by the road reserve along the shore of Lake Wakatipu, 3956 links; towards the north-east by Section 3, 467 links, and other part of Section 2, 3833-9 links; towards the south-east by a public road, 1329-7 links; towards the south generally by the road reserve along the shore of Lake Wakatipu, 5535-2 links; and towards the west by the said road reserve, 996-9 links: Be all the aforesaid linkages more or less. As the same is more particularly shown on the plan marked L. and S. 6/1/441, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Rewarewa and Konini Roads, in the County of Makara exempted from the Provisions of Section 128 of the Public Works Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Makara County Council on the thirteenth day of September, one thousand nine hundred and twenty-nine, viz.—

viz.:—
"That the Makara County Council, being the local authority having control of the roads in the County of Makara, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to those roads known as Rewarewa and Konini Roads";

such roads being described in the Schedule hereto.

SCHEDULE.

ALL that road situated in the Wellington Land District, Makara County, Paparangi Settlement, known as Rewarewa Road, extending from its junction with Aurora Road to its junction with Konini Road.

Also all that road in the said land district and county, Paparangi Settlement, known as Konini Road, extending from its junction with Aurora Road to its junction with Rewarewa Road.

As the said roads are more particularly delineated on the plan marked P.W.D. 75672, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red and blue respectively.

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

(P.W. 51/1296.)

Revoking Order in Council declaring that the Southland County Council shall exercise the Powers of a Harbour Board, and defining the Limits of the Port or Harbour at Fortrose.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the thirteenth V day of December, one thousand eight hundred and eighty-seven, and published in the New Zealand Gazette, No. 77, of the fifteenth day of the same month, it was declared that the Southland County Council shall exercise the powers of a Harbour Board over the port or harbour at Fortrose, and the limits of such port or harbour were defined:

And whereas it is desirable to revoke the said Order in

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the Dominion of New Zeatand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the thirteenth day of December, one thousand eight hundred and eighty source. and eighty-seven.

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

Order in Council consenting to the Raising of a Loan of £3,290 by the Waitaki County Council.

CHARLES FERGUSSON. Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Waitaki County Council (hereinafter called "the said local authority") proposes to borrow, in accordance with the provisions of section three of the Main Highways Amendment Act, 1928, the sum of three thousand two hundred and ninety pounds by a loan to be known as "Christchurch-Dunedin Main Highway Loan, 1929," for the purpose of providing its proportion of the cost of sealing the above highway between Waitaki River and Shag Point:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities

and in pursuance and exercise of the powers and authorities conferred on him by the Local Government Loans Board Act, 1926, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the sum of three thousand two hundred and ninety pounds, at such rate or rates of interest as shall not produce to the lenders a rate exceeding the rate of five pounds ten shillings per centum per annum, upon terms of making the said sum, together with interest thereon, repayable by instalments extending over a period of five years.

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

(T. 49/481.)

Validating Proceedings in connection with the Raglan County Council's Loan of £2,500.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of October, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Raglan County Council lately proceeded to raise a loan of two thousand five hundred pounds under the Local Bodies' Loans Act, 1926 (hereinafter referred to as "the said Act"), for the purpose of widening and metalling the Te Mata to Ruapuke Road in the Aotea Specialrating Area of the County of Raglan:

And whereas the proceedings in connection with the said loan were irregular or defective, in that—

(a) The voting-paper used for the purpose of the poll and the notice published pursuant to section ten of the said Act did not contain a statement that it was not proposed to pay out of the loan the cost of raising the loan or the interest and sinking fund for the first year:

(b) The number of votes to which each ratepayer was entitled was calculated on the basis of capital value in lieu of the rateable value of his rateable property, as required by subsection three of section eleven

as required by subsection three of section eleven of the said Act and section thirty-eight of the Counties Act, 1920, the system of voting in the County of Raglan when the poll was taken being on

County of Raglan when the poll was taken being on the unimproved value:

And whereas it appears that the ratepayers of the district have not been misled by such irregularities or defects as aforesaid, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and twenty-two of the said Act, and of all other powers and authorities enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings in connection with the said loan shall be valid to all intents and purposes as though—

proceedings in connection with the said loan shall be valid
to all intents and purposes as though—

(a) The voting-paper and the notice published pursuant
to section ten of the said Act had contained a
statement that it was not proposed to pay out of
the loan the cost of raising the loan or the interest
and sinking fund for the first year:

(b) The number of votes which each ratepayer was entitled
to had been calculated on the rateable value of his

to had been calculated on the rateable value of his

rateable property:

And that the validity of the proceedings in connection with the said loan or the validity of the security for the said loan shall not be called in question by reason only of the irregularities or defects aforesaid.

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