Amending Regulations under the Government Life Insurance Act, 1908.

#### ROBERT STOUT.

Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN exercise and pursuance of the powers and authorities conferred by the Government Life Insurance Act, 1908, His Excellency the Administrator of the Government 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 the regulation made on the eighteenth day of May, one thousand nine hundred and nine, fixing the maximum amount of insurance, and in lieu thereof doth hereby make the following regulation.

### REGULATION.

13A. THE sum assured on any one life shall not exceed the sum of £10,000, exclusive of any bonus additions to the sum assured; provided that in the case of double-endowment insurance policies the sum payable on the death of the life assured before the maturity of the endowment shall be deemed to be the sum assured or part of the sum assured for the purposes of this regulation.

F. D. THOMSON, Clerk of the Executive Council.

Amended Rules under the Judicature Act, 1908.

## JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1920.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities I conferred by section fifty-one of the Judicature Act, 1908, His Excellency the Governor-General of the Dominion 1908, 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, and with the concurrence of the Honourable the Chief Justice of New Zealand and the Honourable Mr. Justice Chapman and the Honourable Mr. Justice Sim, two of the Judges of the Supreme Court, doth hereby revoke, as from the twenty-first day of October, one thousand nine hundred and twenty, Rule No. 581 of the Code of Civil Procedure, and Rules No. 581a in the Orders in Council made on the nine teenth day of September, one thousand nine hundred and teenth day of September, one thousand nine hundred and ten, and the nineteenth day of December, one thousand mine hundred and eighteen, respectively, and doth hereby make the rule contained in the First Schedule hereto in lieu thereof; and doth declare that the said rule shall take effect on and after the twenty-first day of October, one thousand nine hundred and twenty.

# FIRST SCHEDULE.

581. The proper officer shall receive and take such fees as are specified in Table D in the Second Schedule to this Order in Council, and, wherever in the Code of Civil Procedure of the Supreme Court, printed as the Second Schedule to the Judicature Act, 1908, the Table D thereto is referred to, the Table D in the Second Schedule hereto shall be deemed to be referred to in lieu thereof.

## SECOND SCHEDULE.

## TABLE D.

Fees payable to the Registrars of the Supreme Court.

	£	s.	d.
Sealing any writ of summons	1	0	0
Sealing every duplicate of same	0	10	0
Filing original writ of summons	0	5	0
Filing discontinuance in any proceeding	0	15	0
Affixing the seal of the Court to any other document,			
unless otherwise provided	0	5	0
Affixing the seal of the Registrar, unless otherwise			
provided	0	5	0
Filing any document, unless otherwise provided	0	5	0
Sealing subpœna, to include not more than three			
names	0	10	0
Setting down civil action, special case, special			
verdict, case on appeal, or other matter for			
hearing or argument in Court	0	15	0
Setting down remanet	0	10	0

:	Hearing-fee, payable by plaintiff on all actions tried	£	s.	d.
	and by appellant on all appeals	ī	10	0
	Judgment by confession, default, or final order of	_		•
	Judge in Chambers and entry of judgment there-			
	on	í	10	0
	Drawing any document not otherwise provided for,			
	at request of party, per folio	0	2	0
	Appointment for taxation or examination of witness	0	10	0
	Taxation, the first hour or fraction of an hour	0	10	0
	For every hour or fraction of an hour over one hour	0	5	0
	Entering judgment after hearing	0	10	0
	Sealing writ of sale against real or personal pro-			
	perty or writ of possession	1	0	0
	Sealing any rule or order, other than orders specially			_
	provided for		15	0
	Sealing every duplicate rule or order	U	10	0
	Notice of motion on any application to the Court or if moved in Chambers for Court	n	15	0
		U.	15	U
	Notice of motion on any application to a Judge in Chambers	0	5	0
		U	J	v
	I Destate	Ω	10	0
	Attendance before Registrar on inquiry or account	U	10	U
	under decree, payable by each party, the first			
	hour or fraction of an hour	0:	10	0
	Each subsequent hour or fraction of an hour		10	ŏ
	Certificate or report of Registrar, not exceeding			
	three folios	1	.0	0
	For each folio in addition	0	1	6
	Examination of witnesses by Registrar under order			
	of Court, for the first hour or fraction of an hour	1	10	0
	For each subsequent hour or fraction of an hour	0	15	0
	Search in each Court-book or of one or more docu-	_	_	_
	ments in the same matter	0	3	0
	General search in books or documents in two or		•	
	more matters	0	6	0
	Payment of money into Court, except amounts	^	10	•
	paid into Court as security for costs	0		0
	Sealing commission or order to examine witnesses	1	10	0
	Office copies, when exceeding three folios, exclusive	0	1	0
	of seal, per folio	U	1	v
ı	exclusive of seal	0	2	0
	Sealing order on writ of revivor, arrest, assistance,	•	_	٠
	attachment, mandamus, prohibition, injunction,			
	quo warranto	1	10	0
-	Sealing exemplification (probate or letters of		_	- 1
	administration)	1	10	0
	Sealing memorial or certificate of judgment	1	10	0,
	Appointment of Commissioner to take affidavits	-2	0	0
I	Sealing any writ not specially mentioned	1	0	0
ı	Sealing every duplicate of same		10	0
	Sealing charging order nisi	0	10	0
I	absolute	1	0	0
1	Sealing probate or letters of administration, reseal-			
	ing foreign probate or administration, Scotch			
I	confirmation or exemplification:—	Λ	ĸ	Λ
	In an estate not exceeding £100 Exceeding £100 but not exceeding £500	0	5 10	0
I	£500 , £3,000	3	0	0
	For each £1,000 (or part thereof) in excess of	٠,	v	U
	£3,000	1	0	0
	•		ŭ	٠
1	F. D. THOMSON	,		
1		A111	anil	

Clerk of the Executive Council.

Regulations relating to the Introduction into New Zealand of Bees, Honey, or Appliances.—Notice No. 2038.

# JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1920.

# Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred on him by the Apiaries Amendment Act, 1913 (hereinafter termed "the said Act"), 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 following regulations governing the introduction into New Zealand of bees, honey, and appliances, and prescribing the manner in which bees, honey, and appliances introduced in contravention of the regulations shall be dealt with, and doth hereby declare that the said regulations shall come into force on the date of publication hereof in the Gazette. force on the date of publication hereof in the Gazette.

# REGULATIONS.

1. In these regulations, if not inconsistent with the context, "appliance" means any hive, frame, comb-foundation, or