ships in Areas 3, 4, 5, and 6.

Area (see Chart).	Naval Authority who will arrange Transmission.	W/T Stations by which messages will be transmitted.	Call Sign.	Wave. Ko/s (metres). Type A1 except on 500 kc/s (600 metres) or where otherwise stated.	Times of Trans- mission, G.M.T.
All	Admiralty	Oxford Rugby Oxford	GBR GIC GIM* GBR GIM GIA VPC	16 kc/s (18,750) 8,640 kc/s (34·72) 12,975 kc/s (23·12) 16 kc/s (18,750) 12,975 kc/s (23·12) 19,640 kc/s (15·27) 8,450 kc/s (35·5)	1200

Oxford (GIJ) on 6,985 kc/s replaces (GIM) for the 0000 transmission during November, December, and January.

SCHEDULE—continued.

	SCHEDULE—continued.							
Area (see Chart).	Naval Authority who will arrange Transmission,	W/T Stations by which messages will be transmitted,	Call Sign,	Wave. Kc/s (metres). Type A1 except on 500 kc/s (600 metres) or where otherwise stated.	Times of Trans- mission. G.M.T.			
1	Admiralty	Portishead Gibraltar Wick Cullercoats Humber North Foreland Niton Land's End Portpatrick Seaforth Burnham-on-Sea Valencia Malin Head Gibraltar	GKU GYW GKR GCC GKZ GNF GNI GLD GPK GLV GRL GCK GMH GYW	149 kc/s (2,013) 125 kc/s (2,400) 500 kc/s (600)	}0400, 1600 			
2	Senior Naval Officer Ashore, Malta, and Rear-Admiral, Gibraltar	*Malta Gibraltar Malta Gibraltar	GYY GYW VPT GYW	} 125 kc/s (2,400) } 500 kc/s (600)	0400, 1600			
(A and B)	Staff Officer (I.), Colombo	Aden †Matara Port Sudan Aden Bahrein Bombay Madras Calcutta Rangoon Port Blair Karachi Mombasa Mauritius	GZQ GZP STP GZQ VTE VWB VWC VTR VTP VWK VPQ VRS	150 kc/s (2,000) Type A2 500 kc/s (600)	}0400, 1600 			
(A and B)	Staff Officer (I.), Hong Kong, and Staff Officer (I.), Singa- pore	Seletar Cape D'Aguilar Stonecutters Cape D'Aguilar Singapore Penang Jesselton Sandakan Christmas Is	GYL VPS GYP VPS VPW VPX VQA VQB VSM	125 kc/s (2,400) 8,330 kc/s (36) 143 kc/s (2,098) 500 kc/s (600)	0400, 1600 0420, 1620 0400‡, 1600			
(A and B)	Australian Naval Board, Mel- bourne	Townsville Perth § Sydney Rabaul Adelaide Brisbane Melbourne Broome Port Darwin	VIT VIP VIS VJZ VIA VIB VIM VIO VID	125 kc/s (2,400) 500 kc/s (600)	0000, 0630, 1200			
6 (A and B)	Staff Officer (I.), Cape Town	Sierra Leone Walvis Walvis Slangkop Algoa Bay **Jacobs Takoradi Jacobs Algoa Bay Slangkop Walvis Takoradi Lagos Sierra Leone	VPU ZSV ZSC ZSQ ZSD VPG ZSD ZSQ ZSC ZSV VPG VPY VPU	143 kc/s (2,098) 125 kc/s (2,400) 500 kc/s (600)	0400, 1600 0400, 1600			
7	Captain-in-Charge, Bermuda	††Bermuda ††Jamaica (King- ston) ††St. Lucia Belize Georgetown Bermuda Jamaica (Kings- ton)	VRT VQI VQH VPP VRY VRT VQI	133·3 kc/s (2,250) 136·4 kc/s(2,200) 125 kc/s (2,400) 90·91 kc/s (3,300) 109·1 kc/s (2,750)				
	Chief of Naval Staff, Canada	St. Lucia Belize Georgetown ‡‡Louisburg §§Camperdown, N.S. Yarmouth, N.S. Cape Race Belle Isle	VQH VPP VRY VAS VCS VAU VCE VCM VCG	107 kc/s (2,804) 400 kc/s (750) 500 kc/s (600)	0400, 1600 0440, 1640			

^{*}Awaits completion of messages transmitted by Gibraltar. † Awaits completion of messages transmitted by Aden. † Awaits completion of weather report. § The 1200 G.M.T. transmission is repeated on 8,640 kc/s. || Awaits completion of messages transmitted by Walvis. || Awaits completion of messages transmitted by Algoa Bay. †† Will transmit at 1600 only during "test" periods. †† Awaits completion of transmission of weather and ice reports. || & Awaits completion of weather bulletin. || During season of navigation only.

SCHEDULE-continued.

Area (see Chart).	Naval Authority who will arrange Transmission.	W/T Stations by which messages will be transmitted.	Call Sign.	Wave. Kc/s (metres). Type A1 except on 500 kc/s (600 metres) or where otherwise stated.	Times of Trans- mission. G.M.T.
8	Chief of Naval Staff, Canada	Esquimalt Estevan Bull Harbour Victoria Prince Rupert	VAE VAG VAK VAJ	125 kc/s (2,400) 6200 kc/s (48·39) 500 kc/s (600)	0400 1600 0200, 1800
9	Captain-in-Charge, Bermuda	Georgetown Falklands Georgetown Falklands	VRY VPC VRY VPC	109·1 ko/s (2,750) 125 kc/s (2,400) 8450 kc/s (35·5) \$500 kc/s (600)	}0400, 1600 0410, 1610
10	Captain-in-Charge, Bermuda	Belize Falklands Belize Falklands	VPP VPC VPP VPC	90.91 ko/s (3,300) 125 kc/s (2,400) 8450 kc/s (35.5) \$500 kc/s (600)	}0400, 1600 0410, 1610
11	New Zealand Naval Board, Wellington	*Wellington Philomel Apia Auckland Wellington Awarua Chatham Islands Rarotonga Apia Suva Ocean Island	ZLW FA7 ZMA ZLD ZLW ZLB ZLC ZKR ZMA VRP VQK	385 kc/s (779) 5930 kc/s (50-59) 143 kc/s (2,098) 11500 kc/s (26-09) 5750 kc/s (52-17) >500 kc/s (600)	}1145 1400 0100 1000

* Awaits completion of press message.

Publications.—List of Wireless Signals, Volume I, 1938, page 499; Volume II, 1937, page 243.

Authority.—Admiralty Notices Nos. 3, 890, and 1592 of 1938.

AREA 11.-NOTE.

Marine Department, Wellington, N.Z.

- 1. Stations not working on 500 kc/s (600 metres) will broadcast the full "test" message at times and on frequencies laid down in the above Schedule for Area 11.
- Schedule for Area 11.

 2. Brief "warning" messages from the 500 kc/s (600 metres) stations will be transmitted at any time and repeated twice every 24 hours during the test period at times when ships with only one W/T operator are keeping watch.
- 3. Messages for ships in all areas, or any particular area, may also be broadcast from Rugby and Oxford at 0000, 1200, and 2000 G.M.T. and from Falklands at 0410 and 1610 G.M.T., on frequencies shown in paragraph 3. (M.10/145.)

L. B. CAMPBELL, Secretary.

THE WORLD. BRITISH OFFICIAL WIRELESS MESSAGES TO MERCHANT SHIPS Diagram of Areas

London—Published at the Admiralty, 1st January, 1929, under the superintendence of Rear-Admiral H. P. Douglas, C.M.G., Hydrographer. Amended, 1st January, 1938.

Misc. 23.

N. to M. No. 47 of 1938

Sitting of the Native Land Court and Maori Land Board at Ngaruawahia on the 25th October, 1938.

Native Land Court Office, Auckland, 23rd September, 1938.

NOTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Ngaruawahia on the 25th October, 1938, or as soon thereafter as the business of the Court will allow.

[Waikato-Maniapoto, 1938-9.]

J. H. ROBERTSON, Registrar.

SCHEDULE.

No.	Applicant,	Name of Land.	Nature of Application.			
100	Piako County Council	Hoe-o-Tainui North 6в, 2с 5в 2	Application in terms of section 104, Public Works Act, 1928, to assess compensation for land taken for road purposes.			

Sitting of the Native Land Court at Wellington on the 11th October, 1938.

Registrar's Office, Wellington, 13th September, 1938.

NOTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Wellington on the 11th October, 1938, or as soon thereafter as the business of the Court will allow.

[Ikaroa, 1938/39-12.]

C. V. FORDHAM, Registrar.

SCHEDULE.

No,	o, Applicant.		Name of Land.	Nature of Application.			
13	Minister of Public Works	••	Te Moutere-Hanganoaiho 1, Moutere 8B, Section 2, and Pareomatangae	Application under section 104 of the Public Works Act, 1928, for assessment of compensation payable to the owners of the said block for a portion thereof taken for a road.			
14	,,	• •	Te Rimurapa N.R	Application under section 104 of the Public Works Act, 1928, to ascertain the amount of compensation payable to the owners of this land for a portion taken for defence purposes.			
15	"	••	Wiremutaone, Block XI, Section 8	Application under section 104 of the Public Works Act, 1928, to assess the amount of compensation to be paid to the owners for part of the said block taken for the State housing scheme.			

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, 26TH SEPTEMBER, 1938.

MONDAY, 2011 DEFIEMBER, 1550.								
Liabilities.						Assets.		
			£	s.	d.	7. Reserve— £ s. d.		
1. General Reserve Fund			1,500,000	0	0	(a) Gold 2,801,791 0 0		
2. Bank-notes			13,734,619	10	0	(b) Sterling exchange* 11,449,447 10 4		
3. Demand liabilities—						(c) Gold exchange		
(a) State			3,913,592		4	8. Subsidiary coin 225,943 11 10		
(b) Banks			5,386,144		2	9. Discounts—		
(c) Other			381,499	5	8	(a) Commercial and agricultural		
4. Time deposits						bills		
5. Liabilities in currencies	other	than				(b) Treasury and local-body bills		
New Zealand currency			17,897	19	7	10. Advances—		
6. Other liabilities			138,734	0	1	(a) To the State or State undertakings—		
						(1) Primary Products Mar-		
						keting Department 3,158,607 12 7		
						(2) For other purposes 4,500,000 0 0		
						(b) To other public authorities		
						(c) Other		
						11. Investments 2,732,064 16 6		
						12. Bank buildings		
						13. Other assets 204,633 1 7		
		f/N Z	.)25,072,487	12	10	£(N.Z.)25,072,487 12 10		
		2(14.2)	.,20,012,401			2(11.22.)20,012,401 12 10		

^{*} Expressed in New Zealand Currency.

Proportion of reserve (No. 7 less No. 5) to notes and other demand liabilities 60.785 per cent.

W. H. WELSH, Chief Accountant.

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

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

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Ansell, William (commonly known as William Day)	Labourer	Napier	16/8/38	22/9/38	Intestate	Napier.
2	Bell, Robert	Spinner	Oamaru	17/8/38	22/9/38	,,	Dunedin.
3	Cave, Kate Josephine	Ŵidow	Eltham	30/8/38	22/9/38	Testate	New Plymouth
4	Gray, Eric Stanley	Farmer	Pukehou	24/1/38	22/9/38	Intestate	Napier.
5	Ingpen, Ernest Edward	Postal employee	Hamilton (form- erly Pukeora)	27/8/38	22/9/38	Testate	Auckland.
6	Jones, Mary Jane Shuker	Spinster	Auckland	12/8/38	22/9/38	Intestate	,,
7	Managh, Henrietta	Married woman	Taumarunui	10/12/32	22/9/38	,,	••
8	McCormick, Francis	Retired baker	Waihi	7/8/38	22/9/38	Testate	,,
9	McFarlane, William Thomas	Settler	Auckland (formerly Paparangi)		$\frac{1}{22}/9/38$,,	Wellington.
10	McNicol, Daniel	Retired farmer	Ashburton (form- erly Geraldine)	30/8/38	22/9/38	,,	Christehureh.
11	Saunders, Helen	Married woman	Hawera	5/9/38	22/9/38	,,	New Plymouth
12	Spencer, Albert	Retired farmer	Christchurch	18/8/38	22/9/38	Intestate	Christchurch.
13	Vickary, Percy Ernest Harry	Miner	Blackball	11/7/38	22/9/38	,,	Hokitika.
14	Walker, Catherine Mary	Spinster	Invercargill (form- erly Abbotsford)	16/8/38	22/9/38	Testate	Invercargill.
15	Walker, Harry	Gardener	Cambridge (form- erly New Lynn)	9/2/38	22/9/38	,,	Auckland.
16	Wright, Harriet	Widow	Christchurch	30/8/38	22/9/38	,,	Christchurch.
17	Zadey, Peter	Travelling hawker	Manutahi	3/9/38	$\frac{22}{9}/38$	Intestate	New Plymouth
18	Dickinson, John	Cloth-finisher	Broughton, near Dunedin	14/2/92	19/9/38	Intestate, de bonis non.	Dunedin.

Public Trust Office, Wellington, 26th September, 1938.

E. O. HALES, Public Trustee.

Mining Privilege to be struck off the Register.

Mining Registrar's Office, Westport, 19th September, 1938.

NOTICE is hereby given, in pursuance of section 188 (3) of the Mining Act, 1926, as amended by section 18 of the Mining Amendment Act, 1937, that unless sufficient cause to the contrary is shown within one month from the date hereof the mining privilege mentioned in the Schedule hereto will be struck off the Register.

W. PARKER, Mining Registrar.

SCHEDULE.

License. No.	Date.	Nature of Privilege.	Locality.	Licensee.
9525	18/4/34	Extended alluvial claim	Part Section 65, Block V, Kawatiri Survey District	Arthur Edmund Morley and Hugh Douglas Hamilton.

The Industrial Conciliation and Arbitration Act, 1925.— Notice of Cancellation of Registration,

Department of Labour, Wellington, 26th September, 1938.

NOTICE is hereby given that the registration of the New Zealand Federated Caretakers', Cleaners', and Lift-attendants' Industrial Association of Workers, registered number 1775, situated at Wellington, is hereby cancelled as from the date of the publication of this notice in the Gazette.

G. M. F. JACKSON, Deputy Registrar of Industrial Unions.

Notice to Persons affected by an Application for a License under Part III of the Industrial Efficiency Act, 1936.

Taking of Fish for Sale.

HEREBY give notice that an application has been received from J. Warcup for a license to take fish at New Plymouth by means of a 50 ft. 88 h.p. trawler to be constructed.

Any person who considers he will be materially affected by the decision of the Bureau in respect of this application, and who wishes to make representations accordingly, must furnish such representations in writing so as to reach the undersigned not later than the 11th October, 1938.

D. W. WOODWARD, Secretary,

Bureau of Industry, P.O. Box 1679, Wellington.

Notice to Persons affected by Applications for Licenses under Part III of the Industrial Efficiency Act, 1936.

Retail Sale of Motor-spirit.

HEREBY give notice that applications have been

- received from—

 (1) Messrs. W. J. Parsons and Son, for a license to sell

 (retail) motor-spirit at their premises in Malfory
 Road, Rotorua.
- (2) J. A. Thomas, for a license to sell (retail) motor-spirit
- (2) 3. A. Inomas, for a meetic to sen (recan) motor-spire at his store in Ruawaro.
 (3) Air Transport and Touring Automobiles of N.Z., Ltd., for permission to move the petrol pumps on the company's premises in Upper Queen Street, Auckland, to a new site approximately 500 yards further south in the same street.

land, to a new site approximately 500 yards further south in the same street.

(4) Wallace Bros., for a license to sell (retail) motor-spirit at their premises at Towai from one petrol pump proposed to be taken over from R. O'Neill.

Any person who considers he will be materially affected by the decisions of the Bureau in respect of these applications, and who wishes to make representations accordingly, must furnish such representations in writing so as to reach the undersigned not later than the 11th October, 1938. All representations must set out clearly the grounds for same and include a statement showing the gallonage throughput of petrol sold and the nature of the business conducted by the person making the representations. the person making the representations.

D. W. WOODWARD, Secretary,

Bureau of Industry, P.O. Box 1679, Wellington.

Decisions of the Bureau of Industry under Part III of the Industrial Efficiency Act, 1936.

Bureau of Industry, P.O. Box 1679, Wellington.

HEREBY give notice that pursuant to the authority conferred on the Bureau of Industry under Part III of the Industrial Efficiency Act, 1936, the following decisions in respect to applications for licenses have been made.

D. W. WOODWARD, Secretary.

D. W. WOODWAR						
Applicant.	Nature of Application.	Location.	Decision.	Date.		
	Retail Sale and D	distribution of Motor-spir	it.			
Northern Tyre Com-	To move two pumps from their	Whangarei	Granted	26 Sept., 1938.		
pany, Limited	present position in James					
	Street to a new site at the corner of Walton and Clyde					
	Streets, and install two ad-					
	ditional pumps alongside					
Kidd, M. O., Limited	To move three pumps from their	Opotiki	Granted	26 Sept., 1938.		
	present position in Church Street to a new site ten chains					
	south on the opposite side of					
	the street	0 17:	T	20.01		
Anderson, A. J	To resell motor-spirit from three pumps on the kerbside	Opotiki	License granted to install two pumps	26 Sept., 1938.		
	in front of garage premises in		inside the garage			
	Church Street		building			
Harman, H.S., Limited	To move two pumps from inside	Wanganui	Granted	26 Sept., 1938.		
	premises in Wickstead Street to a position outside and install					
	alongside four pumps to be					
* .	transferred from premises in		•			
Datain Wassenant Con	Victoria Avenue To resell motor-spirit from two	Rakaia	Declined	96 Sont 1029		
Rakaia Transport Service Company,	commercial pumps installed	Kakaia	Declined	26 Sept., 1938.		
Limited	at the company's premises in					
C 11: 17 197	Rolleston Street, Rakaia		Declined	06 Want 1000		
Collins, H. W	To resell motor-spirit from a commercial pump installed on	Katikati	Declined	26 Sept., 1938.		
	Gread's farm four miles north					
3) F/ F	of Katikati	m 1) 1	D 1: 1	20 0 4 7000		
Bowen, W. E	To resell motor-spirit from a commercial pump installed on	Te Puke	Declined	26 Sept., 1938.		
	the applicant's property ap-					
	proximately one mile out of		ļ			
	Te Puke on the Whakatane Road					
Toomey, N	To resell motor-spirit from a	Pukehuia	Granted	26 Sept., 1938.		
,	pump installed at the appli-					
D. 4 ()	cant's premises To install two pumps outside	Kaimata	Declined	26 Sept., 1938.		
Peters, G	the applicant's blacksmith	Kaimata	Declined	20 Sept., 1956.		
	shop					
Schaef's Limited	To transfer five pumps from	Greymouth	Granted	26 Sept., 1938.		
	Petrie Avenue and one pump from Mackay Street to a ser-					
	vice station in the course of					
34 M II	erection in Herbert Street	17 .1 1.:	0	20 0 4 1000		
Mrs. M. Henry	To resell motor-spirit in drum lots at the applicant's store	Kakatahi	Granted	26 Sept., 1938.		
	1305 CU UNE APPROCATE STORE					
	Taking of Fis	h for Purposes of Sale.				
Waitemata Fisheries,	To replace the Danish seine	Auckland	Granted on condition	26 Sept., 1938.		
Ltd.	fishing-boats "Hairini" and		that the fishing-	-		
	"Hauraki" with vessels of similar description and size		boats "Hairini" and "Hauraki" be			
	similar description and size		withdrawn from			
			the seine-fishing			
Odov N H	To take ever from T. T. Dwg1	Timaru	industry Granted for trawling	96 Sant 1000		
Odey, N. H.	To take over from T. J. Brassel, Christchurch, the 40 ft. 25 h.p.	rimaru	only	26 Sept., 1938.		
	launch "Muriel," and to take					
	fish at Timaru using trawl and Danish seine nets					
	Zwindi Bolilo 11008					
	Pharmacy (Disp	ensing of Prescriptions).				
Burns, S. C	To establish a new pharmacy at	Lower Hutt	Declined	26 Sept., 1938.		
	the corner of White's Line East, Waiwhetu Road, and					
	Hawkins Street		:			
			l .	t .		

Supplementary Teachers' Register and Supplementary Graded List of Primary, Secondary, and Technical School Teachers, 1938.

Education Department, Wellington, 23rd September, 1938.

THE following list of teachers is issued under the authority of the Minister of Education 1 of the Minister of Education in accordance with the requirements of the Education Amendment Act, 1924. The list contains the names of-

- (a) Teachers added to the Teachers' Register:
- (b) Teachers already in the Teachers' Register:

 - Now graded, but not previously graded:
 Whose grading has been altered as the result of correction in marks, appeal, or change in certificate:
 - (3) Who are now graded under an additional division.

N. T. LAMBOURNE, Director of Education.

Name.	Certin- cate.	Grading.	Date of Grading or Certificate or Promotion.
Anderson, Mrs. Hazel	\mid C	P. 166	1/1/38
	B	T 20.4	24/8/38
Atkinson, Mrs. Rita May	C	Th 101	
Banks, Douglas Vivian	B		1/1/38
Barry, Joan Amelia, B.A	B	Sec. D	24/8/38
Birnie, Elizabeth Wells, M.A.	:	P. 148	1/1/38
Burton, Elvin Denzil, M.A	••	Sec. D; Tech. D	24/8/38
Bygate, John William	:	I, C I Tech. D II, C III	8/9/38
Carr, Hugh Arthur Jack	C	P. 135	22/9/38
	1 -	Sec. D;	$\frac{22/9/38}{2/9/38}$
Cooper, Edmund Roy, M.Sc.	•••	Tech. D I, C I	2/0/00
Copeland, Mrs. Mabel	D	P. 189	1/1/38
Coup, Ngaire Elizabeth, M.A.	В	Tech. D I, C II	14/9/38
Denford, Helena Douglas Love, M.A.		Sec. D	5/9/38
Dobson, James Henry		Tech. D II, CIII	5/9/38
Doyle, Mrs. Helen Shepherd	D	• •	24/8/38
Forster, George Walter		Sec. D	15/9/38
Gillespie, Mrs. Edna May	C	P. 178	1/1/38
Goldthorpe, George	Č	P. 184	22/9/38
Haywood, Mrs. Ehine Thelma	$\mid \ \check{\mathbf{D}} \mid$	P. 200	1/1/38
Ingram, Herbert Kennerly		Tech. D II, CI	5/9/38
Jackson, Donald Leslie	C	P. 148	22/9/38
Kingan, Basil Arthur, B.Sc	ı İ	Sec. C	2/9/38
Kingston, Arthur John, M.A., B.Sc.	В	P. 63	17/8/38
Lewis, Lewis Evan, B.A	в{	$\left. egin{array}{l} ext{Sec. D} \\ ext{P. 200} \end{array} \right\}$	31/8/38
Mackenzie, Mrs. Ada Randall	D	P. 180	1/1/38
McPherson, Isabel Sinclair	ď	P. 205	30/8/38
Major, Joseph		Tech. D	8/9/38
Martin, Frederick George Nel-		II, CI Tech. D	9/9/38
son Murphy, John Hunter Michael, A.R.A.N.Z.		II, CII Sec. D	9/9/38
	C	P. 191	1/1/38
Rickard, Florence Maud Rogers, Alice Doreen, M.Sc	B	P. 191	13/9/38
Stancliffe, Thomas Dermot	п.	Tech D. II, CI	7/9/38
Stedman, George		Tech. D II, CII	5/9/38
Stephens, Edward Stanborough	D	P. 222	1/1/38
Tomlinson, Mrs. Lilian Beatrice	C	P. 185	30/8/38
Whelan, Marcella Helena, B.A.	B	Sec. D	24/8/38
rindan, marcona molena, D.A.	"		22,0,00

Including Crown Lands in the Mangonui Development Scheme.

PURSUANT to section 7 of the Native Land Amendment Act, 1936, the Board of Native Affairs, with the consent of the Minister of Lands, hereby declares the Crown lands described in the Schedule hereto to be subject to Part I of the said Act and to be included in the Mangonui Development

SCHEDULE.

THE following Crown land in the Tokerau Native Land Court District, situate in Block II, Takahue Survey District:—

Land.	A			
Dana.	A.	R.	P.	
Allotment 168, Parish of Mangatete	 113	2	0	
Allotment 169, Parish of Mangatete	 43	1	0	
Total	 156	3	0	

Dated at Wellington, this 27th day of September, 1938.

O. N. CAMPBELL, W. STEWART, Members of the Board of Native Affairs.

Including Additional Land in the Wharekahika Development Scheme.

DURSUANT to section 4 of the Native Land Amendment Act, 1936, the Board of Native Affairs hereby declares the Native land described in the Schedule hereto to be subject to Part I of the said Act and to be included in the Wharekahika Development Scheme.

SCHEDULE.

ALL that area of Native land in the Tairawhiti Native Land Court District, situate in Block XII, Matakaoa Survey District, and known as the Pipituangi Block, containing 116 acres 2 roods, more or less, and being all of the land in Certificate of Title, Volume 50, folio 263, Gisborne Registry.

Dated at Wellington, this 23rd day of September, 1938.

O. N. CAMPBELL, W. STEWART, Members of the Board of Native Affairs.

CROWN LANDS NOTICES.

Town Lands in Westland Land District for Selection on Renewable Lease.

District Lands and Survey Office, Hokitika, 27th September, 1938.

NOTICE is hereby given that the undermentioned sections OTICE is hereby given that the undermentioned sections are open for selection on renewable lease under the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Hokitika, up to 4 o'clock p.m. on Monday, 14th November, 1938.

Applicants should appear personally for examination at the District Lands and Survey Office, Hokitika, on Wednesday, 16th October, 1938, 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.

Note.—These lands are offered in terms of section 153 of the Land Act, 1924, which provides that no right to any mineral under the surface shall pertain to the lessee, whose rights shall be to the surface soil only.

SCHEDULE.

WESTLAND LAND DISTRICT.—Town LANDS.

Cobden Survey District.—Town of Runanga.

SECTION 41, Block XXXVIII: Area, I rood 4.9 perches. Capital value, £20; half-yearly rent, 10s.

Weighted with £330 for improvements, comprising dwelling, fencing and clearing. If the successful applicant is other than the owner of the improvements, this sum is payable

in cash upon an application being declared successful.

Situated in the Borough of Runanga, seven miles by road and railway from Town of Greymouth.

Section 42, Block XXXVIII: Area, 1 rood. Capital value, £20; half-yearly rent, 10s.

Weighted with £12 10s. (payable in cash) for improvements, comprising dilapidated dwelling.

This section is situated in Borough of Runanga seven miles by road and railway from Greymouth.

Section 1, Block XLIV: Area, 32 perches. Capital value, £20; half-yearly rent, 10s.

This section is situated in the Borough of Runanga seven miles by road and railway from Greymouth.

Any further information required may be obtained from the undersigned. B. KING.

Commissioner of Crown Lands.

(H.O. 23/781; D.O. 6/4.)

Land in Canterbury Land District for Lease by Public Auction.

District Lands and Survey Office, Christchurch, 28th September, 1938.

NOTICE is hereby given that the undermentioned property will be offered for lease (term, sixty-six years with perpetual right of renewal at revaluation) by public auction at the Lands Office, Stafford Street, Timaru, on Thursday, 3rd

November, 1938, at 2 o'clock p.m., under the provisions of the Land Act, 1924.

A half-year's rent at the rate offered, rent for broken period between date of auction and 31st December, 1938, weighting for fencing (£10), and lease fee (£1 1s.), must be paid in cash on the fall of the hammer.

SCHEDULE.

CANTERBURY LAND DISTRICT.—FIRST-CLASS LAND.

Levels County.—Arowhenua Survey District.

RESERVE 3697, Block VIII: Area, 5 acres. Upset half-

yearly rent, £1 10s.

Loaded with £10 (payable in cash) for improvements, comprising 21½ chains of road-boundary and party-boundary

This reserve, which is suitable for grazing, cropping, or residential purposes, is situated on the Main Point Road, one mile from the Levels Railway-station and five miles from the Timaru Post-office. The land is covered mostly in weeds with patches of gorse spreading out from the fences.

Any further information required may be obtained from the undersigned or from the Lands Office, Timaru.

N. C. KENSINGTON, Commissioner of Crown Lands.

(H.O. 6/1/591; D.O. O.L. 2993.)

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Tender.

State Forest Service. Rotorua, 26th September, 1938.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Rotorua, at noon on Friday, the 14th day of October, 1938.

SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION.—AUCKLAND LAND DISTRICT.

ALL the milling-timber on that area containing 342 acres, more or less, being part of Provisional State Forest 34 (part of Section 1a, Block I, Rotoma Survey District), situated approximately thirteen miles from Pongakawa Railwaystation.

The total estimated quantity of timber in cubic feet is 111,320, or in board feet 776,500, made up as follows:—

Species.		Cubic Feet.	Board Feet.
Rimu	 	 110,069	768,250
Mangeao	 	 1,144	7,550
Matai	 	 107	700
		111.320	776.500

Upset price: £1,100. Term of license: One year.

Terms of Payment.

A marked cheque for one-fifth of the amount tendered, together with £1 ls. license fee, must accompany the tender, and the balance paid in eight equal instalments, the first falling due one month after date of sale and the others at monthly 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 to

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

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

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

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

7. Each tenderer must state the total price that he is 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 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, Palmerston North, 23rd September, 1938.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Palmerston North, at 3 o'clock p.m. on Friday, the 21st day of October,

SCHEDULE.

Wellington Forest-conservation Region.—Gisborne LAND DISTRICT.

ALL the milling-timber on that piece of land containing approximately 285 acres, known as Lots 4 and 5, Block II, Ngatapa Survey District, State Forest No. 29, about sixteen miles from Matawai.

The total estimated quantity of timber in cubic feet is 252,571, or in board feet 1,747,800, made up as follows:—

	Cubic Feet.	Board Feet.
 	212,318	1,475,700
 	17,507	115,800
 	12,730	88,400
 	1,422	9,700
 	8,594	58,200
		1 747 800
		212,318 17,507 12,730 1,422

Upset price: £2,685. Time for removal: Two years.

Terms of Payment.

A marked cheque for one-thirteenth of the purchase-money, together with £1 ls. license fee, must accompany the tender, and the balance be paid in twelve equal monthly instalments, the first of which shall be paid one month after the date of sale, and the others at monthly intervals thereafter.

Terms and Conditions.

1. All instalment-payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at

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

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

5. The attention of buyers is drawn to the fact that the local controlling body may require the successful bidder to pay any claims or charges which may be made by that

local controlling body may require the successful bidder to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been letter indicating that satisfactory arrangements have been

made in this connection must be produced to the undersigned.

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

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

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

before the date of sale.

9. If no tender is accepted for the timber herein mentioned it will remain open for application for three months from the 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, Palmerston North," and endorsed "Tender for Timber."

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

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

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that HAROLD MORRIS MEAD, of Ellerslie, near Auckland, Manufacturer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Court Buildings, High Street, Auckland, on Monday, the 3rd day of October, 1938, at 10.30 o'clock a.m.

Dated at Auckland, this 21st day of September, 1938.

A. W. WATTERS, Official Assignee.

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

NOTICE is hereby given that DONALD MCPEARSON, of Titirangi Hotel, Titirangi, Auckland, Cook, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Court Buildings, High Street, Auckland, on Friday, the 7th day of October, 1938, at 10.30 o'clock a.m.

Dated at Auckland, this 22nd day of September, 1938.

A. W. WATTERS, Official Assignee. In Bankruptcy.-In the Supreme Court of New Zealand.

OTICE is hereby given that RODERIC DE SAYLES MURPHY SCOBIE, of Pukekohe, Labourer, 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 Monday, the 10th day of October, 1938, at 10.30 collectors and the street of the street o o'clock a.m.

Dated at Auckland, this 27th day of September, 1938.

A. W. WATTERS, Official Assignee.

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

NOTICE is hereby given that SIDNEY TEW, of Hawera, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 4th day of October, 1938, at 10.30 o'clock a.m.

Dated at Hawera, this 16th day of September, 1938.

C. O. PRATT, Official Assignee.

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

NOTICE is hereby given that ARTHUR REVELL, of Karioi, Mill Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Ohakune, on Monday, the 10th day of October, 1938, at 10 o'clock a.m.

Dated at Taihape, this 26th day of September, 1938.

S. PERCY,

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

NOTICE is hereby given that RONALD REX LANE, of 26 Yule Street, Wellington, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 4th day of October, 1938, at 10.30 o'clock a.m.

Dated at Wellington this 27th day of Sentember, 1938

Dated at Wellington, this 27th day of September, 1938.

S. TANSLEY, Official Assignee.

In Bankruptcy.

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

Adams, William Edwin, of Christchurch, Foreman-First

dividend of 20s. in the pound, plus interest.

Chambers, James, of Christchurch, Storekeeper—Second and final dividend of 2s. 2½d. in the pound, making a

total of 6s. 11½d. in the pound.
Davidson, Ronald James, of Christchurch, Merchant—First

Davidson, Ronald James, of Christchurch, Merchant—First and final dividend of 1\(\frac{1}{4}\)d. in the pound.

Don, Henry Woodbury, of Christchurch, Manufacturer—Supplementary and final dividend of 5s. in the pound.

Duncan, Mabel Martha, late of Christchurch, Farmer, deceased—First and final dividend of 2s. 1d. in the pound.

Fox, William, of Christchurch, Builder and Contractor—Supplementary and final dividend of 6\(\frac{3}{4}\)d. in the pound, making a total of 4s. 6\(\frac{3}{4}\)d. in the pound.

Williams, Lionel Marcus John, of Mayfield, Garage-proprietor—First dividend of 1s. 8d. in the pound.

Williamson, Stephen Arthur, of Christchurch, Company Promoter—First and final dividend of 11\(\frac{1}{4}\)d. in the pound.

G. W. BROWN,

G. W. BROWN, Official Assignee.

Christehurch, 23rd September, 1938.

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

NOTICE is hereby given that JAMES HENRY BOTTING, of Mataura, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 3rd day of October, 1938, at 2.15 o'clock in the afternoon.

Dated at Invercargill, this 22nd day of September, 1938.

A. McCARTHY, Official Assignee. In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that PERCY BULL, of Invercargill, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 4th day of October, 1938, at 2.15 o'clock in the afternoon. in the afternoon.

Dated at Invercargill, this 22nd day of September, 1938.

A. McCARTHY, Official Assignee

LAND TRANSFER ACT NOTICES.

A PPLICATION having been made to me to register a notice of re-entry by The WAIKATO-MANIAPOTO DISTRICT MAORI LAND BOARD as lessor under Lease Number 14893 of Lot 6 of Block XI, Town of Otorohanga, and being all the land comprised in certificate of title, Vol. 435, folio 39 (Auckland Registry), of which WILLIAM ALEXANDER SCOTT, of New Plymouth, Wood Merchant, is the registered lessee notice is hereby given of my intention to register such lessee, notice is hereby given of my intention to register such notice of re-entry upon the expiration of one calendar month from the 29th day of September, 1938, unless good cause to

the contrary be shown.

Dated at the Land Registry Office at Auckland, this 23rd

day of September, 1938.

R. F. BAIRD, District Land Registrar.

A PPLICATION having been made to me for the issue of provisional certificates of title in the name of MERE MAKIRANGI, of Waikanae, half-caste Aboriginal Native, for (1) all that parcel of land containing 2 roods, more or less, being Sections 12 and 13 of Block VI on the plan of the Township of Paraparaumu deposited in the office of the District Land Registrar at Wellington as No. 462, and being the whole of the land in certificate of title, Vol. 60, folio 114 (Wellington Registry); (2) all that parcel of land containing 2 roods, more or less, being Sections 10 and 11 of Block VI on the plan of the Township of Paraparaumu deposited in the office of the District Land Registrar at Wellington as No. 462, and being the whole of the land in certificate of title, Vol. 64, folio 165 (Wellington Registry); and evidence having been lodged of the loss or destruction of the 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 29th day of September, 1938, at the Lands Registry Office, Wellington.

J. CARADUS, District Land Registrar.

EVIDENCE having been furnished of the loss of outstanding duplicate of Crown lease, Vol. 48, folio 218, whereof ROBERT MULHOLLAND, of Seddonville, Settler, whereof ROBERT MULHOLLAND, of Seddonville, Settler, is the registered lessee of all that parcel of land being Section 58, Block XV, Mokihinui Survey District, and application having been made to me for the issue of a provisional copy in lieu thereof, I hereby give notice that it is my intention to issue such provisional copy upon the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Nelson, this 26th day

of September, 1938.

W. E. BROWN, District Land Registrar.

PPLICATION having been made to me for the issue of a A new certificate of title, in favour of JANET CRAWFORD, wife of JOHN CRAWFORD, of Riverton, Company CRAWFORD, wife of JOHN CRAWFORD, of Riverton, Company Secretary, for Allotment 30, Plan 2032, being part Section 8, Block II, Jacobs River Hundred, being the land contained in certificate of title, Vol. 115, folio 102, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a new certificate of title as requested upon the expiration of fourteen days from the 29th September, 1938.

Dated at the Lands Registry Office, Inverceptial the 23rd

Dated at the Lands Registry Office, Invercargill, the 23rd day of September, 1938.

C. L. HARNEY, District Land Registrar.

ADVERTISEMENTS.

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

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

New Zealand Bacon and Meat Packing Company, Limited. 1923/87.

Given under my hand at Wellington, this 21st day of September, 1938.

H. B. WALTON, Assistant Registrar of Companies.

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

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

A. and G. Nicholas, Limited. 1923/46.

Given under my hand at Wellington, this 22nd day of September, 1938.

H. B. WALTON, Assistant Registrar of Companies.

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

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

L. J. Duflou, Limited. 1930/242. Miramar Limited. 1920/126.

Given under my hand at Wellington, this 22nd day of September, 1938.

H. B. WALTON. Assistant Registrar of Companies.

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

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

Henry Turner, Limited. 1928/8. The Suburban Loan and Discount Company, Limited. The Subur 1931/89.

Given under my hand at Wellington, this 26th day of September, 1938.

H. B. WALTON, Assistant Registrar of Companies.

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

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

Dunedin Investments, Limited. 1936/20.

Given under my hand at Dunedin, this 26th day of September, 1938.

E. G. FALCONER, Assistant Registrar of Companies.

THE OTWAY CEMENT CONSTRUCTION COMPANY, LIMITED.

In Liquidation.

Notice of Meeting.

In the matter of the Companies Act, 1933, and of The OTWAY CEMENT CONSTRUCTION COMPANY, LIMITED (in Liquidation).

TAKE notice that a meeting of creditors in the above matter will be held at the office of the liquidator. 105 Rangitikei Street, Palmerston North, on the 14th day of October, 1938, at 2.30 o'clock in the afternoon. Dated this 24th day of September, 1938.

H. J. REES. Liquidator.

ESTATE OF JOHN CECIL COOTE.

In the matter of the Administration Act, 1908, and its amendments, and in the matter of the Estate of John Cecil Coofe, late of Nelson, Garage-proprietor, but now

NOTICE is hereby given that by an Order of the Supreme Court of New Zealand made on the 8th September, 1938, it was ordered that the Public Trustee of the Dominion of New Zealand administer the estate of the said John Cecil Coote under the provisions of Part IV of the Administration Act 1008 Act, 1908.

That the said estate will, as from the said date, be administered, realized, and distributed in accordance with the law

and practice of bankruptcy.

That I do hereby summon a meeting of the creditors of the said estate to be held at the Public Trust Office at Nelson on Wednesday, the 21st September at 2 o'clock in the after-

That all creditors, whether they have already submitted their claims or not, are required to prove their debts within the time and in the manner provided by the Bankruptcy Act, 1908. Proof-of-debt forms may be procured at my office.

Dated at Nelson, this 16th day of September, 1938.

W. J. FORSYTH, District Public Trustee for Nelson.

TARANAKI ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE OF 61/100 ths of 1D. IN THE POUND re Tarata Special Area Loan, 1938, £3,000.

The Pound re Tarata Special Area Loan, 1938, £3,000.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Taranaki Electric-power Board hereby resolves as follows:—
"That, for the purpose of providing the principal, interest, and other charges on a loan of £3,000 to be known as "Tarata Special Area Loan, 1937," authorized to be raised by the Taranaki Electric-power Board under the above-mentioned Act for the purpose of reticulating with electricity the Tarata Special Area of the Taranaki Electric-power District, such special area being defined in the Proclamation published in the New Zealand Gazette of the 5th February, 1931, at page 214, the said Taranaki Electric-power Board hereby makes and levies a special rate of 61/100d. in the pound upon the rateable value (on basis of capital value) of all rateable property in the said special-rating area, 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 October in each and every year during the currency of such loan, being a period of ten years or until the loan is fully paid off, and be subject in all respects to the provisions of the said Act.

We hereby certify that the within resolution was adopted by the Taranaki Electric-power Board at a duly convened meeting held on the 20th day of June, 1938.

N. H. MOSS, Chairman.

W. I. TERISTRAM Secretary

N. H. MOSS, Chairman. W. J. TRISTRAM, Secretary.

467

WAITOTARA COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND FOR ROAD PURPOSES.

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

NOTICE is hereby given that the Waitotara County Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely,

mentioned Acts, to execute a certain public work—namely, the widening and altering of the Rapanui Highway—and for the purposes of such public work the lands described in the First Schedule hereto are required to be taken:

And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Clerk to the said Council, situate at No. 136 Ridgway Street, Wanganui, and is open to inspection (without fee) by all persons during ordinary office hours:

All persons affected by the execution of the said public work or by the taking of such lands, who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objection in writing, and send the same, within forty days of the first in writing, and send the same, within forty days of the first publication of this notice, to the County Clerk at the Council Chambers:

And notice is hereby further given that the said Council proposes to close that portion of the Rapanui Highway described in the Second Schedule hereto, a plan whereof is deposited at the aforesaid public office of the Clerk to the Council where it is open to inspection (without fee) by all persons during ordinary office hours. All persons objecting to the closing of such road must lodge their objections in writing at the office of the Council on or before the 4th day of November 1938 November, 1938.

FIRST SCHEDULE.

Approximate area and description of parcels of land required to be taken :-

- A. R. P. 0 0 9.8 Part Lot 11 on D.P. 1322, part Section 237, Right Bank, Wanganui River; coloured
- 0 1.5 Section 3s, Matamua Settlement;
- coloured blue.
 Part Lot 2 of Section 2s, Matamua Settle- $2 27 \cdot 1$ ment; coloured red.
- Part Section 4s, Matamua Settlement; coloured red. 1 $0.29 \cdot 3$
- 1 5
- Part Section 1s, Matamua Settlement; coloured violet.
 Part Lot 1, D.P. 1311, part Section 243, Right Bank, Wanganui River; coloured $0.30 \cdot 75$ vellow.
- Part Lot 6, D.P. 1311, part Section 243, Right Bank, Wanganui River; coloured $2 - 3 \cdot 21$
- Part Lot 6, D.P. 1311, part Section 243, Right Bank, Wanganui River; coloured $0.14 \cdot 52$ pink.
- 0 0 9.13 Part Kai Iwi F 2; coloured violet.

All situate in the Waitotara County in Blocks I and IV, Westmere Survey District, and Block V, Nukumaru Survey District.

SECOND SCHEDULE.

Approximate area and description of road to be closed: Approximate area and description of road to be closed: 1 acre 1 rood 32·1 perches. Passing through parts Section 4s, Matamua Settlement, Block I, Westmere Survey District, coloured green on the said plans, and situated in the County of Waitotara.

Dated at Wanganui, this 22nd day of September, 1938.

THOMAS DIX County Clerk.

This notice was first published on the 24th day of September

THE WAIKAKA CO-OPERATIVE DAIRY FACTORY COY., LTD.

IN LIQUIDATION.

OTICE is hereby given that a general meeting of share-holders will be held at the "Hall," Waikaka, on Friday, 14th October, 1938, at 2.30 p.m.

Business.—To receive accounts and report of winding up.

A. H. AITKEN,

Liquidator.

Gore, 19th September, 1938.

470

MEDICAL REGISTRATION.

I OTTO EINSTEIN, L.R.C.P. (Edin.), L.R.C.S. (Edin.), 1937; L.R.F.P. & S. (Glasg.), 1937; D.T.M. (Liverp.), 1938; M.D. (Jena), 1923, now residing in Auckland, hereby give notice that I intend applying on the 21st October next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Auckland.

Dated at Auckland, this 21st day of September, 1938.

OTTO EINSTEIN.

Care of "The Hill," Manurewa, near Auckland.

HOBSON COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

TN 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, section 20 of the Finance Act (No. 2), 1935, and the Hobson County Loans Conversion Order, 1938 (No. 1), the Hobson County Council hereby resolves as follows: hereby resolves as follows:

"That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the Hobson County Council under the above-mentioned Acts and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, the said Hobson County Council hereby makes and levies special differential rates as follows: lows:

On lands classified "A" a special rate of threepence

On lands classified 'A a special rate of threepence (3d.) in the pound; On lands classified 'B' a special rate of one penny and one-halfpenny (1½d.) in the pound; and On lands classified 'C' a special rate of three farthings

 $(\frac{3}{4}d.)$ in the pound;

on the rateable value on the basis of the unimproved value of all rateable value of the basis of the district known as the Kaihu Valley Drainage Area, and that such special differential rates shall be annually recurring rates during the currency of such securities and be payable yearly on the 15th day of September in each and every year until the last maturity date of such securities, being the 1st day of September, 1968, or until all such securities are fully paid off."

I certify that the above resolution was duly passed at a meeting of the Hobson County Council held on the 20th September, 1938.

472

J. HOGG. County Clerk.

HOBSON COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, section 20 of the Finance Act (No. 2), 1935, and the Hobson County Council Loans Conversion Order, 1938 (No. 2), the Hobson County Council hereby resolves as follows:— County Council hereby resolves as follows:

"That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the Hobson County Council under authorized to be issued by the Hobson County Council under the above-mentioned Acts and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, the said Hobson County Council hereby makes and levies a special rate of seven-eighths of a penny (3d.) in the pound upon the rateable value on the basis of the unimproved value of all rateable property in the County of Hobson, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable yearly on the 15th day of September in each and every year until the last maturity date of such securities, being the 1st day of September, 1958, or until all such securities are fully paid off."

I certify that the above resolution was duly passed at a meeting of the Hobson County Council held on the $20 \mathrm{th}$ September 1. tember, 1938.

F

473

J. HOGG, County Clerk.

HOBSON COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, section 20 of the Finance Act (No. 2), 1935, and the Hobson County Loans Conversion Order, 1938 (No. 3), the Hobson County Council hereby resolves as follows:—

"That, for the purpose of providing the half-yearly instalmer principal and interest in respect of the new securities autorized to be issued by the Hobson County Council under the above-mentioned Acts and Order in conversion of existing securities issued in respect of the loans set out in the First

Schedule to that Order, the said Hobson County Council hereby makes and levies special differential rates as fol-

On lands classified "A" a special rate of eightpence

(8d.) in the pound; On lands classified "B" a special rate of fourpence (4d.)

in the pound; and On lands classified "C" a special rate of twopence (2d.) in the pound;

on the rateable value on the basis of the unimproved value of all rateable property in that area of the district known as the Kaihu Valley Drainage Area, and that such special differential rates shall be annually recurring rates during the currency of such securities and be payable yearly on the 15th day of September in each and every year until the last maturity date of such securities, being the 1st day of September, 1963, or until all such securities are fully paid off."

I certify that the above resolution was duly passed at a meeting of the Hobson County Council held on the 20th September, 1938. J. HOGG.

County Clerk.

HOBSON COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

'N 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, section 20 of the Finance Act (No. 2), 1935, and the Hobson County Loans Conversion Order, 1938 (No. 4), the Hobson County Council hereby resolves as follows:—

"That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securitics authorized to be issued by the Hobson County Council under the above-mentioned Acts and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, the said Hobson County Council hereby makes and levies a special rate of eleven-sixteenths of a penny (11/16d.) in the pound upon the rateable value on the basis of the unimproved value of all rateable property in the County of Hobson, and that such special rate shall be an annually recurring rate during the currency of such securities and be payable yearly on the 15th day of September in each and every year until the last maturity date of such securities, being the 1st day of September, 1963, or until all such securities are fully paid off." the above-mentioned Acts and Order in conversion of existing

meeting of the Hobson County Council held on the 20th September, 1938.

J. HOGG. County Clerk.

GREY ELECTRIC-POWER 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 Grey Electric-power Board hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £20,000 authorized to be raised by the Grey Electric-power Board under the above-mentioned Act for extending the electrical reticulation in the Power Board's District, the said Grey Electric-power Board hereby makes and levies a special rate of decimal one two three seven (0·1237d.) in the pound upon the rateable value of all rateable property of the Grey Electric-power District, and that such special rate shall be an annual-recurring rate during the currency of the said loan and shall be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of ten years or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy of resolution appearing in the minutes of meeting of the Grey Electric-power Board on Wednesday, 22nd September, 1938.

JOHN SMEATON,

Chairman.

MINING RESEARCH COMPANY, LIMITED.

IN LIQUIDATION.

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

IN accordance with section 241 of the Companies Act, 1933, I hereby convene a meeting of creditors and shareholders of Mining Research Company, Limited, to be held at my office, 187 Hereford Street, Christchurch, on Thursday, 13th October, 1938, at 2.30 p.m.

Business-To receive liquidator's final report.

E. J. WOOLF,

Liquidator.

203 Commerce Buildings, Hereford Street, Christchurch, $22\mathrm{nd}$ September, 1938.

WAIMEA ELECTRIC-POWER 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 Waimea Electric-power Board hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of six thousand five hundred pounds (£6,500) authorized to be raised by the Waimea Electric-power Board under the above-mentioned Act for the purpose of completing the reticulation for the supply of electricity to the Waimea Area of the Board's district, the said Waimea Electric-power Board hereby makes and levies a special rate of one-fifteenth of one penny (1/15d.) in the pound upon the rateable value (on the basis of the capital value) of all rateable property in that part of the Board's district comprising—All that area of land in the Land District of Nelson bounded as follows: Commencing at high-water mark of Tasman Bay at the easternmost point of Section 3, Moutere Hills, in Block II, Moutere Survey District; thence generally in a southerly and westerly direction along high-water mark of the mudflats of Tasman Bay to the point of intersection of high-water mark of Tasman Bay with a public road at the south-eastern corner of Section 45, Moutere Hills, Block II, Moutere Survey District; and proceeding thence in a north-westerly direction along the north-eastern side of the said road and along the north-eastern boundary of Section 19 in the said Block II, the northern and western boundaries of Section 59 in Block XVI, Motueka Survey District, across Apple Valley Road and Section 51 in the said Block XVI, and across a road to the westernmost corner of Section 28 in the said Block I, to the westernmost corner of Section 28 in the said Block I, to the westernmost point of Section 28 in the said Block I, thence in a south-easterly direction along the south-western boundary of Section 50, 66, 64, 100, and 27 in the said Block I, to the westernmost point of Section 28 in the said Block I, to the westernmost point of Section 28 in the said Block I, to the westernmost point of Section 28 in the said Block I, to the western boundary of Section 212 and the north-western boundary direction along the north-western boundaries of Section 49, the

Block IV, Gordon Survey District, and across a road on the western side of Section 24 in the said Block XVI, Wai-iti Survey District, to the point of a westerly angle in the boundary of the said Section 24; then again following the boundary-line between the Wai-iti and Gordon Survey Districts to its meeting-point with the south-western boundary of Section 1 of 87 in the said Block XVI; thence in prolongation of such boundary-line to a point in the said Section 1 of 87 distant six miles in a direct line from the said power-station of the Waimea Electric-power Board on Section 3, Block X, Waimea Survey District; thence south-easterly along an arc of a circle with a radius of six miles and with the said power-station as its centre to its intersection with along an arc of a circle with a radius of six miles and with the said power-station as its centre to its intersection with the western boundary of Section 9, Block I, Rintoul Survey District, and along the western boundary of Section 64, Block XIII, Waimea Survey District, to a public road on the northern boundary thereof; thence generally in an easterly direction along the south side of the road last mentioned to a point thereon in prolongation of the south-east boundary of Section 8, Block XIII, Waimea Survey District; thence in a northerly direction along the south boundary of Section 8 last mentioned to the Wairoa River, and across same to the eastern bank thereof; thence in a northerly direction along the eastern bank of the Wairoa River to its confluence with the Roding River; thence in an easterly direction along the eastern bank of the Wairoa River to its confluence with the Roding River; thence in an easterly direction along the south bank of the Roding River to a point thereon in prolongation of the western boundary of Section 4, Block X, Waimea Survey District; thence in a northerly direction across the Roding River and along the western boundaries of Sections 4, 74, 72, 3 of 1, 2 of 1, 1 of 1, 37, 36, 4 of 1, 33, and 11 of 1, Block X, 32, 3, 85, and XIX, Block VII, the western boundaries of Sections VIII and XVII, Block VIII, all in the Waimea Survey District, to the north corner of the last-mentioned section; thence in a south-easterly direction along the north-eastern boundary south-easterly direction along the north-eastern boundaries of the last-mentioned Section XVII and Section XVIII; thence in a northerly direction along the north-western boundary of Section 30 to the south boundary of the City of Nelson, the last-mentioned sections being in Block VIII, Waimea Survey District; thence generally in an easterly, northerly, and westerly direction along the southern, eastern, northerly, and westerly direction along the southern, eastern, and northern boundaries of the City of Nelson to the southwestern corner of Section 59, Block IX, Wakapuaka Survey District; thence in a northerly direction along the western boundaries of the said Section 59 and Sections 60 and 61, Block IX, Wakapuaka Survey District; thence in an easterly direction along the northern boundary of the said Section 61 to the south-western corner of Section 62; thence in a northerly direction along the western boundaries of Section 62. in a northerly direction along the western boundaries of Sections 62, 63, and 64, Block IX, Wakapuaka Survey District, to the north-western corner of the said Section 64; thence in a south-easterly direction along the north-eastern boundary of the said Section 64 to the south-western corner of Section 13; thence in a northerly direction along the western boundaries of Sections 13, 66, 14, 16, and 76, Block IX, Wakapuaka Survey District, along the western and northern boundaries of Section 18 and the western boundary of Section 5, Block V, Wakapuaka Survey District, to the north-western corner of the said Section 5; thence in a south-easterly direction along the north-eastern boundaries of Sections 5 and 78, along the north-eastern coundaries of Sections 5 and 78, Block V, Wakapuaka Survey District; thence in an easterly and northerly direction along the northern and western boundaries of Section 4, Block VI, Wakapuaka Survey District, to a public road; thence in an easterly direction along the said road and in an easterly direction along a closed road the said road and in an easterly direction along a closed road to a point in prolongation of the eastern boundary of Section 25, Block VI, Wakapuaka Survey District; thence in a northerly direction across the said closed road and along the eastern boundary of Section 25 aforesaid to the northeastern corner thereof; thence in an easterly direction along the northern boundary of Section 24 aforesaid to the southern corner of Section 70; thence generally in a westerly direction along the western boundaries of Sections 70, 11, and 73. corner of Section 70; thence generally in a westerly direction along the western boundaries of Sections 70, 11, and 73, Block VI, Wakapuaka Survey District, to the north-west corner of Section 73; thence in a westerly direction along the southern boundary of the Section 3, Native Reserve, Block VI, Wakapuaka Survey District, to high-water mark of Tasman Bay; thence in a southerly, westerly, and north-westerly direction along high-water mark of Tasman Bay to the rejection along high-water mark of Tasman Bay to westerly direction along high-water mark of Tasman Bay to the point of commencement, excepting thereout all that area of land being the City of Nelson, 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 April in each and every year during the currency of such loan, being a period of twenty-five years or until the loan is fully paid off."

H. E. STEPHENS,

Chairman.

Richmond, 22nd September, 1938.

479

TARARUA ELECTRIC-POWER BOARD.

RESOLUTION MAKING AND LEVYING A SPECIAL RATE OF ONE PENNY AND ONE-TENTH OF ONE PENNY (1 1/10d.) IN THE POUND, IN RESPECT OF THE AKITIO COUNTY RETICULATION LOAN, 1938, OF £40,000.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Electric-power Boards Act, 1925, and any other Act thereunto enabling, the Tararua Electric-power Board hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of £40,000 authorized to be raised by the Charges on a loan of £40,000 attributed to be farsed by the Tararua Electric-power Board under the above-mentioned Acts for distributing electrical energy throughout the Constituent District of Akitio, by the erection of transmission lines, services, substations, the purchasing of all necessary materials, goods, equipment, and plant, acquiring land and erecting buildings, advances to consumers for installations, all engineering, legal, and clerical charges and contingencies, and generally carrying out such works or undertakings as are authorized by the Electric-power Boards Act, 1925, and its amendments, the Tararua Electric-power Board hereby makes amendments, the Tararua Electric-power board nereby makes and levies a special rate of one penny and one-tenth of one penny (1 1/10d.) in the pound on the unimproved value of all rateable property in the County of Akitio, and that such special rate be an annual-recurring rate during the currency of such loan and be payable yearly on the 14th day of August in each and every year during the currency of such loan, being a period of twenty (20) years or until the said loan is fully paid off."

J. D. WILSON, Chairman.

MACDUFFS, LIMITED.

In LIQUIDATION.

NOTICE is hereby given that the final meeting of the shareholders of the original private company of Macduffs Limited (in liquidation) will be held at the office of the present company, 43–47 Manners Street, Wellington, on Thursday, 13th October, 1938, at 10 a.m., for the purpose of receiving the liquidator's report of the winding up.

> S. E. LAMBERT, Liquidator.

Wellington, 28th September, 1938.

Note.—The above has no connection with the company at present trading under the name of Macduffs Limited. 480

CARPETS AND TEXTILES (N.Z.), LTD.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of Carpets and Textiles (N.Z.), Ltd. (in Liquidation).

IN pursuance of section 300 (7), notice is given that a meeting of creditors will be held on Thursday, the 6th October, 1938, at 10.30 a.m., in Accountants' Chambers, 39 Johnston Street, Wellington.

All persons and firms having claims or debts against this company are required to send full particulars of such to the liquidator on or before 5th October, 1938.

THOMAS G. HULL,

Liquidator.

Watkins, Hull, Wheeler, and Johnston, P.O. Box 1527 Wellington.

CARPETS AND TEXTILES (N.Z.), LTD.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of CARPETS AND TEXTILES (N.Z.), LTD. (in Liquidation).

OTICE is hereby given that, in pursuance of section 300 of the Companies Act, 1933, the above-named company, on 26th September, 1938, passed a resolution for a creditors'

voluntary winding up.

Dated at Wellington, this 26th day of September, 1938.

Wellington.

THOMAS G. HULL,

Liquidator. Watkins, Hull, Wheeler, and Johnston, P.O. Box 1527 MANAWATU COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

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

NOTICE is hereby given that the Manawatu County Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, the reconstruction and straightening of the Foxton Beach Highway—and for the purpose of such public work the land becompleted is required to be taken. And notice hereunder described is required to be taken: And notice is hereby further given that a plan of the land so required to be taken is deposited at the County Offices, Sanson, and is open for inspection without fee by all persons during ordinary office hours.

All persons affected by the execution of the said work or by the taking of such land who have well-grounded objections to the execution of the said public work or the taking of the said land must state their objection in writing, and send the same, within forty days from the first publication of this notice, to the County Clerk, County Offices, Sanson.

DESCRIPTION OF LAND.

Thirty-eight perches, being part Lot 3, D.P. 4816, part Sections 266, Block V, Mount Robinson Survey District. Dated at Sanson, this 27th day of September, 1938.

> A. K. DREW, County Clerk.

483

BAY OF ISLANDS ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE.

Special Loan, 1938, £200,000.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Bay of Islands Electric-power Board hereby resolves as follows: follows:

'That, for the purpose of providing the interest and other charges on a loan of two hundred thousand pounds (£200,000) authorized to be raised by the Bay of Islands Electric-power Board under the above-mentioned Act for the purpose of arranging for the supply and distribution of electric power to the Bay of Islands Electric-power District and for the construction of all works incidental thereto, and in respect construction of all works incidental thereto, and in respect of which works, guarantees as described in clauses 21–43 of the Electric Supply Regulations, 1935, have first been given in favour of the Power Board for payments amounting in each of not less than five consecutive years from the completion of such works to at least fourteen per cent. of the estimated capital cost of such works; and providing funds for the purposes mentioned in section 118 of the Electric-power Boards Act, 1925—namely, making advances to consumers—the said Bay of Islands Electric-power Board hereby makes and levies a special rate of twopence three farthings in the pound upon the unimproved value of all farthings in the pound upon the unimproved value of all rateable property of the Bay of Islands Electric-power Board District comprising the Counties of Bay of Islands and Mangonui and the Town Districts of Kaikohe and Kaitaia; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 26th day of October in each and every year during the currency of such loan, being a period of twenty-five years or until the loan is fully paid off."

C. McKINNON,

485

Provisional Secretary.

S. WRIGHT AND CO., LIMITED.

In Voluntary Liquidation.

NOTICE is hereby given that by a resolution passed on the 22nd day of September, 1938, the above company went into voluntary liquidation and the undersigned was appointed liquidator of the said company.

Creditors (if any) having claims against the company are requested to furnish particulars before 20th October, 1938, and all amounts owing by debtors of the company are to be paid to the undersigned

be paid to the undersigned.

Dated at Wanganui, this 24th day of September, 1938.

J. C. BROWN,

Liquidator.

17 Wicksteed Place, Wanganui.

486

WELLINGTON CITY COUNCIL.

NOTICE	OF	INTENTION	то	TAKE	LAND.

In the matter of the Wellington City Empowering and Amendment Act, 1924, the Public Works Act, 1928, and the Municipal Corporations Act, 1933, and their respective amendments.

NOTICE is hereby given that the Wellington City Council proposes under the provisions of the above-named Acts and all other Acts, powers, and authorities enabling it in that behalf to execute a certain public work at School Road, in the City of Wellington, and for the purpose of such public work the land described in the First Schedule hereto is required to be taken for street purposes, and the land described in the Second Schedule hereto is required to be taken in connection with street-widening: And notice is described in the Second Schedule hereto is required to be taken in connection with street-widening: And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said City, and is there open for inspection without fee by all persons during ordinary office hours: And that all persons affected by the execution of the said public work or the taking of such land should if they have well-grounded objections to the execution of the said public work or to the taking of the said land set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

FIRST SCHEDULE.

2.68 perches: Land shown on D.P. 5930, and part Section

2.68 perches: Land shown on D.P. 5930, and part Section 3, Harbour District; coloured yellow.

34.42 perches: Land shown on D.P. 5930, and part Section 3, Harbour District: coloured yellow.

36.6 perches: Section 3, Harbour District; coloured purple.

0.37 perches: Lot 91, Deeds Plan 153, and being part Section 3, Harbour District; coloured yellow.

0.55 perches: Lots 90 and 91, Deeds Plan 153, and being part Section 3, Harbour District; coloured sepia.

0.01 perches: Land shown on D.P. 10955, and being part Section 3, Harbour District; coloured yellow.

0.4 perches: Land shown on D.P. 7591, and being part Section 3, Harbour District; coloured neutral.

0.1 perches: Lot 88, Deeds Plan 153, and being part Section 3, Harbour District; coloured red.

0.84 perches: Land shown on D.P. 10714, and being Section 3, Harbour District; coloured yellow.

0.11 perches: Lot 1, D.P. 6732, and being part Section 3, Harbour District; coloured blue.

Harbour District; coloured blue.

0.32 perches: Lot 2, D.P. 6732, and being part Section 3, Harbour District; coloured red.

All situated in the City of Wellington.

SECOND SCHEDULE.

0.7 perches: Section 3, Harbour District; coloured neutral. 0.46 perches: Lot 88, Deeds Plan 153, and being part Section 3, Harbour District; coloured blue. 1.92 perches: Section 3, Harbour District; coloured sepia.

All situated in City of Wellington.

Dated at Wellington, this 23rd day of September, 1938.

E. P. NORMAN,

484

Town Clerk.

STATUTORY REGULATIONS.

IMPORTANT ANNOUNCEMENT OF IMPROVED SERVICE.

UNDER the Regulations Act, 1936, statutory regulations of general legislative force are no longer to be published in the New Zealand Gazette, but will be supplied under any one or more of the following arrangements:—

- All regulations serially as issued (punched for filing), subscription 30s. per annum in advance.
 Annual volume (including index) bound in buckram,
- 258
- (3) Serially as issued and annual bound volume, as in (1) and (2) above, on combined subscription basis,
 42s. per annum in advance.
 (4) Separate regulations as issued.

(5) Loose-leaf binder for filing serial issues, 6s. 6d. The price of each regulation will be printed thereon facilitating the purphase of extra copies.

Orders on the subscription basis should be placed now with the Government Printer, Wellington, or at the Chief Post Offices at Auckland, Christchurch, or Dunedin.

CONTENTS.

ADVERTISEMENTS					2177
APPOINTMENTS, ETC.					2155
BANKRUPTCY NOTICES					2176
CROWN LAND NOTICES					2174
DEFENCE NOTICES					2155
Land-					
Defence Purposes, T Foreshore, Amendin Logslip	g Order i		as Site for	r a	
Logshp Foreshore, Licensing Gravel-pit Purposes,	to use as	Site for T	Cimber-boo		2146
Harbour Board, Aut Land Laws Amenda	horizing	to reclain	 Land g a Warra		2139 2146
setting apart Crov Lands, Revoking in	vn Land : Part a	under Proclama	tion setti		2152
apart for Lease as Native Land Deve	a Village elopment	Settleme Schemes	ent		2144
Additional Lands Native School Purpo	ses, Add:	 itional La	nd taken	 for	$\begin{array}{c} 2174 \\ 2141 \end{array}$
Native School Purp taking Additional	Land for	• • •			2141
Quarry Purposes, N Quarry Purposes, Ta	otice of				$2165 \\ 2139$
Railway, Defining M	iddle-line	of	• •		2139
Railway Purposes, A	dditional		ken for		2141
Road proclaimed an Road Purposes, Not		ontion to	taka fan	• •	2143
Road Purposes, Tak	en for				2140
Road stopped				٠.	2141
Roads, Classification Roads closed	of		• •		2164
State Forests, Set a	art as	• • •	• •		$2142 \\ 2144$
State Highway Don	of Dumo	ana Cross	vn Land s	et.	
apart for Street proclaimed Street proclaimed an	••			٠.	2141 2143
Street proclaimed an	 d. alasad	• •	• •	٠.	2143
Street Purposes, Tak			• •		2144 2140
LAND TRANSFER ACT NO			••		2177
MISCELLANEOUS-		••	••	••	2111
Bobby Calf Marketi	ng Pool	Committe	е, Арроіг	ıt-	
ment of Members Electricity Purposes		 zina ta m	 Watan i	 For	2155
and amending an	existing I	icense	oc mater i		2145
Extradition Treaty	vith Deni	mark			
Fisheries Appointme	nts, Revo	ocation of	•	٠.	2155
Friendly Societies A emption from Sect		\C	iporary E		2147
General Elections (E	uropean)				2109
General Elections (M Industrial Conciliat	aori)		••		2133
Industrial Conciliat	tion and	Arbitr	ation Ac	t:	01=0
Notice of Cancella Industrial Efficiency of Industry under	Act, De	cisions of	the Bure	au	2172 2173
Industrial Efficience		Notice	to Perso	ns	2173
affected by App	lications	for Lice			2172
Loans, Consenting to			• •	٠.	2148
Metropolitan Show, certain Statutes in			-		2150
Mining Privilege to b				• •	$\frac{2150}{2172}$
Motor-vehicles Amer					
be a Closely Popul Native Land Courts,		c č		• •	2165
Officiating Ministers		or the	• •		$\frac{2171}{2165}$
Polls for Proposed L	oans				2157
Public Trustee : El			er Estates		2172
Rabbit Board, Gene Railways: Alteratio					$\frac{2165}{2159}$
Regulations for the	New Zea	aland Mil	itary For	es	2109
$\mathbf{amended}$					2151
Regulations under the				٠.,	2153
Reserve Bank of New Assets and Liabili		, weekiy		01	2171
Royal Commission					2153
Shops and Offices A	ct, Fixing	g Closing	hours und	ler	2158
Shops and Offices certain Goods und		hibiting	the Sale	of 	2158
Statutory Declaration		ers author	ized to ta	ke	
and receive Supplementary Teac	hers' Reg	ister and	 Suppleme	ot-	2151
ary Graded List	of Prim	ary, Sec	ondary, a	nd	
Technical School	Ceachers,	1938	••	• •	2174
Notice to Mariners					2166
STATE FOREST SERVICE	Notices			•	
Milling-timber for S			••		2175

Land proclaimed as a Road in Block VIII, Piako Survey District, Auckland Land District.

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 a road the land in the Piako Survey District described in the Schedule hereto.

SCHEDILE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 5 acres 0 roods 18 perches.

Being portion of Section 6, Block VIII, Piako Survey District. (S.O. plan 22746.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/1239, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2823, and thereon coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 4th day of October, 1938.

MARK FAGAN, For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 16/1239.)

Road closed in Block I, Aroha Survey District, Auckland Land 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 closed the road in Aroha Survey District described in the Schedule

SCHEDULE.

APPROXIMATE areas of the pieces of road closed:-

A. R. P. Adjoining or passing through
1 0 2 Crown land (formerly portion of Provisional
1 0 1 State Forest Reserve No. 76).

Situated in Block I, Aroha Survey District. plan 29680.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 22/1432/45B, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2824, 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 4th day of October, 1938.

MARK FAGAN, For the Minister of Lands.

GOD SAVE THE KING! (L. and S. 22/1432/45.)

Revoking the Reservation over Lands in Canterbury Land District reserved for Plantation Purposes.

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

IN pursuance and exercise of the powers and authorities conferred upon me by subsection four of section one hundred and seventy-one of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby revoke the reservation for plantation purposes over the lands described in the Schedule hereto.

SCHEDULE.

CANTERBURY LAND DISTRICT.

CANTERBURY LAND DISTRICT.

RESERVE 2168, Block XVI, Hororata Survey District: Area, 19 acres 0 roods 32 perches, more or less.

Rural Section 27862, Block I, Leeston Survey District: Area, 20 acres 0 roods 8 perches, more or less.

Also all that area containing by admeasurement 13 acres 0 roods 3 perches, more or less, being part of Reserve 2285 situated in Block XVI, Hororata Survey District, and

bounded as follows: Towards the north by Hartnell's Road, 571.5 links; towards the east by Rural Section 32739, 2599.6 links; towards the south-west by a public road, 860.2 links; and towards the west by other part of Reserve 2285, 1956.75 links. As the same is more particularly delineated on the plan marked L. and S. 49135k, deposited in the Head Office, Department of Lands and Survey, 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 4th day of October, 1938.

MARK FAGAN, For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 49135.)

Amending an Order in Council authorizing the Heathcote County Council to erect Electric Lines within the Heathcote

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 21st day of September, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the Order in Council dated the eleventh day of November, one thousand nine hundred and thirty, and published in the New Zealand Gazette No. 81 of the twentieth day of the same month, at page 3585, authorizing the Heathcote County Council to erect electric lines within the County of Heathcote, by deleting clause one of the Schedule thereof and substituting the following clause:—

1. AREA OF SUPPLY.

"The area of supply shall comprise the Cashmere, Heathcote Valley, and Mount Pleasant Ridings of the County of Heathcote as at present constituted, the same being more particularly delineated on the plan marked P.W.D. 75499, deposited in the office of the Minister of Public Works at Wellington."

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

(P.W. 26/73.)

The Town-planning Act, 1926.—Preparation of Scheme by Hutt County Council.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1938.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Hutt County Council is the responsible authority within the meaning of the Town-planning Act, 1926, of a certain rural area as defined in the said Act—

Act, 1926, of a certain rural area as defined in the said Act—namely, the Hutt County:

And whereas His Excellency the Governor-General is of opinion that settlement is taking place within a certain defined area within the rural area aforesaid—namely, the defined area described in the Schedule hereto—commonly known as the Taupo Riding of the County of Hutt at such a rate that the preparation of an extra-urban planning scheme is deemed advisable in the public interest:

Now therefore in pursuance and exercise of the powers

Now, therefore, in pursuance and exercise of the powers conferred upon him by section twenty-five of the Townplanning Act, 1926, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby require the Hutt County Council to prepare and submit to the Town-planning Board before the thirtieth day of November, one thousand nine hundred and thirty nine are extra subary planning scheme in respect of the thirty-nine, an extra-urban planning scheme in respect of the said area described in the Schedule hereto.

SCHEDULE.

ALL that area in the Wellington Land District comprising the Taupo Riding of the Hutt County, as at present constituted, and as the same is described in the New Zealand Gazette, 1926, page 72.

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

Land set apart in the Southland Land District as a Site for a Public School.

GALWAY, Governor-General.

WHEREAS by section thirty-three of the Education Reserves Act, 1928, it is enacted that the Governor-General may, on the recommendation of the Land Board of the district in which are situated any reserves or endowments vested in the Crown by or in pursuance of section two of the Education Reserves Amendment Act, 1910, or of section twenty-two of the first-mentioned Act, set apart as sites for public schools, secondary schools, or technical schools any part of such reserves or endowments: And whereas the Land Board of the Southland Land

District has duly passed a resolution recommending that the land described in the Schedule hereto should be set apart as a site for a public school, and it is expedient to give effect to such recommendation:

องเป็นเป็นที่ได้เกิด ได้เกิด

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the Acts aforesaid, do hereby set apart the land described in the Schedule hereto as a site for a public school (Te Anau).

SCHEDILE

SOUTHLAND LAND DISTRICT.

ALL that area containing by admeasurement 5 acres, more or less, being part of Lot 3, Block III, Township of Marakura (D.P. 280), and being also part of Run 301B, Block I, Manapouri Survey District, and bounded as follows: Commencing at the southernmost corner of Lot 3, Block III, Township of at the southernmost corner of Lot 3, Block III, Township of Marakura; thence north-westerly along Maota Street for a distance of 500 links; thence north-easterly on a bearing of 53° 25′ 30″ for a distance of 1000.4 links; thence southeasterly along the south-western boundary of Lot 10, Block III aforesaid, for a distance of 500 links; thence south-westerly along Mahanga Street for a distance of 1000.4 links to the point of commencement. As the same is more particularly delineated on plan marked L. and S. 6/6/689A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

s witness the hand of His Excellency the Governor-General, this 4th day of October, 1938.

MARK FAGAN, For the Minister of Lands.

(L. and S. 6/6/689.)

Lands permanently reserved.

GALWAY, Governor-General.

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

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas by the seventy-first section of the Land for Settlements Act, 1925, it is further provided that the Covernors.

reservation shall be published in the Gazette:

And whereas by the seventy-first section of the Land for Settlements Act, 1925, it is further provided that the Governor-General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrant, the date of which is specified in the third column of the said Schedule, and the notification of which was published in the Gazette specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule:

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Acts, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHEDULE.

						1	
	Fi	Second Column.	Third Column.	Fourth Column.			
Land District Locality.		Section.	Block. Area.		Purposes for which Land reserved.	Date of Warrant.	Gazette,
North Auck- land Ditto	Pakaraka Settlement Kawakawa S.D.* Otau Parish	24s Allotment 118	}	A. R. P. 1 2 0	Addition to a school- site (Pakaraka) Water-conservation	1938. 28 July	1938. No. 58, 4 Aug
Auckland	Opaheke S.D. Mangamuka S.D. Town of Galatea Galatea S.D. Galatea S.D.	43 27 33	VIII S VII IX XIII	1 2 37 0 2 0 16 2 23	Quarry Public hall site Recreation	"	" "
Gisborne	Mairoa Village Maungamangero S.D. Taramarama S.D. Whangaparaoa Township	33 and 34 16 5 (formerly part Section 1)	viii }	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Addition to a school- site (Mairoa) School-site (Kohotea) Public buildings of the General Go-	22 22 22	99
Hawke's Bay	Town of Napier	Town Section 714 (formerly part of Town Sec- tion 712 and part Subur-	••	0 1 11-28	vernment Public buildings of the General Go- vernment	**	99 (1) 1, 10 (2) 1, 10 (2) (2) (3) 1, 10 (2) (3) (4)
Wellington Westland	Tiffin S.D Waitaha S.D	ban Section 96) 23 Reserve 1230	II XII	1 0 0 0 0 0 3 26	Gravel Addition to a school- site (Kakapotahi)	"	
Canterbury	Mairaki S.D	Reserve 4389	IX	79 0 0	Plantation	,,	,,

* Survey District.

As witness the hand of His Excellency the Governor-General, this 29th day of September, 1938. (L. and S. 26/3066.) FRANK LANGSTONE, Minister of Lands. Notice under the Regulations Act, 1936.

THE AGRICULTURAL WORKERS ACT, 1936. THE AGRICULTURAL WORKERS' WAGE-FIXATION ORDER 1938.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of the above-entitled regulations under the above-entitled Act.

Serial number: 1938/128.

Date of enactment: 6th day of October, 1938.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Price for cash with order 1d., plus postage 1d. extra. Prices for quantities supplied on application. Copies may be ordered by quoting above serial number.

E. V. PAUL, Government Printer.

Justice of the Peace authorized to exercise Jurisdiction in Children's Court.

Department of Justice, Wellington, 29th September, 1938. IS Excellency the Governor-General has been pleased to appoint

appoint

Edward John Carr, Esquire, J.P., to exercise jurisdiction in the Children's Court established at New Plymouth.

MARK FAGAN. For the Minister of Justice.

Member of Licensing Committee appointed.

Department of Justice, Wellington, 29th September, 1938. HIS Excellency the Governor-General has been pleased to appoint to appoint

Francis McGregor, Esquire, to be a member of the Licensing Committee for the district of Westland.

MARK FAGAN, For the Minister of Justice.

Trustee for the Eureka Drainage District appointed.

Department of Internal Affairs, Wellington, 29th September, 1938.

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

Cyril V. Masters, Esquire,

to be a trustee for the Eureka subdivision of the Eureka Drainage District.

W. E. PARRY, Minister of Internal Affairs. (I.A. 103/18/40.)

Honorary Vice-consul of Denmark at Auckland appointed.

Department of Internal Affairs, Wellington, 4th October, 1938.

HIS Excellency the Governor-General directs it to be notified that the appointment of

Charles Grierson Macindoe, Esquire, as Honorary Vice-consul of Denmark at Auckland has been recognized.

W. E. PARRY, Minister of Internal Affairs.

(I.A. 68/69.)

Member of Westland Land Board reappointed.

Department of Lands and Survey, Wellington, 4th October, 1938.

OTICE is hereby given that His Excellency the Governor-General has, pursuant to section 49 of the Land Act, 1924, been pleased to reappoint

Mark Wallace

to be a member of the Land Board of the Land District of Westland for a further term of two years from the 29th September, 1938.

FRANK LANGSTONE, Minister of Lands. (L. and S. 22/748/7.)

Royal New Zealand Air Force.

Air Department, Wellington, 27th September, 1938.

IS Excellency the Governor-General has been pleased to approve of the following appointments, &c., of officers of the Royal New Zealand Air Force:—

REGULAR AIR FORCE.

Flight Lieutenant John Reginald Shelton Agar, R.A.F.O., is granted a short-service commission with the rank of Flight Lieutenant. Dated 19th August, 1938.

Flying Officer Eric Maple Lewis, R.A.F.O., is granted a short-service commission with the rank of Flying Officer (on probation) with three years seniority, and is posted to R.N.Z.A.F. Station, Wigram Aerodrome, for duty. Dated 23rd August, 1938. 23rd August, 1938.

The notice published in Gazette No. 34 dated 5th May, 1938, relative to Flight Lieutenant Donald William Baird, R.A.F.O., is cancelled and the following substituted:

Flight Lieutenant Donald William Baird, R.A.F.O., is granted a short-service commission as Flight Lieutenant (on probation) in the Royal New Zealand Air Force, and is attached to the Royal Air Force for a course of instruction at the School of Photography, Farnborough. Dated 1st March. 1938

March, 1938. Flight Lieutenant Donald William Baird, R.N.Z.A.F., reported from overseas for duty, and is posted to R.N.Z.A.F. Station, Wigram Aerodrome. Dated 26th August, 1938.

The notice published in *Gazette* No. 12, of 24th February, 1938, relative to Flying Officer J. R. C. Kilian, is cancelled. The undermentioned are confirmed in the rank of Flying Officer. Dated 15th September, 1938:—

E. B. Waters.
E. A. A. Moen.

J. R. C. Kilian.

Harry Lumsden Tancred is appointed to the Reserve of Air Force Officers, Class A, Section I, with the rank of Flying Officer. Dated 21st April, 1937.

TERRITORIAL AIR FORCE.

Pilot Officer (on probation) R. A. W. Coker, Equipment Branch, Wellington Territorial Squadron, is posted to the Unattached List and granted leave of absence for one year. Dated 1st September, 1938.

Flying Officer K. G. Smith, Reserve of Officers, is attached to the Wellington Territorial Squadron. Dated 16th July, 1938.

1938.

F. JONES, Minister of Defence.

Royal New Zealand Air Force.

Air Department, Wellington, 27th September, 1938.

IS Excellency the Governor-General has been pleased to approve of the following appointments, promotions, and attachments of officers of the Royal New Zealand Air Force :-

TERRITORIAL AIR FORCE. Auckland Territorial Squadron.

Auckland Territorial Squadron.

Flight Lieutenant D. M. Allan, ex No. 1 (Army Co-operation) Squadron, to be Squadron Leader, and is appointed to command the Auckland Territorial Squadron. 15th September, 1938.

Flying Officer I. C. Horton from the Reserve of Officers is promoted to the rank of Flight Lieutenant, and posted to the Auckland Territorial Squadron. 15th September, 1938.

R. M. Kay to be Flying Officer and is posted to the Auckland Territorial Squadron as Signals Officer. 15th September, 1938.

The undermentioned officers, ex No. 1 (Army Co-operation) Squadron, are posted to the Auckland Territorial Squadron. 15th September, 1938:—

Flying Officer G. H. Fisher. Flying Officer J. H. Atwell. Pilot Officer H. C. Wiles.

The undermentioned to be Pilot Officers (on probation) and are posted to the Auckland Territorial Squadron. 15th September, 1938:-

B. L. Haybittle.
K. B. Robinson.
F. R. F. Hesketh.
F. A. Reeves (for Equipment duties).

G. K. D. Mackenzie (late Lieutenant, Regiment of New Zealand Artillery) to be Flying Officer (on probation) and is posted to the Auckland Territorial Squadron for duty as Assistant Adjutant. 15th September, 1938.

The undermentioned officers, ex No. 1 (Army Co-operation) Squadron, are attached to the Auckland Territorial Squadron. 15th September, 1938.

15th September, 1938:-

Flying Officer (Honorary Flight Lieutenant) A. B. Ranby. Flying Officer E. B. Firth. Flying Officer G. M. Firth. Flying Officer L. M. Squire. Flying Officer J. C. Ashcroft. Pilot Officer A. C. Allen.

F. JONES, Minister of Defence.

Royal New Zealand Air Force.

Air Department, Wellington, 27th September, 1938.

IS Excellency the Governor-General has been pleased to approve of the following approved approve of the following appointments, promotions, and attachments of officers of the Royal New Zealand Air

TERRITORIAL AIR FORCE.

Christchurch Territorial Squadron.

Squadron Leader G. L. Stedman, ex No. 3 (Bomber) Squadron, to command the Christchurch Territorial Squadron. 15th September, 1938.

The following officers ex No. 3 (Bomber) Squadron to be Flight Lieutenants, and are posted to Christchurch Territorial Squadron:-

Flying Officer G. N. Roberts. Flying Officer A. C. Parson.

F. R. W. Andrews (late Lieutenant 1st Battalion, Canterbury Regiment) to be Flying Officer, and is posted to the Christchurch Territorial Squadron as Signals Officer. 15th September, 1938.

The undermentioned Flying Officers ex No. 3 (Bomber) Squadron are attached to the Christchurch Territorial Squadron. 15th September, 1938:—

A. D. Poulton.D. E. Grigg.E. S. Henderson.

The undermentioned to be Pilot Officers (on probation) and are posted to the Christchurch Territorial Squadron. 15th September, 1938:-

L. E. Clark.A. C. Baines.D. A. Gillanders.

A. J. L. Jackson (for Equipment duties). N. G. L. Scott. M. W. Mills (Assistant Adjutant).

E. F. Hamilton (Engineer Officer).

F. JONES, Minister of Defence.

Royal New Zealand Air Force.

Air Department, Wellington, 27th September, 1938.

HIS Excellency the Governor-General has been pleased to approve of the following postings of officers of the Royal New Zealand Air Force :-

REGULAR AIR FORCE.

Flying Officer C. A. Turner, R.A.F., is granted a short-service commission in the Royal New Zealand Air Force with the rank of Flying Officer and is posted to the Royal Air Force Electrical and Wireless School, Cranwell, for instruction. Dated 30th April, 1938.

Flying Officer Arthur Beale Greenaway, R.A.F., is granted a short-service commission in the Royal New Zealand Air Force with the rank of Flying Officer and is posted to the

Force with the rank of Flying Officer and is posted to the Armament Training School, Manly, for specialist "A" Course. Dated 29th August, 1938.

TERRITORIAL AIR FORCE.

The undermentioned officers are posted to the Unattached List. 15th September, 1938:—

Squadron Leader W. L. Harrison.
Squadron Leader J. D. Hewett.
Squadron Leader R. J. Sinclair.
Squadron Leader T. W. White.
Flight Lieutenant N. H. Barlow.
Flight Lieutenant G. B. Bolt.
Flight Lieutenant W. G. Coull.
Flight Lieutenant A. G. Gerrand.
Flight Lieutenant J. C. Mercer.
Flying Officer K. A. Browniohn.

Flight Lieutenant J. C. Mercer.
Flying Officer K. A. Brownjohn.
Flying Officer J. J. Busch.
Flying Officer D. Campbell.
Flying Officer B. L. Gilkison.
Flying Officer S. L. Gilkison.
Flying Officer M. R. Greenslade.
Flying Officer H. N. Major.
Flying Officer H. N. Major.
Flying Officer G. R. White.
Flying Officer M. Wilkes.
Fliot Officer A. Crighton.
Pilot Officer R. R. Hudson.
Pilot Officer H. C. Walker.
Pilot Officer A. Calvert.

Pilot Officer A. Calvert.

F. JONES, Minister of Defence.

Royal New Zealand Air Force.—Change of Name of Squadrons.

Air Department, Wellington, 27th September, 1938.

IS Excellency the Governor-General has been pleased to approve under section 2 of the Aria Technology approve under section 3 of the Air Force Act, 1937, that No. 1 (Army Co-operation) Squadron, New Zealand Air Force (Territorial) be renamed "The Auckland Territorial Squadron, Royal New Zealand Air Force" and that No. 3 (Bomber) Squadron, New Zealand Air Force (Territorial) be renamed "The Christchurch Territorial Squadron, Royal New Zealand Air Force" with effect from 15th September, 1938.

F. JONES, Minister of Defence.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 4th October, 1938.

T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:

Name.

Harold Ernest Tonge .. Taum .. Gore. Taumarunui. Aubrey William Osman ..

G. G. HODGKINS, Deputy Registrar-General.

Appointments in the Public Service.

Office of the Public Service Commissioners, Wellington, 28th September, 1938.

THE Public Service Commissioners have made the following appointments in the Public Service:—

Hugh Fraser Ayson, Esquire,*

to be Chief Judge of the High Court of the Cook Islands for the purposes of section 103 of the Cook Islands Act, 1915, and Chief Judge of the Native Land Court for the purposes of section 369 of the Cook Islands Act, 1915, as from the 22nd day of July, 1938.

Alexander William McDonald,

to be Clerk of the Magistrates' Court at Cromwell for the to be Clerk of the Magistrates Court at Cromwell for the purposes of the Magistrates' Courts Act, 1928; Clerk of the Warden's Court; Receiver of Gold Revenue and Mining Registrar at Cromwell, Clyde, Blacks, Alexandra, and Naseby for the district of Otago, constituted under the Mining Act, 1926; and Clerk of the Licensing Committee for the district of Central Otago, as from the 12th day of September, 1938.

Frank Bird,

to be Official Assignee at Greymouth for the Supreme Court District of Westland for the purposes of the Bankruptey Act, 1908, as from the 4th day of August, 1938.

Constable Frederick Newland,

to be Clerk and Bailiff of the Magistrates' Court at Helensville for the purposes of the Magistrates' Courts Act, 1928, and Maintenance Officer at the Magistrates' Court at Helensville for the purposes of the Destitute Persons Amendment Act, 1926, as from the 15th day of September, 1938.

Cornelius Edward Sweeney,

to be Deputy Registrar of Births and Deaths of Maoris at Mokai, as from the 15th day of September, 1938.

William Fitzgerald Warren,

to be Registrar of Births and Deaths of Maoris at Kakahi, as from the 26th day of September, 1938.

Harold Ernest Tonge,

to be Deputy Registrar of Births and Deaths of Maoris at Taumarunui, as from the 26th day of September, 1938.

*Amending entry on page No. 1615, New Zealand Gazette No. 50 of 7th July, 1938. G. T. BOLT, Secretary.

Authorizing the Laying-off of Road of less Width than 66 ft.

WHEREAS in the opinion of the Minister of Lands it is

WHEREAS in the opinion of the Minister of Lands it is inexpedient, by reason of the fact that the land shown upon the plan of the Town of Mount Pleasant Extension No. 39, affecting part of Rural Section 4, Block XVI, Christchurch Survey District, is intended to be used wholly for residential purposes, that the proposed road shown thereon as St. Andrews Crescent should be of a width of 66 ft.:

Now, therefore, I, Frank Langstone, Minister of Lands, do hereby, in pursuance of the power conferred upon me by section 17, subsection (1), of the Land Act, 1924, and of every power me thereunto enabling, authorize the laying-off of such road of a width of not less than 40 ft.: Provided always that it shall not be lawful for any person to erect or cause to be erected any building at a less distance than 33 ft. from the middle-line of such road. from the middle-line of such road.

Given under my hand, this 28th day of September, 1938.

FRANK LANGSTONE, Minister of Lands.

(L. and S. 25/897.)

Department of Internal Affairs, Wellington, 3rd October, 1938.

REMEWITH is published for general information, in accordance with the Auctioneers Act, 1928, a supplementary list of persons licensed to carry on business as auctioneers as on the 15th day of September, 1938.

W. E. PARRY, Minister of Internal Affairs.

REGISTER OF LICENSES ISSUED UNDER THE AUCTIONEERS ACT. 1928.

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

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

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

No. of License.	Name of Licensee.	Name of Firm (if any) of whic Licensee is a Member, or Register Company on whose behalf Licer is held.	ed Names of Partners of	Name of Seller.	Registered Office.	Date License granted.	Court by which License granted.
972	Ball and Crawshaw		George Crawshaw, George Ken Craw-		60 Peel Street, Gisborne	16/8/38	Gisborne.
	*Denniston, Leslie Hunter †Holcroft, Robert Henry	:: :: .	snaw	Ryan, Laurence Gerard John Sowman, Archibald Ernest	Alexandra Kaikohe	$\frac{1/4/38}{1/4/38}$	Alexandra. Kaikohe.

^{*} Transferred from Laurence Gerard John Ryan on the 14th September, 1938. (I.A. 57/8.)

[†] Transferred from Archibald Cockburn MacGregor Laird on 24th August, 1938.