Revoking Part of a Proclamation defining the Middle-line of a Portion of the Wellington-Napier Railway (Lower Hutt Valley Duplication)

C. L. N. NEWALL, Governor-General [L.S.] A PROCLAMATION

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the tenth day of December, one thousand nine hundred and twenty-four, and published in the New Zealand Gazette No. 81 of the eleventh day of the seme menth defining the middle line of a portion of the day of the same month, defining the middle-line of a portion of the Wellington-Napier Railway (Lower Hutt Valley Duplication), in so far as it affects Section 92, Epuni Hamlet, situated in Block XIV, Belmont Survey District, being all the land comprised and described in Certificate of Title, Volume 312, folio 3 (Wellington Registry).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 6th day of March, 1946.

F. JONES, For the Minister of Works.

GOD SAVE THE KING!

(P.W. 19/530/2.)

Constituting the Tokarahi Rabbit District.—(Notice No. Ag. 4261)

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 6th day of March, 1946

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by section thirty of the Rabbit Nuisance Act, 1928, it is enacted that the Governor-General may, by Order in Council, on petition in that behalf signed by a majority of the persons qualified to be enrolled on the ratepayers' list for any proposed district, constitute and declare any area of land of not less than one thousand acres a rabbit district under and for the purposes of Part II of the said Act:

And whereas, in pursuance of the provisions of the said section thirty of the said Act, a petition has been received praying that the area of land described in the Schedule hereto be constituted and declared a rabbit district under and for the purposes of Part II of the said Act:

And whereas the said petition is signed by a majority of the persons in the said area of land qualified to be enrolled on the ratepayers' list for the said proposed district, and it is deemed

ratepayers' list for the said proposed district, and it is deemed expedient to give effect to the prayer of the petitioners accordingly:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby constitute by the specific name of the "Tokarahi Rabbit District" and declare that area of land defined in the Schedule hereto to be a rabbit district under and for the purposes of Part II of the said Act; and doth hereby further declare that the basis on which the Board to be established for the said district shall first levy its general rate shall be on the basis of the acreage of the rateable property in the said district.

SCHEDULE

BOUNDARIES OF THE TOKARAHI RABBIT DISTRICT

ALL that area containing 43,300 acres, more or less, being parts of Awamoko, Maruwenua, and Kauroo Survey Districts, commencing at the north-eastern corner of Section 14, Block X, Kauroo Survey District, on the Kakanui River; thence westerly along the northern boundaries of said Sections 14 and 15 to the western boundary of said Block X; thence northerly along that boundary and the western boundaries of Blocks VIII and VII, Maruwenua Survey District, to the Maruwenua River; thence north-easterly down the western boundaries of Blocks VIII and VII, Mardwenua Survey District, to the Maruwenua River; thence north-easterly down the south-eastern bank of the said Maruwenua River to a point opposite the north-east boundary of Section 30, Block VI, Maruwenua Survey District; thence south-easterly along the north-east boundary of the said Section 30 to the Island Chiff – Duntroon Road; thence southerly along the western side of the said Island Cliff – Duntroon Road to a road-line in Section 33, Block II, Maruwenua Survey District; thence northerly along the eastern side of the said road to Smille Road; thence easterly along the southern side of Smille Road; thence casterly along the western side of Nicholls Road; thence southerly along the western side of Nicholls Road to Boundary Road; thence easterly along the southern side of Boundary Road to Bobbing Creek Road; thence southerly along the western side of Bobbing Creek Road; thence southerly along the western side of Bobbing Creek Road; thence south-westerly along the western side of Windsor Road; thence south-westerly along the western side of Windsor Road; thence south-westerly along the western side of Windsor Road and Postoffice Gully Road to Tapui Road; thence westerly along Tapui Road to the Kakanui River; thence up the northern bank of that river in a westerly direction to the commencing point.

W. O. HARVEY, Acting Clerk of the Executive Council.

Consenting to the Raising of a Loan of £1,000 by the Hawke's Bay Catchment Board and prescribing the Conditions thereof

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 6th day of March, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Hawke's Bay Catchment Board (hereinafter called the said local authority) proposes, pursuant to the provisions of section thirty of the Soil Conservation and Rivers Control Act, 1941, to borrow the sum of four thousand pounds (£4,000) by a loan to be known as Works Loan, 1946 (hereinafter called the said loan), for the purpose of paying its portion of the cost of the Tuki Tuki River control scheme:

cost of the Tuki Tuki River control scheme.

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the said loan for the said purpose up to the amount of four thousand pounds (£4,000), and in giving such consent doth hereby determine as follows: as follows

(1) The term for which the said loan or any part thereof may

be raised shall be five (5) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to said loan or any part thereof shall be such as shall not produce to the said loan or any part thereof shall be such as shall not produce the said loan shall prove (63 to 5). the lender a rate exceeding three pounds fifteen shillings (£3 15s.) per centum per annum.

(3) The said loan, together with interest thereon, shall be repaid by equal aggregate annual instalments extending over the term as determined in (1) above.

(4) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

W. O. HARVEY,

Acting Clerk of the Executive Council.

(T. 49/713.)

Consenting to the Raising of £1,250 by the Buller Hospital Board and prescribing the Conditions thereof

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 6th day of March, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the sixteenth day of January, one thousand nine hundred and forty-one, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Buller Hospital Board (hereinafter called the said local authority) of a loan of one thousand two hundred and fifty pounds (£1,250), to be known as Karamea Maternity Service Loan, 1940 (hereinafter called the said local): called the said loan):

And whereas the authority conferred by the said Order in

And whereas the authority conferred by the said Order in Council has not yet been exercised:

And whereas the authority has lapsed in accordance with the provisions of clause six of the said Order in Council, and it is not now lawful or competent for the said local authority to raise the said loan or any portion thereof except in accordance with the provisions of a further Order in Council that may be issued pursuant to section eleven of the Local Government Loans Board Act, 1926 (hereinafter called the said Act):

And whereas the said local authority is now desirous of raising

And whereas the said local authority is now desirous of raising the said loan, and it is expedient to authorize the said local authority to raise the said loan on the conditions hereinafter set out:

authority to raise the said loan on the conditions hereinafter set out:

Now, therefore, His Excellency the Governor-General of the
Dominion of New Zealand, acting by and with the advice and
consent of the Executive Council of the said Dominion, and in
pursuance and exercise of the powers and authorities conferred on
him by section eleven of the said Act, as set out in section twentynine of the Finance Act, 1932 (No. 2), and of all other powers and
authorities enabling him in this behalf, doth hereby consent to the
raising in New Zealand by the said local authority of the said loan
up to the amount of one thousand two hundred and fifty pounds
(£1,250) for the purpose for which the said loan was authorized, and
in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof may

(1) The term for which the said loan or any part thereof may

(1) The term for which the said loan or any part thereof may be raised shall not exceed twenty (20) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds fifteen shillings (£3 15s.) per centum per annum.

(3) The said loan or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalments shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the borrowing of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof. W. O. HARVEY, Acting Clerk of the Executive Council.

(T. 49/58/8.)