DEC. 18.

any such beach or foreshore, or other property of the Board, without the previous written permission of the Board, and with respect to every such shed heretofore or hereafter erected as aforesaid, the following provisions shall apply :-

(a.) Every such shed shall be placed only in such place as the Board determines.

- (b.) Every such shed shall be removed by the owner within fourteen days after written notice shall have been given by the Board (either by affixing such notice to such shed or by posting same to the owner at his best hours adduce) requiring him to owner at his last known address) requiring him to remove the same, and in default thereof the Board may remove the same and recover the cost from the owner.
- (c.) Such shed shall at all times be at the risk of the owner, and no covenant for good title or quiet enjoyment or otherwise shall be applied as against the Board.
- (d.) The owner of such shed until removal thereof shall pay to the Board an annual fee of £1, to be paid and payable in advance on the 1st day of April in advance on the 1st day of April in each vear.
- each year.
 (e.) The owner shall keep such shed in neat and tidy repair and appearance, and will paint same whenever required by the Board so to do, and then only in such colours as the Board approves.

Bathing-costumes.

165. No person shall bathe or expose himself on any of the beaches or foreshore of the district unless properly and decently attired in sufficient and appropriate bathing-costume (which in the case of males shall consist of bathing-trunks worn over bathing-suit extending from neck to knee); and no person shall undress or dress in, or in view of, any public place, or while in bathing-costume loiter on the beaches or foreshore, or remain thereon longer than is necessary to proceed to the water or return to his dressing-place, as the case may be. 166. No person shall light any fire in or near, or so as to endanger, any bush reserve vested in the Board. 167. The Board may from time to time by resolution grant special privileges and rights of user of over and in connection with any reserve or any portion or portions thereof for games, sports, and purposes of recreation or amusement, and fix special frees and rights. 168. No person shall—
 (a.) Play cricket, football, or any other game in any re-165. No person shall bathe or expose himself on any of

- (a.) Play cricket, football, or any other game in any re-serve other than in some place duly appointed by the Board for the purpose of playing such games thereon.
- (b.) Play cards or any game of whatsoever description, or train for any game or sport, or engage in any athletic exercise in any part of any reserve on Sunday.
- (c.) Ride any bicycle over any part of any reserve from time to time set apart or reserved by the Board for cricket-pitches, or for any other special pur-
- (d.) Wilfully obstruct any of the entrances, thorough-
- (d.) Wilfully obstruct any of the entrances, thoroughfares, or walks of any reserve.
 (e.) Draw, take, or drive any cart, truck, wheelbarrow, carriage, or other vehicle into or through any reserve; provided that this section shall not apply to invalids' chairs, children's go-carts, or perambulators, or to bicycles.
 (f.) Take, bring, or admit any dog or any other animal into any reserve; provided always that it shall be lawful for any person to bring or take therein a dog with him if such dog is kept under continuous control while in the reserve. is kept under continuous control while in the re-serve by a leading strap or chain or other suffi-cient contrivance.

PART VIII.

rART VIII. 169. If, in the opinion of the Board, a full compliance with any part of these by-laws, or any provision thereof, would needlessly injuriously affect the course and opera-tion of business, or be attended with great loss and incon-venience to any person, without a corresponding benefit to the community, the Board may, on special application, waive the strict observance of any provision, or modify the same, provided that such other terms as they may impose be complied with by the applicant.

The above by-laws were made by special order of the Tamaki West Road Board, the resolution to make the same having been passed at a special meeting of the said Board held on the 17th day of October, 1913, and con-firmed at a subsequent meeting thereof on the 21st day of November, 1913.

The common seal of the Inhabitants of the Tamaki West Road District was hereto set and affixed at a meeting and by order of the Tamaki West Road Board on the 21st day November, 1913, in the presence of

G. F. CAMPBELL, Chairman.

E. R. PILKINGTON, Member. (L.S.)

JOHN WM. CARR, Clerk.

I hereby approve of the foregoing by-laws. Dated this 20th day of November, 1913.

H. G. H. MONK, District Health Officer for the District of Auckland.

I hereby certify that the foregoing by-laws were passed by special order of the Road Board of the Tamaki West Road District on the 21st day of November, 1913, all the requirements of the Road Boards Act, 1908, and the other Acts in that behalf having been duly complied with. Dated this 21st day of November, 1913.

JOHN WM. CARB, Clerk, Tamaki West Road Board.

Letters of Naturalization issued.

Department of Internal Affairs,

Wellington, 16th December, 1913. HIS Excellency the Governor has been pleased to issue Letters of Naturalization, under the Aliens Act, 1908, in favour of the undermentioned persons:--

Name.		Occupation.		Residence.
Erceg, George Haugan, Oscar Kovacic, Anton Pavlovich, Nicholas	••	Gum-digger Seaman Gum-digger Settler	•••	Kaiwaka. Gisborne. Opoutere. Ruakaka.

H. D. BELL, Minister of Internal Affairs.

Subsidies to Public Libraries.

Education Department, Wellington, 18th November, 1913. N OTICE is hereby given that the sum of £4,000 has been voted by Parliament for distribution to public libraries.

The distribution will take place on the 9th February, 1914, and no claim will be entitled to consideration that shall not have been sent in due form and received by the Secretary for Education, Wellington, on or before the 26th January, 1914.

January, 1914. 1. A library to be entitled to a subsidy must be public in the sense of belonging to the public, and of not being under the control of an association, society, or club whose mem-bership is composed of a section of the community only, and if within a borough it must be open to the public free of charge. The receipts for the year from subscriptions and donations must not have been less than $\pounds 2$, exclusive of moneys received from endowments, or from Govern-ment, or from Borough or County Councils, or for special building nurposes, or as rent, hire, or consideration for ment, or from Borougn or County Councils, or for special building purposes, or as rent, hire, or consideration for the use of any room, or building, or land belonging to the **institution**, in respect of none of which will subsidy be allowed. The *net* proceeds of concerts, lectures, or other entertainments on behalf of the current expenses of the library will be regarded as voluntary contributions. A subsidy will not be given to more than one library in the same town same town.

same town. 2. In the division of the vote a nominal addition of £25 will be made to the amount of the income of each library derived from subscriptions, donations, and rates, and the vote will be divided according to the amounts thus augmented; but no library will receive credit for a larger income than £75—that is, in no case will the augmented amount on which distribution is based exceed £100.

The whole of the subsidy must be expended without delay in the purchase of books for the library.
 It is particularly enjoined upon the authorities in charge of the public libraries concerned that a due proportion of the books purchased shall be books having a permanent value;

that is on books of more than merely passing interest. 5. Application to share in the distribution must be by means of a statutory declaration by the Chairman, or