same are read, and the minutes when so signed shall be held to be a true statement and record of the proceedings of the Board for all purposes whatever.

15. Notwithstanding anything to the contrary in the foregoing, the first election of members by parents of pupils shall be held on a date not later than the twenty-eighth February, one thousand nine hundred and twenty-six, fixed by the Minister of Education, who shall appoint a Returning Officer for that election.

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

Authorizing Erection of a Public Hall on Spotswood Domain, Canterbury Land District.

CHARLES FERGUSSON, Governor-General.

TN pursuance and exercise of the power and authority of the Public Reserves and Domains Amendment Act, 1921–22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorize the Scattery Domains of New Zealand, do hereby authorized the Scattery Domains of New Zealand, do hereby authorized the Scattery Domains of New Zealand, do hereby authorized the Scattery Domains Amendment Act, 1921–22, I, General Sir Charles Fergusson, Baronet, Governor-General Sir Charles Fergusson, Governor-Gen rize the Spotswood Domain Board to erect a public hall on that portion of the Spotswood Domain under its control described in the Schedule hereto.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 21.9 perches, more or less, being part of Section 70, Village of Spotswood, and being all the land comprised in the certificate of title, Volume 275, folio 150, Christchurch Registry.

As witness the hand of His Excellency the Governor-General, this 19th day of October. 1925.

A. D. McLEOD, Minister of Lands.

Regulations under the Census and Statistics Act, 1910, and Amendment, 1915.

CHARLES FERGUSSON, Governor-General,

N pursuance and exercise of the powers and authorities 1 conferred on me by the Census and Statistics Act, 1910, and the Census and Statistics Amendment Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Do-Sir Charles Fergusson, Baronet, Governor-General of the Do-minion of New Zealand, do hereby make the following regu-lations prescribing the form in which particulars for the purpose of enabling statistics to be collected shall be furnished and the persons who shall supply such particulars; and do hereby order that these regulations shall come into force on the date of their publication in the Gazette.

REGULATIONS.

1. In accordance with the provisions of paragraph (c) of section 21 of the Census and Statistics Act, 1910, the Statistician shall, subject to that section, collect statistics of unemployment amongst members of trade-unions in the form set out in the Schedule hereto, and in accordance with the

set out in the Schedule hereto, and in accordance with the instructions that may be contained in or accompany such form, or that may be otherwise issued by the Statistician.

2. The Secretary, President, or any other officer of every trade-union, shall, when required by the Statistician so to do, supply to the Statistician the particulars aforesaid, and a notice from the Statistician sent by registered post shall be sufficient to require the person to whom the same is sent whether described by person to whom the same is sent (whether described by name or by the designation of his office) to supply the said particulars, from time to time, as may be set out in such notice.

3. The person supplying the information for each tradeunion shall sign the form and transmit the same by post, or

otherwise, to the Statistician, or to any person appointed by

4. Every form shall be transmitted to the Statistician, or to the person appointed to receive the same, as the case may be, to reach him not later than ten days after the conclusion of

the week to which the return relates.
5. In these regulations "trade-union" includes a trade-union within the meaning of the Trade-unions Act, 1908, and its amendments, and an industrial union of workers and an industrial association of workers within the meaning of the Industrial Conciliation and Arbitration Act, 1908, and its amendments.

Area covered by union's activities:				
	Questions.		Replies.	
_		Male.	Female.	
ι.	What was the total number of members of your union on [Date]?			
2.	State, so far as you know, the total number of members of your union who were unemployed for more than three days during the week ended [Date], on account of lack of work [In absence of exact figures, approximate or estimated figures will suffice]			
3.	If available please specify separately the number of members of your union who were unemployed for more than three days during the same week on account of— (i.) Strikes or lockouts (ii.) Sickness (iii.) Accident (iv.) Other reasons			
1.	In your opinion was employment in your trade in the area covered by your union's activities during the week ended [Date] good, moderate, or bad?			
ŏ.	Please state "Yes" or "No" as to whether any trade dispute causing stoppage of work occurred, or was in progress, in your trade in the area covered by your union's activities during the months of [Months]			
3.	Were there any special circumstances (e.g., short time, overtime, changes in rates of wages or hours of labour, &c.) affecting employment in your trade in the area covered by your union's activities during the three months referred to in question 5?			

SCHEDULE.

I hereby certify that the above is a correct return to the best of my knowledge and belief.

If so, please append particulars

[Signature and official designation of union official supplying information.]

Address:

As witness the hand of His Excellency the Governor-General, this 12th day of September, 1925.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Notifying the Proposed Exchange of Crown Land in the Gisborne Land District for other Land.

CHARLES FERGUSSON, Governor-General.

7 HEREAS by section one hundred and sixty of the Land Act, 1924, it is enacted that it shall be lawful for the Governor-General, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the Land Act, 1924, in exchange for the fee-simple of any other land, and on any such