## THE NEW ZEALAND GAZETTE.

GIVE PARTICULARS OF STOCK AND IMPLEMENTS.

Stock.

Item No. : Animal : Colour: Name : Brand : Ear-marks : Age : Applicant's estimate of value : £ Valuer's estimate of value : £ S.

d. [Signed.]

s.

, Valuer.

The following is a copy of my factory returns for the last twelve months :----

-			Number of Cows milked.	Quantity of Milk supplied.	Butterfat Test.	Payment received from Factory.
July	••					
August						
September	••					
October	••					
November	••	••				
December	••	••				
January						
February						
March						
April	••	••				
May	••					1
June	••	• •				

## Implements.

Item No.	State full Particulars, including Name, Maker, &c.	Applica: of	nt's Estimate Value.	Valuer's Estimate of Value.	
		£	s. d.	£	s. d.
	[Sigr	 ned.]		]	

, Valuer.

## SEVENTH SCHEDULE. Part I.

THIS DEED, made the day of , 19 , between [Names in full of grantor(s), address(es), and occupation(s)], (hereinafter called "the grantor(s)," which expression, where not inconsistent with the context, shall if more than one include each of the parties aforesaid and their, or if only one, his, executors, administrators, and assigns), of the one part, and the State Advances Superintendent (hereinafter called "the grantee"), of the other part:

Whereas the grantor(s) is (are) the true owner(s) and in possession of the stock and other chattels mentioned and described in the First Schedule hereto : And whereas the grantor(s) has (have) applied for an advance under the provisions of the State Advances Act, 1913, and its amendments, and the State Advances Board has authorized the granting of an advance of pounds (£ ), and the grantor(s) has (have) agreed with the grantee to secure in manner hereinafter appearing the payment to the grantee of the said advance, and the grantor(s) in consideration of the said advance has (have) also agreed to appoint the grantee the attorney and agent of the grantor(s) for the purposes and on the terms hereinafter appearing :

Now this deed witnesseth that in pursuance of the said agreement and in con-sideration of the premises, the grantor(s) doth (do) hereby assign, transfer, and set over unto the grantee all and singular the stock mentioned and described in the First Schedule hereto and branded, earmarked, and (or) marked as follows :-

Brand or Mark.	EARMARK.		
Diald of Mark.	Males.	Females.	
	$\bigcirc          $		

And also all and singular the stock which shall at any time hereafter during the continuance of this security be in, upon, or about or belonging to the lands and premises mentioned in the First Schedule hereto, or any other lands which may now or hereafter during the continuance of this security belong to or be used or occupied by the grantor(s) whether worked in conjunction with the lands mentioned in the First Schedule hereto or otherwise. And also any other stock which may now or shall at any time hereafter during the continuance of this security belong to the grantor(s) wherever the same may be depasturing. And all the natural increase of any of the said stock. And all the wool which shall during the continuance of this security grow upon any sheep comprised in