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On every vessel of 20 tons register and upwards lying alongside a vessel at a wharf, or lying off a wharf with a line attached thereto, or under-

going repairs, per ton per day or part of a day.. 0 $0\frac{1}{2}$

On every vessel under 20 tons register, per quarter 10 On every vessel of 20 tons register and upwards, for first 20 tons register 10s., and for every addi-

0 tional ton, per quarter ÷ .

BERTHAGE CHARGES.

29. The master or owner or agent of every vessel occupying a berth at the wharves at Coromandel, Mercury Bay, Colville (Cabbage) Bay, and Port Charles within the limits of the Coromandel County shall for each and every adult passenger wharves pay the sum of sixpence (6d.) for each adult passenger :

Provided, however, that such charge shall not be payable in respect of passengers arriving at any such wharves from any place within the Coromandel County, nor shall it apply to any passenger leaving such wharves for any such place or places within the county.

The master or owner or agent of any vessel trading regu-larly between the ports of Coromandel County and localities outside the county limits shall render to the Council on the seventh day of each calendar month a correct statement showing the number of adult passengers carried by such vessel to and from any such wharves during the previous month, and at the same time shall pay to the Council the total amount of berthage charges due in respect of passengers carried during such month by such vessel carried during such month by such vessel.

PENALTIES.

30. If any person, firm, or company fails or refuses or neglects to do anything by these regulations required to be done, observed, or performed, or in any manner obstructs, impedes, or interferes with the doing of anything enjoined, required, or authorized to be done, or does anything pro-hibited by these regulations, shall in each and every case so offending be liable to a penalty not exceeding £5.

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

Regulations regarding the Disposal of Lands acquired by the Crown under the Native Townships Act, 1910, and its Amendments.

JELLICOE. Governor-General

ORDER IN COUNCIL. At the Government Buildings at Wellington, this 24th day

of May, 1922.

Present

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

N pursuance and exercise of the powers and authorities Conferred upon him by section twenty-two of the Native Townships Act, 1910 (hereinafter referred to as "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 amend, in the manner set forth in the Schedule hereto, the regulations under the said Act made on the twentieth day of December, one thousand nine hundred and twenty, and published in the New Zealand Gazette of the thirteenth day of January, one thousand nine hundred and twenty-one (here-inafter referred to as "the said regulations").

SCHEDULE.

THE said regulations are hereby amended by adding thereto

event of such land having been thereafter acquired by the

Crown, acquire the fee-simple of such land at any time within three years from the date of such notification. (2.) The right of purchase hereby conferred shall be exercised by the lessee giving notice to the Commissioner in writing of his intention to purchase the fee-simple of the land.

(3.) The delivery of such notice to the Commissioner shall constitute a contract between the lessee and the Crown for the purchase and sale of the said land.

(4.) The lessee shall in the notice notify whether he elects

to purchase for cash or upon deferred payments. (5.) The said regulations shall, with such modifications may be necessary, be held to apply to the acquisition of the fee-simple hereunder.

13. Any lease of land in a Native township acquired by the Crown prior to the coming into force of the said regula-tions shall have a right at any time hereafter during the existence of the lease to purchase the fee-simple of the land existence of the lease to purchase the fee-simple of the land comprised in the lease in the manner and subject to the provisions prescribed by subclauses (2), (3), (4), and (5) of the last preceding clause, save that the price of the fee-simple of any land disposed of hereunder shall be fixed in the manner prescribed for the fixing of the price of the freehold in fee-simple by subparagraphs (i), (ii), (iii), and (iv) of paragraph (f) of section 110 of the Native Land Amendment Act, 1913.

F L. THOMSCN, Clerk of the Executive Council.

Regulations under the Land Agents Act, 1921-22.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 24th day of May, 1922.

Present :

THE RIGHT HONOURABLE W. F. MASSEY, P.C. PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority conferred on him by the Land Agents Act, 1921-22 (hereinafter referred to as "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 for the nurroses of the said Act regulations for the purposes of the said Act.

REGULATIONS.

1. EVERY application for a license or for the renewal of a license under the said Act shall be in the form No. 1 in the Schedule hereto, and shall be accompanied by testimonials as to the character of the applicant, signed by not less than

five reputable persons. 2. Every license to carry on business as a land agent issued under the said Act shall be in the form No. 2 in the Schedule hereto.

3. The fee payable on the issue or renewal of a license shall be $\pounds 10$: Provided that if a land agent proposes to carry on business at more than one place of business he shall pay a further fee of £3 for one additional place, £6 for two additional places, £8 for three additional places, £10 for four additional places, and £15 for five or more additional places : Provided also that where a license is issued after the last day of September in any year, half only of the aforesaid fees shall be payable.

4. On the renewal of a license, a new license shall be issued to the licensee in the form No. 2 in the Schedule hereto.

5. Application for the transfer of a license shall be in the form No. 3 in the Schedule hereto, and shall have endorsed thereon the written consent of the licensee, or his executor, administrator, or assignee in bankruptcy, as the case may be. 6. Approval of the transfer of a license shall be endorsed thereon, and such approval shall be in the form No. 4 in the Schedule hereto.

7. The fee payable on the transfer of a license shall be £1: Provided that if the transferee proposes to carry on busines at more than one place of business he shall pay a further fee of 6s. for one additional place, 12s. for two additional places, 16s. for three additional places, 20s. for four additional places, and 30s. for five or more additional places of business.
8. The applicant shall, before a license is issued to him, or

the renewal or transfer of a license is granted, pay into Court the prescribed fees, and the Clerk of the Court shall forth-with pay the same into the Public Account, and forward the bank receipt therefor to the Minister of Internal Affairs at Wellington.

9. Objections to the issue, renewal, or transfer of a license shall be in the form No. 5 in the Schedule hereto.
10. Notification to the Minister of Internal Affairs of the

issue, renewal, or transfer of a license shall be in the form No. 6 in the Schedule hereto.

11. The notice required by section 9 of the said Act to be shall be in the form No. 7 in the Schedule hereto.

12. (1.) In respect of every license under the Land Agents Act, 1912, issued after the 31st day of December, 1921, and before the 1st day of April, 1922, there shall be payable