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MEDICAL REGISTRATION.

DAVID RICHMOND JENNINGS, Bachelor of Medicine DAVID RICHMOND JEININGS, Bachelor of Medicine and Surgery, N.Z., now residing in Christchurch, hereby give notice that I intend applying on the 23rd September, 1924, to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Christchurch.

DAVID RICHMOND JENNINGS, M.B., Ch.B. Dated at Christchurch, 23rd August, 1924. 862

MEDICAL REGISTRATION.

DOROTHY SWEENEY, Bachelor of Medicine and Bachelor of Surgery, now residing in Christehurch, hereby give notice that I intend applying on the 23rd September next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Christchurch.

DOROTHY SWEENEY, M.B., Ch.B. Dated at Christchurch, 23rd August, 1924. 863

WELLINGTON CITY COUNCIL

THE WELLINGTON CITY (KARORI DISTRICT) WATER-SUPPLY AND DRAINAGE LOAN, 1923.-RESOLUTION INCREASING THE SPECIAL RATE GAZETTED ON 24TH JULY, 1924, AT PAGE 1759.

WHEREAS for the purpose of providing the interest, sinking fund, and other charges on the Wellington, City (Karori District) Water-supply and Drainage Loan 1923, being a loan of eighty-eight thousand pounds, autho-rized to be raised by the Wellington City Council for the provision in the special-rating area (as described in the Schedule to the resolution of the said Council passed on the 3rd day of July, 1924, hereinafter referred to) of a system of water-supply and a system of drainage, the Wellington City Council by a resolution passed on the 3rd day of July, 1924, and gazetted in the *New Zealand Gazette* of 24th July, 1924, No. 49, at page 1759, made and levied a special rate of fine and there the hardward the paner (5.2 (2004) in the 1924, No. 49, at page 1759, made and levied a special rate of five and three two-hundredths pence (5 3/200d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in that part of the City of Wellington comprising part of the former Borough of Karori (being the Karori Special-rating Area described in the said schedule to the said resolution passed on the 3rd July, 1924): And whereas it has been ascertained that it is necessary to amend and increase the said special rate to a rate of six and three two-hundredths pence (6 3/200d.) in the pound upon the rateable value (on the basis of the unimproved value) of all the same rateable property in the said Karori Special-rating Area, so that the annual produce of such rate shall sufficient the provide the property for the rate shall be a sufficient of the provide the provide the provide and the sufficient set of the provide t suffice to provide the payment of interest, sinking fund, and other charges on account of the said loan :

Now, therefore, the Wellington City Council, in pursuance and exercise of the powers vested in it in this behalf by the Local Bodies' Loans Act, 1913, and its amendments, and of all other Acts and powers it enabling, hereby resolves as follows:

That the said special rate of five and three two-hundredths of a penny (5 3/200d.) in the pound shall be and is hereby amended by increasing the same to a rate of six and three two-hundredths of a penny (6 3/200d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the said Karori Special-rating Area, and hereby makes and levies such increased rate of six and three two hundredths of a successful (6 2/200d) area for the same to a six and three there has the levies such increased rate of six and three Wellington City Council hereby further resolves that rincreased special rate shall be an annual-recurring rate rthe 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 ten years from the first day of August, 1923, or until the loan is fully paid off. 864

JNO. R. PALMER, Town Clerk.

HOBSON COUNTY COUNCIL.

RESOLUTION STRIKING A SPECIAL RATE.

I N 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 Hobson County Council hereby resolves as follows :--That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Hobson 868

County Avoca Roads Loan of £700, 1924, authorized to be raised by the Hobson County Council under the above-mentioned Act for the purpose of forming and metalling the Avoca Roads, the said Hobson County Council hereby makes Avoca Roads, the said Hobson County Council hereby makes and levies a special rate of three-eighths (3/8ths) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Avoca Special-rating District in the County of Hobson, being described as part Mangakirikiri Block, 986 acres 3 roods 21 perches; part Omu Block, 300 acres; part Maungaru and Waiaruhe Blocks, 156 acres 0 roods 28 perches; part Maungaru and Waiaruhe Blocks, 1,000 acres; Sections 1, 2, 4, Block XIII, Mangakahia Survey District; Sections 3, Block XVI, Tutamoe Survey District; Sections 4A, 3 to 24 (inclusive), 30, 32, 35, 36, 37, Avoca Settlement, Block I, Maungaru Survey District : and that such special rate shall be an annually recurring rate during the currency of such In a line of the start of the start of the start are shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan, being a period of thirty-six and a half $(36\frac{1}{2})$ years or until the loan is fully paid off.

J. TROUNSON, Chairman. J. HOGG, Clerk.

HAURAKI PLAINS COUNTY COUNCIL.

RESOLUTION INCREASING SPECIAL RATE.

Hauraki Plains County Council hereby resolves as follows: — That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Hauraki Plains County Netherton Special-rating Area Loan of £3,400, being part of a loan of £15,000 authorized to be raised by the Hauraki Plains County Council under the above-mentioned Act for the purpose of the construction of the following roads in the Netherton Riding—viz., Wilson's New Road, £2,133 5s.; Main Road, Puke Bridge to county boundary, £5,975 11s.; Rangiora Road, £465 16s.; Awaiti Road, £420 10s.; Fisher's Road, £1,600; Munro's Road, £333 19s.; Munro's Road to near Housler's, £483 13s.; Housler's to Main Road, £1,027; Pekapeka Road, £1,808 16s.; Johnson's Road, £408 14s.; Netherton – Turua – Kerepeehi Road, Main Road, £1,027; Pekapeka Road, £1,808 16s.; Johnson's Road, £408 14s.; Netherton – Turua – Kerepeehi Road, £342 16s.—the said Council pursuant to section 22 of the Local Bodies' Loans Act, 1913, hereby increases to one (1) penny and one-tenth (1/10th) of a penny in the pound sterling the special rate of seven-eights ($\frac{2}{8}$) of a penny in the pound ster-ing made and levied by resolution passed by the Ohinemuri County Council on the 4th day of September, 1919, and gazetted on page 3559 of the New Zealand Gazette, 1919, on the rateable value (on the basis of the capital value) of all rateable property in the Netherton Special-rating Area in the County of Hauraki Plains, such rate of seven-eighths (7/8ths) of a penny in the pound sterling being insufficient to provide County of Hauraki Plains, such rate of seven-eighths (7/8ths) of a penny in the pound sterling being insufficient to provide for payment of interest, sinking fund, and other charges on such loan; and that such special rate as increased shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of thirty-six and a half $(36\frac{1}{2})$, ears, or until the loan is fully neid off paid off.

JAMES C. MILLER, Chairman. ERNEST WALTON, Clerk.

In the matter of the Companies Act, 1908, and in the matter of New ZEALAND CEREAL FOOD COMPANY, matter of (LIMNITED).

OTICE is hereby given that the following resolution was passed on the ist day of November, 1923 : That the NEW ZELAND CEREAL FOOD COMPANY (LIMITED) be of the Companies Act, 1908, and that THOMAS EDWIN FISHER, of Christchurch, Accountant, be appointed Liquidator. 867 T. E. FISHER, Liquidator.

NEW ZEALAND CEREAL FOOD COMPANY, (LIMITED).

IN LIQUIDATION.

N OTICE is hereby given that the final general meeting of the NEW ZEALAND CEREAL FOOD COMPANY (LIMI-TED), in voluntary liquidation, will be held on Thursday, 15th September, 1924, at 2 p.m., at the office of Deighton, Fisher, and Co., 183 Cashel Street, Christchurch, to receive and pass final statement of accounts.

T. E. FISHER, Liquidator.