MOUNT, BURNETT (LIMITED).

In Liquidation.

In the matter of the Companies Act, 1908; and in the matter of Mount, Burnett (Limited), in liquidation, having its registered office at Hastings.

NOTICE is hereby given, pursuant to section 223 of the above-mentioned Act, that a special resolution was passed at a properly convened meeting of shareholders on the 13th day of July, 1926, and duly confirmed at a subsequent meeting held on the 13th day of July, 1926, as follows:—

"That the company be wound up voluntarily, and that Mr. L. A. Denton, Public Accountant, Hastings, be and he is hereby appointed Liquidator."

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LAWRENCE A. DENTON, Liquidator.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Henry Leslie Michel and Albert Edward Davey, carrying on business as Farmers at Pipiriki, on the Wanganui River, under the style of "Michel and Davey," has been dissolved by mutual consent as from the 20th day of July, 1926. Debts owing from and to the said firm will be discharged or received by ALBERT EDWARD DAVEY aforesaid and ALEX HARRY SHAW, who will carry on the business under the style of "Davey and Shaw," at Pipiriki aforesaid. riki aforesaid.

ki atoresaid.

Dated this 12th day of August, 1926.

H. L. MICHEL.
A. E. DAVEY.
A. H. SHAW.

By their solicitor and agent,

A. D. BRODIE.

In the Supreme Court of New Zealand, Northern District.

In the matter of the Companies Act, 1908, and its amendments; and in the matter of SURFDALE ESTATE (LIMITED), a company duly incorporated under the Companies Act, 1908, having its registered office at Number 154, Queen Street, Auckland, where it carries on the business of Land Agents.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Company by of the above-named company by the Supreme Court was on the 11th day of August, 1926, presented to the Honourwas on the front day of August, 1920, presented to the Hollott-able Mr. Justice Stringer, a Judge of the Supreme Court of New Zealand, by Herbert Granville Milburn, Richard Howse Milburn, and Edward Warne Rowlings, all of Auckland, Agents, creditors of the said company. And the said petition is directed to be heard at Auckland before a Judge of the said Court on Friday, the 27th day of August, 1926; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

L. P. LEARY, Solicitor for the Petitioners

N.Z. Insurance Buildings, Queen Street, Auckland.

RANGITIKEI COUNTY COUNCIL

RESOLUTION MAKING AND LEVYING SPECIAL RATE.-LOAN OF £260, MANAWATU GORGE ROAD.

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 Rangi-

of all other powers (if any) it thereunto enabling, the Rangitikei County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of
interest, sinking fund, and other charges on the Rangitikei
County Manawatu Gorge Road Further Contribution Loan of
£260, 1926, authorized to be raised by the Rangitikei County
Council under the above-mentioned Act for the purpose of
providing the Council's further contribution to the Manawatu
Council Road of Control for widening the Manawatu Gorga Board of Control for widening the Manawatu Gorge Road, the said Rangitikei County Council hereby makes and levies a special rate of one nineteen-hundredth (1/1900th) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the whole of the County of Rangitikei; 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 May in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully raid of fully paid off.

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A. G. SIMPSON, Chairman. HAROLD H. RICHARDSON, County Clerk.

PUBLIC NOTICE.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

NOTICE is hereby given that the COMMERCIAL BANK OF AUSTRALIA (LIMITED) proposes to commence to carry on business at Raglan, in the Provincial District of Auckland. Dated at Wellington, New Zealand, this 17th day of August, 1926.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

By its Attorney, P. H. PHILLIPS. Witness—R. W. Armit, J.P.

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Area.

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FRANKLIN COUNTY COUNCIL.

RESOLUTIONS MAKING SPECIAL RATES.

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 Franklin County Council hereby resolves as follows:-

Loan of £1.000.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Kariotahi (Waiuku) Special-rating Area Loan of £1,000 (1925), authorized to be raised by the Franklin County Council under the above-mentioned Act, for the purpose of metalling Coast Road, Kariotahi, the said Franklin County Council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of this county council bareby makes and laying a special rate of the county council bareby makes and laying the county council bareby makes and county council bareby makes and coun Council hereby makes and levies a special rate of thirteen-sixteenths (13/16ths) of a penny in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property in the Kariotahi (Waiuku) Special-rating Area, being part of Waipipi Riding of the County of Franklin, being more particularly described in the Schedule hereto; 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 July in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

SCHEDULE.

Kariotahi (Waiuku) Special-rating Area. Description of Property.

Ecocipion of tropology	111044		
Lots 8, 28, 29, 30, 31, 32, and 33, 34, 35 of	A.	R. P.	
Section 1 (Kariotahi), Waipipi Parish	90	0 0	,
Lots 25, 26, 27 of Section 1 (Kariotahi), Waipipi			
Parish	30	0 0	,
Lots 20, 21, 22, 23, 24, and 52 of Section 1		-	
(Kariotahi), Waipipi Parish	54	2 24	
Lots 36, 37, 38, 39, and 40 of Section 1 (Kario-			
tahi), Waipipi Parish	5 0	0 0	,
Parts Lots 41, 42, 43, 44, and 45 of Section 1			
(Kariotahi), Waipipi Parish	49	0 21	
Parts Lots 41, 42, 43, 44, and 55 of Section 1			
(Kariotahi), (44 acres 0 roods 26 perches),			
and Lot 4 on D.P. 14629 of Allotment 121A,			
Waipipi Parish (62 acres)	106	0 26	,
Lot 1 on D.P. 13661 of Lots 45, 56, 57, 98, and			
part 99 of Section 1 (Kariotahi), Waipipi			
Parish	84	0 16	,
Lots 96 and 100 of Section 1 (Kariotahi) Waipipi			
Parish	21	3 36	,
Part Allotments 102, 121A, 125A, Waipipi			
Parish (D.P. 7296)	107	0 19	,
Lots 1 and 4 on D.P. 13161 of parts Allotments			
119, 120, 121, and 121A, Waipipi Parish	59	2 1	
Lot 3 on D.P. 14629 of part Allotment 121A,			
Waipipi Parish	77	0 38	
Parts Allotments 121A and 125A, Waipipi			
Parish (D.P. 2681a)	64	1 0	,
Lot 2 on D.P. 14025, parts Allotments 127, 128,			
1010 117 : : : 17	00	0.05	

Loan of £1,200.

and 316 Waipipi Parish

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Franklin County Council, Hull's Hermitage Road (Waiuku), Specialrating Area Loan of £1,200 (1925), authorized to be raised