

THE

NEW ZEALAND GAZETTE

Published by Authority.

WELLINGTON, THURSDAY, NOVEMBER 21, 1929.

RRATUM.—In the Proclamation published in the Gazette of the 17th October, 1929, page 2640, setting apart Crown land as a provisional State forest, for "No. 1726" read "No. 1730."

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Special Tenures, in the Southland Land District.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the seventeenth day of June, one thousand nine hundred and twenty, and published in the Gazette of the twenty-fourth day of June, then instant, setting apart lands for selection by discharged soldiers under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—OTAGO MINING DISTRICT.-CROWN LAND.

Wallace County.—Jacobs River Hundred.

SECTION 51, Block XIX: Area, 76 acres 2 roods.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

JOHN G. COBBE, for Minister of Lands.

GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Street in Newmarket Borough, at Newmarket Junction.

[L.S.] CHARLES FERGUSSON, Governor-General.

A PROCLAMATION.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto forms part of the land taken for the purposes of the Kaipara-Waikato Railway, and it is considered desirable to allocate such land to the purposes of a street:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section two hundred and twenty-six of the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a street, and that the said street shall be under the control of the Newmarket Borough Council, and shall be maintained by the said Council in like manner as other public maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

Approximate area of the piece of land: 3.53 perches.

Portion of Railway Reserve (part Allotment 1 of Section 11,
Suburbs of Auckland), Block VIII, Rangitoto Survey District, Borough of Newmarket. (S.O. 22483, blue.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked L.O. 502, deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of October, 1929.

W. B. TAVERNER, Minister of Railways.

GOD SAVE THE KING!

(L.O. 13122.)

Amending a Proclamation proclaiming Land as a Road in Block II, Otahuhu Survey District, Mount Wellington Road District

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Land Act, 1924, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby amend the Proclamation dated the twenty-third day of September, one thousand nine hundred and twenty-tinra day of september, one thousand nine hundred and twenty-nine, and published in the New Zealand Gazette, No. 65, of the twenty-sixth day of the same month, proclaiming land as a road in Block II, Otahuhu Survey District, by inserting therein the following Schedule in lieu of the Schedule mentioned therein, which is hereby revoked.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 1 rood 20·16 perches.

Being road reserve adjoining Lots 59 and 60 on D.P. 15897, being portion Allotment 51, Section 12, Suburbs of Auck-land, and portion Allotment 2, Section 2, Small Lots near Panmure.

Situated in Block II, Otahuhu Survey District (Auckland R.D.). (S.O. 25371.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 76317, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2740.)

Revoking Part of a Proclamation taking Land for a further Portion of the North Auckland Main Trunk Railway (Por-tion of Okoro and Rangiahua Sections) and for Roaddiversions in connection therewith and a Road-approach thereto.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the twentieth day revoke so much of the Proclamation dated the twentieth day of April, one thousand nine hundred and twenty-nine, and published in the New Zealand Gazette, No. 28, of the twenty-sixth day of the same month, taking land for a further portion of the North Auckland Main Trunk Railway (portions of Okoro and Rangiahua Sections) and for road-diversions in connection therewith and a road-approach thereto as affects the land described in the Schedule hereto, such land being incorrectly described incorrectly described.

SCHEDULE.

FOR BAILWAY.

APPROXIMATE area of the piece of land affected: 13 acres 1 rood 10 perches. Being portion of Section 13.

Situated in Block VIII, Mangamuka Survey District. (Auckland R.D.). (S.O. 24715.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 74543 (sheet 5), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 2/90.)

Land taken for the Purposes of a Road in Blocks II, Waitahuna West, II, IV, and V, Hillend, and I, Waitahuna East Survey Districts.

[L.S.]

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the second day of December, one thousand nine hundred and twenty-nine.

SCHEDULE.

Approximate Areas of the Pieces of Land taken.	Being Porti∵n of	Situated in Block		ated in District of	Shown on Plan	Coloured on Plan	Sheet No. of Plan.
A. R. P. 0 0 5 0 3 1 { 0 0 3 0 1 11 0 0 2·6 0 0 36 0 3 3 1 0 34 0 3 0 0 0 2 0 0 34 0 0 18 0 2 1 0 0 17	Section 29A, Greenfield Settlement Section 46 Sections 12 and 959R Section 13s, Pukeawa Settlement 1 of 30 1 of 30 14s, Pukeawa Settlement 16s, Pukeawa Settlement 14s, Pukeawa Settlement 14s, Pukeawa Settlement 14s, Pukeawa Settlement 14s, Pukeawa Settlement 16s, Pukeaw	II V I IV " " " " " " " " " " " " " " "	Waitahuna Hillend Waitahuna Hillend	••	 P.W.D. 75419 } """ """ """ """ """ """ """	Pink "" Blue Pink Sepia Pink Sepia Pink Blue Sepia Pink Pink	1 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3

In the Otago Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works at Wellington.

GOD SAVE THE KING!

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929. E. A. RANSOM, Minister of Public Works,

(P.W. 62/17/151/4.)

Defining the Middle-line of a Road in Blocks XV and XVI, Land proclaimed as a Road in Block X, Waitapu Survey

Cambridge Survey District—viz., Portion of the Hamilton—

Rotorua Main Highway, Cambridge—Tapapa Section.

District, Takaka Town District, Takaka County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson. Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the middle-line of the road desired to be constructed over Blocks XV and XVI, Cambridge Survey District—viz., portion of the Hamilton–Rotorua Main Highway, Cambridge–Tapapa Section, shall be that defined and set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

Commencing at a point on the Hamilton-Rotorua Main Highway (Cambridge-Tapapa Section) marked 21 m. 31 chs. adjoining Lot II on D.P. 3299, Block XV, Cambridge Survey District, and proceeding thence generally in a south-easterly direction for a distance of approximately 3 miles 63·75 chains, and passing in, into, through, or over the following lands, &c.,—viz., Lot II on D.P. 3299, Lots IXA and III on D.P's. 3299 and 3300, Lot VIII on D.P. 3300, and Lot XI on D.P. 3300, Block XV, Cambridge Survey District; Lot VIA on D.P. 3300, Blocks XV and XVI, Cambridge Survey District, and Lot VI on D.P. 3300, Block XVI, Cambridge Survey District; all being tpar Hinuera No. 2 Block; and terminating at a point on the said Hamilton-Rotorua Main Highway marked 25 m. cluding all adjoining and intervening places, lands, reserves, cluding all adjoining and intervening places, lands, reserves roads, tracks, lakes, rivers, streams, and watercourses: all in the Auckland Land District. As the same is delineated on the plan marked P.W.D. 77170, deposited in the office of the Minister of Public Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of November, 1929.

T. M. WILFORD, For Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/2/18/1.)

Land proclaimed as a Road in Block V. Wairoa Survey District, Patea County.

[L.S.] CHARLES FERGUSSON, Governor-General A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Wairoa Survey District described in the Schedule hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a

Being Portion of Section 28; coloured blue. 0 18.0 $\begin{array}{ccccc} 0 & 1 & 22.7 \\ 0 & 0 & 5.7 \end{array}$ 28; ,, 88; 0 16.9 88; 98; coloured pink. 98; ,, 0 33.8 0 32.4

Situated in Block V, Wairoa Survey District (Whenuakura

Situated in Block v, Wairoa Survey District (Whenuakura Block). (S.O. 2354.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 76886, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/8/1/7.)

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Waitapu Survey District described in the Schedule

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate area of the piece of land proclaimed as a road: 6.4 perches. Being Lot 6, D.P. 1850, being part Section 20, Takaka District.

Situated in Block X, Waitapu Survey District (Nelson R.D.). (S.O. 696R.)

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 76681, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 42/603.)

Land proclaimed as a Road, in Block X, Mount Robinson Survey District, Horowhenua County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Mount Robinson Survey District described in the Schedule hereto. hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road:

Being Portion of 0 1 17.2 Otawhiwhi-Manawatu-Kukutauaki No. 76 Block; coloured purple.
0 3 14.0 Otawhiwhi A Block; coloured yellow.
1 1 38.2 Otawhiwhi B Block; coloured blue.

Situated in Block X, Mount Robinson Survey District.

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 76641, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 41/712.)

Land proclaimed as a Road, and Road closed, in Block X, Toetoes Survey District, Southland County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Toetoes Survey District, described in the First Schedule hard in and also do hereby proclaim as alosed the road described in and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 1 rood 37 perches.

Being portion of Section 4; coloured pink.

SECOND SCHEDULE

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 rood 17 perches.

Adjoining or passing through Section 4; coloured green.

All situated in Block X, Toetoes Survey District (South-

land R.D.). (S.O. R 580.)
All in the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 76065, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 47/334.)

Land taken for the North Auckland Main Trunk Railway (Rangiahua Section).

[L.S.] CHARLES FERGUSSON, Governor-General.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the North Auckland Main Trunk Railway (Rangiahua Section).

SCHEDULE.

APPROXIMATE areas of the pieces of land taken for railway:-

A. R. P. Being Portion of 12 2 20 Section 13; coloured red. 0 2 20 Road; coloured green.

Situated in Block VIII, Mangamuka Survey District (Auckland R.D.). (S.O. 25485.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 76942, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 2/90.)

Land taken for the Purposes of a Public School in Block 1, Russell Survey District, Bay of Islands County.

[L.S.] CHARLES FERGUSSON, Governor-General.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land described in the Schedule heavets is hereby taken for the purposes of a public school and hereto is hereby taken for the purposes of a public school, and shall vest in the Education Board of the District of Auckland, as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the second day of December, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 29.6 perches. Being stopped road adjoining or passing through Section 11, Town of Russell.

Situated in Block I, Russell Survey District. (S.O. 22383.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 59168,

deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 15th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 33/847.)

Land taken for the Purposes of River-conservation Works generally and for River Works in Block II, Christchurch Survey District, Eyre County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of river-conservation works generally and for river works, and shall vest in the Waimakariri River Trust as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the second day of December, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken: A. R. P. Being Portion of

A. R. P. Being Portion of
7 1 10 R.S. 2347; coloured purple.
19 3 0 R.S. 2349, 2190, 2347; coloured yellow.
2 1 20 R.S. 2349, 2190, 2347; coloured green.
3 0 25 R.S. 4500; coloured grey.
38 1 0 R.S. 4499, 4500, 5162; coloured red.

Situated in Block II, Christchurch Survey District (Can-

structed in Block 11, Christchurch Survey District (Canterbury R.D.). (S.O. 1215.)
In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 76778, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 16th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 48/95/11.)

Land taken for the Purposes of a Road in Block X, Coromandel Survey District.

[L.S.] CHARLES FERGUSSON, Governor General. A PROCLAMATION.

TN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the second day of December, one thousand nine hundred after the second day of December, one thousand nine hundred and twenty-nine.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 rood 21 perches. Being portion of Pukemako No. 2 Block.

Situated in Block X, Coromandel Survey District (Auck-

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 76961, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 16th day of November, 1929.

E. A. RANSOM, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 62/2/16/1.)

Appointing Members of the First and Second Divisions of the Court of Appeal.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

W HEREAS by section five of the Judicature Amendment WHEREAS by section five of the Judicature Amendment Act, 1913, it is enacted that the Court of Appeal shall consist of two divisions, to be called respectively the First Division and the Second Division of the Court of Appeal: and that each division shall consist of five Judges of the Supreme Court, to be appointed to that division by the Governor-General in Council:

And whereas the power conferred by the said Act upon the Governor-General in Council of appointing Judges as members of either division, or of revoking any such appointment, shall be exercisable on the recommendation of not less than three Judges of the Supreme Court (of whom the Chief Justice

three Judges of the Supreme Court (of whom the Chief Justice shall be one), and not otherwise:

And whereas the Honourable Chief Justice, the Honourable Mr. Justice Herdman, and the Honourable Mr. Justice Adams have recommended that the two divisions of the Court of Appeal for the year one thousand nine hundred and thirty shall be constituted as shown hereafter :

shall be constituted as shown hereafter:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the powers conferred by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion doth hereby appoint

The Honourable Michael Myers, Chief Justice;

The Honourable Sir Alexander Lawrence Herdman, Kt.

Judge;

The Honourable Archibald William Blair, Judge; The Honourable David Stanley Smith, Judge; and

The Honourable Baylet Stating Sinth, Judge; and The Honourable Robert Kennedy, Judge; to be the members of the First Division of the Court of Appeal; and The Honourable Michael Myers, Chief Justice; The Honourable Sir Alexander Lawrence Herdman, Kt.,

Judge;

The Honourable John Ranken Reed, Judge;
The Honourable Alexander Samuel Adams, Judge; and
The Honourable Henry Hubert Ostler, Judge;
to be members of the Second Division of the Court of Appeal
for the year one thousand nine hundred and thirty.

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

Additional Regulations under the Land and Income Tax Act, 1923.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFOND, PRESIDING IN COUNCIL.

N pursuance and exercise of the powers conferred upon him by section one hundred and In pursuance and exercise of the powers conferred upon him by section one hundred and seventy-two of the Land and Income Tax Act, 1923 (hereinafter referred to as "the said Act"), 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 make the following additional regulations for the purposes of the said Act and the amendments thereof.

REGULATIONS.

(1) The Commissioner shall give not less than fourteen days' public notice of the date on or before which returns of days public notice of the date on or before which returns of income derived from the use or occupation of lands used for agricultural or pastoral purposes, if the unimproved value of all such lands owned or occupied at any one time during the income year was not less than fourteen thousand pounds, or from the removal and sale of flax shall be made, and such notice shall be set forth in the form numbered 5A in the Schedule hereto.

(2) (a) Persons and companies in receipt of income which is assessable under section 11 (a) of the Land and Income Tax Amendment Act, 1929, shall render returns of such income on Part D of form No. 3, as set out in the Schedule to the regulations made under the said Act on the 16th day of February, 1925, and the said form is hereby amended by

inserting in the heading of Part D thereof, before the word "dealing," the words "farming or."

(b) Persons and companies in receipt of income from the extraction, removal, or sale of flax, which income is assessable under section 11 (b) of the Land and Income Tax Amendment Act, 1929, shall render returns of such income on Part C of the said form No. 2

the said form No. 3.

(c) Persons and companies required to render returns under the foregoing provisions of this regulation shall also complete such other portions of the said form No. 3 as may in any case be applicable.

SCHEDULE.

[Form No. 5A.

NOTICE TO MAKE RETURNS OF INCOME UNDER THE LAND AND INCOME TAX ACT, 1923, AND AMENDMENTS.

Land and Income Tax Department,
Wellington, 19.
Notice is hereby given that, in pursuance of the above Act
and the regulations made thereunder, every person and
company, whether a taxpayer or not, having derived income
from the use or occupation of lands used for agricultural or
pastoral purposes, if the unimproved value of all such lands
owned or occupied by such person or company at any one
time during the income year was not less than fourteen
thousand pounds, or from the removal and sale of flax during
the year ended 31st March, , is hereby required to make
and furnish to me returns of such income on or before the
; and, further, notice is hereby given that such

; and, further, notice is hereby given that such returns shall in all cases be delivered at or forwarded to the office of the Commissioner of Taxes in the Government Buildings, at Wellington.

Commissioner of Taxes.

Note.—Forms of return may be obtained at any post-office.

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

Authorizing the Laying-off of Streets in the City of Wellington of Widths of less than 66 ft., but not less than 50 ft. and 40 ft. respectively, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 authorize the Wellington City Council to permit the laying-off of the proposed street firstly described in the Schedule hereto of a width of less than sixty-six feet but not less than fifty feet, and the proposed street secondly described Schedule hereto of a width of less than sixty-six feet but not less than fifty feet, and the proposed street secondly described in the Schedule hereto of a width of less than sixty-six feet, but not less than forty feet, subject to the condition that no building or part of a building shall at any time be erected on the land, edged green on the plan referred to in the Schedule hereto and fronting the said streets, within a distance of thirty-five feet from the centre-lines of the said streets.

SCHEDULE.

FIRSTLY: That proposed street in the Wellington Land District, City of Wellington, adjoining Lots 1 to 10 (inclusive) and 33 of a subdivision of part Sections 31 and 33, Karori

Secondly: That proposed street in the said land district and city adjoining Lots 10 to 24 (inclusive), 29, and 33 to 43 (inclusive) of a subdivision of part Sections 31 and 33, Karori

As the same are more particularly delineated on the plan marked P.W.D. 76950, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1324.)

Authorizing the Laying-off of Streets in the City of Wellington | Directing the Sale of Land under the Public Works Act, 1928, of Widths of less than 66 ft., but not less than 40 ft., subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

TN pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 authorize the Wellington City Council to permit the laying-off of the proposed streets described in the Schedule hereto of widths of less than sixty-six feet, but not less than hereto of widths of less than sixty-six feet but not less than forty feet, subject to the condition that no building or part of a building shall at any time be erected on the land fronting the said streets within a distance of thirty-five feet from the centre-lines of the said streets.

SCHEDULE.

FIRSTLY: That proposed street in the Wellington Land District, City of Wellington, containing by admeasurement 3 roods 12 perches, more or less, being portion of Sections 39 and 40, Karori District, Block VI, Port Nicholson Survey

Secondly: That proposed street in the said land district and city containing by admeasurement 1 rood 17 perches, more or less, being portion of Section 40, Karori District, Block VI, Port Nicholson Survey District.

As the same are more particularly delineated on the plan marked P.W.D. 76818, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/1386.)

Directing Sale of Railway Land near Tuakau, under the Public Works Act, 1928.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

HEREAS by the thirty-fifth section of the Public Works Act, 1928 (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever, for any public work is not required for such public work the Governor-General may, by an Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act.

forth in the said Act:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and direct the sale of the land described in the Schedule

SCHEDULE.

APPROXIMATE areas of the pieces of land: 15 acres 2 roods 20 perches.

Portion of Railway Reserve (formerly part Allotment 13, Tuakau Parish), Blocks XV, Drury, and III, Onewhero Survey Districts, Franklin County. (S.O. 25447, blue.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked L.O. 553, deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

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

(L.O. 5121/135.)

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him 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 direct the sale of the land described in the Schedule hereto, such land being no longer required for the public work for which it was acquired it was acquired.

SCHEDULE.

APPROXIMATE area of the piece of land directed to be sold: 20.3 perches.

Being portion of part Waiaruhe Block on D.P. 22509, Block VI, Mangaru Survey District (Auckland R.D.). (S.O. 25383.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 76922, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured blue.

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

(P.W. 20/364.)

Declaring Portion of Road in Block III, Whirinaki Survey District, to be a Government Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

In Pursuance and exercise of the powers vested in him by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a Government road: 6 acres 2 roods 24 4 perches. Adjoining or passing through Sections 5 and 6.

Situated in Block III, Whirinaki Survey District. (S.O.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 76313, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

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

(P.W. 39/51.)

The North-eastern Side of Portion of Bradshaw Street, in the City of Dunedin, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 Dunedin City Council on the ninth day of October, one thousand nine hundred and twenty-nine, viz.:—

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the north-eastern side of portion of Bradshaw Street, in the said city, where such portion of street abuts on Allotment 17, L.T.P. 175, Block IV, Township of Forbury, being also parts of Sections 26 and 27, Block VII, Town District; as the said portion of street is more particularly shown on the plan annexed hereto, and is thereon coloured brown and edged with red to its centre-line";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the north-eastern side of the portion of Bradshaw Street (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

THE north-eastern side of all that portion of street, situated in the Otago Land District, City of Dunedin, known as Bradshaw Street, fronting Allotment 17, L.T.P. 175, Block IV, Township of Forbury, being part of Sections 26 and 27, Block VII, Town District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 77056, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured brown and edged red.

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

(P.W. 51/1370.)

The Southern Side of Portion of Mason Street and the Northern Side of Portion of Short Street, in the Borough of Green Island, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 Green Island Borough Council on the first day of October, one thousand nine hundred and twenty-nine, the portions of streets affected by such resolution being more particularly described in the Schedule hereto, viz.:—

"That the Green Island Borough Council hereby resolves that section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to those portions of Mason

Works Act, 1928, shall not apply to those portions of Mason Street and Short Street adjoining Allotments 11, 13, 15, 17, 19, 21 to 27, Township of Koremata, and parts Sections 34 and 35, Block 5, Lower Kaikorai District, and part Section 1, Block 15, Dunedin and East Taieri District, as the same are more particularly delineated on the plan deposited and edged red ";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side of the portion of Mason Street or the northern side of the portion of Short Street (described in the Schedule hereto), within a distance of thirty-three feet from the centre-lines of the said portions of streets.

SCHEDULE.

THE southern side of all that portion of street situated in the Otago Land District, Borough of Green Island, known as Mason Street, fronting Allotments 11, 13, 15, 17, 19, and 21 to 27 (inclusive), Township of Koremata.

Also the northern side of all that portion of street in the said land district and borough known as Short Street, fronting part Section 35, Block V, Lower Kaikorai District, and part Section 1, Block XV, Dunedin and East Taieri District.

As the said portions of streets are more particularly

As the said portions of streets are more particularly delineated on the plan marked P.W.D. 76968, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 51/1399.)

The Eastern Side of Portion of Sealy Road, in the County of Taranaki, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

The Honourable T. M. Wilford, presiding in Council.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Fxcellency 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 Taranaki County Council on the seventh day of October, one thousand nine hundred and twenty-nine, the portion of road affected by such resolution being more particularly described in the Schedule hereto, viz.:—

"That the Taranaki County Council, being the local authority having control of the roads in the Taranaki County, hereby by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the eastern side of

Works Act, 1928, shall not apply to the eastern side of Sealy Road, from the junction of Sealy and South Roads to

Sealy Road, from the junction of Sealy and South Roads to a point 720 links in length in a north-westerly direction, and as more particularly shown on plan in Public Works Office, Wellington, No. 76489"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the eastern side of the portion of Sealy Road (described in the Schedule hereto), within a distance of thirty-three feet from the centreline of the said portion of road.

SCHEDULE.

THE eastern side of all that portion of road situated in the Taranaki Land District, County of Taranaki, known as Sealy Road, fronting part Section 21, Omata District, Block IV, Paritutu Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 76489, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 38/397.)

The Eastern Side of Portion of Alexander Street, in the Borough of Green Island, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present .

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

In Monograble 1. M. Wilford, Presiding In Council.

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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 Green Island Borough Council on the first day of October, one thousand nine hundred and twentynine, viz.:—

"That the Green Island Borough Council hereby resolves that section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Alexander Street adjoining Allotments 21 and 22, Township of Abbots-ford, in the Borough of Green Island; as the same is more particularly delineated on the plan deposited and edged

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the eastern side of the portion of Alexander Street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

The eastern side of all that portion of street situated in the Otago Land District, Borough of Green Island, known as

Alexander Street, fronting Allotments 21 and 22, Block I, Township of Abbotsford. As the said portion of street is more particularly delineated on the plan marked P.W.D. 76967, deposited in the office of the Minister of Public Works at Wellington, and thereon edged red.

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

(P.W. 51/1398.)

Regulations for Trout-fishing in the Whangarei Acclimatization District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this 15th day of November, 1929.

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

I N pursuance of the powers and authorities vested in him by the Fisheries Act, 1908, and its amendments, 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 make the following regulations for all that part of the Dominion known as the Whangarei Acclimatization District and the part of the results of the council of the said t waters thereof, as the same is defined in the First Schedule hereof; and doth hereby declare that these regulations shall, as from the date of the publication hereof in the New Zealand Gazette, supersede all other regulations for the said district, and such regulations are hereby revoked.

REGULATIONS.

- 1. LICENSES to fish for trout or other acclimatized fish in all waters within the said district may be issued under the hand of the Secretary of the Whangarei Acclimatization Society, or any one authorized by the said Secretary in that behalf, and such license shall entitle the person named therein to fish in the said acclimatization district from the first day of November in any one year to the thirtieth day of April in the year following, subject to the said Acts, and any regulations made ber in any one year to the thirden day of April in the year following, subject to the said Acts, and any regulations made thereunder, and to these regulations: Provided that the Secretary may refuse to issue a license to any person who, within the previous two years, has been convicted of any breach of the provisions of any Act relating to fishing for trout, or other acclimatized fish, or of any regulations made thereunder.
- 2. The fee to be charged for a license as aforesaid to each male person over the age of sixteen years shall be £1, and every such license shall be in the form set forth in the Second Schedule hereto. Licenses may also be issued to boys attending school or under the age of sixteen, or to women, at a reduced fee of 5s. for each license so issued: Provided that it shall be lawful for any Secretary or his deputy, in any case where application is made for a license on or after the first day of January in any year, to issue a license to any man for the sum of 12s. 6d., but so that such license shall extend only from the time of granting the same until the termination of the then trout-fishing season. No license shall confer any right of entry upon the land of any person without his consent.

 3. The Secretary of the said society may issue day-licenses to bona fide travellers and strangers not resident within the district aforesaid on payment of a fee of 5s. for each day's fishing. 2. The fee to be charged for a license as aforesaid to each

- 4. No person shall take, kill, or fish for trout, or other acclimatized fish otherwise than with one rod and line, but a landing-net or gaff may be used to secure any trout, or other acclimatized fish caught with such rod and line, and no lures or baits other than natural or artificial flies, insects, or fish, or spoon bait shall be used with such rod and line; nor shall any of the said lines or baits be used except upon a running line attached to a rod and reel; nor shall any set rod or line be used for taking trout or other acclimatized fish in any of the waters or streams aforesaid.
- 5. No person shall fish with more than two flies, or one fly and one minnow, devon, or spoon bait, or one fly and one natural bait, or two natural baits affixed to any trace. No fly shall have more than one hook, and no person shall use fly shall have more than one hook, and no person shall use more than one lead or sinker, and such lead or sinker shall be tied above all flies, minnow, or natural bait used: Provided that the restrictions imposed by this regulation shall not apply to single-hooked flies of size 10 (old numbers) or smaller.

 6. No person shall use any trace made of gimp or of either plain or twisted wire having a greater gauge than 21 standard wire gauge, or having a greater length than 6 ft.: Provided that the maximum length of wire herein prescribed shall not

apply to traces of wire having a gauge not exceeding 28 standard wire gauge

7. No license shall authorize any person other than the person named therein to fish.

person named therein to fish.

8. No person shall have in his possession any of the salmonidae or trout between the sixteenth day of May and the thirty-first day of October in any year, which period is hereby appointed the close season for all such fish: Provided always that this regulation shall not apply to fish caught by the officers of the Marine Department or of an acclimatization society, or the General Manager of the Department of Tourists and Health Resorts, for the purpose of pisciculture or scientific investigation: Provided, further, that nothing herein contained shall be deemed to affect the provisions of any regulation now in force, or hereafter made, with respect to keeping trout or salmon in freezing or cool chambers during the close season hereinbefore mentioned.

the close season hereinbefore mentioned.

9. No person shall cast or throw into any stream in which trout or salmon exist or have been liberated, or shall allow to trout or salmon exist or have been liberated, or shall allow to flow into or place near the bank or margin of any such stream, any sawdust or sawmill refuse, lime, sheep dip, flax-mill refuse, or any other matter or liquid that is noxious, poisonous, or injurious to fish: Provided that nothing herein contained shall extend to prohibit the depositing in such streams of debris from any mining claim.

10. No person shall fish for trout or other acclimatized fish without a license: and every person fishing shall on the

without a license; and every person fishing shall, on the demand of any ranger, constable, officer of the said society, or of any person producing a license, produce and show to such ranger, officer, constable, or person, his license, and the contents of his creel or bag, and the bait used by him for taking, catching, or killing such trout or other acclimatized fish

11. Any person taking or catching any trout not exceeding 10 in. in length from nose to tip of tail, shall immediately return it alive into the water from which the same is taken.

12. No person shall use, or make use of, a torch, acetylene lamp, or other artificial light when fishing for trout or other

lamp, or other artificial light when fishing for trout or other acclimatized fish.

13. No person shall cross-line fish, stroke-haul, or use any other unsportsmanlike device for the purpose of taking, catching, or killing trout, or other acclimatized fish; nor shall any person use any of the above-mentioned baits with any medicated or chemical preparation whatsoever.

14. Except as aforesaid, no person shall fish with or use any net, or any instrument, or device or means for taking trout or other acclimatized fish in any river or stream within the district aforesaid, or at the mouth or entrance of any such river or stream.

such river or stream.

15. For the purpose of these regulations the mouth of every river or stream shall be deemed to include every outlet of the same and the seashore between such outlets, and shall extend over a radius of 500 yds. from the point or line where the waters of such river or stream meet those of the sea, or of any harbour at low water.

harbour at low water.

16. No person shall buy, sell, or expose or offer for sale, or shall fish for the purpose of obtaining for sale, any trout or other acclimatized fish, or any part thereof, unless he has a license to do so under regulations for taking trout or other acclimatized fish, or for selling them.

17. No person shall take or catch more than twenty trout or more than twenty pounds weight of trout in any one day.

18. The penalty for the breach of any of these regulations shall not be less than £2 or more than £50.

19 If any person shall be convicted of an offence against.

19. If any person shall be convicted of an offence against these regulations, the license (if any) held by the offender shall thereupon become void.

FIRST SCHEDULE.

WHANGAREI ACCLIMATIZATION DISTRICT.

ALL that area in the North Auckland Land District commencing at a point on the sea-coast opposite the mouth of the Mangawai Harbour; thence proceeding generally southerly up that harbour and along the stream, the eastern boundary of Section 15, Block III, Mangawai Survey District, and Section 31, Block I, Pakiri Survey District; thence southerly along the eastern boundaries of Sections 16 and 78, Block I aforesaid, to the southernmost corner of the last-mentioned section; thence westerly along the southern boundary of Section 78 and again southerly along the southern boundaries of Sections 50, 51, and 56, Block I aforesaid, the southern boundaries of Sections 57, 60, 61, 64, and 65 to the Hakaru River; thence down the Hakaru River to its intersection with the Great North Road; thence generally northerly by the eastern boundary of the Hobson Acclimatization District on the north by the Bay of Islands Acclimatization District to the sea; on the east by the sea to the mouth of the Mangawai Harbour, the place of commencement, ALL that area in the North Auckland Land District commencwai Harbour, the place of commencement,

SECOND SCHEDULE.

LICENSE TO RISH.

The Fisheries Act, 1908, and its Amendments.

The holder of this license [Name in full], of [Address], [Calling or occupation], having this day paid the sum of \pounds , is hereby authorized to fish with only one rod and line for trout in every acclimatization district in New Zealand, except in

Rotorua Acclimatization District and Taupo waters, from the day of , 19, to the day of 19, subject to the said Acts and to the regulations made thereunder, and to the regulations for the time being in force in the Whangarei Acclimatization District, and to the local regulations for the time being in force in other acclimatization districts.

Dated at

this

day of

, 19

. Secretary, Whangarei Acclimatization Society.

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

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL. O^N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-Board, referred to in section three nundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, 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 prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the

Schedule hereto other than alienation in favour of the Crown. SCHEDULE.

MARAEKOWHAI A5 D2, Pouatu Survey District: Approximate area, 2,424 acres.

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

Order in Council consenting to the Raising of Loans by certain Local Authorities.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

HEREAS by section three of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), it is provided that, notwithstanding anything to the contrary in any Act, it shall not be lawful or competent for any local authority to borrow or contract to borrow any money (otherwise than in anticipation of its revenue within the limits of its powers, if any, in that behalf), whether from the State Advances Office or from any other source whatever, and whether in pursuance of a special Act or under any authority whatever, without the precedent consent of the Governor-General in Council given after compliance with the provisions of the said Act:

And whereas section eleven of the said Act provides that the Governor-General in Council, in giving his consent to the borrowing of moneys by the local authority, may impose such conditions with respect to the time at which such moneys may be borrowed, the rate of interest that may be paid in respect thereto, the term for which they may be borrowed, and provisions for repayment thereof as he thinks fit, and that it shall not be lawful for the local authority to borrow such moneys save in accordance with the conditions so imposed:

accordance with the conditions so imposed:

And whereas the several local authorities mentioned in the Schedule hereto are desirous of raising the respective amounts

And whereas the several local authorities mentioned in the Schedule hereto are desirous of raising the respective amounts set out opposite their names therein:

And whereas the said local authorities have complied with the provisions of the said Act, and it is expedient that the aforesaid precedent consent should be given to the raising of the loans on the terms and conditions hereinafter set forth:

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 conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the respective local authorities whose names are set out in the Second Column of the said Schedule of the loans referred to in the Third Column of the said Schedule, up to the respective amounts set out in the Fourth Column of the said Schedule, for the respective terms set out in the Fifth Column of the said Schedule at rates of interest being such as shall not produce to the lenders rates exceeding the respective rates specified in the Sixth Column of the said Schedule, subject to the condition that the respective local authorities shall, before borrowing the said respective sums or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act, 1926, or under such other statutory enactment as may be applicable in any respective case, and shall thereafter make to such sinking fund payments at intervals of not more than one year at a rate or rates which shall be not less than the respective rates per centum set out in the Seventh Column of the said Schedule, such payments to be made in respect of every part of the said respective sums for the time being so borrowed and not repaid, and the first payment to be made not later than one year after the first day from which interest to the lend

SCHEDULE.

First Column. Consecutive Number.	Second Column. Name of Local Authority.	Third Column. Name of Loan.	Fourth Column. Amount of Loan.	Fifth Column. Term of Loan.	Pata of			Annual Rate per Centum of Payment into Sinking Fund.		
!	·		£	Years.	£	s.	d.	£	s.	d.
1	Christchurch Tramway Board	Development and Improvement Loan, 1929	6,500	15	5	5	0	3	0	0
2	Christehurch Tramway Board	Excess Cost Loan, 1929	10,600	15	5	5	0	3	0	0
3	Dunedin City Council	Waipori Extension Loan, 1929	200,000	15	5	5	0	2	0	0
4	New Lynn Borough Council	Sewer Drainage Supplementary Loan, 1929 (No. 2)	200	$36\frac{1}{2}$		10		1	0	0
5	Otorohanga County Council	Rangiatea School Road Special Loan, 1929	500	20	5	10	0	3	0	0

Order in Council consenting to the Raising of a Loan of £74,250 by the Timaru Harbour Board.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present :

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

We Honographs 1. M. Wilford, President is Council.

Vi HEREAS the Timaru Harbour Board (hereinafter called "the said local authority") is desirous of raising the sum of seventy-four thousand two hundred and fifty pounds by a loan to be known as "Harbour Works Redemption Loan, 1930," for the purpose of redeeming the outstanding liability in respect of a loan of one hundred thousand pounds maturing first January, one thousand nine hundred and thirty:

And whereas the said local authority has complied with

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called "the said Act"), and it is expedient that the precedent consent of the Governor-General in Council

under the said Act should be given to the raising of the said loan on the terms and conditions hereinafter set forth:

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 conferred on him by the said Act, 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 said loan up to the amount of seventy-four thousand two hundred and to the amount of seventy-four thousand two hundred and fifty pounds for a term of twenty years, at such rate or rates of interest as shall not produce to the lenders a rate exceeding the rate of five pounds five shillings per centum per annum, subject to the condition that the said local authority shall, before borrowing the said sum or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act, 1926, or under such the retail to the condition of the product of the statutory constraint as may be applicable and shall other statutory enactment as may be applicable, and shall thereafter make to such sinking fund payments at intervals of not more than one year at a rate or rates which shall be not less than the rate of three pounds per centum, such payments to be made in respect of every part of the said sum for the time being so borrowed and not repaid, and the first payment to be made not later than one year after the first day from which interest to the lender is computed on any moneys so borrowed.

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

(T. 49/160/1.)

Validating Proceedings in connection with the Featherston County Council's Loan of £2,700.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 15th day of November, 1929.

Present:

THE HONOURABLE T. M. WILFORD, PRESIDING IN COUNCIL.

WHEREAS the Featherston County Council lately proceeded to raise a loan of two thousand seven hundred pounds (£2,700) under the Local Bodies' Loans Act, 1926 (hereinafter referred to as "the said Act"), for the purpose of drainage works:

And whereas the proceedings in connection with the said loan were irregular or defective in that the persons witnessing

loan were irregular or defective in that the persons witnessing the signature of the ratepayers who signed the ratepayers' consent are themselves signatory ratepayers:

And whereas it appears that the ratepayers of the district have not been misled by such irregularities or defects as aforesaid, and it is expedent 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 the persons witnessing the signatures of the ratepayers who signed the ratepayers' consent were not signatory ratepayers: 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.

(T. 49/229/5.)

Declaring Land in Rangitata Survey District, Canterbury Land District, to be available for Sale under the Land Act, 1924.

CHARLES FERGUSSON, Governor-General

N pursuance and exercise of the powers and authorities conferred upon me by section two of the Public Reserves Sale Act, 1888, I hereby declare that the area of land described in the Schedule hereto shall cease to be reserved, and I do hereby direct that the said land may be sold under the provisions of the Land Act. 1924.

SCHEDILLE

ALL that area in the Canterbury Land District, containing by admeasurement 50 acres, more or less, and being Reserve Number 2018, situated in Block IV, Rangitata Survey Dis-trict; and bounded as follows: Towards the north-east by Rangitata River Road, 1250 links; towards the south-east by Rural Section Number 12484, 4000 links; and again by Rural Section Number 12484, 4000 links; and again towards the south-west and north-west by Rural Section Number 30810, 1250 and 4000 links respectively; as the same is more particularly delineated on the plan marked L. and S. 6/7/159, deposited in Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

As witness the hand of His Excellency the Governor-General, this 11th day of November, 1929.

GEO. W. FORBES, Minister of Lands.

Opening Land in the Southland Land District for Sale or Selection

CHARLES FERGUSSON, Governor-General,

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and seventy-six of the said Act, do hereby declare that the land described in the Schedule hereto shall be open for sale or selection on Tuesday, the fourteenth day of January, one thousand nine hundred and thirty, and also that the land mentioned in the said Schedule may, at the option of the applicant, be purchased for each or on deferred payments, or be selected on renewable lease; and I do hereby also fix the price at which the said land shall be sold, occupied, or leased as that mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1924.

SCHEDULE

SOUTHLAND LAND DISTRICT.—SECOND-CLASS LAND. Wallace County .-- Jacobs River Hundred.

Sections 8 and 8a, Block XXII: Area, 304 acres 0 roods 38 perches. Capital value, £380. Deposit on deferred payments, £20; half-yearly instalment on deferred payments, £11 14s. Renewable lease: Half-yearly rent, £7 12s. Situated three miles and a half by formed road from Fairfax

Situated three miles and a half by formed road from Fairiax Railway-station, school, and dairy factory. Altitude, 170 ft. to 600 ft. above sea-level. Partly steep, but chiefly undulating bush-clad land; worked-out sawmill area. Well watered; fair soil. Suitable for grazing or dairying when felled and grassed.

s witness the hand of His Excellency the Governor-General, this 15th day of November, 1929.

JOHN G. COBBE, for Minister of Lands.

Opening Land in Southland Land District for Selection on Renewable Lease.

CHARLES FERGUSSON, Governor-General.

I N pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the land described in the Schedule hereto shall be open for selection

on renewable lease on Tuesday, the fourteenth day of January, one thousand nine hundred and thirty, at the rentals mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to section one hundred and fifty-three of the said Act, as it contains, or is supposed to contain, metal, mineral, or valuable stone.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—OTAGO MINING DISTRICT. SECOND-CLASS LAND.

Wallace County.—Jacobs River Hundred.

Wallace County.—Jacobs River Hundred.

Section 51, Block XIX: Area, 76 acres 2 roods. Capital value, £115. Half-yearly rent, £2 6s.

Section 52, Block XIX: Area, 89 acres 0 roods 22 perches. Capital value, £155. Half-yearly rent, £3 2s.

Both sections are situated on the west side of the Pourakino River, about eight miles from Riverton by formed and metalled road (about seven miles metalled); balance new formation. Three miles from Waipango Post-office and school, and four miles and a half from Aparima Dairy Factory. Section 51 is undulating to hilly. All milling-timber has been removed. When cleared and grassed will be suitable for dairying and mixed farming. Altitude from 70 ft. to 240 ft. above sea-level.

for dairying and mixed farming. Altitude from 70 ft. to 240 ft. above sea-level.

Section 52 is all undulating, of fair quality, and with the exception of 2 or 3 acres of swamp, is all native bush which was milled some years ago. Watered by small gullies. Suitable for dairying when cleared and grassed. Altitude from 30 ft. to 300 ft. above sea-level.

Special Condition.—After the first half-year's rent has been paid no further rent will be demanded on either section for a period of two years.

period of two years.

As witness the hand of His Excellency the Governor-General, this 15th day of November, 1929.

JOHN G. COBBE, for Minister of Lands.

Notification of Vacancy of Seat in the House of Representatives for the Electoral District of Hutt.

IN compliance with the provisions of section 103 of the Electoral Act, 1927, I hereby notify that the seat of the Honourable Thomas Mason Wilford, K.C., in the House of Representatives for the Electoral District of Hutt did, under the provisions of paragraph (g) of section 23 of the said Act, become vacant on the 18th day of November, 1929, by reason of his resignation of his resignation.

Dated at Wellington, this 19th day of November, 1929.

CHAS. E. STATHAM, Speaker.

High Commissioner for New Zealand appointed.

Prime Minister's Office. Wellington, 11th November, 1929. H IS Excellency the Governor-General in Council has been pleased to appoint pleased to appoint

The Honourable Thomas Mason Wilford, K.C.,

to be the High Commissioner for New Zealand in the United Kingdom, under and for the purposes of the High Commissioner Act, 1908, to hold the said office as on and from the 1st day of January, 1930, to the thirty-first day of December, 1932 (both days inclusive).

GEO. W. FORBES, for Prime Minister.

Appointment of Officers under Part II of the Fisheries Act, 1908.

Marine Department,
Wellington, 13th November, 1929.

I T is hereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, appointed
William Aller Ct.

William Allan Stephens, of Pakipaki, and William Taylor, of Waipawa,

to be officers for the purposes of Part II of the first-mentioned Act, in respect of the Hawke's Bay Acclimatization District.

JOHN G. COBBE, Minister of Marine.

Appointment of Members to the Board of Management of the Portobello Marine Fisheries Investigation Station.

Marine Department,
Wellington, 15th November, 1929.

T is hereby notified that His Excellency the GovernorGeneral in Council has, in pursuance of the power conferred upon him by subsection (3) of section 65 of the Fisheries
Act. 1908, appointed Act, 1908, appointed

Robert Church, M.B., Ch.B., of Portobello, and Charles A. Wilson, of Well Park, Dunedin,

to be members on the Board of Management of the Portobello Marine Fisheries Investigation Station.

JOHN J. COBBE, Minister of Marine.

Trustees for Public Cemeteries appointed.—(H. 3/15.)

Department of Health,
Wellington, 9th November, 1929.

IS Excellency the Governor-General has, in pursuance
of section 4 of the Cemeteries Act, 1908, been pleased
to appoint trustees for public cemeteries as follows:—

Archibald Miles William Adams. Joseph Henry Bartlett, Duncan Gilchrist, and Charles William Neal,

to be trustees to provide for the maintenance and care of the Fabian's Valley Public Cemetery.

Frederick Charles Davidson, and Joseph Higglin,

to be trustees in place of Thomas Ward, whose seat has become vacant by death, and John O'Sullivan, whose seat has become vacant by resignation, to provide for the maintenance and care of the Aria Public Cemetery.

Charles Clarence Cotton, and Stanley Howard Ormandy,

to be trustees in place of Frank Hilford and Frank Jones, whose seats have become vacant by resignation, to provide for the maintenance and care of the Mangapai Public

Joseph Henry Berry

to be trustee in place of Timothy O'Brien, whose seat has become vacant by death, to provide for the maintenance and care of the Pongaroa Public Cemetery.

John Smith

to be trustee in place of John William Smith, whose seat has become vacant by resignation, to provide for the maintenance and care of the Matahuru Public Cemetery.

William Charles Freemantle,

to be trustee in place of William Edward Coles, whose seat has become vacant by resignation, to provide for the main-tenance and care of the Forest Gate Public Cemetery.

Richard Rouse,

to be trustee in place of James Rouse, whose seat has become vacant by death, to provide for the maintenance and care of the Hukerenui South Public Cemetery.

A. J. STALLWORTHY, Minister of Health.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 19th November, 1929.

T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:

Name. .. Pelorus.
.. Rakaia.
.. Rangiriri. William Joseph Vocasivich Stanley Hardy ... Richard Embleton Hunter Francis Victor Hodge . . Lindsay Melrose Te Aroha. .. Tuatapere.

W. W. COOK, Registrar-General.

Appointment of Deputy District Public Trustee.

N OTICE is hereby given that, in pursuance of the power and authority vested in me by section three of the Public Trust Office Amendment Act, 1921–22, I, the Public Trustee of the Dominion of New Zealand, have appointed Joseph Dolph, of the Public Trust Office, Christchurch, to be the Deputy of the District Public Trustee, Christchurch, during

the absence of such District Public Trustee from his headquarters, and all previous appointments in this behalf are hereby revoked.

Dated at Wellington, this 19th day of November, 1929. J. W. MACDONALD, Public Trustee.

Appointment of Deputy District Public Trustee.

OTICE is hereby given that, in pursuance of the power and authority vested in me by section three of the Public Trust Office Amendment Act, 1921–22, I, the Public Trustee of the Dominion of New Zealand, have appointed Frank Mitchell Whyte, of the Public Trust Office, Auckland, to be Deputy of the District Public Trustee, Auckland, during the absence of such District Public Trustee from his headquarters, and all previous appointments in this behalf are hereby revoked. hereby revoked.

Dated at Wellington, this 20th day of November, 1929.

J. W. MACDONALD, Public Trustee.

 $\label{eq:Appointments} A \ prointments, \ Promotions, \ Resignations, \ and \ Transfers \ of \\ Officers \ of \ the \ N.Z. \ Military \ Forces.$

Department of Defence,
Wellington, 14th November, 1929.

IS Excellency the Governor-General has been pleased to
approve of the appointments promotions with the second sec approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the N.Z. Military Forces.

N.Z. STAFF CORPS.

Major W. C. Finnis is posted to the Retired List, with permission to retain his rank and wear the prescribed uniform. Dated 7th November, 1929.

THE MANAWATU MOUNTED RIFLES.

Robert Cox to be Bandmaster, with the honorary rank of Lieutenant. Dated 1st September, 1929.

THE NORTH AUCKLAND MOUNTED RIFLES.

Captain and Quartermaster W. F. Sefton to be Major and Quartermaster. Dated 29th October, 1929.

THE REGIMENT OF N.Z. ARTILLERY.

The appointment of 2nd Lieutenant (on probation) M. A. Bull (Southern Artillery Group), Christchurch, is confirmed.

CORPS OF N.Z. ENGINEERS.

Central Depot.

2nd Lieutenant G. A. Rix-Trott resigns his commission. Dated 2nd November, 1929.

THE N.Z. INFANTRY.

The North Auckland Regiment.

Captain T. S. Burgess (late 10th Battalion Australian Military Forces) to be Captain, with seniority as from the 30th September, 1927, and is posted to the 1st Battalion. Dated

5th November, 1929. 2nd Lieutenant R. C. Mitchell, 1st Battalion, to be Lieutenant. Dated 29th October, 1929.

Dated 29th October, 1929.

Honorary Lieutenant and Bandmaster F. G. Lawn resigns his commission. Dated 31st October, 1929.

2nd Lieutenant D. H. H. Heron, 1st Battalion, resigns his commission. Dated 29th October, 1929.

The Waikato Regiment.

Lieutenant J. P. C. Walshe (Retired List) to be Lieutenant, and is posted to the 2nd C Battalion. Dated 31st October,

Lieutenant D. E. D. Malins (late 2nd Field Battery N.Z.A.) is attached to the 1st Battalion. Dated 29th October, 1929. Lieutenant A. A. Hancock, 1st Battalion, is posted to the Retired List, with permission to retain his rank and wear the prescribed uniform. Dated 24th October, 1929.

The Wellington Regiment.

2nd Lieutenant S. Hanton, from the Wellington West Coast Regiment, to be 2nd Lieutenant, with seniority as from the 4th May, 1929, and is posted to the 1st Battalion. Dated 8th November, 1929.

The Wellington West Coast Regiment.

2nd Lieutenant S. Hanton, 1st Battalion, is transferred to the Wellington Regiment. Dated 8th November, 1929.

The Taranaki Regiment.

The undermentioned resign their commissions. Dated 8th November, 1929:

> Lieutenant W. L. Brown, 1st Battalion. Lieutenant F. J. Corkill, 1st Battalion.

> > The Canterbury Regiment.

The appointments of the undermentioned 2nd Lieutenants (on probation) are confirmed :-

C. W. Kibblewhite, 6th C Battalion. S. Black, 2nd C Battalion.

N.Z. MEDICAL CORPS.

Lieutenant G. H. Thomson, M.B., to be Captain. Dated 1st October, 1929.

RESERVE OF OFFICERS.

The Regiment of N.Z. Artillery.

Lieutenant R. R. Binney is retired. Dated 7th November, 1929.

Corps of N.Z. Engineers.

2nd Lieutenant E. C. Gough is retired. Dated 30th October, 1929.

The Wellington Regiment.

The undermentioned are posted to the Retired List, with permission to retain their rank and wear the prescribed uniform. Dated 8th November, 1929:—

2nd Lieutenant H. M. Conway, with the rank of Captain. 2nd Lieutenant N. C. Haigh.

The Wellington West Coast Regiment.

The undermentioned are posted to the Retired List, with permission to retain their rank and wear the prescribed uniform. Dated 8th November, 1929:—

Lieutenant P. E. McNicol. Lieutenant L. A. Hill. Lieutenant P. H. Metekingi.

Lieutenant R. J. McDermott.
2nd Lieutenant R. Carkeek.
2nd Lieutenant A. S. Hunter is retired. Dated 8th November, 1929.

The notice published in the N.Z. Gazette, No. 75, of 11th August, 1921, relating to the posting of Lieutenant V. L. Powell to the Retired List, is cancelled.

ERRATUM.-With reference to the notice published in the N.Z. Gazette, No. 74, of 7th November, 1929, relating to 2nd Lieutenant N. H. Gard'ner, for "N. H." read "N. N."

THOMAS M. WILFORD, Minister of Defence.

Defence Rifle Club accepted.

Department of Defence,
Wellington, 14th November, 1929.

IS Excellency the Governor-General has been pleased
to accept the services of the undermentioned Defence
Rifle Club under section 43, Defence Act, 1909:—

City Guards Defence Rifle Club, with beadquarters at Invercargill. Dated 7th October, 1929.

THOMAS M. WILFORD, Minister of Defence.

Dismissals from the Forces.

Department of Defence,
Wellington, 15th November, 1929.

H IS Excellency the Governor-General has approved of
the dismissal of the undermentioned soldiers of the
Territorial Force from the New Zealand Defence Forces
under section 6 (b), Defence Act, 1909, they having been convicted by the Civil power:—
No. 114/4189 Prime in the Property of the Pr

No. 11a/4182 Private A. E. Hodges, 1st Battalion, Otago Regiment. Dated 31st October, 1929.
No. 10a/1133 Gunner K. Moncrieff (correct name J. W.

Montgomery), 16th Battery, Regiment of N.Z. Artillery. Dated 4th November, 1929.

Private N. L. Ruscoe, 1st Battalion, The Taranaki Regiment. Dated 7th November, 1929.

THOMAS M. WILFORD, Minister of Defence.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence. Wellington, 4th November, 1929.

IIS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Major W. C. Sinel, D.S.O., Reserve of Officers, The Auckland Regiment (Countess of Ranfurly's Own) Ranfurly's Own).

THOMAS M. WILFORD, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 18th November, 1929.

THE following notice, received from the Mayor, Whangarei Borough Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1926.

JOSEPH WARD, Minister of Finance.

BOROUGH OF WHANGAREI.

PURSUANT to section 13 of the Local Bodies' Loans Act, 1926, I hereby give notice that at a poll of the ratepayers of the Borough of Whangarei taken on the 8th day of November, 1929, on the proposal of the Whangarei Borough Council to borrow the sum of £17,400 for the purpose of extension of waterworks, the number of votes recorded for the proposal was 268, the number of votes recorded against the proposal was 206.

I therefore declare that the proposal was carried. Dated this 9th day of November, 1929.

W. Jones, Mayor.

Result of Election of Trustees of a Drainage District.

Department of Internal Affairs, Wellington, 19th November, 1929.

THE following result of the election of trustees of a drainage district has been received from the Returning Officer, and is published in accordance with the provisions of the Land Drainage Act, 1908.

G. P. NEWTON, Under-Secretary.

NETHERTON DRAINAGE DISTRICT.—COUNTY OF HAURAKI PLAINS.

"H" Drain Subdivision-

George Death. Edwin John Charles Townshend.

(I.A. 19/78/75.)

Officiating Ministers for 1929.—Notice No. 33.

Registrar-General's Office

Wellington, 19th November, 1929.

Wellington, 19th November, 1929.

URSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general meaning information :-

The Presbyterian Church of New Zealand.

The Reverend Alexander Fotheringham.
The Reverend Herbert Webster Hitchcock.

The Church of Christ.

Mr. Charles Cates, jun.

W. W. COOK, Registrar-General.

Officiating Ministers for 1929.—Notice No. 34.

Registrar-General's Office,

Wellington, 19th November, 1929.

T is hereby notified that the names of the following Officiating Ministers have been removed from the list of Officiating Ministers under the Marriage Act, 1908, by request:

The Church of Christ.

Mr. Herbert Grinstead.

Mr. Gilbert Fowler Ward.

W. W. COOK, Registrar-General.

Mining Privilege struck off the Register.

Mining Registrar's Office, Blenheim, 13th November, 1929. OTICE is hereby given that, in pursuance of section 188
(4) of the Mining Act, 1926, I have this day struck off the Register the mining privilege mentioned in the Schedule hereunder.

A. F. BENT, Mining Registrar.

SCHEDULE.

No. 489 (B). Date: 3 privilege: Water-race. I holder: Percy J. Larkin. Date: 30th September, 1920. Nature of Locality: Kahau Creek. Registered Electrical Wiremen's Registration Act, 1925.—Results of Examination, September, 1929.

PURSUANT to Regulation 4k of the Electrical Wiremen's Regulations 1996 Registration Regulations, 1926, notice is hereby given of the results of the examination held in September, 1929. Examinations were held in the following centres:-

	****	D	COLLUIC	· •
		TTEN PART.		
Auckland .		Candidates.	Passed.	Per Cent.
		69	12	. 17
Christchurch .		42	12	29
Dunedin .	•	25	4	16
Gisborne .		$\frac{4}{2}$	Nil	• •
Greymouth .	• • • • • • • • • • • • • • • • • • • •	5	Nil	::
Hamilton .	• • • • • • • • • • • • • • • • • • • •	13	2	15
Hawera .		7	Nil	
Invercargill .	• • • •	. 9	Nil	
Masterton .		6	Nil	
Napier .		12	Nil	
Nelson .	• • • •	4	1	25
New Plymouth		8	2	25
		3	1	33
Paeroa .		4	Nil	
Palmerston Nort	th	17	Nil	
Tauranga .		8	1	13
Timaru .		1	Nil	
Wanganui .		9	Nil	
Wellington .		72	15	21
Totals .		318	50	16
	Prac	CTICAL PART.		
	C	andidates.	Passed.	Per Cent
Auckland .		62	7	11
Christchurch .		39	2	5
Dunedin .		19	Nil	
Gisborne .		4	1	25
Greymouth .		5	Nil	
Hamilton .		19	Nil	
Hawera .		4	Nil	
Invercargill .		8	Nil	
Masterton .		7	Nil	
Napier .		9	Nil	
Nelson .		2	Nil	
New Plymouth		6	1	17
Oamaru .		4	Nil	
Paeroa .		5	Nil	

The highest marks obtained in the written part were 87, and in the practical part 85. The maximum marks obtainable in each case being 100.

282

13

12

1

54 4

Nil

Nil

Nil

39

100

46

. .

14

The examination results for the above centres are as follows:---

PASSED IN WRITTEN PART.

uckland—
Archer, E. A., Beere, R. A., Boldero, W., Foubister, R. W., Hancock, E. G., Hoy, T., Lomax, W., McConachie, J. E., McGregor, R. E. J., McKerras, K., Stilton, T. W., Wheatley, H. J.

Palmerston North

 ${\bf Totals}$

Tauranga

Wanganui

Wellington

Whangarei

Timaru

Wheatley, II. 5.
Christchurch—
Armstrong, W., Byrne, J. L., Farrant, H. H., George, L., Grave, H. K., Jennings, H. W., Johns, E. J., Jones, W. D., Orange, R. W., Palmer, F. G., Pearce, J. C., Thompson, E. H.

Evans, L. P., Robinson, W. L., Scully, J. T., Spencer, M. W.

Hamilton— Wilson, C. W., Wyborn, S. J.

Oamaru-Grocott, K. R. Nelson—

Flatt, H. J. New Plymouth-

Perrott, E. R. S., Phipps, C. E.

Tauranga-

O'Sullivan, R. A.

Wellington—
Bradbury, F. H., Clarke, A. R., Clayton, H. G., Ekins, N. L. H., Frechtling, K., Goodall, R. R., Harvey, S. W., Irvine, K., Jones, A. A., Long, E., Moore, K. W., Patton, T. A., Stewart, J. C., Townsley, J. M., Walls, C. L.

PASSED IN PRACTICAL PART.

Auckland-

Calvert, R. H., Collins, J. E., Currie, J. H., McIntyre, R. A., Shaw, W. H., Wheatley, H. J., Young, R. C. K. Christchurch-

Dunlop, G. A., Lawn, C. R.

Gisborne

Urry, D. New Plymouth— McCann, S. W.

Tauranga-

Douglas, G. K., Rutherford, A.

Timaru-Pocock, S. L.

Wellington-

Jellington—
Bailey, J., Clayton, H. G., Crichton, D. M., Ekins, N. L. H.,
Forrest, W., Fraser, H. A., Freehtling, K., Goodall, R. R.,
Hancock, T., Harris, E., Irvine, K., Jones, A. A., Lindup,
J. F. N., Lylian, D. A., McDonnell, S. E. G., Norton,
G. M., Paget, L. S., Parsonage, A. G. D., Potter, T. F.,
Scoggins, E. S., Smith, W. A. K., Stewart, J. C., Walter,
G. M., Whiteley, J. G., Wilson, A. R.
Dated this 19th day of November, 1929.

P. H. GWVNN, Registrar

P. H. GWYNN, Registrar.

(P.W. 26/200/B.)

The Industrial Conciliation and Arbitration Act, 1925.—Notice of Cancellation of Registration.

Department of Labour,

Wellington, 18th November, 1929.

NOTICE is hereby given that the registration of the industrial unions mentioned in the Schedule below is hereby cancelled as from the date of the publication hereof in the New Zealand Gazette.

W. NEWTON,
Deputy Registrar of Industrial Unions.

SCHEDULE.

NORTHERN INDUSTRIAL DISTRICT.

Industrial Union of Employers.

The Auckland Master Farriers' Industrial Union of Employers, registered number 1074; situated at Auckland.

Industrial Unions of Workers.

The Auckland Chemical-manure and Acid Workers' Industrial Union of Workers, registered number 1258; situated at Auckland.

The Auckland Waterside Foremen and Timekeepers' Industrial Union of Workers, registered number 1144; situated at Auckland.

The Gisborne Painters, Decorators, and Leadlight Workers' Industrial Union of Workers, registered number 643; situated at Gisborne.

WELLINGTON INDUSTRIAL DISTRICT.

Industrial Union of Employers.

The Stewart Timber, Glass, and Hardware Company, Limited, Industrial Union of Employers, registered number 517; situated at Wellington.

CANTERBURY INDUSTRIAL DISTRICT.

Industrial Union of Workers.

The Christchurch Manufacturing Jewellers, Watch, and Clock Makers, and Kindred Trades Industrial Union of Workers, registered number 1000; situated at Christchurch.

OTAGO AND SOUTHLAND INDUSTRIAL DISTRICT.

Industrial Association of Workers.

The New Zealand Federated Flourmill Employees' Industrial Association of Workers, registered number 1002; situated at Dunedin.

Industrial Union of Employers.

The Otago Coachbuilders, Blacksmiths, and Farriers' Industrial Union of Employers, registered number 1033; situated at Dunedin.

TARANAKI INDUSTRIAL DISTRICT.

Industrial Unions of Workers.

The Stratford Branch of the Amalgamated Society of Carpenters and Joiners' Industrial Union of Workers, regis-

Carpenters and Joiners' Industrial Union of Workers, registered number 818; situated at Stratford.

The Taranaki Operative Bootmaker's Industrial Union of Workers, registered number 208; situated at New Plymouth.

The Taranaki Tailoresses and other Female Clothing Trade Employees' Industrial Union of Workers, registered number 1338; situated at New Plymouth.

NELSON INDUSTRIAL DISTRICT.

Industrial Union of Workers.

The Nelson Timber and Coalyards, Sawmills, and Bush Workers' Industrial Union of Workers, registered number 1322; situated at Nelson.

Public Trust Office Act, 1908, and its Amendments.—Elections to administer Estates.

NOTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth.

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Breeze, Joseph Jerome	Soldier	Auckland, formerly Te Papapa	24/1/20	16/11/29	Intestate	Auckland.
2	Cullen, George Vanson	Labourer	Timaru, formerly Greendale	13/10/29	16/11/29	Testate	Christchurch.
3	Dent, Mary Ann	Widow	Wellington	4/8/29	14/11/29	,,	Wellington.
4	Duncan, Rosalie Katherine	Married woman	Westport	1/10/29	16/11/29	,,	Hokitika.
5	Inkster, Jemima	,,	Christehurch	18/10/29	14/11/29	,,	Christehurch.
6	Jones, Edward Fraser	Architect	Wellington	6/10/29	16/11/29	,,	Wellington.
7	Kemp, Thomas	Carpenter	Manutuke	12/10/29	16/11/29	Intestate	Gisborne.
8	Lawrie, Albert Johnston	Painter	Dunedin	21/9/29	14/11/29	,,	Dunedin.
9	Martin, James Edward	Labourer	Waikokopu	7/9/29	14/11/29	,,	Napier.
10	Pierotti, Louisa	Widow	Rona Bay	9/10/29	14/11/29	Testate	Wellington.
11	Roberts, Bertha Johanna	Married woman	Dunedin	23/10/29	16/11/29	,,	Dunedin.
12	Rose, John	Retired compositor	Wellington	6/10/29	16/11/29	Intestate	Wellington.
13	Simpson, George Archibald	Retired master mariner		5/10/29	16/11/29	Testate	Nelson
14	Smeds, Jakob	Labourer	Auckland	16/10/29	14/11/29	,,	Auckland.
15	Sowman, Richard	Retired maltster	Nelson	27/9/29	14/11/29	,,	Nelson.
16	Sparks, Mary Ann	Widow	Carterton	12/10/29	16/11/29	,,	Wellington.
17	Winter, Frank Leonard	Departmental manager	Auckland, formerly Lower Hutt	17/10/29	14/11/29	,,	,,

Convention between the United Kingdom and Germany respecting Legal Proceedings in Civil and Commercial Matters.

Department of Justice.

Wellington, 13th November, 1929.

T is hereby notified for general information that the
Convention between the United Kingdom and Germany Convention between the United Kingdom and Germany regarding Legal Proceedings in Civil and Commercial Matters, signed at London on the 20th March, 1928, and in respect of which ratifications were exchanged at Berlin on 15th February, 1929, has been extended to the Dominion of New Zealand and to the mandated territory of Western Samoa, pursuant to the provisions of Article 17 of the said Convention, as from the 1st day of January, 1930.

The Registrar of the Supreme Court of New Zealand, at Wellington, and the Registrar of the High Court of Samoa will act as the authorities to whom judicial and extra-judicial documents and "Letters of Request" should be addressed in New Zealand and Western Samoa respectively, and it is requested that communications and translations may be made

requested that communications and translations may be made

in the English language.

The text of the said Convention is set out hereunder.

THOMAS M. WILFORD, Minister of Justice.

CONVENTION.

His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India, and the President of the German Reich, being desirous to facilitate the conduct of legal proceedings between persons resident in their respective territories, have resolved to conclude a Convention for this purpose and have appointed as their Plenipotentiaries

Henipotentiaries—

His Majesty the King of Great Britain, Ireland, and the British Dominions beyond the Seas, Emperor of India:—

For Great Britain and Northern Ireland, all British Colonies and Protectorates and territories under His suzerainty and all mandated areas administered by His Government in Great Britain—

The Right Honourable Sir Austen Chamberlain, K.G., M.P., His Majesty's Principal Secretary of State for Foreign Affairs:

The President of the German Reich

His Excellency Dr. Friedrich Sthamer, Ambassador Extraordinary and Plenipotentiary of the German

Reich in London; who, having communicated their full powers, found in good and due form, have agreed as follows:

I.—Preliminary.

Article 1.

This Convention applies only to civil and commercial matters including non-contentious matters.

II.—Service of Judicial and Extra-Judicial Documents. Article 2.

When judicial or extra-judicial documents drawn up in the territory (to which this Convention applies) of one of the Contracting Parties are to be served on persons, partnerships, corporations, or companies in the territory (to which this Convention applies) of the other, such documents may, without prejudice to the provisions of Articles 6 and 7 hereof, be served on the recipient in either of the ways provided in Articles 2 and 5. Articles 3 and 5.

Article 3.

(a) The request for service shall be transmitted:In England by a German diplomatic or consular officer to the Senior Master of the Supreme Court of Judicature in England.

In Germany by a British consular officer to the President of the German "Landgericht."

(b) The request, containing the name of the authority from whom the document transmitted emanates, the names and descriptions of the parties, the address of the recipient and the nature of the document in question shall be drawn up in the language of the country in which the documents are to be served. If in a particular case the judicial authority applied to shall express a desire to that effect to the diplomatic

applied to shall express a desire to that effect to the diplomatic or consular officer by whom the request is transmitted, such officer shall furnish a translation of the document to be served.

(c) Service shall be effected by the competent authority of the country applied to. Such authority, except in the cases provided for in paragraph (d) of this article, may limit his action to effecting service by the transmission of the document to the recipient if he is willing to accept it.

(d) If the document to be served is drawn up in the language of the country applied to, or is accompanied by a translation in that language, the authority applied to (should a wish to that effect be expressed in the request) shall serve the document in the manner prescribed by the law of his own country

for the service of similar documents or in a special form which is not incompatible with such law.

is not incompatible with such law.

(e) The translation provided for in this article shall be certified as correct by a diplomatic or consular officer of the Contracting Party making the request or by an official or sworn translator of one of the two countries concerned.

(f) The execution of the request for service can only be refused if the Contracting Party in whose territory it is to be effected considers it such as to compromise his sovereignty or safety.

(g) The authority who receives the request shall send to the diplomatic or consular officer by whom it was transmitted the document proving the service or explaining the reason which has prevented such service. Proof of service shall be furnished by a certificate from the authority of the country applied to setting forth the fact, the manner and date of such service. If any document to be served is transmitted in duplicate, the certificate of service shall be placed on one of the duplicates or attached thereto.

Article 4.

No fees of any description shall be payable by one Contracting Party to the other in respect of the service.

Nevertheless, in the cases provided for in Article 3, the Nevertheless, in the cases provided for in Article 3, the Contracting Party making the request must pay to the other Contracting Party any charges and expenses which are payable under the local law to the persons employed to effect service and any charges and expenses incurred in effecting service in a special manner. These charges and expenses shall be such as are usually allowed in such cases in the Courts of the Contracting Party applied to. Repayment of these charges and expenses shall be claimed by the judicial authority by whom the service has been effected when sending the certificate provided for in Article 3 (g) to the diplomatic or consular officer by whom the request was transmitted.

Article 5.

The document to be served may also be served on the recipient, unless he is a subject or citizen of the Contracting Party in whose territory the document is to be served, without the intervention of the authorities of the country in which service is to be effected:—

(a) By a diplomatic or consular officer of the Contracting Party from whose territory the document emanates;

or

(b) By an agent appointed, either generally or in any particular case, by a tribunal of the country from which the document emanates, or by the party on whose application the document was issued, provided that the validity of any service effected by any such agent shall, in the Courts of the country where such service is effected, be determined by the law of that country.

Article 6.

Documents may also be transmitted by post in cases where this method of transmission is permitted by the law of the country from which the document emanates

Article 7.

The provisions of Articles 2, 3, 4, 5, and 6 do not prevent the persons concerned from effecting service directly through the competent officials or officers of the country in which the document is to be served.

III.—TAKING OF EVIDENCE.

Article 8.

When a Court in any territory (to which the Convention applies) of one of the Contracting Parties orders that evidence should be taken in any territory (to which this Convention applies) of the other Contracting Party, this may be done in any one of the ways prescribed in Articles 9, 11, and 12.

Article 9.

(a) The Court may, in accordance with the provisions of its own law, address itself by means of "Letters of Request" to the competent authority of the other Contracting Party, requesting it to take the evidence within its jurisdiction.

(b) The "Letters of Request" shall be drawn up in the language of the authority to whom they are addressed, or be accompanied by a translation in such language, certified as correct by a diplomatic or consular officer of the Contracting Party making the request, or by an official or sworn translator Party making the request, or by an official or sworn translator

of one of the two countries concerned.

(c) The "Letters of Request" shall be transmitted—

In England by a German diplomatic or consular officer to
the Senior Master of the Supreme Court of Judicature in England;

In Germany by a British consular officer to the President

of the German Landgericht.

(d) It shall be incumbent upon the judicial authority to whom the "Letters of Request" are addressed to give effect thereto by the use of the same compulsory measures as are employed in the execution of a commission or order emanating from the authorities of his surrecustary. from the authorities of his own country.

(e) The diplomatic or consular officer by whom the "Letters of Request" are transmitted shall, if he so desires, be informed of Request "are transmitted shall, if he so desires, be informed of the date and place where the proceedings will take place, in order that the interested party or parties may be able to be present, or to be represented.

(f) The execution of the "Letters of Request" can only be refused.

be refused

(1) If the authenticity of the "Letters of Request" is not

(1) If the authernoory of the established;
(2) If in the country where the evidence is to be taken, the execution of the "Letters of Request" in question does not fall within the functions of the Judiciary;
(3) If the Contracting Party applied to considers that his sovereignty or safety would be compromised thereby.

(g) In case the authority to whom they are addressed is without jurisdiction, the "Letters of Request" shall be forwarded without any further request to the competent authority of the same country in accordance with the rules laid down by its law.

(h) In every instance where the "Letters of Request" are not executed by the authority to whom they are addressed, the latter will at once inform the diplomatic or consular officer by whom the "Letters of Request" were transmitted, stating the grounds on which the execution of the "Letters of Request" has been refused, or the judicial authority to whom they have been forwarded.

(i) The authority which executes the "Letters of Request" will apply, so far as the procedure to be followed is concerned, the law of his own country.

Nevertheless, an application by the authority making the request that some special procedure may be followed shall be acceded to, provided that such procedure is not incompatible with the law of the country applied to.

Article 10.

No fees of any description shall be payable by one Contracting Party to the other in respect of the execution of any "Letters of Request."

Nevertheless, the Contracting Party making the request shall repay to the other Contracting Party any charges and expenses payable to witnesses, experts, interpreters, or translators, the costs of obtaining the attendance of witnesses who have not appeared voluntarily, and the charges and expenses payable to any person whom the competent judicial authority may have deputed to act in cases where his muniauthority may have deputed to act in cases where his municipal law permits this to be done, and any charges and expenses incurred by reason of a special procedure being requested and followed.

followed.

The repayment of these charges and expenses may be claimed by the judicial authority by whom the "Letters of Request" have been executed, when sending to him the documents establishing their execution, from the diplomatic or consular officer by whom they were transmitted. These charges and expenses shall be such as are usually allowed in such case in the Courts of the country where the "Letters of Request" have been executed.

Article 11.

(a) The evidence may also be taken without the intervention of the authorities of the country in which it is to be taken, by a diplomatic or consular officer of the Contracting Party before whose Courts the evidence is to be used:

Provided that this Article shall not apply to the taking of evidence of subjects or citizens of the Contracting Party in whose territory it is to be taken unless and until the German Government, at any time, by a notification* given through their Ambassador in London, signify their consent to the Article being so applied, in which case this Article shall, as from the date of such notification, apply to such subjects or citizens if they consent to their evidence being so taken.

or citizens if they consent to their evidence being so taken.

(b) The diplomatic or consular officer appointed to take the evidence may request named individuals to appear as witnesses or to produce any document, and shall have power to administer an oath, but he shall have no compulsory powers.

(c) The evidence may be taken in accordance with the procedure laid down by the law of the country in which the evidence is to be used, and the parties shall have the right to be present and to be represented by counsel or solicitors.

to be present and to be represented by counsel or solicitors of that country, or by any person competent to appear before the tribunals of either country.

Article 12.

(a) The competent Court of the Contracting Party applied to may also be requested to cause the evidence to be taken by a diplomatic or consular officer of the Contracting Party making the request.

The Court applied to shall, in the case of subjects or citizens of the Contracting Party making the request, take the necessary steps to secure the attendance of and the giving of evidence by witnesses and other persons to be examined, and the production of documents, making use, if necessary,

and the production of documents, making use, if necessary, of its compulsory powers.

(b) The person thus nominated shall have power to administer an oath. The evidence shall be taken in accordance with the law of the country in which it is to be used, and the parties shall have the right to be present in person or represented by counsel or solicitors of that country or by any persons who are competent to act before the Courts of either country.

Article 13.

The fact that an attempt to take evidence by the method laid down in Article 11 has failed owing to the refusal of any witnesses to appear or to give evidence, or to produce documents does not preclude an application being subsequently made in accordance with Articles 9 or 12.

Article 14.

The subjects or citizens of one Contracting Party shall enjoy in the territories (to which the Convention applies) enjoy in the territories (to which the Convention applies) of the Contracting Party a perfect equality of treatment as regards free judicial assistance for poor persons and imprisonment for debt, and, provided that they are resident in any such territory, shall not be compelled to give security for costs in any case where a subject or citizen of such other Contracting Party would not be so compelled.

IV.—GENERAL PROVISIONS.

Article 15.

Any difficulties which may arise in connection with the peration of this Convention shall be settled through the diplomatic channel.

Article 16.

The present Convention, of which the English and German Ratifications shall be exchanged at Berlin and the Convention shall come into force one month after the date on which ratifications are exchanged, and shall remain in force for three years after the date of its coming into force. In case neither of the Contracting Parties shall have given notice to the other six months before the expiration of the said period of three years of his intention to terminate the Convention, it shall remain in force until the expiration of six months from the day on which either of the Contracting Parties shall have given such notice.

Article 17.

Article 17.

(a) The present Convention shall not apply ipso facto to Scotland or Northern Ireland, nor to any of His Britannic Majesty's Colonies or Protectorates nor to any territories under his suzerainty, nor to any mandated areas administered by his Government in Great Britain, but His Britannic Majesty may at any time, by a notification given through His Majesty's Ambassador at Berlin, extend the operation of this Convention to any of the above-mentioned territories.

(b) Such notification shall state the date on which such extension shall come into force, the authorities in the territory concerned to whom judicial and extra-judicial documents

concerned to whom judicial and extra-judicial documents and "Letters of Request" are to be transmitted, and the language in which communications to such authorities and translations should be made. The date of the coming into force of any such extension shall not be less than one mouth

from the date of such notification.
(c) Either of the Contracting Parties may, at any time after the expiry of three years from the coming into force of the extension of this Convention to any of the territories referred to in paragraph (a) of this Article, terminate such extension

on giving six months' previous notice.

(a) His Britannic Majesty may at any time, by a notification given through his Ambassador at Berlin, accede to the present Convention in respect of any of his self-governing Dominions or India. The provisions of Article 17 (b) shall be applicable to any such notification. Any such accession shall take effect one month after the date of its notification.

(b) After the expiry of a period of three years from the date of the coming into force of any accession under paragraph (a) of this Article, either of the Contracting Parties may, by giving six months' notice, terminate the application of the

^{*} This notification was made by the German Ambassador on the 15th February,

Convention to any country in respect of which such notifica-tion of accession has been given. In the absence of such notice, the termination of the Convention under Article 16 shall not effect its application to any such country.

(c) Any notification made under paragraph (a) of this Article may include any dependency or mandated area administered by the Government of the country in respect of which the notification of accession is given; and any notice of termina-tion given under paragraph (b) shall apply to any such dependency or mandated area which was included in such notification of accession.

In witness whereof the respective Plenipotentiaries have signed the present Convention and have affixed thereto their

Done in duplicate at London, the 20th day of March, 1928.

L.s.

AUSTEN CHAMBERLAIN. STHAMER.

Notice to Mariners No. 65 of 1929.

Marine Department, Wellington, N.Z., 18th November, 1929.

(PRELIMINARY.)

NEW ZEALAND.—SOUTH ISLAND.—COOK STRAIT.—TORY CHANNEL EASTERN ENTRANCE.

- 1. Leading Beacons, lights: Intended alteration to
- 2. West Head: Intended installation of light.
- 1. Position: About one mile north-westward of the eastern entrance to Tory Channel. Lat. 41° 12′ S., long. entrance to Tory Channel. 174° 19' E. (approx.).

Date of Intended Alteration: During January, 1930.

Alteration: The existing fixed lights are to be altered to

interaction: The existing fixed lights are to be aftered to automatic occulting, as follows:—

Front: Occulting with one eclipse every ·6 second, thus: Light ·3 sec., eclipse ·3 sec.

Rear: Occulting with one eclipse every two seconds, thus: Light 1·0 sec., eclipse 1·0 sec.

Remarks: The lights will be unwatched.

2. Position: On the summit of West Head, at the western side of the eastern entrance to Tory Channel. Le 41° 13′ S., long. 174° 20′ E. (approx.).

Date of Intended Installation: During January, 1930.

Installation: An automatic group-flashing light, showing two flashes every twenty seconds, thus: Flash 1.0 sec., eclipse 1.0 sec., flash 1.0 sec., eclipse 17 secs.

Remarks: The light will be unwatched.

Further notice will be issued.

Charts affected: 2685-695-2054-3629-1212.

Publications: List of Lights, 1927, Part VI, Nos. 3580 and 3581; New Zealand Pilot, 1919, page 318; New Zealand Nautical Almanac and Tide-tables, 1929, page 162 No. 112, and 1930, page 165 Nos. 125 and 126, and page 324.

G. C. GODFREY, Secretary.

(M. 8/54/1.)

Notice to make Returns of Income under the Land and Income Tax Act, 1923, and Amendments.

Land and Income Tax Department,
Wellington, 21st November, 1929.

Notice is hereby given that, in pursuance of the above
Act and the regulations made thereunder, every person
and company, whether a taxpayer or not, having derived income from the use or occupation of lands used for agricultural
or pastoral purposes, if the unimproved value of all such lands
owned or occupied by such person or company at any one
time during the income year was not less than fourteen time during the income year was not less than fourteen thousand pounds, or from the removal and sale of flax during the year ended 31st March, 1929, is hereby required to make and furnish to me returns of such income on or before the 5th December, 1929; and, further, notice is hereby given that such returns shall in all cases be delivered at or forwarded to the office of the Commissioner of Taxes in the Government Buildings, at Wellington.

E. J. R. CUMMING Commissioner of Taxes.

Note.—Forms of return may be obtained at any post-office.

CROWN LANDS NOTICES.

Land in Taranaki Land District forfeited.

Wellington, 20th November, 1929.

NOTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Taranaki Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1924.

SCHEDULE.

TARANAKI LAND DISTRICT.

Tenure: R.L.L.S. Lease No. 55. Section part 1s and 3s. Huatoki Settlement. Lessee: A. Avery. Reason for orfeiture: Non-compliance with conditions of lease.

Tenure: R.L. Lease No. 212. Section 21, Block XV, Ngatimaru Survey District. Lessee: T. G. F. Lowe. Reason for forfeiture: At request.

GEO. W. FORBES, Minister of Lands.

Land in Marlborough Land District forfeited.

Department of Lands and Survey, Wellington, 20th November, 1929.

OTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Marlborough Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1924.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

TENURE: S.G.R. Lease No. 32. Section 5, Block I, Tennyson Survey District. Lessee: John Joseph Gould. Reason for forfeiture: Non-compliance with terms of lease.

GEO. W. FORBES, Minister of Lands.

Land in Wellington Land District for Sale or Selection.

District Lands and Survey Office,
Wellington, 20th November, 1929.
NOTICE is hereby given that the undermentioned land
will be opened for selection in terms of the Land Act,
1924; and application will be received at the District Lands
and Survey Office, Wellington, up to 12 o'clock noon on
Tuesday, 10th December, 1929.
The land may, at the option of the applicant, be purchased
for cash, or on deferred payments, or be selected on renewable
lease.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Wellington, at 10.30 o'clock a.m. on Wednesday, 11th December, 1929, but if any applicant so desires he may be examined by the Land Board or any other district.

The ballot will be held immediately after the examination

of applicants.

SCHEDULE.

WELLINGTON LAND DISTIRCT,—FIRST-CLASS LAND. Pahiatua County.-Makuri Survey District.

Pahiatua County.—Makuri Survey District.

Section 27, Block VII: Area 120 acres. Capital value, £180. Deposit on deferred payments, £10; half-yearly instalment on deferred payments, £5 10s. 6d. Renewable lease: Half-yearly rent, £3 12s.

Weighted with £152 10s., value of improvements comprising felling, clearing, grassing, and fencing. This amount may either be paid in cash or by a cash deposit of £57 10s., and the balance secured to the State Advances Superintendent on first mortgage, twenty-years table; interest at 6 per cent. on first mortgage, twenty-years table; interest at 6 per cent.

Situated in the north-east Puketoi Block, having frontages to the Makairo and Waewaepa Roads. Access is from Pahiatua or Woodville, which are about twenty-one miles distant by formed dray-roads. The section comprises broken, hilly land, falling steeply from road frontages. Most of the bush has been felled, and second growth is appearing in places. The soil is of fair quality resting on rotten rock formation. Altitude, 1,800 ft. to 2,200 ft. above sea-level.

Full particulars can be obtained from this office.

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

Land in Wellington Land District for Selection on Renewable Lease.

District Lands and Survey Office, Wellington, 20th November, 1929.

Wellington, 20th November, 1929.

Notice is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924, and section 5 of the Discharged Soldiers Settlement Amendment Act, 1921-22; and applications will be received at the District Lands and Survey Office, Wellington, up to 12 o'clock noon on Tuesday, 10th December, 1929.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Wellington, on Wednesday, 11th December, 1929, at 10.30 o'clock a.m., but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held immediately upon conclusion of the

examination of applicants.

SCHEDULE.

Wellington Land District.—First-class Land.

Waitotara County.—Westmere Survey District.

Lor 3, D.P. 3380, part Section 236, Right Bank Wanganui River, Block II: Area, 10 acres. Capital value, £615. Half-yearly rent, £15 7s. 6d.

Half-yearly rent, £15 7s. 6d.

Weighted with £450, value of improvements comprising dwelling and outbuildings. This sum is payable either in cash or by forty-two half-yearly instalments of £17 11s. extending over a period of twenty-one years.

Situated at Tayforth, Francis Road, Westmere. Access is from Wanganui, which is about five miles distant by metalled road. The school and store are at Westmere. The section comprises hummocky land of a decidedly sandy nature. It will carry a few cows and would be suitable for a man in constant employment. Improvements comprise felling, grassing and stumping, fencing, water-tank, pump, and well. and stumping, fencing, water-tank, pump, and well.

ABSTRACT OF CONDITIONS OF LEASE,

- 1. Term of lease: Thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years.

 2. Rent: 5 per cent. per annum on the capital value, payable on 1st January and 1st July in each year.

 3. Applicants to be seventeen years of age and upwards.

 4. Applicants to furnish statutory declaration with applications, and, on being declared successful denosit £1 1s desce tions, and, on being declared successful, deposit £1 ls. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.
- 5. Applications made on the same day are deemed to be simultaneous.
 6. Order of selection is decided by ballot.

7. Successful applicant to execute lease within thirty days

after being notified that it is ready for signature.

8. Residence is to commence within four years in bush land or swamp land, and within one year in open or partly open land, and to be continuous for ten years. Under certain conditions personal residence may be dispensed with.

- 9. Improvements: Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d for every 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land.
- acre of third-class land.

 10. Lessee to pay all rates, taxes, and assessments.

 11. Transfer not allowed until completion of two years' continuous residence, except under extraordinary circumstances, and then only with permission.

 12. Roads may be taken through the land at any time within seven years; twice the original value to be allowed for area taken for such roads.
 - 13. Lease is liable to forfeiture if conditions are violated.

Full particulars may be obtained from this office.

H. W. C. MACKINTOSH,

Commissioner of Crown Lands.

Land in Southland Land District for Sale or Selection.

District Lands and Survey Office Invercargill, 20th November, 1929.

OTICE is hereby given that the undermentioned land will be opened for selection in terms of the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Invercargill, up to 4 o'clock p.m. on Tuesday, the 14th January, 1930.

The land may, at the option of the applicant, be purchased

for cash, or on deferred payments, or be selected on renewable

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SECOND-CLASS LAND. Wallace County.—Jacobs River Hundred.

Sections 8 and 8a, Block XXII: Area, 304 acres 0 roods 38 perches. Capital value, £380. Deposit on deferred payments, £20; half-yearly instalment on deferred payments, £11 14s. Renewable lease: Half-yearly rent, £7 12s.

Situated three miles and a half by formed road from Fairfax Railway-station, school, and dairy factory. Altitude, 170 ft. to 600 ft. above sea-level. Partly steep, but chiefly undulating bush-clad land; worked-out sawmill area. Well watered; fair soil. Suitable for grazing or dairying when felled and grassed.

Title will be subject to Part XIII of the Land Act, 1924.

Full particulars can be obtained from the Commissioner of Crown Lands, Invercargill.

THOS. POUND. Deputy Commissioner of Crown Lands.

Reserve in Wellington Land District for Lease by Public Tender.

District Lands and Survey Office, Wellington, 20th November, 1929.

November, 1929.

Wellington, 20th November, 1929.

Totice is hereby given that written tenders will be received at the District Lands and Survey Office, Wellington, up to 12 o'clock noon on Monday, the 16th December, 1929, for the grazing of the undermentioned land, under the provisions of section 14 of the Public Reserves, Domains, and National Parks Act, 1928.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Waimarino County.—Town of Horopito West.

Section 36. Area: 2 acres 1 rood 29 perches. Term of lease: Seven years. Upset annual rental, £1 10s.

The section is bounded by the Hururua, Hutotoi, Makotuku Valley, and Harore Roads. Suitable for grazing purposes. Term of

Abstract of Terms and Conditions of Lease.

- 1. Possession will be given on the day of acceptance of the tender.
- 2. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.
- 3. Residence and improvements not compulsory, and no compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements
- allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause.

 4. The lessee shall have no right to sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

 5. The Commissioner of Crown Lands may at any time resume possession of the land comprised in the lease, or any portion thereof by giving to the lessee twelve months' notice.
- portion thereof, by giving to the lessee twelve months' notice in writing of his intention so to do.
 6. The right is reserved to the Crown to grant such right-
- of-way or rights-of-way as may be necessary during the currency of the lease.
- 7. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease; broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove or cause to be removed all gorse, sweetbriar, broom, Californian thistle, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.

 8. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within one month after the date on which the same ought to have been fulfilled.
- been fulfilled.

Tenders must be accompanied by marked cheque or post-office order for six months' rent at the rate offered and lease fee of £1 ls., and must be marked on the envelope "Tender for Lease."

The lands are described for the general information of intending tenderers, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description. Further particulars may be obtained at this office.

H. W. C. MACKINTOSH, Commissioner of Crown Lands. Land in Southland Land District for Selection on Renewable Lease.

District Lands and Survey Office,

Invercargill, 20th November, 1929. Notice is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924; and applications will be received at the District Lands and Survey Office, Invercargill, up to 4 o'clock p.m. on Tuesday, 14th January, 1930.

Applicants must appear personally before the Land Board.

p.m. on Tuesday, 14th January, 1930.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Invercargill, on Thursday, 16th January, 1930, at 10.30 o'clock a.m.; but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held immediately upon the conclusion of the examination of amplicants.

the examination of applicants.

The land is offered in terms of section 153 of the Land Act, 1924, which provides that no right to any mineral under the surface shall pertain to the lessee, whose right shall be to the surface soils only.

SCHEDULE.

Wallace County .- Jacobs River Hundred.

value, £115. Half-yearly rent, £2 6s.
Section 52, Block XIX: Area, 76 acres 2 roods. Capital value, £115. Half-yearly rent, £2 6s.
Section 52, Block XIX: Area, 89 acres 0 roods 22 perches. Capital value, £155. Half-yearly rent, £3 2s.
Both sections are situated on the west side of the Pourakino River, about eight miles from Riverton by formed and metalled road (about seven miles metalled); balance new formation. Three miles from Wainange Post office and

metaned road (about seven files metalled); balance new formation. Three miles from Waipango Post-office and school, and four miles and a half from Aparima Dairy Factory. Section 51 is undulating to hilly. All milling-timber has been removed. When cleared and grassed will be suitable for dairying and mixed farming. Altitude from 70 ft. to 240 ft. above sea-level

for dairying and mixed farming. Altitude from 70 ft. to 240 ft. above sea-level.

Section 52 is all undulating, of fair quality, and with the exception of 2 or 3 acres of swamp, is all native bush which was milled some years ago. Watered by small gullies. Suitable for dairying when cleared and grassed. Altitude from 30 ft. to 300 ft. above sea-level.

Special condition.—After the first half-year's rent has been paid no further rent will be demanded on either section for a period of two years.

for a period of two years.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, sixty-six years, with a perpetual right of renewal for further successive terms of sixty-six years.

2. Rent, 4 per cent. per amum on the capital value, payable in advance on 1st January and 1st July in each year.

3. Applicants to be seventeen years of age and upwards.

4. Applicants to furnish statutory declaration with applica-2. Applicants to furnish statutory declaration with applications, and, on being declared successful, deposit £2 2s. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.

5. Applications made on the same day are deemed to be simultaneous.

6. Order of selection is decided by ballot.

- 6. Order of selection is decided by ballot.
 7. Successful applicant to execute lease within thirty days after being notified that it is ready for signature.
 8. Residence is to commence within four years in bush land or swamp land, and within one year in open or partly open land, and to be continuous for ten years. Under certain conditions personal residence may be dispensed with.
 9. Improvements.—Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land.
 10. Lessee to pay all rates, taxes, and assessments.
 11. Transfer not allowed until completion of two years' continuous residence, except under extraordinary circum-

continuous residence, except under extraordinary circumstances, and then only with permission.

12. Roads may be taken through the lands at any time within seven years; twice the original value to be allowed for area taken for such roads.

13. Lease is liable to forfeiture if conditions are violated.

Full particulars may be obtained from the Commissioner of Crown Lands, Auckland.

THOS. POUND,

Deputy Commissioner of Crown Lands.

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Auction.

State Forest Service,
Invercargill, 20th November, 1929.

OTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Invercargill, at 4 o'clock p.m., on Monday, the 9th day of December, 1929

SCHEDULE.

Southland Forest - conservation Region. — Southland Land District.

ALL the milling-timber on the area, containing approximately 241 acres, situated in Block XIII, Lillburn Survey District (Provisional State Forest No. 20), Sawmill Area No. 31D, about twenty miles from Tuatapere Railway-station.

The total estimated quantity in cubic feet is 256,965, in board feet 1,578,400, made up as follows:—

Species.		Cubic Feet.	Board Feet.
Beech (silver)		 69,462	421,300
Kahikatea		 143,676	888,600
Matai		 28,718	174,300
Rimu		 9,172	59,500
Miro		 5,982	34,700
Totals	s	 ${256,965}$	1,578,400

Upset price: £1,316. Annual ground rent: £12 1s. Time for removal of timber: Three years.

Terms of Payment.

A marked cheque for one-eighth of the purchase-money, together with half-year's ground rent and £1 ls. (license fee) must accompany tender, and the balance be paid by seven equal quarterly instalments; the first payment to be made three months after the date of sale.

In addition, the successful tenderer shall continue the payment of such ground rent half-yearly in advance during the

currency of the license.

Terms and Conditions.

1. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the satis-1. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions.

3. The aforementioned qualities quantities and kinds as

the regulations in force thereunder, and these conditions.

3 The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.

4. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer

the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been

letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.

5. A return, verified by affidavit, giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December, respectively, in each year. A return, similarly verified, must be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

7. Each tenderer must state the total price that he is pre-

7. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until further paties.

further notice.

10. Tenders should be on the special form obtainable from

10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Invercargill," and endorsed "Tender for Timber."

The conditions which will be inserted in the license to be issued to the purchaser and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

S. A. C. DARBY, Conservator of Forests.

Milling-timber for Sale by Public Tender.

State Forest Service,

Palmerston North, 19th November, 1929.

Notice is hereby given that written tenders for the purchase of either one or both of the undermentioned lots of milling-timber will close at the office of the State Forest Service, Palmerston North, at 4 o'clock p.m., on Monday, 16th December, 1929.

SCHEDULE.

Wellington Forest-Conservation Region, Wellington LAND DISTRICT.

Lot 1.

ALL the milling-timber on the area, containing approximately 369.6 acres, situated in Section 6, Block VII, Kaitieke Survey District (Provisional State forest No. 66), about nineteen miles south of Taumarunui.

The total estimated quantity in cubic feet is 471,903, or in board feet 3,275,498, made up as follows -:-

Species. Rimu		Cubic Ft. 407,439	Board Ft. 2,833,551
Iumu	 	401,400	∠,000,001
Miro	 	12,190	80,070
Matai	 	23,203	159,682
Kahikatea	 	29,071	202,195
Totals			3,275,498
LOUAIS	 	#11,800	3.479.498

Upset price: £4,325.
Annual ground rent: £18 9s. 6d.
Time for removal of timber: four years.

Lot 2.

All the milling-timber on the area, containing approximately 164 acres, situated in Section 6, Block VII, Kaitieke Survey District (Provisional State Forest No. 66) about nineteen

miles south of Taumarunui.

The total estimated quantity in cubic feet is 82,165, or in board feet 572,408, made up as follows:—

Species. Rimu Miro Matai	••	•••	Cubic Ft. 78,538 237 3,390	Board Ft. 548,411 1,305 22,692
Totals			82,165	572,408

Upset price: £753.

Annual ground rent: £8 4s.

Time for removal of timber: One year.

Terms of Payment. LOT 1.

A marked cheque for one-twelth of the tendered price, together with half-year's ground rent and £1 Is. (license fee) must accompany the tender, and the balance be paid in eleven equal quarterly instalments, the first of which shall be made three months after the date of sale.

Lot 2.

A marked cheque for one-third of the tendered price, together with half-year's ground rent and £1 ls. (license-fee) must accompany the tender, and the balance be paid in two equal quarterly instalments, the first of which shall be made three months after date of sale.

Lots 1 and 2.

A marked cheque for one-fifteenth of the tendered price, together with half-year's ground rent (£13 6s. 9d.) and £1 ls. (license fee) must accompany the tender, and the balance be paid by fourteen equal quarterly instalments, the first of which shall be made three months after the date

Time for removal of timber from Lots 1 and 2: Five years. The successful tenderer shall continue to pay the ground rent half-yearly, in advance, during the currency of the

Terms of Sale.

1. All instalment payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue form the

date of maturity to the date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22,

the regulations in force thereunder, and these conditions.

3. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been

made in this connection must be produced to the undersigned.

4. The above-mentioned quantities, qualities, and kinds asto the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price by reason of the said timber being of less quantity, quality, or kind than as stated herein, or in

any advertisement having reference to the said timber.

5. A return, verified by affidavit, giving the number of logs cut of each species and their contents must be made quarterly by the licensee on the last days of March, June, September, and December, respectively, in each year. A return, similarly verified, must be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by the inspection of the books of the mill, or by such other means as the Conservator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer.

6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

7. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders.

9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price until

further notice.

10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Palmerston North," and enclosed "Tender for Timber."

The conditions which will be inserted in the license to be issued to the purchaser, and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

D. MACPHERSON, Conservator of Forests.

BANKRUPTCY NOTICES.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that LESLIE WILFRED PARR, of Auckland, Confectioner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 26th day of November, 1929, at 11 o'clock a.m.

Dated at Auckland, this 18th day of November, 1929.

A. W. WATTERS, Official Assignee. In Bankruptcy.—In the Supreme Court of New Zealand.

N OTICE is hereby given that Charles Samuel Buckman, of Gisborne, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to beholden at my office on Tuesday, the 26th day of November, 1929, at 2.30 o'clock p.m.

Dated at Gisborne, this 13th day of November, 1929.

JOHN B. NALDER, Official Assignee. In Bankruptcy.-In the Supreme Court of New Zealand.

N OTICE is hereby given that HUBERT HENRY MADDICK, of Lepperton, Farm Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 21st day of November, 1929, at 2.30 o'clock p.m.

Dated at New Plymouth, this 14th day of November, 1929.

J. S. S. MEDLEY. Deputy Official Assignee.

In Bankruptcy.

OTICE is hereby given that MATERORIRORI TURAHUI EYNON, of Skeet Road, Auroa, Married Woman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Tuesday, the 19th day of November, 1929, at 2 o'clock p.m.

12th November, 1929.

ROBERT S. SAGE, Deputy Official Assignee.

In Bankruptcy.

N OTICE is hereby given that WILLIAM MORGAN EYNON, of Skeet Road, Auroa, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Tuesday, the 19th day of November, 1929, at 2 o'clock p.m.

12th November, 1929.

ROBERT S. SAGE, Deputy Official Assignee.

In Bankruptcy.

N OTICE is hereby given that MATILDA STACKHOUSE, of Hawera, Married Woman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Friday, the 22nd day of November, 1929, at 2 o'clock p.m.

13th November, 1929.

ROBERT S. SAGE, Deputy Official Assignee.

In Bankruptcy.

OTICE is hereby given that James Percival Hall, of Patea, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Tuesday, the 26th day of November, 1929, at 2 o'clock p.m.

15th November, 1929.

15th November, 1929.

ROBERT S. SAGE, Deputy Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Napier.

N OTICE is hereby given that ARTHUR REX GRAINGER, of Hastings, Orchard Instructor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hastings, on Thursday, the 21st day of November, 1929, at 2 o'clock p.m.

G. G. CHISHOLM, Official Assignee.

In Bankruptcy.

In the Estate of Stanislaus Lovegrove Freeman, of Wanganui, Electrician, a Bankrupt.

N OTICE is hereby given that a first and final dividend of N 33d. in the pound is now payable on all accepted proved claims in the above estate, at the office of the undersigned, 44 Maria Place, Wanganui.

E. M. SILK, Deputy Official Assignee.

Wanganui, 18th November, 1929.

In Bankruptcy.

In the Estate of DAVID ALEXANDER FULTON, of Wanganui, Chemist, Bankrupt.

N OTICE is hereby given that a first and final dividend of $3\frac{1}{16}$ ths pence in the pound is now payable on all accepted proved claims, at the office of the undersigned, 44 Maria Place, Wanganui.

E. M. SILK,

Deputy Official Assignee.

Wanganui, 18th November, 1929.

In Bankruptcy.—In the Supreme Court holden at Wanganui,

NOTICE is hereby given that WILLIAM GORDON McKay, of Wanganui, Engine-driver, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Saturday, the 23rd day of November, 1929, at 10:30 o'clock a.m.

16th November, 1929,

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that MANE TAURAU, of Dannevirke, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 22nd day of November, 1929, at 2.30 o'clock p.m.

Dated at Dannevirke, this 16th day of November, 1929.

A. J. C. RUNCIMAN, Deputy Official Assignee.

In Bankruptcy.

In the Estate of Charles Pritchard, Hotelkeeper, Foxton.

OTICE is hereby given that a first and final dividend of 6d. in the pound is now due and payable on all proved and accepted claims in the above estate, at my office, Waldegrave's Buildings, The Square, Palmerston North.

CHARLES E. DEMPSY,

Deputy Official Assignee. Palmerston North, 16th November, 1929.

In Bankruptcy.—In the Supreme Court holden at Palmerston North.

In the matter of Charles Albert Thomas, Palmerston North, Cordial-manufacturer, a Bankrupt.

NOTICE is hereby given that the public examination of the above-named bankrupt is fixed for the 27th day of November, 1929, at 2.15 o'clock in the afternoon, at the sitting of the above-named Court in Bankruptey, at the Courthouse at Palmerston North.

Dated this 16th day of November, 1929.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that FRANCIS SAMUEL ROSETTI SMITH ORR, late of Hokitika, Lorry-proprietor, and now of Waiuta, Battery Employee, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 29th day of November, 1929, at 10.30 o'clock a.m.

Dated at Hokitika, this 15th day of November, 1929.

C. W. CARVER, Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that MARTHA JANE BEARDSLEY, of 366 Lincoln Road, Christchurch, Married Woman, was, on the 12th November, 1929, adjudged bankrupt on the petition of Mrs. Alice Farrell, of Reefton; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Monday, the 25th day of November, 1929, at 11 c'clock a m. at 11 o'clock a.m.
Dated at Christchurch, this 13th day of November, 1929.

W. A. ROSS, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

N OTICE is hereby given that John William Blackler, of Timaru, Farmer, formerly of Trentham, Fairlie, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 25th day of November, 1929, at 2.15 o'clock p.m.

Dated at Timaru, this 12th day of November, 1929.

W. HARTE, Official Assignee. In Bankruptcy.

In the Estate of ROBERT OLIVER CEDRIC MARSHALL, of Fairlie, Carpenter.

OTICE is hereby given that a first dividend of 4s. 5d. in the pound is now payable at my office on all proved accepted claims.

Timaru, 14th November, 1929.

W. HARTE, Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that WILLIAM ARTHUR BALLAN TYNE, of Waimate, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waimate, on Tuesday, the 26th day of November, 1929, at 2.15 o'clock p.m.

Dated at Timaru, this 14th day of November, 1929.

W. HARTE, Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that THOMAS ADAM CHRISTIE, of Timaru, Shopkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 29th day of November, 1929, at 2.15 o'clock p.m.

Dated at Timaru, this 15th day of November, 1929.

W. HARTE,

Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that SYDNEY GEORGE, of Dunedin,
Baker, was this day adjudged bear Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Supreme Court Buildings, Stuart Street, on Tuesday, the 26th day of November, 1929, at 2.15 o'clock p.m.

Dated at Dunedin, this 18th day of November, 1929.

J. M. ADAM, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land herein After described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged for-bidding the same on or before 23rd December, 1929.

bidding the same on or before 23rd December, 1929.

7614. VIVIAN CLAUDE BROWN and GLADYS ETHEL EVANS.—Part Allotment 191, Parish of Waikomiti, containing 3 acres and 24·17 perches, fronting Great North Road and Lynwood Road, in the Borough of New Lynn. Occupied by Douglas Henry Kirkland. Plan 20530.

7927. FRANK DINNING CLAYTON and DANIEL LOUIS JARVIS CLAYTON.—Part Allotment 23, Section 4, Suburbs of Auckland, containing 2 roods 14 perches, fronting Broadway, in the Borough of Newmarket. Occupied by tenants. Plan 22549.

7935. LOUISA LINDA ARMSTRONG, ARTHUR MEREDITH LESLIE ARMSTRONG, and EDITH CONSTANCE ARMSTRONG.—Parts of Allotment 32, Parish of Waikomiti, containing together 111 acres and 1 perch. Occupied by applicants. Plan 21922.

7936. HAROLD EDGAR HARRIS.—Lot 8 of Allotments 125 and 126, Town of Hamilton West, containing 26·5 perches,

125 and 126, Town of Hamilton West, containing 26.5 perches, fronting Princes Street, in the Borough of Hamilton. Occupied by applicant. Plan 22651.

Diagrams may be inspected at this office.

Dated this 15th day of November, 1929, at the Land
Registry Office, Auckland.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by THE WAIKATO-MANIAPOTO DISTRICT MAORI LAND BOARD, as agent for the Native lessors under the Lesse No. 5882 of the block called Orahiri No. 3c, and being part of the land in provisional register, Vol. 47, folio 53 (Auckland Registry), whereof WILLIAM MITCHELL, of Otorohanga, Farmer, is the registered lessee, I hereby give notice that I will register such notice of re-entry upon the expiration of one month from the 21st day of November, 1929, unless good cause to the contrary be shown.

Dated at the Land Registry Office at Auckland, this 15th day of November, 1929.

W. JOHNSTON, District Land Registrar.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by THE WAIKATO-MANIAPOTO DISTRICT MAORI LAND BOARD, as agent for the Native lessors under Lease No. 5982 of the block called Rangitoto A No. 48B No. 2B, Section 3, and being part of the land in certificate of title, Vol. 276, folio 150 (Auckland Registry), whereof IAN LINTON MCLUCKIE, of Te Kuiti, Farmer, is the registered lessee I hereby give notice that I will register such notice of lessee, I hereby give notice that I will register such notice of re-entry at the expiration of one month from the 21st day of November, 1929, unless good cause to the contrary be shown.

Dated at the Land Registry Office at Auckland, this 15th

day of November, 1929.

W. JOHNSTON, District Land Registrar.

E VIDENCE having been supplied of the loss of certificate of title, Vol. 62, folio 131, for Lot 616, plan 2172, Nelson Crescent, Napier, whereof THE NAPIER BOWLING CLUB (REGISTERED) is the registered proprietor, and application having been made to me to issue a new certificate of tip place of the above which has been left. I beach tipe in place of the above, which has been lost, I hereby give notice that it is my intention to issue such new certificate after the 9th day of December, 1929, unless good cause be shown.

Dated at the Land Registry Office, Napier, this 18th day

of November, 1929.

R. F. BAIRD, District Land Registrar.

A PPLICATION having been made to me for the issue of a new certificate of title in the name of Edwin Thomas Harrison, of Feilding, Farmer, for 2 acres, more or less, being Sections 719 and 720, Township of Feilding, and being also the balance of the land comprised in certificate of title, Vol. 21, folio 136, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I will issue the new certificate of title as requested after fourteen days from the date of the Gazette containing this notice. notice.

Dated this 20th day of November, 1929, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

VIDENCE having been supplied of the loss of certificate of title, Vol. 35, folio 159, in the name of SPENCER, JENKINS, of Riwaka, Farmer, for part of Section 29, District of Motueka, and application having been made to me for the issue of a provisional certificate of title in lieu thereof, notice is hereby given that it is my intention to issue such provisional title accordingly at the expiration of fourteen days from the date of the publication of the Gazette containing this notice

Dated this 12th day of November, 1929, at the Land Registry Office, Nelson.

J. CARADUS, District Land Registrar.

A PPLICATION having been made to me for the issue of a new certificate of title, in favour of LUCY JANE JOYCE, of Invercargill, Spinster, for Lots 12, 13, 14, 15, 16, and 17, Block IV, Plan 241, being part of Section 3, Block III, Invercargill Hundred, being the land contained in certificate of title, Vol. 92, folio 271, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a new certificate of title as requested. notice that I shall issue a new certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Lands Registry Office, Invercargill, the 11th

day of November, 1929.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (3).

KINDLY take notice that, at the expiration of three months from this date, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved :-

Sunny Park Estate Company, Limited. 1920/24. Given under my hand at Auckland, this 13th day of November, 1929.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

NOTICE is hereby given that, upon the expiration of three months from this date, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved :-

The Dominion Consolidated Developing Company, Limited.

Dated at Wellington, this 13th day of November, 1929.

J. H. McKAY, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that, at the expiration of three months from the date hereof, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved:—

The Easy Skylight Company, Limited. 1920/3.

Given under my hand at New Plymouth, this 13th day of November, 1929.

A. L. B. ROSS, Assistant Registrar of Companies.

THE TEXAS COMPANY (AUSTRALASIA), LIMITED.

NOTICE is hereby given that the Texas Company (Australasta), Limited, a company duly incorporated under the Companies Act of the State of New South Wales, and having its registered office at 57 York Street, Sydney, in the said State of New South Wales, proposes to commence and carry on business at Auckland, Christchurch, and Dunedin, and that the offices or places of business of such company in and that the offices or places of business of such company in the said cities are situate as follows, viz.:—

AUCKLAND: Vulcan Buildings, Queen Street.

Christchurch: 182 Hereford Street

DUNEDIN: Queen's Buildings, Princess Street.

Dated at Wellington, this 1st day of November, 1929.

The Texas Company (Australasia), Limited, By its Attorney—

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E. L. KAULA.

DOMINION BRUSHWARE COMPANY, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of The Dominion Brushware Company, Ltd., in liquidation.

Inquidation.

Notice is hereby given, in pursuance of section 230 of the Companies Act, 1908, that an extraordinary general meeting of shareholders of the above company will be held at the offices of Messrs. Silk, Haworth, and Co., No. 44 Maria Place, Wanganui, on Friday, the 22nd day of November, 1929, at 10.30 o'clock a.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of. and of hearing any explanation that may be given by the Liquidator.

Dated this 12th day of November, 1929.

1030

E. M. SILK, Liquidator.

L. A. GRIFFITHS AND CO., LTD.

IN LIQUIDATION.

OTICE is hereby given that at an extraordinary meeting of the shareholders of the above company the follow ing resolution was carried :-

Resolved: "That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily under the provisions of the Companies Act, 1908, and that Mr. W. TERRY, of Auckland, Accountant, be hereby appointed Liquidator for the purpose of such winding-up." Resolved: "That it has been proved to the satisfaction of

Dated this 12th day of November, 1929.

1031

W. H. TERRY, Liquidator.

THE MARLBOROUGH BRICK AND PIPE COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

N OTICE is hereby given that three-fourths of the members of the above-pared company (-1...) of the above-named company (which is a private company under the provisions of the Companies Act, 1908), holding in the aggregate three-fourths of the shares in the capital of the said company, signed the following resolution, dated the 25th day of May, 1929, in the minute-book of the

company, viz.:—

"That the company go into voluntary liquidation, and that Messrs. W. W. Tylor and E. J. Harvey be appointed Liquidators."

F. BARTON, Chairman.

ALLAN YOUNG, LIMITED.

In Liquidation.

In the matter of the Companies Act, 1908, and in the matter of Allan Young, Ltd. (in Liquidation).

OTICE is hereby given that at a meeting of the share-holders held on the 19th September, 1929, the following extraordinary resolution was passed:

Resolved: "That, in view of the outlook generally in the gramophone business, and that while approximately £1,500 of gramophone business, and that while approximately £1,500 of capital remains intact after a valuation of stock, thus assuming, as far as can be seen, a return of portion of the capital after payment of all creditors, the company go into voluntary liquidation, and that Mr. J. S. LITTLE, Public Accountant, be appointed Liquidator and that Mr. W. U. WEBLEY, of Christchurch, be appointed Adviser to the Liquidator.

J. S. LITTLE, Liquidator.

RAINBOW SOAP COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

 ${
m N}$ OTICE is hereby given that the following resolution was passed by the above company:—

"That the RAINBOW SOAP COMPANY, LIMITED, go into voluntary liquidation as from Thursday, 14th November, 1929, owing to the fact that it has proved to its satisfaction that the company cannot, by reason of its liabilities, continue its business, and that H. W. Armitage, Public Accountant, Christchurch, be appointed Liquidator."

Dated this 13th day of November, 1929.

H. W. ARMITAGE, Liquidator, THE RAINBOW SOAP Co., LTD. (in Liquidation).

ARTHUR'S FURNISHING WAREHOUSE, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1908, and in the matter of Arthur's Furnishing Warehouse, Limited (a Private Company).

NOTICE is hereby given that the following special resolution was, on the 13th day of November, 1929, duly passed by the members of the above-named company:—

"That the company be wound up voluntarily; and that DUNCAN BELL BROWN, of Wellington, Accountant, be appointed Liquidator for the purpose of such winding-up."

Dated this 15th day of November, 1929.

A. M. ANDERSON, Chairman.

NOTICE OF CHANGE OF SURNAME.

I, ULA MAY ZETA FOSBENDER, heretofore called and known by the name of ULA MAY ZETA COCKROFT, of Invercargill, hereby give public notice that on the 24th day of October, 1929, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of "Cockroft," and then assumed and adopted, and determined thenceforth on all occasions whatsoever to use and subscribe the name of "Ula May Zeta Fosbender" instead of the said name of "Ula May Zeta Cockroft."

And I give further notice that by deed poll dated the 24th day of October, 1929, duly executed and attested, and enrolled in the office of the Supreme Court at Invercargill on the 9th day of November, 1929, I formally and absolutely renounced and abandoned the said surname of "Cockroft," and declared

that I had adopted and assumed, and intended thenceforth that I had anopted and assumed, and intended thenceforth upon all occasions whatsoever to use and subscribe the name of "Ula May Zeta Fosbender" instead of "Ula May Zeta Cockroft," and so as to be at all times thereafter called, known, and described by the name of "Ula May Zeta Fosbender" exclusively.

Dated the 24th day of October, 1929.

ULA MAY ZETA FOSBENDER,

Late ULA MAY ZETA COCKROFT.

Witness-S. V. Raines, Solicitor, Invercargill.

THE ENGLISH MAIL ORDER COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that at an extraordinary general meeting of the above-named company, held at Dunedin on the 30th day of October, 1929, the following extraordinary resolution was passed, viz.:-

"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily under the provisions of the Companies Act, 1908, and its amendments, and that W. A. MITSON AND COMPANY, of Dunedin, Public Accountants, be hereby appointed Liquidators for the purpose of such winding-up." tors for the purpose of such winding-up.
Dated this 30th day of October, 1929.

1037

J. H. McFARLAND, Chairman.

NEW ZEALAND ELECTROVOX, LIMITED.

In the Supreme Court of New Zealand, Otago and Southland District.

In the matter of the Companies Act, 1908, and its amendments, and in the matter of New Zealand Electrovox,

OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the fifth day of November, one thousand nine hundred and twenty-nine, presented to Mr. Justice Kennedy, a Judge of the Supreme Court, by John Stone, a creditor and contribu-tory of the said company; and the said petition is directed to be heard before a Judge of the said Court on the twentyninth day of November, one thousand nine hundred and twenty-nine; 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 the 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.

Dated the eleventh day of November, one thousand nine hundred and twenty-nine.

Mondy, Stephens, Monro, and Stephens, Solicitors for petitioner.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between Joe Lino and Fred Berroll, carrying on business as Fishmongers at Dannevirke under the style or firm of "The Hawke's Bay Fish-supply Company," has been dissolved by mutual consent as from the date

Dated this 15th day of November, 1929.

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JOE LINO. FRED BERTOLI.

WHAKATANE COUNTY COUNCIL.

provisions of the said Acts, to close the existing road adjoining or passing through the lands described in the Second Schedule hereto: And notice is hereby further given that a plan of the land so required to be taken and of the road proposed to be closed is deposited in the public office of the said Whakatane County Council, situated at Whakatane, and is open for inspection (without fee) by all persons during ordinary office hours office hours

All persons affected by the execution of the said public work or by the taking of such land, or by the proposal to close such road who have any well-grounded objections to the execution of the said public work or to the taking of the said land or to the closing of the said road must state their objections in writing, and send the same to the Clerk of the said Whalatana on or before the Whakatane County Council, at Whakatane, on or before the 1st day of January, 1930.

THE FIRST SCHEDULE.

Approximate area of each of the parcels of land required to be taken: 2 acres 2 roods 0.8 perches.

Being portion of Lot 6 on D.P. 14700 of Allotment 31P

No. 1; coloured red.

Situated in the Part.

Situated in the Parish of Rangitaiki, Block IV, Whakatane Survey District, County of Whakatane. (S.O. 25424.)

THE SECOND SCHEDULE.

Approximate area of each of the portions of road to be closed: 2 acres 3 roods 7 perches.

Adjoining Lot 6 on D.P. 14700 of Allotment 31P No. 1;

Situated in the Parish of Rangitaiki, Block IV, Whakatane Survey District, County of Whakatane. (S.O. 25424.)
Dated this 21st day of November, 1929.

1040

C. G. LUCAS, County Clerk.

THE UNDAUNTED DREDGING AND MINING CO., LTD.

IN LIQUIDATION.

A LL persons having claims against the above-named company are requested to send in same to the undersigned not later than 30th November, otherwise they will not be recognized.

T. H. THOMPSON,

Public Accountant Liquidator.

A.M.P. Chambers, Princes Street, Dunedin.

1041

CAMPBELL AND EHRENFRIED COMPANY, LTD.

In the matter of the Companies Act, 1908.

OTICE is hereby given that the order of the Supreme Court of New Zealand dated the 15th day of November, 1929, confirming the reduction of the capital of the abovenamed company from £300,000 to £150,000, and the minute, approved by the Court, showing with respect to the capital of the company (as altered) the several particulars required by the statute, was registered by the Registrar of Companies on the 16th day of November, 1929.

The said minute is in the words and figures following:-'The capital of the Campbell and Ehrenfried Company, Limited, is £150,000, divided into 300,000 shares of 10s. each, instead of £300,000 divided into 300,000 shares of £1 each. At the date of registration of this minute each share is to be deemed to be fully paid up."

RUSSELL, McVeagh, Bagnall, and Macky, Solicitors for the Company.

MASTERTON COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and

Notice of Intention to take Land for Road Purposes.

In the matter of the Counties Act, 1920, and of the Public Works Act, 1928.

NOTICE is hereby given that the Whakatane County Council proposes, under the provisions of the abovementioned Acts, to execute a certain public work—namely, the construction of a road—and for the purpose of such public work the land described in the First Schedule hereto is required to be taken: And notice is hereby further given that the said Whakatane County Council proposes, under the

rateable value (on the basis of the capital value) of all rateable property in the Opaki Water-supply District comprised within property in the Opaki Water-supply District comprised within the following boundaries—that is to say, commencing at the point of intersection of the Upper Opaki Road with the Opaki Loop-line, and proceeding in an easterly direction bounded by the said loop-line to the westernmost corner of Section 7, Block XIII, Kopuaranga Survey District; thence by the south-western and part of the south-eastern boundaries of the said Section 7 to the Waingawa to Camp Road; thence proceeding southwards by the said Waingawa to Camp Road to its intersection with the south-west boundary of the William Native Reserve: thence by the south-west and southto its intersection with the south-west boundary of the Wi Waka Native Reserve; thence by the south-west and south-east boundaries of the said Native reserve to the northernmost corner of Lot 4 of Section 56; thence by Lot 7 and 8 of Sections 5 and 2 to the south-west corner of the said Lot 8; thence by a straight line across the land comprised in certificate of title, Vol. 74, folio 16, to the easternmost corner of Lot 5, and by the western boundaries of Lots 5, 4, and 3 of Section 2, Block XIII, Kopuaranga, to the south-western corner of the last-mentioned lot; thence by a right line through the easternmost corner of the piece of land set apart for a riflerange to the road shown as Fifth Street on the plan of the easternmost corner of the piece of land set apart for a rifle-range to the road shown as Fifth Street on the plan of the Lansdowne Estate, and by the said line produced to the southern side of the said road; thence by a straight line to the south-west corner of the Golf Links, and by the southern and south-eastern boundaries of the said Golf Links to the southern boundary of Lot 11 of Section 1; thence by a straight line to the terminus of Manuka Street on the said plan; thence line to the terminus of Manuka Street on the said plan; thence by a right-of-way to Subdivision 9 of Section 1; thence by the last-mentioned subdivision and by Section 3 to the Ruamahanga River, by the said river to the Masterton-Waimata Road; thence proceeding westwards by the Masterton-Waimata Road and by Gordon and Kitchener Streets to the point at which the eastern boundary of Lot 15, if produced in a southerly direction, would intersect the last-mentioned street; thence by a straight line to the southeast corner of the said Lot 15, by the eastern and northern boundaries of Lot 15, and by a straight line from the northwest corner of the said Lot 15 to the north-east corner of Lot 12 of Section 72, by the north boundary of the last-mentioned lot, and by the same produced westward to the western side lot, and by the same produced westward to the western side of the Lansdowne Reservoir; thence proceeding southwards by the said reservoir, by Fourth Street, and by the Waingawa to Camp Road to its intersection with the south boundary of Section 63, by the last-mentioned boundary to the Wellingof Section 63, by the last-mentioned boundary to the Wellington-Napier Railway line; thence proceeding northwards by the railway-line to a point to which the south-east boundary of Section 55 produced northwards would intersect the said railway-line; thence proceeding south by a straight line to the easternmost corner of said Section 55; thence by part of Section 56 to the Waipoua River, by the said river, and the Upper Opaki Road to the point of commencement; and that such special rate shall be an annual-recurring rate during the currency of such loan, and he payable half yearly on the that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the lst day of February and the lst day of August in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off.

1043

J. W. A. FALLOON, Chairman. J. C. D. MACKLEY, County Clerk.

BAGLAN COUNTY COUNCIL

RESOLUTION STRIKING SPECIAL RATE AS SECURITY FOR LOAN of £2,500.

`Aotea Special-rating Area.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and amendments thereto, and all other powers (if any) it thereunto enabling, the Raglan County Council hereby resolves as

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Raglan County Aotea Special-rating Area Loan, 1929, of £2,500, authorized to be raised by the Raglan County Council under the above-mentioned Act for the purpose of widening and metalling the Te Mata to Ruapuke Road in the Aotea Special-rating Area of the county, and with the sanction of the Local Government Loans Board and the consent of the Governor-General in Council had and obtained and gazetted, the said General in Council had and obtained and gazetted, the said Council hereby makes and levies a special rate of two pence and seven-eighths of a penny $(2\frac{7}{8}d.)$ in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Aotea Special-rating Area of the County of Raglan, and that such special rate shall be an annual-recurring rate during the currency of such loan (which is for a period of twenty years at a rate of interest of five pounds ten shillings per centum per annum, together with an

additional charge of three pounds per centum per annum to provide the necessary sinking fund), and be payable yearly on the first day of January in each and every year during the currency of such loan, being a period of twenty years, or

the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

The boundaries of the Aotea Special-rating Area are as follows: Commencing at the north-west corner of Section 101, Karioi Parish, and thence running west along the northern boundaries of Sections 101, 127, 128, North 16, North 26, South 33, 66, 104, to the north-east corner of Section 104; and thence along the western, northern, and eastern boundaries of Section 64 to the north-west corner of Section 89; thence along the northern and eastern boundaries of Section 89 and the eastern boundary of Section 91 to the south-east corner of Section 91; and thence along the southern boundary of Section 91 and the eastern boundaries of Sections 106 and 70 to the southesatern boundary of Sections 70; and thence along the southern boundaries of Sections 70, 72, and 109 to the southwest boundary of Section 109; thence north along the western west boundary of Section 109; thence north along the western boundary of Section 109, to the south-west corner of Section boundary of Section 109, to the south-west corner of Section 108; and thence west and south along the southern boundary of Sections, South 24, 23, and the eastern boundaries of Sections M 22, 21, 81, 84, N 85 to the south-eastern boundary of Section N 85; and thence west along the southern boundaries of Sections N 85, SW 85, E 86, SW 86, 89, 90, and 116 and to the coast-line at the south-west corner of Section 116; and thence north along the coast-line to the point of commencement.

ment.

The above resolution was duly passed at a meeting of the Raglan County Council held at the County Office, Ngarua-

whia, on Wednesday, the 13th day of November, 1929.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Raglan was hereunto affixed, by order of the Council, this 13th day of November, 1929, in the presence of-

C. JOHNSTONE, Chairman. H. MARSLAND, Clerk.

WOODVILLE COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Orua-Kiritaki Boundary Bridge Contribution Loan (£450), *1929*.

I N pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and of all other powers (if any) it thereunto enabling, the Woodville County Council hereby resolves as follows:—

County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Woodville County Orua-Kiritaki Boundary Bridge Contribution Loan of £450, 1929, authorized to be raised by the Woodville County Council under the above-mentioned Act for the purpose of paying the Council's proportion of the cost of reconstructing the Oroua-Kiritaki Boundary Bridge and the approaches thereto, the said Council hereby makes and levies a special rate of one one-hundred-and-fifteenth (1/115th) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the County of Woodville, 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 November in each and every year during the currency of such loan, being a period of twenty-six (26) years, or until the loan is fully paid off.

J. M. GRAHAM, County Clerk.

J. M. GRAHAM, County Clerk.

I hereby certify that the foregoing special-rate resolution was duly passed at a meeting of the Woodville County Council held on the 8th day of November, 1929. 1044

J. M. GRAHAM, County Clerk.

WAIPA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Pukekura Special Drainage District Loan,

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Waipa County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £2,600, authorized to be raised by the Waipa County Council under the above-mentioned Act for making, enlarging, altering, and extending drains in the Pukekura Special Drainage District, the said Waipa County Council hereby makes and levies special rates of five-sixths

(5/6d.) of a penny in the pound on the rateable (unimproved) Evalue on all rateable property classed "A," five-ninths (5/9d.) of a penny in the pound on the rateable (unimproved) value of all rateable property classed "B," and five-eighteenths (5/18d.) of a penny in the pound on the rateable (unimproved) value of all rateable property classed "C" of the Pukekura Special Drainage District, comprising all that area in the County of Waipa, bounded by a line commencing at the southwestern corner of Allotment 28 of the Parish of Pukekura, portherly by a road forming the western boundary of the said northerly by a road forming the western boundary of the said Allotment 28 for a distance of 350 links; thence easterly by a right line to the boundary of the Leamington Town District at the north-western corner of Allotment 165 of the said parish; thence southerly, easterly, and northerly by the boundary of the Leamington Town District to the intersection of the eastern boundary thereof with the southern side of a road forming the northern boundary of Allotment 151 of the said forming the northern boundary of Allotment 151 of the said parish; thence easterly by the southern side of the said road part Allotments 151, 152, 153, 154, 155, 156, 157, 158, 159, 160A, 161, 162A, and 163 of the said parish to the northeastern corner of the said Allotment 163; thence southerly by the eastern boundary of the said Allotment 163 to the south-eastern corner thereof; thence easterly by the northern boundary of Allotment 184 of the said parish to the northeastern corner of the said allotment; thence southerly by the eastern boundaries of Allotments 184, 185, and 186 of the said parish to the south-eastern corner of Allotment 186; thence westerly by the southern boundaries of Allotments 186, 183, and 182 of the said parish to the south-western corner of the said Allotment 182; thence southerly by a line across a road and the eastern boundary of Allotment; thence westerly by the southern boundary of the said Allotment 202 to the south-eastern corner of the said allotment; thence southerly by the eastern boundary of Allotment 214 of the said parish to the south-eastern corner of the said Allotment 214; thence westerly by the southern boundaries of Allotment 214; thence westerly by the southern boundaries of Allotment 214; thence westerly by the southern boundaries of Allotment 214, and 213 of the said parish to the south western boundaries of Allotments 214 and 213 of the said parish to the south western boundaries of Allotments 214 and 213 of the said parish to the south western boundaries of Allotments 214 and 213 of the said parish to the south western boundaries of Allotments and the said allotment boundaries of Allotments and the said allotment boundaries of Allotments 214 and 213 of the said parish to the south western boundaries of Allotments and the said allotment boundaries of Allotments and the said allotment boundaries of Allotments and the said allotment boundaries of Allotments and the said all said parish to the south-eastern corner of the said Allotment 214; thence westerly by the southern boundaries of Allotments 214 and 213 of the said parish to the south-western corner of the said Allotment 213; thence by a line across a road at right angles to the course thereof to the north-eastern boundary of Allotment 218 of the said parish; thence south-easterly by the north-eastern boundary of the said Allotment 218 to the eastern corner of the said allotment; thence south-westerly by the eastern boundary of the said Allotment 218 to the southern corner thereof; thence westerly by a right line to the eastern corner of Lot G on a plan deposited in the Land Transfer Office at Auckland as Number 3367 being part Land Transfer Office at Auckland as Number 3367, being part of Allotment 225 of the Parish of Pukekura; thence southwesterly and westerly by the southern boundary of the said Lot G to the south-western corner thereof; thence westerly by a line across a road to the eastern corner of Lot 7 of the by a line across a road to the eastern corner of Lot 7 of the Reynolds Settlement; thence south-westerly by the eastern boundaries of Lots 7 and 8 of the said settlement to the southern corner of the said Lot 8; thence north-westerly and westerly by the southern boundaries of Lots 8 and 9 of the said settlement, a line across a road, and the southern boundaries of Lots 20, 19, 18, and 17 of the said settlement, and the southern boundary of Lot M on a plan deposited in the Land Transfer Office at Auckland as Number 6864, being part of Allotment 225, Parish of Pukekura, to the south-western corner of the said Lot M; thence northerly by the eastern side of the Te Awamutu-Cambridge main road and a line across a road forming the northern boundary of Lot 3 on a plan deposited as aforesaid as Number 8059 to the on a plan deposited as aforesaid as Number 8059 to the south-western corner of Allotment 28 of the Parish of Pukesouth-western corner of Allotment 28 of the Parish of Puke-kura, the place of commencement; 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 August in each and every year during the currency of such loan, being a period of twenty-five years, or until the loan is fully paid off. I hereby certify that foregoing resolution was duly passed at a properly constituted meeting of the Council of the County of Waipa held on Monday, the 11th day of November, 1929.

1046

THOS, GRANT, County Clerk

RADDON'S LIMITED, WELLINGTON.

IN VOLUNTARY LIQUIDATION.

T a special meeting of the shareholders of the above company held on the 19th September, 1929, it was

resolved:—
"That the company go into voluntary liquidation immediately."

W. H. NANKERNIS, Limited

1047

W. H. NANKERVIS, Liquidator.

STOCK EXCHANGE ASSOCIATION OF N.Z.

6.01

AMENDMENT OF RULES, 1929.

[To come into Force on 1st November, 1929.]

CHANGES OF RULES APPROVED AT SPECIAL GENERAL MEETING IN APRIL, 1929, AND CONFIRMED AT SPECIAL GENERAL MEETING IN OCTOBER, 1929.

In the case of new issues of stocks and debentures, brokers

shall be permitted to divide commission where the business is going through a bank.

At least seven days should be the time allowed for the approval of a prospectus by the committee of any Exchange, and that sufficient copies of the prospectus be supplied to give one to each member of the committee.

DELISTING COMPANIES

When a resolution has been duly passed by the shareholders of a company requesting that the name of the company be removed from the official list, then the committee shall be entitled to delist the company but not otherwise.

CHANGES OF RULES CONFIRMED AT SPECIAL GENERAL MEETING, OCTOBER, 1929.

Rule 16 altered to read:-

At meetings of the committee all questions shall be decided by a majority of the votes, represented by those present in person or by proxy."

Rule 50 altered to read:

It shall be competent for the association to quote in its monthly list," instead of "It shall be competent for an Exchange to quote in its monthly list."

Rule 52 altered to read as follows:-

No members of an affiliated Exchange shall be permitted to issue a private list or general report.

New Rule :-

Members of Stock Exchanges shall not act in the dual capacity of sharebrokers and directors of public companies formed for the purpose of investing in Stock Exchange securities.

New Rule:

Any Stock Exchange shall forfeit its membership of the association if it fails to be represented by person or proxy for three consecutive meetings of the association.

Special General Meetings:

Where a complaint or charge is made by any Exchange against any other Exchange and a special general meeting is called to consider such charge, the president shall appoint the place of meeting, but it shall not be in either of the places where the Exchanges concerned are domiciled

are domiciled.

In the event of the president of the association not being eligible to take charge of the meeting, the chairman shall be the chairman of the Stock Exchange where the special general meeting is held, and he shall not hold a proxy and shall be only entitled to a casting-vote.

In event of the complaint or charge being a breach of the rules, the Exchange against whom the charge is most entitled to yote.

made is not entitled to vote.

In the case of a dispute between two Exchanges neither of the Exchanges concerned shall be entitled to vote.

No Exchange shall have more than one delegate.

A broker cannot represent by proxy more than one

 ${\bf Exchange.}$

Prospectus of New Companies—
That rules 47c, 47p, 47i, be cancelled.
That the word "Prospectus" be deleted from rule 60 in the second and fifth lines.
That rules 64, 65, and 66 be cancelled and that the whole

of the rules relating to new issues be brought under one heading.

one heading.

All prospectuses sent to an Exchange for consideration must be complete in every detail before the Exchange shall give its sanction, and a copy of the prospectus as approved by the Exchange shall be filed by the Secretary of the Exchange among his records.

All advertisements, notices, announcements, &c., before appearing must be submitted to the Exchange where it is proposed to advertise the flotation for its approval, and no Exchange may approve of any advertisement.

and no Exchange may approve of any advertisement, notice, or announcement until it has approved of the prospectus.

No prospectus or advertisement of any kind of a new company shall be passed by the Exchange where the company is initiated unless the name of one of its members or the firm of which one of its members is a principal, appears on the prospectus.

All prospectuses, advertisements, notices, announcements, &c., shall, if required so to do by the committee of an Exchange, contain words to the effect that applications in the projected company may also be received by any member of the Exchange which has passed the prospectus, or, in the further event of the prospectus having been passed by the four Metropolitan Exchanges, by any member of an Exchange affiliated to the Stock Exchange Association of New Zealand.

Where it is intended that a prospectus shall be circulated outside the territory of the Exchange where the company is initiated the following procedure must be followed :-

At least four copies of the prospectus must be sent to the Exchange in whose territory it is intended to advertise or circulate, and until those Exchanges have come to a decision either for or against the prospectus it is not competent for the Exchange where the company is initiated to release the prospectus or consent to advertising in respect of same.

When a prospectus has been consented to by the Exchange in the district where the company is initiated, and one or more members of such Exchange have been appointed broker or brokers, it shall not be necessary to appoint a local broker of any other Exchange before same is allowed to be advertised, provided that the prospectus shall not be advertised in any district with-

out the consent of the Exchange of that district.

Any prospectus that has been passed by a Stock
Exchange or Stock Exchanges shall contain the words
on the cover of the prospectus, "Issued in accordance
with the rule of the Exchange," or, in the case

with the rule of the Exchange," or, in the case where the prospectus has been approved of by the four Metropolitan Exchanges, the words shall be, "Issued in accordance with the rules of the Stock Exchange Association of New Zealand."

Where new issues of shares or debentures are submitted for public subscription, or in the case of a new flotation, and where the principal broker is not a member of an Exchange affiliated to the association, it shall not be permissible for a member of an Exchange affiliated. be permissible for a member of an Exchange affiliated to the association to take part in the sale of such shares or debentures unless paid at least half the full commission received by the organizing broker.

No member of an affiliated Exchange shall act as a

broker for a company in conjunction with any person acting in a similar capacity except that person be a member of a recognized Stock Exchange.

No member shall permit his name to appear as a broker in connection with the flotation of any company or any issue of shares where it is advertised that such issue is underwritten by other than members of recognized Exchanges, unless such underwriters have been approved by the Committee of the Stock Exchange Association of New Zealand; a list of such approved and or writers shall be compiled by the secretary of the underwriters shall be compiled by the secretary of the association.

The broker or brokers to a new company who have obtained the sanction of their committee to the prospectus may broadcast the prospectus in their own territory provided they do not put their stamp on the prospectus or on the application forms and that they accompany the prospectus with a standard unsigned letter as follows:

Enclosed herewith the prospectus of your perusal, and should you wish to make an application or obtain further information would you please consult the broker with whom you usually do business, or any member of a Stock Exchange.

Exenange.

Every prospectus of a mining company must be accompanied by a report on the property by a disinterested and qualified person approved by the Exchange to which the prospectus is submitted.

No Exchange shall give its consent to a prospectus of any new company that will not have its registered office in that Exchange's territory, without first obtaining the consent of the Exchange in whose territory the registered office is to be; such consent, however, is not to be unreasonably withheld. This rule is to apply to any new flotation irrespective of where the advertisements or circulation of the prospectuses are to take place. place.

Rules 42A and 42B: That 42A be altered to read-No further applications for membership of any of the four Metropolitan Exchanges shall be considered where the applicant is carrying on a business to which stock or sharebroking is secondary except in the case of successors to existing members."

That Rule 42B be altered by one word only, viz.:—
That in the last line the word "members" should be altered to "companies."

Add to Rule 60:-

"That members shall not be restricted to dealing only with their own clients in all flotations of shares or debentures by a new proposed company, the prospectus of which has been approved by an Exchange.

TATEMENT of RECEIPTS and PAYMENTS under the Otago Presbyterian Church Board of Property Act, 1906, for the year ending 30th September, 1929.

RESERVE No. 5.

1928.			Receip	ts.		£	S.	d
Sept. 30 1929.	Ву	Balance	••	••	• •	65	11	8
Sept. 30.	$\mathbf{B}\mathbf{y}$	Rents				1,074	4	11
		Interest Transfer	··· from	Ecclesiast	 ical	105	0	0,
		Fund	••		• •	1,930	0	0
						£3,174	16	7
1929.			Paymer	nts.		£	s.	\mathbf{d} .
Sept. 30.	To	Professor	s' salar	ies		2,337	10	0
_				elling-exper	ises	140	2	8
		Audit fee		•••		2	2	0
		Knox Col	llege rei	nts	٠.	37	10	0
		Gazette	• •	• •		0	18	0
		Cheque-b	ook	• •		1	12	6
				eque-book)		2	0	0
		Bank cha		• •		0	10	0
		Insurance		• •		1	1	. 0
		Legal cha			٠.	• 4	4	0
		Assessme		l Fund		110	0	0
		ommissi	on	••	• •	58	19	3
						£2,696	9	5
		Balar	ıce	·	٠.	£478	7	2

E. and O.E.

FRED. SMITH, Factor.

Duneam, 30th September, 1929.

Examined and found correct.—Thos. Moodie, Auditor. Dunedin, 5th November, 1929. 1050

TATEMENT of RECEIPTS and PAYMENTS under the Otago Presbyterian Church Board of Property Act, 1906, for the year ending 30th September, 1929:—

RESERVE No. 10.

By	Receipts Balance	3.		£ 275	s. 1	d. 9
5		••	• •		-	Ü
	Rents	• •		1,928	5	0
	First Church rent		٠.	10	0	0
				£2,213	6	9
	Payments			£	s.	d.
To	Grants	• •		1,686	15	8
			٠.	4	4	0
				223	19	9
	$Gazette \dots$	• •		0	17	0.
	Cheque-book		٠.	1	12	6
	Stamp Duty (che	que-book)		2	0	0
				0	10	0
				20	0	0
				96	8	3
	First Church rent	••	• •	10	0	0
				£2,046	7	2
	Balance		٠	£166	19	7
		Rents First Church rent Payments To Grants Audit fee Land-tax Gazette Cheque-book Stamp Duty (che Bank charge Synod expenses Commission First Church rent	Rents First Church rent Payments. To Grants Audit fee Land-tax Gazette Cheque-book Stamp Duty (cheque-book) Bank charge Synod expenses Commission First Church rent	Rents First Church rent Payments. To Grants Audit fee	Rents 1,928 First Church rent 10 £2,213 Payments. £ £2,213 To Grants 1,686 Audit fee 4 Land-tax 223 Gazette 0 Cheque-book 1 Stamp Duty (cheque-book) 2 Bank charge 0 Synod expenses 20 Commission 96 First Church rent 10 £2,046	Rents 1,928 5 First Church rent 10 0 £2,213 6 6 Payments. £ s. To Grants 1,686 15 Audit fee 4 4 Land-tax 223 19 Gazette 0 17 Cheque-book 1 12 Stamp Duty (cheque-book) 2 0 Bank charge 0 10 Synod expenses 20 0 Commission 96 8 First Church rent 10 0 £2,046 7

E. and O.E.

FRED. SMITH, Factor.

Dunedin, 30th September, 1929.

Examined and found correct. -Thos. Moodie, Auditor. Dunedin, 30th September, 1929. 1051

WILLIAMS CASH DRAPERY COMPANY, LTD.

In Liquidation.

In the matter of the Companies Act, 1908, and in the matter of Williams Cash Drapery Company, Limited (in Liquidation).

NOTICE is hereby given that by a special resolution dated the 14th day of October, 1929, it was resolved to wind up voluntarily, and appointed STANLEY EUSTACE LAMBERT, of Wellington, Public Accountant, to be Liquidator for the

purposes of such winding-up.
Dated at Wellington, this 20th day of November, 1929. S. E. LAMBERT, Liquidator.

THE TEXAS COMPANY (AUSTRALASIA), ${\color{red} \bullet} \text{LIMITED}.$

In the matter of the Companies Act, 1908.

NOTICE is hereby given that the situation and locality of the offices or place of business in Wellington of The Texas Company (Australiasia), Limited, a company duly incorporated under the Companies Act of the State of New South Wales, and having its registered office at 57-59 York Street, Sydney, in the said State of New South Wales, and carrying on business in New Zealand, has been changed from Routh's Reguldings. Factborston Street, to D.I.C. Chambers, Brandon Buildings, Featherston Street, to D.I.C. Chambers, Brandon

Dated at Wellington, this 19th day of November, 1929.

THE TEXAS COMPANY (AUSTRALASIA), LIMITED,
By its Attorney—
E. L. KAULA. 1052

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