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 Hedges Road (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said road.

## SCHEDULE.

THE north-eastern side of all that road, situated in the Otago Land District, Country of Waitaki, known as Hedges Road, fronting Sections 41 and 661R, Block I, Oamaru Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 80435, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 46/1123.)

Regulations fixing Dues and otherwise with respect to the Thames County Council Wharves at Puriri and Whanga-

## BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of January, 1931.

## Present:

THE HONOURABLE E. A. RANSOM, PRESIDING IN COUNCIL.

W HEREAS it is enacted by section two hundred and twenty-six of the Harbours Act, 1923 (hereinafter called "the said Act"), that a Harbour Board shall have power, by by-laws made under the said Act, to do all or any of the things in the said section mentioned within the limits of the harbour, including, amongst other things, power to regulate the use of wharves and other landing-places, and generally regulate the traffic on the same, fix scales of dues, tolls, and charges to be paid for the use of wharves, and fix scales of dues for the storage of goods, and otherwise as mentioned in the said section:

And whereas it is enacted by section nine of the said Act that in harbours where there is no Harbour Board the Governor-General in Council shall have all the powers functions, duties, and authorities by the said Act conferred upon Harbour Boards, and may exercise the same in accordance with the said Act under regulations to be made in the manner provided in section two hundred and twenty-six

And whereas there is no Harbour Board at Puriri or Whangamata, and it is desirable to make the following regulations with respect to the said wharves and landing-places which are under the control of the Thames County Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the hereinbefore-recited power and authority, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations with respect to the said wharves and landing-places therein which are under the control of the Thames County Council (hereinafter called "the Council").

## REGULATIONS.

1. In these regulations, if not inconsistent with the context, "Boat" means any open, decked, or half-decked bo means any open, decked, or half-decked boat attached to or used in connection with any ship or other vessel lying in or belonging to or visiting Puriri or Whangamata, and also any such boat used for the purposes of business or pleasure by residents of the Thames County, in which the means of propulsion is either exclusively by oars or partly by oars and partly "Council" means the Thames County Council:
"Master" means and includes the person actually in charge
of any vessel, whether or not he is certificated:
"Vessel" means and includes account to the council of the council

means and includes every description of launch or ship, whether used in navigation or in any way kept or used as a hulk or storeship, or for any other

purpose whatsoever, whether business or pleasure, and not coming within the above definition of "boat": "Wharf" means the County Wharf at Puriri or Whangamata and includes the foreshore and land below lowwater mark extending for one chain on each side of

the said wharf necessary for the working thereof:
"Wharfinger" includes every person actually in charge
of any wharf for the time being.

2. The master of any vessel loading or discharging at any wharf or jetty shall be deemed accountable for the proper slinging and landing of all goods, and responsible for all

damage that may occur either from the breakage of slings or from the goods being improperly slung or improperly handled,

3. It shall be the duty of the master to cause proper tarpaulins to be stretched from the wharf to the vessel loading or discharging as aforesaid, and to be there maintained while

cargo or ballast is being handled or shipped.

4. In case any vessel does or causes any damage to any wharf or any part thereof, or to any machinery or building thereon or appertaining thereto, then and in any such case the master of such vessel shall forthwith report the occurrence to the wharfinger by telegraph, or by at once reporting to the wharfinger in person, or should there be no wharfinger, then shall he report to the Council in like manner.

5. Any damage done or caused as aforesaid may be repaired, by the Council, and the cost thereof shall be recoverable by the Council from the master and owner of any such vessel, or either of them, in any Court of competent juris-

diction

6. All goods landed on any wharf, or brought thereon for shipment, shall be placed as the wharfinger or other authorized person directs, and so as to keep all mooring posts or rings free and all rails or tramways clear.

7. Before any vessel or boat is removed from any wharf, the master or other person in charge of the said vessel or boat shall cause all dirt or rubbish to be thoroughly cleared from the portion of the said wharf occupied by such vessel or boat, and to be deposited at such places as may be

appointed by the wharfinger or other person in charge.

8. No boat shall be made fast to any steps or landing-place or so near thereto as to obstruct the approach of other vessels, nor shall any boat lie longer alongside than is required

for landing passengers.

9. (a) No person shall drive, take, or work, or cause to be driven, taken, or worked, any cart, vehicle, or horse on any wharf on which carts, vehicles, or horses are permitted by the wharfinger or person in charge to be taken at other than

a walking-pace.
(b) If such cart or vehicle is drawn by one horse, the person in charge shall walk at the head of and lead the horse; and no person shall ride on any wharf, but shall dismount and

lead his horse.

(c) Every person driving or taking any vehicle on any such wharf shall remain in attendance thereon, so as to have control of his horse or horses.

10. All watermen, stevedores, carters, and other persons employed on any wharf or any public landing-place shall be under the control of the wharfinger or other person in charge, and shall obey all orders given by such person in

11. No person shall in any way obstruct or impede traffic on any wharf, nor make use of any provoking, abusive, obscene, or other improper language thereon.

12. (a) No person shall, otherwise than as specifically permitted by these regulations, obstruct or impede ingress to or egress from any wharf by any vessel, boat, or cable, or in any other way.

(b) If in breach of this clause any person obstruct or impede ingress or egress as aforesaid, and does not, upon being ordered so to do by the wharfinger or other preson in charge, remove such obstruction, then, irrespective of the penalty to which such person is liable for such obstruction, the officer in charge may remove, cast off, or cut any such obstruction,

and may recover the cost of so doing from such person.

13. The wharfinger shall have power, on authority of the Chairman of Council, to close the wharves, or any of them or any portion thereof, whenever in his opinion it is advisable to do so, and no person shall enter upon any wharf or portion of the wharf so closed without the consent of the wharfinger.

14. The master of every vessel lying at a wharf shall give way to any mail-steamer, whether discharging cargo or passengers, and shall either vacate his berth or assist the master of the mail-steamer to moor alongside his vessel, and allow the cargo and passengers to be shipped or unshipped over and across the deck of his vessel, as the case may require, under such conditions as the wharfinger may impose.

15. The master of every vessel, whether carrying passengers 15. Ine master of every vessel, whether carrying passengers or not, when lying alongside any wharf shall fix, and at all times keep fixed, a safe and proper gangway from such vessel to the wharf. Such gangway shall have side rails and stanchions, with ropes rove taut through same, the top rail or rope being not less than 3 ft. high; and he shall also keep a gangway, net properly secured beneath the gangway, and shall stall times there where the right that is the interest from shall at all times throughout the night—that is to say, from sunset to sunrise—show and exhibit a proper light fixed at each gangway, and shall conform to and obey all orders the wharfinger may give regarding the position, size, and kind of such gangways and lights.

16. The master, owner, or agent of every vessel shall produce the certificate of registry of his vessel, and shall