56, 108, 203, 204, 205, 41, 226, and 42 of the Parish of Waiwera, and Allotments 142, 143, 179, 235, 234, 233, 2338, 309, 313, 307, 115, 114, 236, 237, 238, 239, 240, 241, 113, 112, 111, 110, 242, 243, 320, 321, 322, 323, 324, 109, 105, 106, 107, 108, 244, 259, 258, 104, 312, 311, 245, N. 246, and N. 247 of the Parish of Pukeatua.

I hereby certify that the foregoing is a true copy of a resolution of the Waitemata County Council passed at a meeting of the said Council held on the 27th day of November, 1918.

C. A. CAWKWELL, County Clerk.

OTICE is hereby given that the Partnership heretofore subsisting between us, Francis Chapman Martin and Frederick Samuel Martin, as Furniture Warehousemen, at and carried on in the Octagon, Dunedin, under the style
"F. and F. Martin," was on the 28th February, 1919, dissolved by mutual consent. All debts due to and owing by
the late firm will be received and paid by FRANCIS CHAPMAN MARTIN, who carries on the business under the same style as heretofore.

Dated this eighteenth day of March, one thousand nine hundred and nineteen.

## FRANCIS CHAPMAN MARTIN. FREDERICK SAMUEL MARTIN.

Witness to both signatures-John Wilkinson, Solicitor Dunedin.

N OTICE is hereby given that it is the intention of the undersigned, CHARLES JOSEPH BONSELL JURY, WIL-LIAM MARSHALL JURY, and JOHN MILSOM JURY, to apply, by petition to the General Assembly of New Zealand at the next session of Parliament, for the passing of a Private Estate Bill, the Short Title of which is the Charles Joseph Jury

Bill, the Short Title of which is the Charles Joseph Jury Estate Empowering Act, 1919.

The purpose of the said Bill is to give effect to a certain deed of family arrangement executed by the beneficiaries under the will of Charles Joseph Jury, deceased, and by certain other parties thereto, and also by the Public Trustee as executor and trustee of the said will (the said deed having been duly approved and confirmed by His Honour the Chief Iustica). Justice), by exempting from the limitations of area imposed by Part XIII of the Land Act, 1908, and Part XII of the Native Land Act, 1909, certain lands mentioned in the said deed, and thereby enabling the said lands respectively to be transferred by or to the Public Trustee as provided by the said deed and to be registered.

The Bill provides that when the transfers are registered the lands comprised therein shall be and remain subject to the same limitations of area as before the passing of the

Bill.

Copies of the said petition and of the proposed Bill have been filed in the office of the Registrar of the Supreme Court at Wellington, being the office situate in the Supreme Court District in which the lands to be affected by the said Bill

Dated at Wellington this 20th day of March, 1919.

CHARLES JOSEPH B. JURY. WILLIAM M. JURY. JOHN M. JURY.

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In the matter of the Wellington, Havelock, and Motu-EKA STEAMSHIP COMPANY (LIMITED).

A T an extraordinary general meeting of the above-named company duly convened and held at the registered office of the company in Featherston Street, Wellington, on the 26th day of February, 1919, the following special resolutions were duly passed; and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held at the same place on the 21st day of March, 1919, the resolutions were duly confirmed, viz. :—

(1.) That the company he wound up voluntarily.

(1.) That the company be wound up voluntarily.
(2.) That GEORGE THOMAS MASON, of Wellington, be and he is hereby appointed Liquidator for the purpose of such winding-up.

Dated this 21st day of March, 1919.

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G. F. JOHNSTON, Chairman.

## STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: Hobonu Diamond Terrace Gold-mining and Water-race Company (Limited). When formed, and date of registration of office of company

in New Zealand: 8th June, 1914; 7th January, 1915. Whether in active operation or not: In active operation.

Where business is conducted, and name of Attorney: Hokitika; James Park.
Where mine is situate: Hohonu.

Nominal capital: £25,000. Amount of capital subscribed: £22,500.

Amount of capital actually paid up in cash in New Zealand: £3,714.

Price paid to vendors of mine—
(a.) In fully paid-up shares: £20,000.
(b.) In cash: £5,000.

(b.) In cash: £5,000.

Number of shares into which capital is divided: 100,000.

Number of shares on New Zealand Register: Nil.

Amount paid per share (New Zealand Register): Nil.

Amount called up per share (New Zealand Register): Nil.

Number and amount of calls in arrear (New Zealand Register): £570.

Number of forfeited shares on New Zealand Register sold,

and money received for same: Nil.

Number of shareholders on New Zealand Register: Nil.

Number of men employed by company in New Zealand: Average of about three men.

Average of about three men.

Quantity and value of gold produced since last statement:
54 oz. 9 dwt. 7 gr.; £214 4s. 8d.

Total quantity and value produced since registration of office of company in New Zealand: 548 oz. 13 dwt. 15 gr.; £2.152 4s. 4d.

Amount expended in connection with carrying on mining operations in New Zealand since last statement: £1,118 10s. 8d.

Total expenditure since registration of office of company in New Zealand: £13,306 3s. 11d.

Total amount of dividends paid in New Zealand: Nil.

Amount of cash in bank in New Zealand: £169 6s. 3d.

Amount of cash in hand in New Zealand: Nil.

Amount of debts directly due to company in New Zealand: £1.270.

Amount of such debts considered good: £1,270. Amount of liabilities of company in New Zealand: About

I, James Park, of Hokitika, Attorney of the above-named company, do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 21st day of December, 1918; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

Declared at Hokitika this 18th day of March, 1919, before me-H. L. Michel, J.P. 271

## TATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: Talisman Consolidated (Limited).
When formed, and date of registration of office of company
in New Zealand: 14th September, 1916.
Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary: Auckland; William Wright.

Where mine is situate: Karangahake. Nominal capital: £345,000. Amount of capital subscribed: £345,000.

Amount of capital actually paid up in cash in New Zealand: £4,500.

£4,500.

Price paid to vendors of mine—

(a.) In fully paid-up shares: £340,500.

(b.) In partly paid-up shares credited as £ paid up:

(c.) In cash: £4,500.

Number of shares into which capital is divided: 345,000. Number of shares on New Zealand Register: 268,436. Amount paid per share (New Zealand Register): £1. Amount called up per share (New Zealand Register): £1

Number and amount of calls in arrear (New Zealand Regis-

Number of forfeited shares on New Zealand Register sold, and money received for same: Nil.

Number of shareholders on New Zealand Register: 1,331 Number of shareholders on New Zealand Register: 1,331.

Number of men employed by company in New Zealand: 120.

Quantity and value of gold and silver produced since last statement: 54,314 oz.; £134,541 9s. 4d.

Total quantity and value produced since registration of office of company in New Zealand: 100,014 oz.; £264,634

Amount expended in connection with carrying on mining operations in New Zealand since last statement: £63,324

Total expenditure since registration of office of company in New Zealand: £121,995 4s. 7d. Total amount of dividends paid in New Zealand: £86,250. Amount of cash in bank in New Zealand: £3,640 8s. 6d.