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 incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

Provided always that the Stipendiary Stewards' Committee appointed by the New Zealand Racing Conference, upon being satisfied by evidence as to character and otherwise that any person who, by reason of any conviction, comes within the scope of this regulation should have relief from the effect thereof, may grant exemption to any such person, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for such revocation.

The foregoing regulations of the Vincent Jockey Club were made and passed by such club on the 13th day of December, 1922, and signed by the Chairman and Secretary.

ANDREW C. SCOULAR, Chairman. GEO. A. FRANCIS, Secretary.

The foregoing regulations of the Vincent Jockey Club are hereby approved this 10th day of January, 1923.

JELLICOE, Governor-General,

MACKENZIE COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Mackenzie County Council hereby resolves as follows:

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Mackenzie County Council Lilybank Telephone Lines Loan of £550, 1923, authorized to be raised by the Mackenzie County Council, under the above-mentioned Acts, for the purpose of the erection and maintenance of telephone-lines to Lily-bank, Mount Gerald, and Richmond Stations in the County of Mackenzie, the said Council hereby makes and levies a special rate of one halfpenny (\(\frac{1}{2} \)d.) in the £1 sterling on the rateable value (on the basis of capital value) of all rateable property in the whole of the Richmond, Mount Gerald, and Lilybank Special Rating Area of the County of Mackenzie, being Rural Sections 35532, area 40 acres; all that portion of Run 77 included within the boundaries of the Mackenzie County, area 27,600 acres; all that portion of Run 77A included within the boundaries of the Mackenzie County, area 44,500 acres; Rural Section 14452, area 20 acres; the area 44,000 acres; Rural Section 14452, area 20 acres; the whole of Run 78, area 70,000 acres. And that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of October in each and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

E. MACDONALD, Chairman. R. L. BANKS, Clerk.

WEBER COUNTY COUNCIL.

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Loan of £5,000 for reconstructing, reforming, culvert-ING, AND METALLING VARIOUS ROADS (LOAN No. 9).

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

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £5,000 (five thousand pounds), authorized to be raised by the Weber County Council, under the Local Bodies'. raised by the Weber County Council, under the Local Bodies raised by the Weber County Council, under the Local Bodies Loans Act, 1913, for the purposes of—(1) reconstructing, culverting, and metalling main Dannevirke—Herbertville Road, £3,600; (2) reforming, culverting, and metalling Tahuo-karetu Road, £500; (3) reforming, culverting, and metalling Oporae-Waihi Road, £250; (4) reforming, culverting, and metalling Waione Road, £250; reforming, culverting, and metalling Esdaile Road, £400; total, £5,000—the said Weber (Caracil Caracil Laborator) County Council hereby makes and levies a special rate of 5/32nds (five thirty-seconds) of a penny in the pound upon the rateable value of all the rateable property (on the basis of the unimproved value) comprising the whole County of Weber; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the twenty-first day of July in each and every year during the currency of such loan, being a period of 361 years, or until the loan is fully paid off.

A. L. STEWART, Chairman.

PATEA COUNTY COUNCIL.

RESOLUTION MAKING A SPECIAL RATE.

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

That, for the purpose of providing interest and other charges on a loan of £200, authorized to be raised by the Patea County Council, under the above mentioned Act, for reforming, widening, and metalling the Ahuroa Hill on the Ahuroa Road, the said Patea County Council hereby makes and levies a special rate of one-eighth of one penny in the and revies a special rate of one-tighth of one penny in the pound upon the rateable value of all rateable property of the Ahuroa Special Rating area, comprising Sections 1, 2, 3, 4, 5, 6, 7, 8, and 10, Block IV, Opaku Survey District; Sections 4, 5, 6, and 8 of Block VIII, Opaku Survey District; Subsections 1 and 3 of Kahuroa Block 3, and Section 2, Block III, Opaku Survey District; and Section 2, Block III, Opaku Survey District; and Section 2, Block VIII, Opaku Survey District; all within the following Block VII, Opaku Survey District; all within the following boundaries - commencing at the Matai Trig. Station; thence boundaries - commencing at the Matai Trig. Station; thence along the northern boundary of the Patea and Eltham Counties in an easterly direction generally to the point where the said boundary-line strikes the western boundary of Forest Reserve No. 4, Block 1; thence in a south-easterly and southerly direction along the eastern boundary of Sections 10 and 4 of Block IV to the Kapara Trig. Station; thence west along the southern boundary of Sections 4 and 5, Block IV, and along the castern, southern, and western boundaries of Section 6, Block IV; along the southern boundary of Sections 8. Block II, and 5. Block VIII: along the northboundary of Section 7, Block IV, and eastern boundary of Sections 8, Block II, and 5, Block VIII; along the north-eastern boundary of Section 4, Block VIII, to its junction with the Ngarahu Road; thence in a south-westerly direction along the Ngarahu Road to its junction with the Whenuakura Valley Road; thence in a northerly direction along the Whenuakura Valley Road to a point where it crosses the confiscation line; thence in a north-westerly direction along the confiscation line to the Riminui Trig. Station; thence in a north-westerly direction along the western thence in a north-westerly direction along the western boundaries of Subsections I and 3 of Kahuroa Block No. 3 boundaries of Subsections 1 and 3 of Kahuroa Block No. 3 to the Matai Trig. Station, the commencing-point. 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 for a period of 36½ years, or until such loan is fully paid off.

J. J. F. SHIELD, County Clerk.

In the matter of a Private Bill intended to be brought into the General Assembly of New Zealand to be intituled the St. John's College Trust Act, 1923.

NOTICE is hereby given, pursuant to the Standing Orders of the General Assembly of New Zealand relating to Private Bills, that the St. John's College Trust Board (hereinafter called the Board) will, within fourteen days after the commencement of the session of the General Assembly of New Zealand to be held next after the date of this notice, present a petition to the General Assembly of New Zealand through the Honourable the Speaker and members of the House of Representatives, praying and applying for leave to bring in a Private Bill to be called the St. John's College Trust Act, 1923.

The objects of the said application and Bill are to provide that

1. The lands and funds vested in the Board as trustees and held by them under trusts known as Consolidated Scholarships, Maria Blackett Scholarships, Griffin Laing Scholarships, Lady Margaret Scholarships, and Widows Orphans' Endowment are and shall be held on the deeds whereby the said lands and finds were vested in the Board's predecessors.

2. It shall be lawful for the Board, at its discretion, from

time to time to apply the whole or such portion or portions as it thinks fit of the income from the said lands and funds and from certain lands and funds held under a certain trust called the Grammar School Trust for the general purposes of St. John's College near the City of Auckland in such manner as the Board thinks fit for a period of twenty years from the passing of the said Bill, or for such longer period as may be directed from time to time by the General Synod of the Church of the Province of New Zealand.

3. All payments or applications of income from the said lands and funds for the general purposes of St. John's College aforesaid at any time prior to the passing of the said Bill made by the Board are validated.