MAR. 14.]

RESOLUTION.

THE following Regulations were laid before the members of the Vincent Jockey Club at a meeting held on the 4th day of March, 1940, at Omakau, with a recommendation by the Chairman of such club, Mr. R. E. F. Butcher, that the same be passed at once with a view to their approval by His Excellency the Governor-General in pursuance of the Gaming

Excellency the Governor-General in pursuance of the Gaming Act, 1908, section 33. Mr. R. E. F. Butcher, the Chairman of such club, and the meeting moved, and Mr. F. Duncan seconded, and it was resolved that such Regulations should be adopted and that the Chairman and Secretary be authorized to sign the same in authentication thereof.

The following are the Regulations referred to :---

VINCENT JOCKEY CLUB.

REGULATIONS (Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf con-tained in section 33 of the Gaming Act, 1908, and of all other tained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Vincent Jockey Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club") doth hereby make the following regulations controlling the admission of persons to that part of the racecourse situated in the district of Dunedin, and known as the Wingatui Racecourse while the said racecourse is used or occupied by the said club for nore monting: for race meetings.

1. These regulations shall come into force on the date of

the same being published in the New Zealand Gazette. 2. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act, 1908.

3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely :-

- (a) Bookmakers.
- (b) Bookmakers' clerks, bookmakers' assistants, and bookmakers' agents. (c) All persons under disqualification inflicted by any
- (c) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere if affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Association.
 (d) Common prostitutes and persons who habitually consort with thieves or persons who have no lawful visible means of support.
- with thieves or persons who have no lawful visible means of support.
 (e) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908, and also idle and disorderly persons, rogues, and vagabonds, and incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

Provided always that the Executive Committee appointed by the New Zealand Racing Conference, upon being satisfied by evidence as to character and otherwise that any person who, by reason of any conviction, comes within the scope of this regulation, should have relief from the effect thereof, may grant exemption to any such person, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for such revocation. The foregoing regulations of the Vincent Jockey Club were made and passed by such club on the 4th day of March, 1940, and signed by the Chairman and Secretary.

R. E. F. BUTCHER, Chairman. T. DUGGAN, Secretary.

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The foregoing regulations of the Vincent Jockey Club are hereby approved this 9th day of March, 1940. GALWAY, Governor-General. 884

REGINALD G. KAIN AND COMPANY, LTD.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that at an extraordinary general meeting of the company duly convened and held on the 4th day of March, 1940, the following special resolution was duly passed :-

"Resolved that the company be wound up voluntarily."

:885

R. W. GUNN, Secretary.

[No. C 550. In the Supreme Court of New Zealand, Canterbury District, Christchurch Registry.

In the matter of the Companies Act, 1933, and in the matter of Avon Motors, Limited.

OTICE is hereby given that a petition for the winding Notice is hereby given that a petition for the winding up of the above-named company by the Supreme. Court was, on the 21st day of February, 1940, presented to the said Court by The Dominion Motors, Limited, a company, duly incorporated under the Companies Act, 1908, having its registered office at Wellington and carrying on business as a Motor Importance and Engineer and the state of the same set of the as a Motor Importer and Engineer; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 24th day of April, 1940, at ten o'clock in the forenoon; on the 2-th day of April, 1940, at the o clock in the forencon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by 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 requiring the same by the same to some of the regulated charge for the same.

A. S. NICHOLLS, Solicitor for the petitioner.

The petitioner's address for service is at the office of A. S. Nicholls, solicitor for the petitioner, at Dalgety's Building, Number 10, Cathedral Square, Christchurch.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed, notice in writing of his intention so to do. abovenamed, notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm and an address for service within three miles of the office of the Supreme Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to prose the observe neurod activity and in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 23rd day of April, 1940. 886

WAIPAWA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Bridges Loan, 1939, £20,000.

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

"That, for the purpose of providing the principal, interest, and other charges on a loan of £20,000, autho-rised to be raised by the Waipawa County Council under rised to be raised by the wapawa County Council under the above-mentioned Act, for the purposes of erecting certain new bridges, replacing old, worn-out bridges, widening and repairing certain bridges, and providing the necessary plant and machinery for carrying out the said works, the said Waipawa County Council hereby makes and levies a special rate of seventeen-hundredths makes and levies a special rate of seventeen-hundredths of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the County of Waipawa, comprising the whole of the County of Waipawa; and that such special rate shall be an anuual-recurring rate during the currency of such loan, and be payable yearly on the first day of lanuary in each and every year during the suprocess of January 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."

F. HOLT. County Clerk.

WAIPAWA COUNTY COUNCIL.

RESOLUTION AMENDING SPECIAL RATE.

Bridges Loan, 1939, £20,000.

WHEREAS on the 11th day of March, 1940, a resolution was duly passed by the Waipawa County Council making a special rate of seventeen hundredths of a penny $(\frac{17}{100}d)$ in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the County of Waipawa, for the purpose of providing the principal, County of Waipawa, for the purpose of providing the principal, interest, and other charges on a loan of twenty thousand pounds (£20,000), authorized to be raised by the Waipawa County Council for the purpose of erecting certain new bridges, replacing old, worn-out bridges, widening and repairing certain bridges, and providing the necessary plant and machinery for carrying out the said works, and whereas it has been ascertained that the said special rate of seventeen-hundredths of a penny $(\frac{1}{100} d.)$ in the pound will not be sufficient to meet such principal and interest and other charges: charges: