Provided, further, that if such separate charge becomes void against a purchaser in accordance with the last preceding proviso, it shall thereupon lose its priority over all mortgages, encumbrances, charges, and interests (if any) that have priority over the interest of such purchaser.

6. (1) For the purpose of registering any release or any separate charge pursuant to clause 4 or clause 5 of this part of these regulations, the forms in the Schedule to the Statutory Land Charges Registration Act, 1928, shall be used with such modifications as may be necessary.

(2) No fee shall be charged for registering any such release

7. (1) No lease, easement, or other encumbrances affecting any land subject to a charge shall be binding upon His Majesty the King except so far as His Majesty has consented thereto.

(2) Any such consent may be executed, for and on behalf of His Majesty, by the State Advances Superintendent.
(3) The State Advances Superintendent may charge such fee

as he deems reasonable in respect of any such consent.

8. This part of these regulations hereby made shall come

into force on the date of the publication of this Order in Council in the Gazette.

PART IV.

PROCEDURE FOR EXECUTING SECURITIES.

1. (1) Where the consent of His Majesty the King is 1. (1) Where the consent of His Majesty the King is required to any lease, agreement to lease, grant of easement, or other deed, document, or instrument affecting land subject to any mortgage, caveat, deed of covenant, agreement, instrument, or other security for a loan taken in the name of His Majesty the King under Part II of the said Act, such consent may be executed, for and on behalf of His Majesty the King, by the State Advances Superintendent.

(2) The State Advances Superintendent may charge such fee as he deems reasonable in respect of any such consent.

fee as he deems reasonable in respect of any such consent.

2. Any caveat intended to be lodged to protect a mortgage, deed of covenant, agreement, instrument, or other security taken in connection with any loan granted under Part II of the said Act in respect of any land may be executed, for and on behalf of His Majesty the King, by the State Advances Superintendent.

PART V.

VALIDATING THE RAISING OF LOANS BY LOCAL AUTHORITIES.

Any steps taken by a local authority, whether before or after the making of these regulations, to raise a loan under section 51 of the said Act, before the consent of the Governor-General in Council was given under the Local Government Loans Board Act, 1926, to the raising of such loan, shall upon the giving of such consent be and be deemed to have been of the same force and validity as if the said steps had been taken after such consent had been given.

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

(T. 40/562/18.)

Warrant appointing a Qualified Person to be a Representative of the Vincent County upon the Otago Central Electric-power Board.

BLEDISLOE, Governor-General.

TN pursuance and exercise of the powers conferred by section seventeen of the Electric-power Boards Act, 1925, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby appoint

George Thomas Alexander, Esquire,

of Lauder, to be a representative of the Vincent County on the Otago Central Electric-power Board.

As witness the hand of His Excellency the Governor-General, this 6th day of July, 1932.

CHAS. E. MACMILLAN,

Acting Minister of Public Works.

(P.W. 26/1172.)

Authorizing the Erection of a Public Hall on Victoria Domain, Hawke's Bay Land District.

BLEDISLOE, Governor-General.

N pursuance and exercise of the power and authority Conferred upon me by subsection one (d) of section fifty-two of the Public Reserves, Domains, and National Parks Act, 1928, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby authorize the Victoria Domain Board to erect a public hall on that portion of the Victoria Domain under its control, described in the Schedule hereto.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 1 rood 13 perches, more or less, being part Section 42 (part Victoria Domain), Block X, Woodville part Section 42 (part Victoria Domain), Block X, Woodville Survey District: Bounded towards the north-east by a public road, 250 links; towards the south-east by a public road, 150 links; towards the south-west by other part of Section 42, Block X, Woodville Survey District, 208·6 links; and towards the north-west by other part of Section 42, Block X, Woodville Survey District, 144·2 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 1/414B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 9th day of July, 1932.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/414.)

Appointment of Officers for the Purposes of the Sale of Food and Drugs Act, 1908.

BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred on me by section two of the Sale of Food and Drugs Act, 1908, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby appoint

Joseph Fletcher and James Ashforth

officers for the purposes of the Sale of Food and Drugs Act, 1908.

As witness the hand of His Excellency the Governor-General, this 8th day of July, 1932.

J. A. YOUNG, Minister of Health.

Regulations for the New Zealand Military Forces, 1927, amended: Amendments No. 31.

BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred on me by the Defence Act, 1909, and its amendments, I, Charles, Baron Bledisloe, Governor-General, do hereby amend, in the manner and to the extent set forth in the Schedule hereto, the regulations for the New Zealand Military Forces published in the Gazette dated the twentyfifth day of May, one thousand nine hundred and twenty-seven; and I do hereby declare that the amendments shall take effect as from date of publication thereof in the Gazette.

SCHEDULE.

REGULATIONS FOR THE N.Z. MILITARY FORCES, 1927.

REGULATIONS FOR THE N.Z. MILITARY FORCES, 1927.

1. Para. 148: After sub-para. (c) add—

"(d) Ex-officers of the British Regular Army and exofficers of the Permanent Military Forces of other
parts of the Empire who are within the age-limits
as prescribed by para. 164."

2. Para. 156, line 9: Delete the last two sentences, from

"The names" to "retired."

3. After para. 356, add—

"FLYING DUTY.

"356A. (i) The General Officer Commanding, an O.C. Command, or the Director of Artillery may order any member of the Permanent Forces, unless physically unfit, to go up in the air when such flight is considered necessary for some

military purpose or training.

"(ii) Normally only those members of the Permanent Forces who volunteer for the duty will be selected for courses or training which involve flying. All such flying will be considered to be on military duty.

"(iii) Normally no member of the Territorial Force will be a proposed in the course of

called upon to fly, but should it be necessary in the case of emergency or for training to call for volunteers for such duty, any offer may be accepted by one of the officers mentioned in sub-para. (i) hereof, and such flying duty will be recognized

as military duty.

"356B. Any member of the Forces who travels by air, other than by the order of one of the officers mentioned in sub-para. (i) of para. 356A, will so travel at his own risk, and no liability for pension, compensation, or medical expenses will be accepted by the Department in the event of mis-

with the accepted by the Pepartment in the event of mis-adventure.

"356c. Paras. 356a and 356b of these regulations do not apply to the N.Z. Permanent Air Force or the N.Z. Air Force (Territorial)."

As witness the hand of His Excellency the Governor-General, this 2nd day of July, 1932.

JOHN G. COBBE, Minister of Defence.