direction to the Topehahae Stream, being the most northerly point in Section 6, Tahuroa No. 2; thence following the stream, being the eastern boundary of Sections 6 and 7, to the western corner of Section 7; thence in a south-westerly direction along the boundaries of Sections 7, 8, 12, and 2 to the south-west corner of Section 2; thence north-west along the western boundaries of Sections 2, 3, 4, 7, and 13 to the point of commencement.

Such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the lst day of April in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

NEVILL J. RAY, Clerk.

PIAKO COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

Piako County Council hereby resolves as follows:—
That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of twelve hundred pounds (£1,200), authorized to on a loan of twelve hundred pounds (£1,200), authorized to be raised by the Piako County Council, under the Local Bodies' Loans Act, 1913, for metalling Te Kawana Road in the Waihou Riding, the said County Council hereby makes and levies a special rate of one penny and one-eighth of a penny (1½d.) in the pound sterling upon the rateable value of all rateable property of the Te Kawana Special Rating Area, being bounded as follows.—

Area, being bounded as follows,—
Commencing at a point about 20 chains from the northwest corner of Section 7, Block XII, Waitoa S.D.; thence
in an easterly direction following the northern boundary of
Sections 7, 8, and the south part of 9, Block XII, Waitoa
S.D., and along the northern boundary of Section 5, Block IX, S.D., and along the northern boundary of Section 5, Block IX, Aroha S.D., for a distance of about 20 chains; thence in a south-easterly direction cutting the said Section 5 in equal parts to the Te Kawana Road; thence along the said road in an easterly direction to the north-east corner of Section 6, Block IX, Aroha S.D.; thence due south along the eastern boundary of the said Section 6 for a distance of about 80 chains; thence due west to the western boundary of the said Section 6; thence due north to the south-eastern corner of Section north part 12, Block XII, Waitoa S.D.; thence due west to the eastern boundary of Section 10a; thence south to the southern corner of Section 11a; thence in a north-westerly direction to the south corner of Section 10; thence due west following the southern boundary of Section 10 for a distance of about 140 chains to a point about 20 chains distant from Ngutumanga Road; thence in a north-westerly direction following a line parallel with the Ngutumanga Road to the point of commencement.

Such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st

the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

NEVILL J. RAY, Clerk.

PIAKO COUNTY CGUNCII.

RESOLUTION STRIKING SPECIAL RATE.

Nesconding Statistics of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Piako County Council hereby resolves as follows:—
That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of five hundred pounds (£500), authorized to be raised by the Piako County Council, under the Local Bodies' Loans Act, 1913, for metalling the northern part of No. 1 Road in the Waitoa Riding for the first time, the said County Council hereby makes and levies a special rate of three-eighths of a penny (§d.) in the pound sterling upon the rateable value of all rateable property of the No. 1 Road Special Rating Area, containing the following sections—namely, Sections 6, 7, 9, 10, 11, and 12, Block X, Waitoa S.D.; Sections 1, 2, 3, 4, 5, 7, and 8, Block XI, Waitoa S.D.; Sections 10, Block VI, Waitoa S.D.; and parts Sections 40 and 41, Waitoa Estate. and 41, Waitoa Estate.

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 36½ years, or until the loan is fully paid off.

NEVILL J. RAY. Clerk.

In the matter of the Companies Act, 1908; and in the matter of the Waimangaroa-Westport Coal-mines Syndicate (Limited).

OTICE is hereby given that the registered office of the A above-named company is situated at the offices of Messrs. McMahon and Lee, Auctioneers, in Bridge Street, Reefton, and that the name of the Secretary is Thomas Hubert Lee, of Reefton

Dated at Reefton this 30th day of November, 1920.

JOHN H. McMAHON, Chairman of Directors.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore N subsisting between us, the undersigned, carrying on business as Cabinetmakers at Wilton Street, Grey Lynn, Auckland, under the firm-name of "Broadhead and Miller," has been dissolved by mutual consent as from the 8th day of October, 1920.

The business will in future be carried on by the said Alfred Broadhead, who will discharge all liabilities of the business and to whom all accounts should be paid.

Dated this 11th day of November, 1920.

FRANCIS MILLER. ALFRED BROADHEAD.

ORINI (LIMITED).

THE following special resolution has been passed by the shareholders of this company:—

"That the company go into voluntary liquidation; and that Mr. R. ENGLISH, Public Accountant, Hamilton, be appointed Official Liquidator at a fee of twenty-five pounds.

R. ENGLISH. Liquidator.

GOLDEN BAY CEMENT-WORKS (LIMITED).

YOTICE is hereby given that the GOLDEN BAY CEMENT.

WORKS (LIMITED), on the 18th day of November, 1920, duly passed a special resolution as follows:

"That this company, having sold its assets and undertakings to the Golden Bay Cement Company (Limited), and having received the consideration therefor, the shareholders of the Golden Bay Cement-works (Limited) hereby require

of section 220 of the Companies Act, 1908."

Which said special resolution was duly confirmed on the 3rd day of December, 1920. And at the said last mentioned meeting EDWARD MARRIOTT BOULTON was appointed Liquidates of the Caldar Ray Company would (Limited). dator of the Golden Bay Cement-works (Limited).

CHAS. McARTHUR, Chairman.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore existing between WILLIAM DUNCAN and WILLIAM MACINTOSH, carrying on business as "Duncan and Macintosh" at Numbers 82-84, Manners Street, Wellington, has been dissolved by mutual consent as from the 10th day of December, 1920.

The business will in future be carried on by the said William Duncan alone, who will discharge the liabilities of the business, and to whom all accounts should be paid.

Dated this 14th day of December, 1920.

W. DUNCAN. WM. MACINTOSH.

In the matter of the Companies Act, 1908, and its amend-

NOTICE is hereby given that the Wellington office or place of business of THE TEXAS COMPANY (AUSTRALASIA) (LIMITED) has been removed from Number 220 Lambton Quay, in the City of Wellington, to Number 22 Custom.

house Quay in the said city.

Dated this 14th day of December, 1920.

THE TEXAS COMPANY (AUSTRALASIA) (LIMITED). By its Attorney, CHARLES V. BIRCH. Witness-Albert G. Jorgensen, Solicitor. Wellington.