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the loss or destruction of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title, as requested, after fourteen days from the date of the

Gazette containing this notice. Dated this 30th day of June, 1920, at the Land Registry Office, Wellington.

W. WYINKS, District Land Registrar.

NOTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on the expiration of one calendar month from the date of the Gazette containing this notice.

Application 4899 (deposited plan 4527). DAVID LETT. Application 4059 (upposted pian 4027). DATE MILL 11 acres 3 roods 13.7 perches, parts Sections 2 and 29, Manaia Block (Masterton). Occupied by applicant. Application 4904 (deposited plan 4459). THOMAS DUN-CAN OWEN MCKENZIE. — 19-8 perches, part Suburban CAN OWEN MCKENZIE. — 19-8 perches, part Suburban

CAN OWEN MCKENZIE. — 19'8 perches, part Suburban Section 18, Town of Wanganui. Occupied by applicant. Application 4908 (deposited plan 4522). WILLIAM TUCKER.—29'3 perches, part Section 2, Township of Car-terton. Occupied by applicant and his tenants. Application 4926 (deposited plan 4490). WELLINGTON JEWISH SOCIAL CLUB (INCORPORATED).—17.9 perches,

part Section 171, City of Wellington. Occupied by applicant.

Diagrams may be inspected at this office. Dated this 30th day of June, 1920, at the Land Registry Office, Wellington.

W. WYINKS, District Land Registrar.

NOTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of the *Gazette* containing this notice.

12711. HUBERT JOHN BEADEL.-1 rood 2.2 perches 12/11. HUBERT JOHN BEADEL — 1 rood 2-2 perches, Lot 48, plan 3841, part Rural Section 307, Grants Road, Block XI, Christchurch Survey District. Unoccupied.
12712. ARTHUR RICHARD THEODORE BRUNSDEN.
—317 perches, Lot 5, plan 2953, Sheen Street, City of Christ-shurah. Comprised by applicant.

-317 perches, Lot 5, plan 2953, Sheen Street, City of Christ-church. Occupied by applicant. 12713. WILLIAM MANIFOLD WATSON and WYND-HAM FRANCIS WATSON.—2 roods 4.9 perches, Lots 25 and 26, plan 3841, part Rural Section 307, Cornier Street, Block XI, Christchurch Survey District. Unoccupied. 12714. MICHAEL MOONEY and FREDERICK WIL-LIAM EASTERBROOK.—100 acres 2 roods 25 perches, Lot 4, plan 4007, parts Rural Sections 668, 672, and 4895, Block III, Christchurch Survey District. Occupied by appli-cant. cant

Diagrams may be inspected at this office. Dated this 29th day of June, 1920, at the Land Registry Office, Christchurch.

C. E. NALDER, District Land Registrar.

EVIDENCE having been furnished of the loss of certifi-cate of title, Vol. 1, folio 225, for Section 39R, Block Sixty-four (LXIV), Clutha District, whereof JAMES WIL-SON, of Clutha, Farmer, is the registered proprietor, and application having been made to me for the issue of a provi-sional certificate of title for the said land L hereby give sional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional certifi-cate of title at the expiration of fourteen days from the date

of the *Gazette* containing this notice. Dated at the Land Registry Office, Dunedin, this 22nd day of June, 1920.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

N.Z.M.T. AGENCY & TRUSTEE COMPANY (LIMITED) (LATE NEW ZEALAND MINES TRUST (1905) LI-MITED).

NITED: NOTICE is hereby given that resolutions have been passed at a general meeting of shareholders held in London changing the name of New Zealand Mines Trust (1905) Limited, to N.Z.M.T. Agency and Trustee Company (Limited), and increasing the capital to £25,000. The registered office of N.Z.M.T. Agency and Trustee Company (Limited) is at 60 Shortland Street, Auckland. CHARLES BHODES Attorney

CHARLES RHODES, Attorney. Auckland, N.Z., 15th June, 1920. 563

In the matter of section 302 of the Companies Act, 1908. NOTICE is hereby given that the office of THE NEW N EXPLOSIVE COMPANY (LIMITED), incorporated in England, and a foreign company within the meaning of the above Act, will be situate at the office of T. W. Butcher (Limited), 39 Taranaki Street, Wellington. 597

COOK COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE.

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

L. that behalf by the Local Bodies' Loans Act, 1913, the Cook County Council hereby resolves as follows:— That, for the purpose of providing the interest and other charges on a loan of £1,000, authorized to be raised by the Cook County Council, under the above-mentioned Act, for metalling portions of the Waingake-Mangapoike Road, the said Cook County Council hereby makes and levies a special with of one twenty fourth of a nony in the nound upon the Interaining portions of the Waingake-Mangapolke Koad, the said Cook County Council hereby makes and levies a special rate of one twenty-fourth of a penny in the pound upon the rateable value of all rateable property of the Waingake Spicial Rating District, comprising Tarewauru, Waiwhakaata, and Tauowhiri Blocks, Blocks X, XI, XIV, and XV; Te Ranginui, Tiraotane, and Rangiohinehau Blocks, Blocks, XV and XVI; Section 1, Block XIV; Lot 2 of 6, Maraetaha No. 2; Lot 2, Maraetaha No. 2; Section 1, Block XV; all in Patutahi S.D.: Section 1, Block XVI, Patutahi S.D.; Nos. 3, 4A, Lots 4, 5, Maraetaha No. 2, Blocks III and IV, N::'aka North S.D. : part Section 6, Maraetaha 2; Sections 1, 2, 3, Block III; Sections 1, 2 of 2, 4, 2, 3, Block II; Sections 2, 3, Maraetaha 2A, Maraetaha 2B, Blocks I and II; parts Mangapoike A 2 and B, Block I; all in Nuhaka North S.D. : part Mangapoike 3, part Small Grazing-run 75A, part Small Grazing-run 76A, Block V; all in Opoiti S.D.; part Mangapoike A, Blocks VIII, Opoiti S.D., and V, Nuhaka North S.D. 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 July, in each and every year during a period equal to the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off. The rate of interest to be four and a half per cent. CHAS MATTHEW Chairman half per cent.

CHAS. MATTHEW, Chairman. F. CHAS. PERRY, Clerk.

RESOLUTION.

THE following regulations were laid before the members of the Cheviot Racing Club at a meeting held on the 7th day of February, 1920, at Cheviot, with a recommenda-tion by the Chairman of the Club, Mr. G. L. Rutherford, that the same be passed at once with a view to their approval by the Governor-General, in pursuance of the Gaming Act, 1908 sociation 23 1908, section 33. Mr. F. D. Childs moved, and Mr. H. Leaman seconded, and

it was resolved, that such regulations should be adopted, and that the Chairman be authorized to sign the same in authentication thereof.

The following are the regulations referred to :---

CHEVIOT RACING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf In pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Cheviot Racing Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby revoke the regulations dated the 11th day of August, 1917, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the Cheviot Racecourse situated in the district of Cheviot, and known as the Cheviot Racecourse, while the said racecourse is used or occupied by the said club for race meetings. meetings.

1. These regulations shall come into force on the date of

1. These regulations shall come into force on the date of the same being published in the New Zealand Gazette. 2. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act, 1908.

3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely,-

- (a.) Bookmakers
- (b.) Bookmakers' clorks, bookmakers' assistants, and book-
- (c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the New Zealand Racing Con-ference, or the New Zealand Trotting Association, or the New Zealand Trotting Conference.
- (d.) Common prostitutes, and persons who habitually con-sort with thieves or with persons who have no lawful visible means of support.
- (e.) Professional tipsters, porsons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act,