The Brushware Control Notice 1942.

PURSUANT to the Factory Emergency Regulations 1939, I, George Augustus Pascoe, Factory Controller, hereby give notice and direct as follows:—

1. This Notice may be cited as the Brushware Control

2. This Notice shall come into force on the day next following the date of the publication hereof in the Gazette.

3. In this Notice, unless the context otherwise requires,—

"Bristle" means any hair (whether or not dressed) irrespective of the source of such hair, or any fibre substitute for hair capable of being used in the manu-

facture of brushware:

"Brushware" includes all brushes manufactured for commercial and industrial use, and all paint-brushes, hair-brushes, tooth-brushes, shaving-brushes, cleaning-brushes, and brooms.

4. After the coming into force of this Notice no person being the occupier of a factory or the owner of factory materials shall use any bristle or any substitute therefor for any purpose without the prior consent in writing of the Factory Controller.

5. Every owner of raw bristle shall, within seven days after the date of the publication of this Notice in the Gazette, furnish in writing to the Factory Controller perticulars of

furnish in writing to the Factory Controller particulars of his stocks thereof, stating full details of grades held in stock

ns stocks thereor, stating full details of grades held in stock and the quantities of each grade.

6. Within seven days of the importation of any bristle the importer thereof shall furnish in writing to the Factory Controller particulars of such importation, stating full details of the grades and the quantities of each grade.

Dated at Wellington, this 12th day of August, 1942.

G. A. PASCOE, Factory Controller.

The Cordage and Fibre Control Notice 1942.

PURSUANT to the Factory Emergency Regulations 1939, I, George Augustus Pascoe, Factory Controller, hereby direct and give notice as follows:—

1. This Notice may be cited as the Cordage and Fibre Control Notice 1942.

2. This Notice shall come into force on the day next following the date of publication hereof in the ${\it Gazette}$.

3. In this Notice, unless the context otherwise requires, "Cordage" means cordage, twine, rope, or cable manu-

factured from any fibre;
"Fibre" means fibres of any of the plants the usual and

botanical names of which are set out in the Schedule

4. After the coming into force of this Notice no person shall sell, transfer, or otherwise dispose of any cordage or fibre, whether acquired by him before or after the coming into force of this Notice, except with the precedent consent in writing of the Factory Controller or of some approving officer appointed by the Factory Controller in that behalf:

Provided, however, that this restriction shall not apply to-

(a) The sale, transfer, or other disposal of seaming-twine for the purpose of sewing woolpacks, if the seaming-twine is sold, transferred, or otherwise disposed of

- twine is sold, transferred, or otherwise disposed of at the same time as the woolpacks and in quantities not exceeding ½ lb. hank to twelve woolpacks:

 (b) The sale, transfer, or other disposal of binder, bagging, and hay-baling twines for harvest purposes to any farmer or owner of harvesting, threshing, or hay-baling machines, in a quantity not exceeding in any period of three months the quantity sold, transferred, or otherwise disposed of to the same person in the corresponding period of three months. person in the corresponding period of three months in the year 1941.
- 5. Within fourteen days of the date of publication hereof in the Gazette every owner of more than 112 lb. weight of unused cordage or fibre shall furnish in writing delivered to the Factory Controller particulars of his stocks of cordage or fibre stating-
 - (a) Description and grades;

(b) Quantities; (c) Address where stored or kept:

Provided, however, that this clause shall not apply to any farmer holding stocks of cordage for his own exclusive use nor to any person holding less than two unused coils of cordage.

- 6. Within seven days of the importation of any cordage or fibre the importer thereof shall furnish the Factory Controller with details stating—
 - (a) Descriptions and grades;(b) Quantities.

- 7. Within seven days after the end of each calendar month every person who has manufactured, milled, or produced any fibre during that month shall furnish the Factory Controller with details thereof stating—
 - (a) Description and grades;

Quantities; Particulars of all sales;

. (d) Details of stocks on hand at end of month.

8. All persons heretofore approved by the Secretary of the Ministry of Supply for the purposes of clauses (2) and (3) of the Notice relating to cordage, rope, twine, and thread, given the Notice relating to cordage, rope, twine, and threat, given by the Minister of Supply on the 31st day of July, 1940, and published in the Gazette on the same date at page 1777, whose appointments are effective at the date of this Notice shall, without further appointment, be deemed to be approving officers appointed by the Factory Controller for the purpose of clause 4 of this Notice.

SCHEDULE.

Manila hemp (Musa-textilus). Sisal hemp (Agave-rigida).

Coir (Cocos-nucifera).

New Zealand flax (Phormium tenax).

Cotton (Cossypium-barbadense), (Corchorus-capsularis), and (Corchorus-olitorium).

Jute (Corchorus-capsularis) and (Corchorus-olitorium).

Linen-flax (Linum-usitatissimum). Soft hemp (Cannabis-sativa).

Sunn hemp (Crotolaria-juncea). Ramie (Boehmeria-tenacissima) and (Boehmeria-nivea).

Dated at Wellington, this 12th day of August, 1942.

G. A. PASCOE, Factory Controller.

CROWN LANDS NOTICE.

Settlement Land in Canterbury Land District for Selection on Renewable Lease.

District Lands and Survey Office, Christehurch, 12th August, 1942.

NOTICE is hereby given that the undermentioned section is onen for selection on recommendation of the selection of the select is open for selection on renewable lease under the Land Act, 1924, and the Land for Settlements Act, 1925, and applications will be received at the District Lands and Survey Office, Christchurch, up to 4 o'clock p.m. on Monday, 7th September, 1942.

Applicants should appear personally for examination at the District Lands and Survey Office, Christchurch, on Tuesday, 8th September, 1942, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands

Applicants are required to produce documentary evidence of their financial position and farming experience.

The ballot will be held immediately upon conclusion of the examination of applicants, and the successful applicant is required to pay immediately at the conclusion of the ballot a deposit comprising the first half-year's rent, broken-period rent, lease fee, and amount in reduction of weighting for improvements.

SCHEDULE.

CANTERBURY LAND DISTRICT.—FIRST-CLASS LAND.— SETTLEMENT LAND.

Waimate County.-Waimate Survey District.-Waimate Settlement.

(Exempt from payment of rent for two years.*)

Section 13A, Block XIV: Area, 5 acres 1 rood 30 perches.

SECTION 13A, Block XIV: Area, 5 acres 1 rood 30 perches. Capital value, £110; half-yearly rent, £2 15s.
Weighted with £30 for improvements, comprising small two-roomed cottage (sound but in dirty condition), rough shed, shelter-trees, and boundary and subdivisional fencing. This sum is payable in cash, or, after payment of a deposit of £10, the balance may be repaid over a term of ten years by half-yearly instalments of £1 5s. 2d., comprising principal and interest (5 per cent.).

This property is situated in Gorge Road about half a mile

This property is situated in Gorge Road about half a mile from Waimate Post-office, School, and Railway-station, and is suitable for a worker's home. The soil is of medium quality

but somewhat dirty with weeds.

* Note.—After payment of the prescribed deposit an exemption from payment of rent for two years will be granted provided that improvements to an equivalent value are effected to the satisfaction of the Land Board.

Any further information required may be obtained from the undersigned.

N. C. KENSINGTON, Commissioner of Crown Lands.

(H.O. XI/8/345; D.O. R.L. 495.)

BANKRUPTCY NOTICES.

In Bankruptcy.—In the Supreme Court of New Zealand.

OTICE is hereby given that CISSIE BROUGH, of Auckland, Widow, was adjudged bankrupt on the 4th August, 1942; and I hereby summon a meeting of creditors to be holden at my office, Law Court Building, High Street, Auckland, on Monday, the 17th day of August, 1942, at 10.30 o'clock a.m.

Dated at Auckland, this 4th day of August, 1942.

A. W. WATTERS. Official Assignee.