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That, for the purpose of providing interest and other charges on a loan of $\pounds 1,500$, authorized to be raised by the charges on a loan of £1,500, authorized to be raised by the Waimakariri-Ashley Water-supply Board, under the above-mentioned Acts, for the purpose of repairing extraordinary damage done by flood to the headworks of the water-race at Brown's Rock in River Waimakariri, the said Board hereby makes and levies a special rate of 1/66th of a penny in the makes and levies a special rate of 1/66th of a penny in the pound upon the rateable value of all rateable property in the Waimakariri-Ashley Water-supply District, and within the two subdivisions thereof, namely, the Brown's Rock and the Moeraki Downs subdivisions; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable on the 31st day of March in each year during the currency of such loan, being a period of $36\frac{1}{2}$ years, or until the loan is fully paid off. Dated this 27th day of April, 1922.

The common seal of the Chairman, Councillors, and In-habitants of the Waimakariri-Ashley Water-supply Board was hereto affixed at the office and pursuant to a resolution of the said Board, in the presence of—

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JAMES BROWN, Chairman. L. ANDERSON, Secretary.

A^T an extraordinary general meeting of shareholders of the Dannevirke-Herbertville Coaching and Carrying Company (Limited) it was resolved "That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it \sim_{J} reaction of its maximum s, continue its business, and that it is advisable to wind up, and accordingly that the company be wound up voluntarily under the provisions of the Com-panies Act, 1908."

A resolution was also passed appointing Messrs. K. H. RYAN and A. J. C. RUNCIMAN Liquidators. 353

K. H. RYAN, Liquidator.

NOTICE OF INTENTION TO CHANGE SURNAME.

WHEREAS I, Emily Sylvia Eliza Clare Croucher, of Dunedin, in the Dominion of New Zealand, at pre-sent teaching school at Clinton in the said Dominion, and being a daughter of Arthur Maurice Croucher and Eva Maud Croucher (formerly Clare), am desirous for the following good and sufficient reasons of adopting the name of Emily Sylvia and sufficient reasons of adopting the name of Emily Sylvia Eliza Clare, namely, for the reason that my mother the said Eve Maud Croucher on the sixteenth day of December, 1914, obtained out of the Supreme Court of New Zealand a decree absolute dissolving her said marriage with the said Arthur Maurice Croucher upon grounds of desertion: Now, I hereby give you notice that at all times hereafter the name of Emily Sylvia Eliza Clare will alone be used and adopted by me in all transactions, documents, and writings, and all legal and other proceedings and matters - and further L give legal and other proceedings and matters; and further I give notice that a duplicate of this notification has been filed at the office of the Supreme Court of New Zealand at Invercargill. Dated this 24th day of April, one thousand nine hundred

and twenty-two. EMILY SYLVIA ELIZA CLARE CROUCHER.

-D. A. McLachlan, J.P., Clinton. Witness-357

In the matter of the Companies Act, 1908; and in the matter of the KAIPARA FARMERS' CO-OPERATIVE LIME COMPANY (LIMITED).

NOTICE is hereby given that at an extraordinary general meeting of shareholders held in the "Bell" Buildings, Dargaville, on Saturday, the 22nd April, 1922, the following resolution was passed:— "That it has been proved to the satisfaction of the Kaipara Farmers' Co-operative Lime Company (Limited)

that owing to its liabilities it cannot continue business, and that the company be wound up voluntarily. That Mr. ARTHUR LOUIS BILLING, of Dargaville, Public Accountant, be appointed Liquidator for the purposes of such winding-up." Dated at Dargaville this 24th day of April, 1922.

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A. LOUIS BILLING, Liquidator.

OROUA COUNTY COUNCIL.

SPECIAL RATE.

I pursuance and exercise of the powers vested in it in that behalf by the Counties Act, 1908, and the Local Bodies' Loans Act, 1913, the Oroua County Council hereby resolves as follows :-

That, for the purpose of providing interest and other charges on a loan of five hundred pounds sterling, authorized

to be raised by the above-mentioned Acts, for the purpose of purchasing land and erecting a roadman's cottage at Colyton, the said Oroua County Council hereby makes and levies a special rate of 1/90th of a penny in the pound upon the rateable value (on the basis of capital value) of all rate-able property within the Taonui Riding; and that such rate shall be an annual-recurring rate during the course of be an annual-recurring rate during the currency of shall shall be all all the controls of the control of the

raising the same.

The above resolution was duly passed at a meeting of the Oroua County Council held on the 15th February, 1922, and confirmed at a special meeting of the said Oroua County Council held on the 12th April, 1922.

ROY L. HARDING, County Clerk.

WAIKOHU COUNTY COUNCIL.

RESOLUTION MAKING A SPECIAL RATE .--- NGATAPA III LOAN, £3,250.

Made on Wednesday, the 19th day of April, 1922.

Induc on Weinlesday, the 15th day of April, 1822. I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waikohu County Council hereby resolves as follows :--That, for the purpose of providing the interest and sinking fund on a loan of £3,250, authorized to be raised by the Waikohu County Council, under the above-mentioned Act, for widening, metalling, and tarring portions of Ngatapa-Whankhong Bogd and suppring December 2014 and the solid The Warkbrit County Council, under the above-mentatoneu Act, for widening, metalling, and tarring portions of Ngatapa-Wharekopae Road and supplying necessary culverts, the said Waikohu County Council hereby makes and levies a special rate of two-fifteenths of a penny (2/15d.) in the pound upon the rateable value of all rateable property of the Ngatapa III Special Rating Area, comprising Lot 15 of 3, Okahuatiu 1; pt. 2, pt. 2, 3/4, Wharekopae IA; Lot 1 of pt. 8 and pt. 8, Tahora 2c 3 No. 2; pt. 8, Tahora 2c 3 No. 2; Lot 17, Tahora 2c 1 No. 3; 17A or Sub. 2, Tahora 2c 1 No. 3; Lots 19/20 and Reserves 1 of 2r 2, 1 of 2c 1 No. 3, Tahora 2c 1 No. 3 and 2r 2; Sec. 4, Block IX, Ngatapa S.D.; pt. 1, Okahuatiu 1; pt. Wharekopae 1B 2; Tahora pt. 6, pt. 7, pt. 12, of Tahora 2c 3 No. 2, 2c 1 No. 3; Lot 9, Tahora 2c 3 No. 2, 2c 2 No. 2; Sec. 2, Block IX, Ngatapa; S.G.R. 76; pt. Lot 14 of 3 of Okahuatiu 1; Secs. 2 and 3, Block XIII, Ngatapa; Lot 4, Okahuatiu 1; Lot 1, Wharekopae 2a; 1/2, Wharekopae 1a; pt. 1, Wharekopae 1a; pt. 1B 2, Wharekopae; Lots 10, 14/15, Tahora 2c 2 No. 2, 2c 1 No. 3; S.G.R. 30; Hangaroa-Matawai B 1, B 2; Sec. 1, Block XIII, Ngatapa S.D.; Lot 14 of 1, Okahuatiu 1 and 2; Sec. 1, Block XIII, Ngatapa S.D.; Lot 14 of 1, Okahuatiu 1 and 2; Nextana S.D. , Lot 4 of Margapa S.D.; Lot 14 of 1, Okahuatiu 1 and 2; Nextana S.D. , Lot 4 Matawai B 1, B 2; Sec. 1, Block XIII, Ngatapa S.D.; Lot 1 of 1, Okahuatiu 1 and 2; Sec. 1, Block X, Sec. 1, Block VI, Sec. 1, Block IX, Ngatapa S.D.; Lot 1 of Wharekopae 1 B 3; Lot 16 of 3, Okahuatiu 1; Lots 17, 19/21 of 3 of Okahuatiu 1; Hangaroa-Matawai B 3; Lot 1 of Lot 2, Okahuatiu 1B; S.G.R. 77; Lots 11, 16, Tahora 2c 1 No. 3; Secs. 3/4, Block VI, 5, 2, Block VII, Ngatapa S.D.; Lot 1 of Wharekopae IB 1; half of Lot 13 of 3 of Okahuatiu 1; Sec. 1, Block V, Ngatapa S.D.; pt. Lot 2, Okahuatiu 1; Lots 2/4, 18 of 3, of Okahuatiu 1; Lots 1/3 of Hangaroa-Matawai B 4; pts. Manuaha and Paharakeke; Sec. 2, Block V; Secs. 3, 5, 6, Block IX; Secs. 2/3, Block X, Sec. 2, Block XIV, Ngatapa S.D.; pt. Block XIV, pt. Lot 3, Okahuatiu 1; Tahora Block 2F No. 1 and pt. 2c 1 No. 2; Tahora pt. 2c 1 No. 3. 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 the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. T. B. SPENCE, Chairman.

T. B. SPENCE, Chairman. J. G. APPLETON, Clerk.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership here-tofore subsisting between HENRY JAMES ORMANDY and CHARLES ENTWISTLE, carrying on business as Car and Coach Painters and House Decorators at Linwood, Christ-church, under the style or firm of "Ormandy and Entwistle," has been dissolved as from the eleventh day of March, 1922, so far as concerns the said Charles Entwistle, who retires from the said firm.

Dated the 25th day of April, 1922.

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H. J. ORMANDY. C. ENTWISTLE.

Witness to both signatures-John R. Cuningham, Solicitor, Christchurch. 361