such special rate shall be an annual-recurring rate during the currency of such loan, being a period of ten years, or until the loan is fully paid off.

G. S. STEADMAN, Mayor. A. LEESE, Town Clerk.

WOODVILLE BRASS BAND (INCORPORATED).

In LIQUIDATION.

OTICE is hereby given that a general meeting of the members of the above society will be held in the Band-room, Vogel Street, Woodville, on Monday, 20th March, 1922, at 8 p.m

Business.—To receive the Liquidator's account.

M. MURRAY, Liquidator.

WAIPA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waipa County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,550, authorized to be raised by the Waipa County Council, under the above-mentioned Act, for the purpose of forming and metalling for the first time portions of the roads known as Tawa Road and Mahoe Street, the said Waipa County Council hereby makes and levies a proposal rate of the proposal with providing the proposal county of the providing the interest and other charges on a loan of £1,550, authorized to be raised by the Waipa County Council providing the pr the said Waipa County Council hereby makes and levies a special rate of one penny in the pound on the rateable value of all rateable property in the Tawa Special Rating Area, comprising all that area in the County of Waipa, being portions of Allotments 27, 28, and 365 of the Parisn of Te Rapa, bounded, commencing at the northern corner of Lot 1 on deposited plan No. 6867 of a subdivision of the said allotments, towards the north-west by the north-western boundaries of Lots 1 3, 4, 5, 6, and 7 on the said plan No. 6867, and Lots 63, 64, 65, 66, and 67 on deposited plan No. 9335, and the north-western boundary of the land in deposited plan No. 12670 to the North Island Main Trunk Railway line; thence towards the west by the eastern side of the said railway-line to the south-western corner of Lot 1 on deposited plan No. 14535; thence towards the south by the southplan No. 14535; thence towards the south by the south-western boundaries of Lots 1 and 2 on the said deposited plan No. 14535 to the southern corner of the said Lot 2; thence towards the south-east by the south-eastern boundary of the said Lot 2 and the prolongation thereof to the southern or the said Lot 2 and the prolongation thereof to the southern corner of Lot 61 on deposited plan No. 9336; thence by the south-eastern boundaries of Lots 61, 60, 59, 58, 57, 56, and 62 on the said deposited plan No. 9336 to the southern corner of Lot 19 on deposited plan No. 6867 aforesaid; thence by the south-eastern boundaries of Lots 19, 20, and 21 on the said deposited plan No. 6867 to the Hamilton-Ohaupo Road; the new towards the cent by the yeatern side of the said read thence towards the east by the western side of the said road to the south-eastern corner of Lot 1 on the said deposited plan No. 6867; thence by the eastern boundary of the said Lot 1 to the northern corner thereof, the place of commence-

And that such special rate be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of August in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

204

CHAS. BOWDEN, Clerk, Waipa County Council.

INGLEWOOD COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

wood County Council hereby resolves as follows:—
That, for the purpose of providing the instalments in respect of principal and interest and also other charges on a loan of £300, authorized to be raised by the Inglewood County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling (first time) a portion of the Kaimata Road South, the said Inglewood County Council hereby makes and levies a special rate of eleven one-hundredths of a makes and levies a special rate of eleven one-hundrectins of a penny in the pound upon the rateable value of all rateable property of the Kaimata South No. 3 Special Rating Area, comprising Section 1s, Ratapiko Sett., containing 192.1.19; Section 2s, Ratapiko Sett., containing 130.2.0; Section 3s, Ratapiko Sett., containing 112.1.02; Section 4s, Ratapiko Sett., containing 100.0.10; Section 5s, Ratapiko Sett., con-

taining 75.1.19 acres; all Block VI, Huiroa Survey District: Section 56, containing 78 acres; part Section 52, containing 82.3.15 acres; Sections 4 and 5, containing 181 acres; Section 16, containing 118 acres; Lot 1 of 51, containing 22 acres; Section 29, containing 58 acres; Section 57, containing 89 acres; Section 48, containing 96 acres; Section 40 and part 41, containing 267.1.31 acres; Section 15, containing 81 acres; Section 14, containing 69 acres; Section 8 and part 6, containing 199 acres; all Block VI, Huiroa S.D.; Sections 7 and 8, Block VII, Huiroa S.D., containing 240.2.8; part Section 51, Block VI, Huiroa S.D., containing 75.2.11 acres; part Section 55, Block VI, Huiroa S.D., containing 108.2.34 acres; Sections 53, 54, and 60, Block VI, and Sections 5 and 6, Block VII, Huiroa S.D., containing 1,108.1.13 acres; Section 38 and 39, Block VI, Huiroa S.D., and Sections 23 and 24, Block X, Huiroa S.D., containing 442 acres; Section 24, Block X, Huiroa S.D., containing 442 acres; Section 48, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., containing 442 acres; Section 49, Block X, Huiroa S.D., c 157 acres; Section 42, Block VI, Huiroa S.D., and Sections 23 and 24, Block X, Huiroa S.D., containing 442 acres; Section 45 and part 46, Sections 50 and 47, Block VI, Huiroa S.D., containing 328.1.22 acres; Section 13, Block VI, Huiroa S.D., containing 60 acres; Section 25, Block X, Huiroa S.D., containing 143 acres; Sections 27 and 28, Block X, and Sections 1 and 2 and part 5, Block XI, Huiroa S.D., containing 678 acres; Section 2, Taitama Sett., containing 292.2.0; Section 6, Taitama Sett., containing 250 acres 3 roods; Section 3, Taitama Sett., containing 303 acres; Section 4, Taitama Sett., containing 194.1.0 acres; Section 5, Taitama Sett., containing 177 acres; Section 7, Taitama Sett., containing 177 acres; Section 7, Taitama Sett., containing 177 acres; all Block VII, Huiroa S.D.: Section 12, Block VI, Huiroa S.D., containing 196.0.28 acres. Block VI, Huiroa S.D., containing 196.0.28 acres. 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 August in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

205

S. NIELSON, County Clerk.

${ m R}^{ m eport}$ of the trial of dennis gunn.

In Pamphlet form. Price, 2s. 6d.

Orders should be sent to the

GOVERNMENT PRINTER, Wellington.

SCHOOL FOR THE DEAF, NEAR SUMNER, CHRISTCHURCH.

Under the Control and Supervision of the Education Department.

Director: Mr. J. E. STEVENS.

OR Deaf Children of sound intellect. The pupils are

POR Deaf Children of sound intellect. The pupils are taught to understand and use ordinary speech. The full charge for board and education is £40 a year, but less is accepted from parents who cannot afford to pay this amount. In case of necessity admission is free.

By the Education Act it is compulsory for deaf children to come under instruction at the age of six, and to continue until the age of twenty-one unless the Education Department previously grants exemption. Though a child is, as a rule, best fitted to begin the school course at the age of six, advice should be obtained as soon as any sign of deafness is observed.

The following classes of deaf children are admitted to

The following classes of deaf children are admitted to the School for the Deaf (sound intellect being always a ecessity):—
1. Children born deaf, or who have lost their hearing

before learning to speak.

2. Children who can hear a little, but are too deaf to be taught in a public school.

3. Children who have lost their hearing after having learned to speak.

The Act imposes upon every parent, teacher of a school (either public or private), constable, or officer of a charitable or kindred institution who is aware of the place of residence (either temporary or permanent) of a deaf child, and the householder in whose house any such child resides, an obligation to send notification of the fact to the Minister of Education, giving the name, age, and address of the child; and any neglect or failure to comply with this provision involves liability to a fine.

Information and advice may be obtained from the Director, or from the

SECRETARY TO THE EDUCATION DEPARTMENT, WELLINGTON.