1. To raise a special loan to pay off the antecedent liability of the said Council which existed at the 31st March, 1922,

of the said Council which existed at the 31st March, 1922, the amount of such antecedent liability being £9,000.

2. To issue in respect of such special loan of £9,000 as aforesaid ten debentures of £900 each, the first debenture to be redeemed on the 31st March, 1923, and thereafter one debenture annually, thus completing the repayment of the loan in a period of ten years.

3. To issue in respect to the aforesaid debentures the necessary half-yearly interest coupons, and, subject to the consent of the Governor-General in Council, to pay interest on the said loan during its currency at the rate of six pounds ten shillings (£6 10s.) per centum per annum.

4. That, for the purpose of providing interest and the repayment of debentures in respect to the special loan of £9,000 as aforesaid, the said Horowhenua County Council hereby makes and levies a special rate of one-fourteenth of

hereby makes and levies a special rate of one-fourteenth of one penny in the pound on the capital value of all rateable one penny in the pound on the capital value of all rateable property in the County of Horowhenua; and that such special rate shall be an annual-recurring rate during the currency of the loan, and shall be payable yearly on the first day of June in each year during the currency of the loan, being a period of ten years, or until the loan is fully paid off.

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P. W. GOLDSMITH, County Clerk.

THE No. 1 MUNICIPAL MILK DISTRIBUTING COMPANY (LIMITED).

Special Resolution passed 4th August, 1922; confirmed 25th August, 1922.

A T an extraordinary general meeting of the members of the above-named company duly convened and held on the 4th day of August, 1922, the following special resolution was duly passed; and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held on the 25th day of August, 1922, the resolution was duly confirmed wire.

"That the company be wound up voluntarily, and that Messrs. Henry Bodley and William Whitehead be appointed joint Liquidators."

A. G. H. BODLEY, Chairman.

25th August, 1922.

RESOLUTION.

THE following regulations were laid before the members of the Inangahua Trotting Club at a meeting held on the 4th day of August, 1922, at Reefton, with a recommendation by the Chairman of the Club, Mr. P. Cohen, that the same be passed at once with a view to their approval by the Governor-General, in pursuance of the Gaming Act, 1908, section 33.

Mr. P. Cohen, the Chairman of the Club and the Meeting, moved, and Mr. H. T. Crumpton seconded, and it was resolved, that such regulations should be adopted, and that the Chairman be authorized to sign the same in authentication

The following are the regulations referred to:—

INANGAHUA TROTTING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

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 Inangahua Trotting Club, a trotting club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby revoke the regulations dated the 14th day of June, 1917, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the racecourse situated in the district of Inangahua and known as the Reefton Racecourse, while the said racecourse is used or occupied by the said club for race meetings.

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 that the said club for a race meeting, namely:—

or occupied by the said club for a race meeting, namely:—

(a.) Bookmakers.

(b.) Bookmakers' clerks, bookmakers' assistants, and bookmakers' agents.

(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or else-

where, if affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Association, or the New Zealand Trotting Conference.

(d.) Common prostitutes, and persons who habitually consort with thieves or with persons who have no lawful

visible means of support.

visible means of support.

(e.) Professional tipsters, persons 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, 1908, and also idle and disorderly persons, rogues and vagabonds, and incurrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

The foregoing regulations of the Inangahua Trotting Club were made and passed by the Inangalua Trotting Club on the 4th day of August, 1922, and signed by the Chairman and Secretary.

PERCY COHEN, Chairman JAS. NOBLE, Secretary.

The foregoing regulations of the Inangahua Trotting Club are hereby approved this 18th day of August, 1922.

JELLICOE, Governor-General.

N OTICE is hereby given that at a duly constituted extraordinary general meeting of the WATPUKURAU PUBLISHING COMPANY (LIMITED) held on the 4th day of August, 1922, the following special resolutions were duly viz.:

(1.) That the Waipukurau Publishing Company (Limited)

(1.) That the Warpikita I tribining Company (Emitted) be wound up voluntarily; and
(2.) That DOUGLAS BARRINGTON KENT, of Waipukurau, Solicitor, be appointed Liquidator thereof at such remunera-

And it is hereby further notified that the foregoing special resolutions were duly confirmed at a duly convened subsequent general meeting held on the 22nd day of August,

JOHN WINTON Directors.

WINTON BOROUGH 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, and its amendment, the Winton Borough Council hereby resolves as follows:

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of three thousand pounds, authorized to be raised by the Winton Borough Council, under the above-mentioned Act, for the purpose of effecting the constructing, levelling, channelling, kerbing, and asphalting of footpaths and other street improvements within the borough, the said Winton Borough Council hereby makes and levies a special rate of one penny and one farthing in the pound upon the unimproved value of all rateable property of the Borough of Winton, comprising the whole of the Borough of Winton; 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 September in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off. paid off. T. WALKER, Mayor.

PATEA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Patea Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £7,200, authorized to be raised by the Patea Borough Council, under the provisions of the Local Bodies' Finance Act, 1921–22, section 6, paragraph (1), for the purpose of extinguishing the antecedent liability of the the purpose of extinguishing the antecedent liability of the said Council as defined by section 5, paragraph (3), of the said Act, the said Patea Borough Council hereby makes and levies a special rate of tenpence three-farthings (10\frac{3}{4}\text{d}\text{.}) in the pound on the rateable value on the valuation roll of all rateable property within the Borough of Patea, comprising the whole borough, on the basis of the annual value; and that such special rate shall be an annually recurring rate