

Regulations as to the Registration of Orchards.—Notice No. 1969.

LIVERPOOL, Governor-General.

By his Deputy,
ROBERT STOUT.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-second day of July, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is provided by section twenty of the Orchard and Garden Diseases Act, 1908 (hereinafter termed "the said Act"), as amended by section four of the Orchard and Garden Diseases Amendment Act, 1914, that the Governor-General may from time to time, by Order in Council gazetted, make regulations, *inter alia*, for the registration of orchards and the terms and conditions of such registration :

And whereas by Order in Council dated the third day of September, one thousand nine hundred and seventeen, and gazetted on the sixth day of September then instant, regulations were made under the said Act for the registration of orchards (hereinafter referred to as "the said regulations") :

And whereas it is expedient to revoke clause four of the said regulations relating to the registration of orchards from which fruit is neither sold nor intended to be sold :

Now, therefore, in pursuance and exercise of the powers conferred on him as aforesaid, and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke clause four of the said regulations ; and doth hereby declare that this Order in Council shall come into force on the date of publication thereof in the *New Zealand Gazette*.

F. W. FURBY,
Acting Clerk of the Executive Council

Electric Lines Regulations Amendments.

LIVERPOOL, Governor-General.

By his Deputy,
ROBERT STOUT.

ORDER IN COUNCIL.

At the Government House at Wellington, this eighth day of July, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the power and authority vested in him by the Post and Telegraph Act, 1908, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations and fix the charges set forth in the Schedule hereto with respect to the transmission of radio, Press, and deferred telegrams, connections with and hours of attendance at telephone exchanges, the use of telephone bureaux, and the maintenance of private telephone-lines ; and doth order and declare that any regulations and charges of similar purport heretofore made are hereby revoked in so far as they are not in agreement with the regulations and charges made in the said Schedule, but that otherwise any such other regulations and charges shall remain in full force and virtue, and shall be read and applied together with the regulations and charges hereby made and fixed ; and doth further order and declare that such regulations and charges first hereinbefore mentioned shall have effect from the date of publication of this Order in Council in the *New Zealand Gazette*.

SCHEDULE.

RADIO TELEGRAMS ON NAVAL BUSINESS.

MESSAGES on naval business from officers of His Majesty's Navy for transmission by wireless from New Zealand radio-stations to warships or transports are accepted free of charge.

PRESS TELEGRAMS.

Press telegrams may contain only information of general public interest, and the whole text must be intended for publication as news in the newspapers to which the telegrams are addressed. Advertisements, letters intended for publication in the open or other columns of newspapers, or telegrams that are mere "puffs" of theatrical or travelling business companies, and not of general public interest, cannot be transmitted at Press rates. Such matter must be paid for at the rate of $\frac{1}{4}$ d. per word.

Provided the offices are open, all newspapers are entitled to receive Press news at night at evening rates, no matter whether sent in the evening prior to publication or not. The evening rates on day telegrams for evening papers are restricted to the day of publication, except in the case of papers published daily, twice weekly, or three weekly.

The tariff for ordinary telegrams is applicable to and will be collected from the addressee of every Press telegram of which use is made for some other purpose than or besides that of insertion in the columns of the newspaper to which it is addressed, viz. :—

- (a.) Telegrams which are not published by the receiving newspaper (failing a satisfactory explanation), or which the latter has communicated before publication to private individuals, or to establishments such as clubs, cafés, hotels, exchanges, &c.
- (b.) Telegrams which the receiving newspaper before publishing them itself has sold, distributed, or communicated to another newspaper for publication in its columns.
- (c.) Telegrams, addressed to agencies, which are not published in a newspaper (failing a satisfactory explanation), or which are communicated to third persons before being published by the Press.

The following rates are chargeable for the transmission of Press telegrams from or to an office in New Zealand during the prescribed hours for such business. (See "List of Telegraph-offices," also table of "Additional Attendance for Press Work.")