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HENRY BROOKS AND COMPANY (BISHOPSGATE), LIMITED.

NOTICE is hereby given that the above-named company intends to commence business at Wellington, in the Dominion of New Zealand, and that the situation of the office or place of business of the said company will be at No. 137 Upper Willis Street, Wellington.
Dated at Wellington, this 28th day of March, 1934.

WM. MORTON,
Attorney for Henry Brooks and Company
(Bishopsgate), Limited.

Witness: F. J. Courtney, Solicitor, Wellington.

M. MICHELIN & COMPANY, LIMITED.

NOTICE is hereby given that M. Michelin & Cie, which carries on business under the name of M. Michelin & Company, Limited, intends after the expiration of three months to cease to have a place of business in New Zealand. The business will thereafter be carried on by the New Zealand company of M. Michelin & Company, Limited, at the same address.

M. MICHELIN & COMPANY, LIMITED, By its Attorney,

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S. L. MASDUBOST.

UNIVERSAL FILM MANUFACTURING CO. (A'SIA), LTD.

Under the Companies Act, 1908.

NOTICE is hereby given that Messrs. Universal Film Manufacturing Co. (A'sia), Ltd., a company incorporated in New South Wales, and having its registered office at Sydney, in the State of New South Wales, in the Commonwealth of Australia, and carrying on business in New Zealand, has charged leading or gitterion of its office or place of has changed locality or situation of its office or place of business to, and will hereafter carry on business in New Zealand at, Nimmo's Building, Willis Street, in the City of Wellington, where legal proceedings of any kind may be served upon it and notices of any kind may be addressed or delivered

Dated at Wellington, this 7th day of April, 1934.

Universal Film Manufacturing Co. (A'SIA), Ltd. By its Attorney-C. F. ESKELL.

$\begin{array}{cccc} \textbf{CHURCH} & \textbf{PROPERTY} & \textbf{TRUST} & \textbf{(CANTERBURY)} \\ & \textbf{ACT, 1879.} \end{array}$

In the matter of a Bill intituled "An Act to amend the Church Property Trust (Canterbury) Act, 1879, and to extend the powers of the Church Property Trustees so as to enable such Trustees to amalgamate investments of trust funds now or hereafter held by or vested in them."

NOTICE is hereby given pursuant to the provisions of the Standing Orders of the Parliament of New Zealand relating to Private Bills that application will be made to the General Assembly of New Zealand in Parliament assembled at its next ensuing session on behalf of the Church Property Trustees, a body politic and corporate incorporated under and by virtue of certain Ordinances of the Superintendent and Provincial Council of the late Province of Canterbury, whose office is at Church House, 173 Cashel Street, Christ-church, for leave to introduce a Bill to be intituled "An Act to amend the Church Property Trust (Canterbury) Act, 1879, and to extend the powers of the Church Property Trustees so as to enable such Trustees to amalgamate investments of trust funds now or hereafter held by or vested in them.'
The objects of the Bill are—

The objects of the Bill are—
Firstly, to amend Part VIII of the Church Property Trust
(Canterbury) Act, 1879, by the addition of a new section to
empower the Church Property Trustees (hereinafter called
the trustees) to amalgamate in one fund for investment
purposes investments—consisting of mortgages of land,
Government inscribed stock, and bonds, and local-body
debentures, and future investments of the like kind, but
excluding land and revenue from land—in which trust moneys
held by or vested in the Trustees in trust for diocesan local, or held by or vested in the Trustees in trust for diocesan, local, or other church purposes are now or may hereafter be invested, and prescribing the terms and conditions upon and subject to which such investments may be amalgamated.

The purpose of the proposed amalgamation is the spreading of risks incidental to such investments over as large a body of investments as possible, and so preventing any losses occurring from crippling or very seriously injuring any one specific trust which losses the whole fund might bear without serious inconvenience or injury.

The terms and conditions intended to be provided in the

Bill deal with the following matters:—

(a) Definition of what investments may be amalgamated.

(b) Exclusion of land and revenue from land other than land falling in after amalgamation through default then made in any mortgage of land included in the amalgamated fund.

(c) The manner in which the amalgamated fund shall be set

up, the name by which it is to be called.

(d) How the capital share of each trust whose investments are included in such fund shall be ascertained and recorded.

(e) The establishment of an Amalgamated Investment Fund Income Account into which all income derived from the amalgamated investment fund must be

paid.

(f) The crediting or payment to each trust having a capital share in the amalgamated fund out of such Income Account of a uniform rate of interest which may be lower up to but not exceeding one-half per centum below the average rate of interest earned by the whole of the investments comprised in the amalgamated fund.

(g) The setting up of a reserve fund into which after pay ment in each year to each trust of such uniform rate of interest the balance left in such Income Account

is to be paid.

(h) How the reserve fund should be invested, and how and to what objects income derived from its investment or the capital of the reserve fund may be applied and under what conditions such income and capital

may be applied.

(i) How far the authority to amalgamate shall extend; provision of opportunity for exclusion of investments of a specific trust on request, also for possible subsequent inclusion of investments so excluded; provision enabling donor or testator expressly to exclude from amalgamation the investments of moneys given or bequeathed by him; provision enabling the trustees to refuse to include in the amalgamation investments of moneys so given or bequeathed; and unless expressly forbidden afterwards to include moneys from realization or payment of such investments.

Secondly, to provide for payment of costs and expenses promotion of Bill.

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Thirdly, to declare the Bill to be a Private Bill.

Printed copies of the Bill will be deposited in the Private
Bill Office in Wellington on or before the 12th day of June, 1934.

Dated this 7th day of April, 1934.

For and on behalf of the Church Property Trustees-

H. D. ANDREWS, Solicitor and Agent for the Bill.

MEDICAL REGISTRATION.

JACK DINHAM COTTRELL, M.B., B.S. (Syd.)., now 1, residing in Dunedin, hereby give notice that I intend applying on the 5th May next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Dunedin.

Dated at Dunedin, 5th April, 1934.

JACK DINHAM COTTRELL.

Dunedin Hospital.

SEAFIELD GOLF LINKS, LIMITED.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that the following special resolution was passed by Seafield Golf Links, Limited, on 7th March, 1934, and confirmed on 26th March, 1934:—

"That the company be wound up voluntarily, and that Mr. Darbyshire be appointed Liquidator."

R. M. PEATTIE,

Secretary.