THE
NEW ZEALAND GAZETTE
Published by Authority

WELLINGTON, WEDNESDAY, APRIL 24, 1946

Additional Land at Marton taken for the Purposes of the Foxton-New Plymouth Railway

[LS.] C. L. N. NEWALL, Governor-General

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 proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the Foxton-New Plymouth Railway.

SCHEDULE

APPROXIMATE area of the pieces of land:—

<table>
<thead>
<tr>
<th>Lot</th>
<th>Approximate Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1 rood 0-06 perch</td>
</tr>
</tbody>
</table>

Being part Block Va, Rangitikei District.

Situated in Block VII, Rangitoto Survey District, Rangitikei County. (S.O. 21394.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked L.O. 8297, deposited in the office of the Minister of Railways at Wellington, and thereon coloured orange.

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 16th day of April, 1946.

JAS. O'BRIEN,
For the Minister of Railways.

GOD SAVE THE KING!

(L.O. 19120/28.)

Additional Land at Mangapeehi taken for the Purposes of the North Island Main Trunk Railway

[LS.] C. L. N. NEWALL, Governor-General

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 proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the North Island Main Trunk Railway.

SCHEDULE

APPROXIMATE area of the piece of land: 1 acre 1 rood 32-2 perches.

Being part Rangitoto-Tuhua 68G 2A No. 1 Block.

Situated in Block IX, Mapara Survey District, Waitomo County. (S.O. 8199.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked L.O. 8272, deposited in the office of the Minister of Railways at Wellington, and thereon coloured orange.

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 16th day of April, 1946.

R. SEMPLE, Minister of Railways.

GOD SAVE THE KING!

(L.O. 18901/40.)
Additional Land at Runanga taken for the Purposes of the Greymouth—Point Elizabeth Railway

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

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 proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the Greymouth—Point Elizabeth Railway.

SCHEDULE

APPROXIMATE area of the piece of land: 1 rood.

Being Section 3, Block XXIV, Town of Runanga.

Situated in Block III, Golden Survey District, Borough of Runanga.

In the Westland Land District: as the same is more particularly delineated on the plan marked L.O. 8363, deposited in the office of the Minister of Railways at Wellington, and thereon edged red.

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 16th day of April, 1946.

R. SEMPLÉ, Minister of Railways.

GOD SAVE THE KING!

(L.O. 19534/7.)

Declaring a Portion of Railway Land at Napier to be Crown Land

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

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 declare and proclaim that the land described in the Schedule hereto is hereby taken for the purposes of the Greymouth—Point Elizabeth Railway.

SCHEDULE

APPROXIMATE area of the piece of land: 1 rood.

Being Section 3, Block XXIV, Town of Runanga.

Situated in Block III, Golden Survey District, Borough of Runanga.

In the Westland Land District: as the same is more particularly delineated on the plan marked L.O. 8363, deposited in the office of the Minister of Railways at Wellington, and thereon edged red.

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 16th day of April, 1946.

R. SEMPLÉ, Minister of Railways.

GOD SAVE THE KING!

(L.O. 17794/78.)

Allocating Railway Land to the Purposes of Road in Block VII, Tauhoa Survey District

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

A PROCLAMATION

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land which is described in the Schedule hereto (and which was taken for the Helensville northwards railway and is not now required for such purpose) shall, upon the publication hereof in the New Zealand Gazette, become road, and that such road shall be maintained by the Rodney County Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE

APPROXIMATE area of the piece of land dealt with:—

A. R. T.

Part Railway land in Proclamation 2045, ..

0 0 25 Part Railway land in Proclamations 2045 and 2470.

0 1 16 Part Railway land in Proclamations 2045 and 2293.

0 0 25 Part Railway land in Proclamations 2045 and 2293.

0 3 0 Part Railway land in Proclamation 2293.

0 1 18 Part Railway land in Proclamations 2045 and 2293.

0 0 3 Part Railway land in Proclamation 2045.

Situated in Block VIII, Tauhoa Survey District (Auckland R.D.), (S.O. 33917.).

In the North Auckland Land District: as the same are more particularly delineated on the plan marked P.W.D. 119975, deposited in the office of the Minister of Works at Wellington, and thereon coloured sepia.

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 16th day of April, 1946.

R. ROBERTS, For the Minister of Works.

GOD SAVE THE KING!

(P.W. 82/2/997/3.)

Land taken for Road in Blocks III and XII, North Harbour and Blueskin District

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

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 proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

SCHEDULE

APPROXIMATE areas of the pieces of land dealt with:—

A. R. T.

Part Lot 28, D.P. 1205, being part Section 11 ..

1 0 13-9

Part Lot 27, D.P. 1205, being part Section 11 ..

1 1 24-4

Part Lot 26, D.P. 1205, being part Sections 10, 11, 12, 17, 19, and closed road ..

1 1 7-9

Part Lot 25, D.P. 1205, being part Section 19 ..

2 2 15-7

Part Lot 24, D.P. 1205, being part Section 19 ..

0 0 9-4

Part Lot 23, D.P. 1208, being part Section 22 ..

0 3 10-4

(Ortage R.D.)

In the Otago Land District: as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

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 16th day of April, 1946.

R. SEMPLÉ, Minister of Works.

GOD SAVE THE KING!

(P.W. 82/16/290/0.)
I

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim as closed the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE

<table>
<thead>
<tr>
<th>Approximate Areas of the Piece of Road hereby closed</th>
<th>Adjoining Situated in Block</th>
<th>Situated in Survey District</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. F.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0 0 12-9</td>
<td>Lot 2, D.P. 628, being part Hapopo Block</td>
<td>II</td>
<td>Ogo</td>
<td>P.W.D. 116010</td>
</tr>
<tr>
<td>0 0 27-1</td>
<td>Lot 2, D.P. 628, being part Hapopo Block</td>
<td>VII</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0 0 30-3</td>
<td>(S.O. 21130.)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In the Wellington Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned and deposited in the office of the Minister of Works at Wellington.

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 16th day of April, 1946.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 70/8/29/0.)

Road closed in Block XII, Greymouth Survey District, Grey County

[See p. 519.]

C. L. N. NEWALL, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for housing purposes; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

SCHEDULE

APPROXIMATE area of the piece of road closed: 2 acres 2 roods 30-2 perches.

Adjoining road.

Situated in Block XII, Greymouth Survey District (Westland R.D.). (S.O. 4387.)

In the Westland Land District; as the same is more particularly delineated on the plan marked P.W.D. 123122, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

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 16th day of April, 1946.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 44/474.)

Additional Land taken for a Technical School in the City of Christchurch

[See p. 519.]

C. L. N. NEWALL, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for a technical school; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

SCHEDULE

APPROXIMATE area of the piece of additional land taken: 1-5 perches.

Being part Town Reserve 146.

Situated in the City of Christchurch (Canterbury R.D.). (S.O. 7589.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 129507, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

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 16th day of April, 1946.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 31/614/1.)

Land taken for Housing Purposes in Block XI, Christchurch Survey District

[See p. 519.]

C. L. N. NEWALL, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for housing purposes; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

SCHEDULE

APPROXIMATE area of the piece of land taken: 14 acres 3 roods 26 perches.

Being part Lot 8, D.P. 1009, being part Rural Sections 2168 and 2392.

Situated in Block XI, Christchurch Survey District (Canterbury R.D.). (S.O. 7641.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 129901, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

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 16th day of April, 1946.

B. ROBERTS, For the Minister of Works.

GOD SAVE THE KING!

(P.W. 80/6.)

Land taken for Defence Purposes in the Borough of Lyttelton

[See p. 519.]

C. L. N. NEWALL, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for defence purposes.

SCHEDULE

APPROXIMATE area of the piece of land taken: 23-3 perches.

Being Lot 6, D.P. 66089, part Town Sections 272 and 274, Borough of Lyttelton, and being the whole of the land comprised and described in Certificate of Title, Volume 416, folio 48 (Canterbury Land 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 16th day of April, 1946.

B. ROBERTS, For the Minister of Works.

GOD SAVE THE KING!

(P.W. 23/715/30.)
Land taken for a Main Highway Depot in Block V, Poerua Survey District

[LS.] C. L. N. NEWALL, Governor-General
A PROCLAMATION
Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a main highway depot; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

Schedule
Approximate areas of the pieces of land taken:
1. Being Lot 1, D.P. 681 (Town of Harinaki), being part Section 162; coloured blue.
2. Being Lot 2, D.P. 681 (Town of Harinaki), being part Section 162; coloured sepia.
3. Being part Section 162; coloured orange.
Situated in Block V, Poerua Survey District (Westland R.D.).
(S.O. 4407.)

In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 123123, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 17th day of April, 1946.
R. SEMPLE, Minister of Works.

God save the King!
(P.W. 70/20/12/L)

Land taken for a Post-office in the Borough of Elizum

[LS.] C. L. N. NEWALL, Governor-General
A PROCLAMATION
Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a post-office; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

Schedule
Approximate area of the piece of land taken: 19.37 perches.
Being Lot 4, D.P. 1146, and part Lot 5, D.P. 2502, being part Section 51, Eltham Village Settlement, and being the whole of the land comprised and described in Certificate of Title, Volume 138, folio 210 (Taranaki Land 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 16th day of April, 1946.
R. SEMPLE, Minister of Works.

God save the King!
(P.W. 20/375.)

Land taken for a Post-office in the Borough of Gisborne

[LS.] C. L. N. NEWALL, Governor-General
A PROCLAMATION
Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a post-office; and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

Schedule
Approximate area of the piece of land taken: 1.000016 acres.
Being Lot 3, D.P. 1433, being part Section 150, Gisborne Suburban, and being the whole of the land comprised and described in Certificate of Title, Volume 49, folio 245 (Gisborne Land 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 16th day of April, 1946.
B. ROBERTS, For the Minister of Works.

God save the King!
(P.W. 20/266/S.)

Land taken for Post and Telegraph Purposes (Postmaster's Residence-site) in the City of Christchurch

[LS.] C. L. N. NEWALL, Governor-General
A PROCLAMATION
Pursuant to the Public Works Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for Post and Telegraph purposes (postmaster's residence-site); and I do also declare that this Proclamation shall take effect on and after the twenty-ninth day of April, one thousand nine hundred and forty-six.

Schedule
Approximate area of the piece of land taken: 315 square perches.
Being Lot 1, D.P. 11786, part Rural Section 17 (City of Christchurch), and being the whole of the land comprised and described in Certificate of Title, Volume 464, folio 298 (Cathedral Land 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 16th day of April, 1946.
B. ROBERTS, For the Minister of Lands.

God save the King!
(L. 8. 1946.)
APRIL 24]

THE NEW ZEALAND GAZETTE

Declaring Lands in the Wellington Land District to be subject to the Provisions of Section 23 of the Reserves and other Lands Disposal Act, 1939.

C. L. N. NEWALL, Governor-General

A PROCLAMATION

WHEREAS by section twenty-three of the Reserves and other Lands Disposal Act, 1939, it is enacted that the Governor-General may by Proclamation declare any lands of the Crown to be subject to the provisions of that section to enable certain readjustment of leases and licenses to be carried into effect:

And whereas it is deemed expedient that the lands described in the Schedule hereto should be subject to the provisions of the said section:

Now, therefore, in pursuance of the powers and authorities so conferred upon me by subsection one of the aforesaid section twenty-three, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that, from and after the date of the gazetting hereof, the lands described in the Schedule hereto shall be subject to the provisions of the said section twenty-three of the Reserves and other Lands Disposal Act, 1939.

SCHEDULE

Wellington Land District

<table>
<thead>
<tr>
<th>Small Grating-nun.</th>
<th>Block</th>
<th>Survey District</th>
<th>Area (R. P.)</th>
<th>Register Book Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sections 1 and 2, Paremata Settlement</td>
<td>XVI</td>
<td>Otahoua</td>
<td>1,191 0 0</td>
<td>Wellington Registry: Vol. 25a, folio 106.</td>
</tr>
<tr>
<td>Section 10, Poroporo Settlement</td>
<td>IV</td>
<td>Wainiuru</td>
<td>734 2 0</td>
<td>Wellington Registry: Vol. 21a, folio 48.</td>
</tr>
</tbody>
</table>

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 17th day of April, 1946.

B. ROBERTS,
For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 1944.)

Concenting to the Raising of £15,000 by the Petone Borough Council and prescribing the Conditions thereof

C. L. N. NEWALL, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of April, 1946

Present:

C. L. N. NEWALL, Governor-General

WHEREAS by Order in Council made on the twenty-third day of March 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 Petone Borough Council (hereinafter called the said local authority) of a loan of fifteen thousand pounds (£15,000), to be known as Stormwater Diversion Loan, 1941 (hereinafter called the said loan):

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, 1929 (hereinafter called the said Act):

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:

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 upon him by section twenty-three 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 fifteen thousand pounds (£15,000) 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 be raised shall not exceed twenty-five (25) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof may be raised shall not exceed twenty-five (25) years.

(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.

T. J. SHERBARD,
Acting Clerk of the Executive Council.

Officers authorized to take and receive Statutory Declarations

C. L. N. NEWALL, Governor-General

PURSUANT to the authority conferred upon me by the three-hundred-and-first section of the Justices of the Peace Act, 1927, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby notify and declare that the persons whose names are set out in the Schedule hereto, being officers in the service of the Crown holding the offices stated opposite their names respectively in the said Schedule, are authorized to take and receive statutory declarations under the three-hundred-and-first section of the Justices of the Peace Act, 1927.

SCHEDULE


As witness the hand of His Excellency the Governor-General, this 16th day of April, 1946.

H. G. B. MASON, Minister of Justice.

Appointing a Non-elective Member of the Nelson Catchment Board

C. L. N. NEWALL, Governor-General

WHEREAS by a Warrant dated the second day of June one thousand nine hundred and forty-four, and published in the New Zealand Gazette No. 45 of the eighth day of the same month, Herbert Roche, Esquire, Nelson, was appointed a non-elective member of the Nelson Catchment Board in terms of section forty-four of the Soil Conservation and Rivers Control Act, 1941:

And whereas the said Herbert Roche has resigned from membership of the said Board, and is it expedient to appoint another non-elective member in lieu of the said Herbert Roche:

Now, therefore, in pursuance of the powers vested in me by the section forty-four of the Soil Conservation and Rivers Control Act, 1941, and of all other powers and authorities in anywise enabling me in this behalf, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby cancel the appointment of the said Herbert Roche to be a non-elective member of the Nelson Catchment Board, and do hereby appoint Cyril Norton Semple, Esquire, Conservator of Forests, State Forest Service, Nelson, to be a non-elective member of the Nelson Catchment Board for a term commencing on the twenty-fourth day of April, one thousand nine hundred and forty-six, and terminating on the twenty-sixth day of May, one thousand nine hundred and forty-seven.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1946.

R. SEMPLE, Minister of Works.
Amendments to Rules

Section (b).—Amend by adding after the last word, viz., “association,” the words “and/or by the President or Secretary.”

Rule 28, Section (a).—Amend by striking out the words “twenty-eight” and substituting therefor the word “fourteen.”

Rule 32.—Amend by striking out the figures “$5 5s.” and substituting therefor the figures “£7 7s.”

Rule 46.—Amend by deleting the words “Minimum charge, 5s. on any transaction.”

Rule 46.—Amend by deleting the words “New Zealand Government Post-office Certificates—1 per cent. on consideration money.”

Rule 51.—Amend by adding after the word “Debentures” in line 3 the words “being other than new issues or conversions by the New Zealand Government or by any Local Body in New Zealand.”

Rule 55.—Amend by adding after the word “debentures” in line 6 the words “being other than new issues or conversions by the New Zealand Government or by any Local Body in New Zealand.”

Rule 71.—Amend by adding after subsection (d) a new subsection (e) as follows:—

“(e) Rights to new issues: The number of rights issued in respect of the minimum marketable parcels of shares as provided under subsections (c) and (d) above at the time the books close.”

Rule 106 (b).—Amend by adding after the figures “£5 5s.” the words “of which the sum of £2 2s. shall be paid to the Association.”

Rule 106.—Amend by adding a new subsection (i) as follows:

“(i) No quotation of stock or shares shall be accepted at an official call until advice has been received from the Association that the Stock or Share Register is prepared sufficiently for the marking of transfers.”

Rule 109a, Section 2.—Amend by deleting the word “such” and adding after the word “company” the words “as mentioned in section 1 (b).”

Notice of Intention to take Land in the City of Auckland for Housing Purposes.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to take the land described in the Schedule hereeto for the purpose of erecting houses for railway employees, and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

APPROXIMATE area of the piece of land required to be taken: 6 acres 0 roods 4½ perches.

Being part Allotment 43, District of Tamaki.

Situated in Block II, Otahuhu Survey District (City of Auckland) (Auckland R.D. (S.O. 28865)).

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 132229, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

As witness my hand at Wellington, this 16th day of April, 1946.

R. SEMPLE, Minister of Works.

(W.P. 80/57.)

Notice of Intention to take Land in the Borough of Elyham for a Post-office.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to take the land described in the Schedule hereeto for the purpose of erecting a post-office—to wit, the construction of a post-office—and for the purpose of erecting a public work the land described in the Schedule hereeto is required to be taken:— And notice is hereby further given that the plan of the land required to be taken is deposited in the post-office at Elyham and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

Area proposed to be excluded from the County of Waimairi and included in the City of Christchurch

All that area of land in the Canterbury Land District, situated in Block XI, Christchurch Survey District, and bounded by a line commencing at a point on the south-western boundary of Waimairi—Halswell—Christchurch/Bankside Road, thence westerly along that boundary to the point of commencement.
**SCHEDULE**

Approximate area of the piece of land required to be taken: 2 roods 3 perches.

Being part Section 51, Eatham Village Settlement, and being the whole of the land comprised and described in certificate of title, Vol. 62, folio 140 (Taranaki Land Registry).

Situated in the Borough of Eatham.

In the Taranaki Land District; as the same is more particularly delineated on the plan marked at Wellington, and thereon edged red.

As witness my hand, this 16th day of April, 1946.

E. SEMPL, Minister of Works.

(P.W. 20/373.)

**SECOND SCHEDULE**

**AUCKLAND LAND DISTRICT**

All that area in the Auckland Land District, Piako County, situated in Blocks X, Maungakawa Survey District, containing by admeasurement two hundred and twenty-nine (229) acres two (2) roods, more or less, being part of Te Mimi Block, and being the whole of the land comprised and described in certificate of title, Vol. 662, folio 47 (Auckland Registry).

**THIRD SCHEDULE**

**AUCKLAND LAND DISTRICT**

All that area in the Auckland Land District, Piako County, situated in Blocks I and II, Maungakawa Survey District, containing by admeasurement six hundred and forty-nine (649) acres two (2) roods, more or less, being part of the land on D.P. 23032, being part of Te Muta Block, and being the whole of the land comprised and described in certificate of title, Vol. 90, folio 16 (Auckland Registry).

Also all that area in the Auckland Land District, Piako County, situated, in Blocks I and II, Maungakawa Survey District, containing by admeasurement one hundred and thirty-nine (139) acres one (1) rood twenty-four (24) perches, more or less, being part of Te Mimi Block, and Lot 10 and part of Lot 8 on D.P. 160388, being parts of Te Mimi Block, and being the whole of the land comprised and described in certificate of title, Vol. 719, folio 176 (Auckland Registry).

As witness my hand, this 18th day of April, 1946.

C. F. SKINNER, Minister of Lands.

(L. and S. 21/149/310.)

The Services' Settlement and Land Sales Act, 1943.—Notice declaring Land taken for the Settlement of a Discharged Serviceman

Whereas applications have been made for the consent of the Land Sales Court to two transactions which relate to the land described in the Schedule hereto and to which Part III of the Servicemen’s Settlement and Land Sales Act, 1943, applies:

And whereas the Land Sales Committee to which the applications relate is farm land suitable for the settlement of a discharged serviceman:

And whereas the said committee, not being satisfied that the Crown had decided not to acquire or arrange for the acquisition of the land, did on the 10th day of March, 1946, make orders determining the basic value of the land and no appeal from the said orders was made within the time prescribed by the said Act or within any further time allowed by the Court:

And whereas the said land is not the land of any serviceman who is for the time being serving outside New Zealand in any of His Majesty’s Forces or in any British ship:

Now, therefore, the Minister of Lands, acting in pursuance of section 51 of the said Act, doth hereby declare that the said land is taken for the settlement of a discharged serviceman, and hereby specifies the 16th day of May, 1946, as the date on which the said land shall be deemed to be vested in His Majesty the King.

**FIRST SCHEDULE**

**AUCKLAND LAND DISTRICT**

All that area in the Auckland Land District, Piako County, situated in Blocks I and II, Maungakawa Survey District, containing by admeasurement six hundred and forty-nine (649) acres two (2) roods, more or less, being part of Te Mimi Block, and being the whole of the land comprised and described in certificate of title, Vol. 90, folio 16 (Auckland Registry).

Also all that area in the Auckland Land District, Piako County, situated in Blocks I and II, Maungakawa Survey District, containing by admeasurement two hundred and twenty-nine (229) acres two (2) roods, more or less, being part of the land on D.P. 23032, being part of Te Muta Block, and being the whole of the land comprised and described in certificate of title, Vol. 662, folio 47 (Auckland Registry).

**CANTERBURY LAND DISTRICT**

All that parcel of land containing ninety-seven (97) acres six (6) perches, more or less, being Lot 2 on plan deposited in certificate of title, Vol. 440, folio 271 (Canterbury Registry).

As witness my hand, this 17th day of April, 1946.

C. F. SKINNER, Minister of Lands.

(L. and S. 30/1444/902.)

The Palmerston North Milk Delivery Notice 1946, Amendment No. 1

Pursuant to the Milk Delivery Emergency Regulations 1945,* the Minister of Marketing doth hereby give notice as follows—

1. This notice may be cited as the Palmerston North Milk Delivery Notice 1946, Amendment No. 1, and shall be read together with and deemed part of the Palmerston North Milk Delivery Notice 1946 (hereinafter referred to as the principal notice).

2. Clause (7) of the scheme described in the principal notice is hereby amended by inserting, after the word “district,” the words “with the exception of Zone 16.”

3. Clause (8) of the scheme described in the principal notice is hereby amended by repealing the words “H. J. Lepper” (relating to deliveries in Zone 16) and substituting the words “L. L. Hay.”

Dated at Wellington, this 8th day of April, 1946.

B. ROBERTS, Minister of Marketing.

(M.M.D. 83/0.)

*Statutory Regulations 1945, Serial number 1945/141, page 396.
†Gazette, 21st February, 1946, page 296.
Election of Members of the Kairanga Bobby Calf Pool Committee

Pursuant to the Bobby Calf Marketing Regulations 1946, notice has been received that—

Charles William Newman, David Ian Kenneth Proone, Cedell Maurice Hyde, Leonard Otto Burmeister, Francis Charles Eric Conway, John Joseph Scales, Joseph McCarthy Dentie, Herbert John Mills, and Oscar Peter Burmeister have been duly elected to be members of the Kairanga Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 18th day of April, 1946.

B. ROBERTS, Minister of Marketing.

Election of Members of the Karaka Bobby Calf Pool Committee

Pursuant to the Bobby Calf Marketing Regulations 1946, notice has been received that—

Denis William Hill, Aliek Elliott, Charles Henry Farnsworth, John James Fowle, Douglas Cooper McLean, Robert Slack, and Harry Vincent Parkinson have been duly elected to be members of the Karaka Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 18th day of April, 1946.

B. ROBERTS, Minister of Marketing.

Election of Members of the Mokoia-Whakamara Bobby Calf Pool Committee

Pursuant to the Bobby Calf Marketing Regulations 1946, notice has been received that—

Stanley Paul Buckrell, Harold Walter Dickson, William Dunlop, Arthur William Herbert, Thomas Hey, Owen Louder, George Rait Milne, John Crow Potter, and Arthur Crosswell Saxton have been duly elected to be members of the Mokoia-Whakamara Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 18th day of April, 1946.

B. ROBERTS, Minister of Marketing.

Election of Members of the Otakeho-Wainui Bobby Calf Pool Committee

Pursuant to the Bobby Calf Marketing Regulations 1946, notice has been received that—

Samuel Agnew, Alan Martin Barker, Lawrence Goppreth, Harry Hartley, Alfred William King, Archibald Edward McDonald, David William Paton, Joseph Saywell Toland, and David Wards have been duly elected to be members of the Otakeho-Wainui Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 18th day of April, 1946.

B. ROBERTS, Minister of Marketing.

Election of Members of the Patea-Manawapou Bobby Calf Pool Committee

Pursuant to the Bobby Calf Marketing Regulations 1946, notice has been received that—

William Arthur Allen, Kenneth Archibald Carmichael, Patrick Dewer, Daniel Hurley, Alfred Benjamin Muggeridge, Robert James Watti, and Cliff James Wills have been duly elected to be members of the Patea-Manawapou Bobby Calf Pool Committee established by the said regulations.

Dated at Wellington, this 18th day of April, 1946.

B. ROBERTS, Minister of Marketing.

Officiating Ministers for 1946.—Notice No. 12
Registrar-General’s Office, Wellington, 23rd April, 1946.

Pursuant to the provisions of the Marriage Act, 1908, the following names of officiating ministers within the meaning of the said Act are published for general information—

The Church of the Province of New Zealand, commonly called the Church of England

The Reverend Melville Edward Holmes.

The Reverend Bernard Hawke.

The Roman Catholic Church

The Reverend Frederick Wadsen.

The Associated Churches of Christ in New Zealand

Mr. Ronald William Simpson.

P. H. WYLDE, Deputy Registrar-General.

Public Trust Office Act, 1908, and its Amendments.—Election to administer Estates

Notice is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are herein set forth—

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Occupation</th>
<th>Residence</th>
<th>Date of Death</th>
<th>Date Election Filed</th>
<th>Testate or Intestate</th>
<th>Stamp Office Concerned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Allport, Lydia</td>
<td>Widow</td>
<td>Picton</td>
<td>10/3/46</td>
<td>12/4/46</td>
<td>Testato</td>
<td>Blenheim</td>
</tr>
<tr>
<td>2</td>
<td>Barnaby, Ethel</td>
<td>Widow</td>
<td>Auckland</td>
<td>20/3/46</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Auckland</td>
</tr>
<tr>
<td>3</td>
<td>Bcome, George Henry</td>
<td>Retired labourer</td>
<td>Wanganui</td>
<td>24/12/46</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Wellington</td>
</tr>
<tr>
<td>4</td>
<td>Dean, Arthur James</td>
<td>Civil servant</td>
<td>Hillsborough, Auck-</td>
<td>25/1/46</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Auckland</td>
</tr>
<tr>
<td>5</td>
<td>Downin, Marion Amy</td>
<td>Married woman</td>
<td>Ashburton</td>
<td>23/1/46</td>
<td>12/4/46</td>
<td>Testato</td>
<td>Dunedin</td>
</tr>
<tr>
<td>7</td>
<td>Ford, Hilda Emily</td>
<td>Widow</td>
<td>Christchurch</td>
<td>15/3/46</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Dunedin</td>
</tr>
<tr>
<td>8</td>
<td>Hanley, Stephen</td>
<td>Retired labourer</td>
<td>Dunedin</td>
<td>3/2/46</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Dunedin</td>
</tr>
<tr>
<td>9</td>
<td>Helm, John William</td>
<td>Station hand</td>
<td>Porangahau</td>
<td>19/10/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>11</td>
<td>Hind, Ivy Eveline</td>
<td>Married woman</td>
<td>Kaitaipu</td>
<td>13/4/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>12</td>
<td>Jacques, Amy</td>
<td>Retired servant</td>
<td>Waimakuru</td>
<td>16/2/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>13</td>
<td>Jones, George</td>
<td>Retired drover</td>
<td>Christchurch</td>
<td>15/6/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>14</td>
<td>Lindsay, George</td>
<td>Retired engineer</td>
<td>Wellington</td>
<td>5/9/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Wellington</td>
</tr>
<tr>
<td>15</td>
<td>MacDonald, Samuel</td>
<td>Labourer</td>
<td>Palmerston North</td>
<td>31/1/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>16</td>
<td>Malling, Edgar Wallace</td>
<td>Nurseryman (airman)</td>
<td>Dunedin</td>
<td>27/1/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>17</td>
<td>McAllister, Charles John Hugh</td>
<td>Roekeeper</td>
<td>Auckland</td>
<td>20/6/45</td>
<td>12/4/60</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>18</td>
<td>McIntyre, Mary</td>
<td>Spinner</td>
<td>Westminster</td>
<td>22/1/45</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>19</td>
<td>Rogers, George Boyd</td>
<td>Farmer</td>
<td>Wanganui</td>
<td>15/2/45</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>22</td>
<td>Sims, Bobboon</td>
<td>Widow</td>
<td>Auckland</td>
<td>4/3/46</td>
<td>12/4/46</td>
<td>Testate</td>
<td>Invercargill</td>
</tr>
<tr>
<td>23</td>
<td>Thomson, Mary Jane Lucy</td>
<td>Spinner</td>
<td>Invercargill</td>
<td>18/11/45</td>
<td>12/4/46</td>
<td>&quot;</td>
<td>Invercargill</td>
</tr>
</tbody>
</table>
RESERVE BANK OF NEW ZEALAND

SUMMARY OF TRADING BANKS' MONTHLY RETURNS OF ASSETS AND LIABILITIES AS AT CLOSE OF BUSINESS ON MONDAY, 25TH MARCH, 1946
(In accordance with section 46 of the Reserve Bank of New Zealand Act, 1933)

(All Amounts in New Zealand Currency)

**LIABILITIES**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Demand liabilities in New Zealand</td>
<td><em>£45,023,413</em></td>
<td>14,002,221</td>
<td>14,564,052</td>
<td>10,101,038</td>
<td>19,716,676</td>
<td>7,490,170</td>
<td>110,918,170</td>
</tr>
<tr>
<td>(b) Time liabilities in New Zealand</td>
<td>10,732,790</td>
<td>5,862,341</td>
<td>5,358,010</td>
<td>2,226,741</td>
<td>5,655,165</td>
<td>1,759,144</td>
<td>32,594,031</td>
</tr>
<tr>
<td>(c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>183,606</td>
<td>40,491</td>
<td>125,650</td>
<td>305,853</td>
<td>245,768</td>
<td>108,576</td>
<td>1,009,944</td>
</tr>
<tr>
<td>(d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>19,089</td>
<td>14,732</td>
<td>..</td>
<td>34,342</td>
<td>5,881</td>
<td>..</td>
<td>74,044</td>
</tr>
<tr>
<td>(j) Notes of own issue in circulation payable in New Zealand</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>(m) New Zealand business—Excess of assets over liabilities</td>
<td>11,800,368</td>
<td>..</td>
<td>..</td>
<td>2,656,457</td>
<td>3,217,836</td>
<td>209,771</td>
<td>17,928,462</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>16,374,431</td>
<td>28,941,326</td>
<td>9,031,601</td>
<td>162,574,651</td>
</tr>
</tbody>
</table>

**ASSETS**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(e) Reserve balances held in the Reserve Bank of New Zealand</td>
<td>£17,706,576</td>
<td>7,697,411</td>
<td>7,270,021</td>
<td>7,991,523</td>
<td>7,209,973</td>
<td>3,927,859</td>
<td>51,903,263</td>
</tr>
<tr>
<td>(f) Overseas assets in respect of New Zealand business—</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>(1) In London</td>
<td>6,879,942</td>
<td>450,389</td>
<td>1,718,976</td>
<td>376,877</td>
<td>1,949,065</td>
<td>48,607</td>
<td>11,414,016</td>
</tr>
<tr>
<td>(2) Elsewhere than in London</td>
<td>1,219,656</td>
<td>47,444</td>
<td>6,085</td>
<td>295,775</td>
<td>741,041</td>
<td>..</td>
<td>2,374,111</td>
</tr>
<tr>
<td>(g) (1) Gold and gold bullion held in New Zealand</td>
<td>..</td>
<td>..</td>
<td>54,978</td>
<td>65,941</td>
<td>143,785</td>
<td>33,791</td>
<td>270,395</td>
</tr>
<tr>
<td>(2) Subsidiary coin held in New Zealand</td>
<td>321,166</td>
<td>55,477</td>
<td>54,798</td>
<td>65,941</td>
<td>143,785</td>
<td>33,791</td>
<td>270,395</td>
</tr>
<tr>
<td>(k) Aggregate advances in New Zealand</td>
<td>21,518,887</td>
<td>7,868,783</td>
<td>7,868,582</td>
<td>3,916,750</td>
<td>13,537,546</td>
<td>2,978,405</td>
<td>57,805,053</td>
</tr>
<tr>
<td>(l) Aggregate discounts in New Zealand</td>
<td>41,996</td>
<td>19,079</td>
<td>..</td>
<td>15,625</td>
<td>54,521</td>
<td>15,806</td>
<td>147,717</td>
</tr>
<tr>
<td>(i) Reserve Bank of New Zealand notes</td>
<td>4,312,193</td>
<td>270,172</td>
<td>526,303</td>
<td>447,388</td>
<td>1,269,976</td>
<td>33,791</td>
<td>6,973,855</td>
</tr>
<tr>
<td>(k) Securities held in New Zealand—</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>(1) Government</td>
<td>13,593,149</td>
<td>2,921,822</td>
<td>1,923,010</td>
<td>2,217,437</td>
<td>3,438,011</td>
<td>2,142,519</td>
<td>20,773,457</td>
</tr>
<tr>
<td>(2) Other than Government</td>
<td>1,445,867</td>
<td>269,436</td>
<td>326,769</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>2,045,966</td>
</tr>
<tr>
<td>(f) Value of land, buildings, furniture, fittings, and equipment held in New Zealand</td>
<td>724,104</td>
<td>92,507</td>
<td>59,746</td>
<td>59,607</td>
<td>134,635</td>
<td>4,274,619</td>
<td>1,943,949</td>
</tr>
<tr>
<td>(sa) New Zealand business—Excess of liabilities over assets</td>
<td>..</td>
<td>140,557</td>
<td>248,868</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>389,425</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>..</td>
<td>19,919,685</td>
<td>20,048,312</td>
<td>16,374,431</td>
<td>28,941,326</td>
<td>9,031,601</td>
<td>162,574,651</td>
</tr>
</tbody>
</table>

*Includes transfer from Long-term Mortgage Department of £114,597.

Wellington, New Zealand, 18th April, 1946. T. P. HANNA, Chief Cashier.

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**BANK RETURNS (SUPPLEMENTARY)**

Statement of the Amount of Liabilities and Assets of the Long-Term Mortgage Department of the Bank of New Zealand

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>Debentures and debenture stock</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>Transfers from Bank</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>£703,125</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

Wellington, New Zealand, 18th April, 1946.

T. P. HANNA, Chief Cashier.
The New Zealand Gazette [No. 26]

Price Order No. 533 (Dates)

Pursuant to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:

1. This Order may be cited as Price Order No. 533, and shall come into force on the 25th day of April, 1946.

2. (1) Price Order No. 3697 is hereby revoked.

(2) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

Application of this Order

3. This Order applies with respect to all dates imported as bulk dates and sold in New Zealand in the form in which they are received whether in the original containers or otherwise.

Fixing Maximum Prices of Dates to Which this Order Applies

Wholesalers' Prices

4. The maximum prices (exclusive of sales tax) that may be charged or received by any wholesaler for any dates to which this Order applies shall be determined as follows:

(a) When sold by a wholesaler whose premises are situate in any of the cities of Auckland, Wellington, Christchurch, or Dunedin, the maximum price shall be--

Per Hundredweight:

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) For Khandwai (Khandrowe) dates</td>
<td>9.00</td>
</tr>
<tr>
<td>(ii) For Sair (Sayer) dates</td>
<td>9.00</td>
</tr>
<tr>
<td>(iii) For other dates</td>
<td>9.00</td>
</tr>
</tbody>
</table>

(b) When sold by a wholesaler whose premises are situated elsewhere the prices fixed by paragraph (a) hereof may be increased by 5s. per hundredweight.

Retailers' Prices

5. (1) Subject to the following provisions of this clause the maximum prices that may be charged or received by any retailer for any dates to which this Order applies shall be determined as follows:

(a) When sold by a retailer whose premises are situate in any area within which any wholesaler carrying on business in any of the cities of Auckland, Wellington, Christchurch, or Dunedin normally undertakes the free delivery of goods to retailers, the maximum price shall be--

Per Pound:

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) For Khandwai (Khandrowe) dates</td>
<td>0.50</td>
</tr>
<tr>
<td>(ii) For Sair (Sayer) dates</td>
<td>0.50</td>
</tr>
<tr>
<td>(iii) For other dates</td>
<td>0.50</td>
</tr>
</tbody>
</table>

(b) When sold by a retailer whose premises are situated elsewhere the prices fixed by paragraph (a) hereof may be increased by 5d. per pound.

(2) If in respect of any lot of dates sold by a retailer the maximum price, calculated in accordance with the foregoing provisions of this clause, is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the nearest upward halfpenny.

Special Prices where Extraordinary Charges incurred

6. Notwithstanding anything in the foregoing provisions of this Order and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any wholesaler or retailer, may authorize special maximum wholesale or retail prices in respect of any dates to which this Order applies where for any reason extraordinary charges (freight or otherwise) are incurred by the wholesaler or retailer.

(1) Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of dates or may relate generally to all dates to which this Order applies sold by the wholesaler or retailer while the approval remains in force.

Duty imposed on Retailers

7. Every retailer who offers or exposes for sale in any shop any dates to which this Order applies shall keep in a prominent position in such proximity to the dates to which it relates as to be obviously descriptive thereof a ticket, placard, or label on which shall be stated in legible and prominent characters the following particulars:

(a) The name of the dates;

(b) The word “Stoned” or “Unstoned”, as the case may be;

(c) The retail price per pound.

Dated at Wellington, this 24th day of April, 1946.

The Seal of the Price Tribunal was affixed hereto in the presence of—

W. J. Hunter, (Judge), President.
H. L. Wink, Member.

*Statutory Regulations 1939, Serial number 1020/276, page 1007.

Pursuant to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:

1. (1) This Order may be cited as Price Order No. 534, and shall come into force on the 25th day of April, 1946.

(2) Price Order No. 3797 is hereby revoked.

(3) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

Application of this Order

2. (1) In this Order, unless the context otherwise requires,—

"The said regulations" means the Control of Prices Emergency Regulations 1939:*

"Certified seed potatoes" means seed potatoes that have been certified as "mother seed" or as "commercial seed", in accordance with the scheme for the certification of seed potatoes that is in operation under the control of the Department of Agriculture, and that are packed in containers labelled with the official certification tag of that Department; and "uncertified seed potatoes" means all seed potatoes that have not been so certified and packed:

"Distributor", in relation to any lot of potatoes, means a wholesaler, as defined in the said regulations, who sells those potatoes otherwise than to a retailer for purposes of retail sale:

"Group", in relation to certified seed potatoes, means the group into which any potatoes have been classified by the Department of Agriculture in accordance with its scheme for the certification of seed potatoes:

"Grower", in relation to potatoes, means a person engaged in the business of growing potatoes for sale:

"Seed potatoes" includes all potatoes that are sold, offered, or exposed for sale as seed potatoes:

"Standard-sized", in relation to certified seed potatoes, refers to potatoes that comply with the standard prescribed by clause 5 hereof:

"F.O.R.S.I.", in relation to uncertified seed potatoes, means potatoes of fair average quality, as determined in accordance with the rules laid down in clause 8 hereof.

The expression "F.O.R.S.I.", means "free on rail, sacks or other containers included".

Terms and expressions defined in the said regulations, when used in this Order, have the meanings severally assigned thereto by those regulations.

3. Subject to any general or specific directions that may be given by or on behalf of the Tribunal, any expenses that may reasonably be incurred by a distributor, wholesaler, or retailer in undertaking the transport of any potatoes at his own expense, not exceeding in any case the cost that would have been incurred by him if delivery had been effected by a common carrier at current freight rates, may be regarded for the purposes of this Order as if they were transport charges paid by him, and the maximum price of the potatoes shall be determined accordingly.

Application of this Order

4. (1) This Order applies only to seed potatoes grown in New Zealand.

(2) Except as otherwise provided herein, this Order applies to all such potatoes (whether sold before or after the date of the coming into force of this Order) that are delivered to the purchaser on or after that date.

(3) In its application to growers' prices, this Order applies only to seed potatoes that are grown in the South Island.

4. (4) In its application to distributors' prices, wholesalers' prices, and retailers' prices, this Order does not apply to any seed potatoes which have been specially hand-picked in a distributor's or a wholesaler's store and which are sold in lots exceeding 1 ½ cwt., but applies to all other seed potatoes grown anywhere in New Zealand.

Fixing Prices of Seed Potatoes

Specifications of Standard-sized Certified Seed Potatoes

5. (1) For the purposes of this Order the standard for certified seed potatoes shall be deemed to be a potato that weighs not less than 2 oz. and not more than 4 oz.

(2) If in any sample of one hundred potatoes taken at random from any lot of certified seed potatoes more than eight of those potatoes fail to comply with the standard prescribed by the last preceding subclause, none of the potatoes comprised in the lot shall be deemed to be "standard-sized".

(3) Except as otherwise provided herein, the last preceding subclause all certified seed potatoes shall for the purposes of this Order be deemed to be "standard-sized".

Growers' Actual Prices for "Standard-sized" Certified Seed Potatoes

6. (1) The actual price to be charged by any grower for any "standard-sized" certified seed potatoes to which this Order applies shall be determined in accordance with the following provisions of this clause.

(2) The basic price of such potatoes shall in every case be computed in accordance with the scale set forth in the Schedule hereto.

*Statutory Regulations 1939, Serial number 1020/275, page 1057.
(3) Where any such potatoes are delivered by the grower for a railway-station in the South Island, the actual price to be charged by the grower shall be the basic price, increased in accordance with the provisions of subclause (7) hereof, in cases to which that subclause applies.

(4) Where any such potatoes are delivered by the grower otherwise than to a railway-station in the South Island, the actual price to be charged by the grower shall be the basic price, increased in accordance with the provisions of subclauses (7) hereof in cases to which those subclauses apply, and then further increased by the charges (if any) incurred by the grower in effecting delivery, and then reduced by the charges that would have been incurred by the grower if delivery had been effected by a common carrier at current freight rates to the railway-station that is nearest or most convenient of access to the grower’s premises.

(5) The basic price fixed in the Schedule hereto for certified “mother seed” potatoes is fixed for potatoes classified in Group 4.

(6) The basic price fixed in the Schedule hereto for certified “commercial seed” potatoes is fixed as for potatoes classified in Group 7.

(7) For seed potatoes classified in a higher group than Group 4 or Group 7, as the case may be, a premium of 5s. a ton shall be charged for each upward step in the classification.

Growers’ Maximum Prices for Certified Seed Potatoes that are not “Standard-sized”

7. The maximum price that may be charged by any grower for any certified seed potatoes to which this Order applies that are not “standard-sized” shall be the price that would have been the actual price of those potatoes if they had in fact been “standard-sized.”

Specifications of f.a.q. Uncertified Seed Potatoes

8. For the purposes of this Order uncertified seed potatoes shall be deemed to be f.a.q. or under-grade, as the case may be, in accordance with the following rules:

(a) Rule as to Size.—Uncertified seed potatoes that are less than 2 oz. or more than 44 oz. in weight shall be deemed to be under-grade.

(b) Rule as to Quality.—If in any lot of uncertified seed potatoes more than 6 per cent. by weight of the lot is affected by dry or wet rot (including mildew or frost damage); or by scab, or by second growth or other defects, or if the lot is not reasonably free from earth or from sprouts, all the potatoes in the lot shall be deemed to be under-grade.

(c) Uncertified seed potatoes that are not under-grade in accordance with paragraph (a) or paragraph (b) hereof shall be deemed to be f.a.q.

Growers’ Maximum Prices for Uncertified Seed Potatoes

9. (1) The maximum price that may be charged by any grower for any f.a.q. uncertified seed potatoes to which this Order applies shall be £9 a ton, delivered f.o.r.s.i. a railway-station in the South Island.

(2) The maximum price that may be charged by any grower for any under-grade uncertified seed potatoes to which this Order applies shall be £7 a ton, delivered f.o.r.s.i. a railway-station in the South Island, the actual price to be charged by the grower shall be the basic price, increased in accordance with the provisions of subclause (7) hereof, in cases to which that subclause applies, and then further increased by the charges (if any) incurred by the grower in effecting delivery, and then reduced by the charges that would have been incurred by the grower if delivery had been effected by a common carrier at current freight rates to the railway-station that is nearest or most convenient of access to the grower’s premises.

(3) The basic price fixed in the Schedule hereto for certified “mother seed” potatoes is fixed as for potatoes classified in Group 4.

(4) The basic price fixed in the Schedule hereto for certified “commercial seed” potatoes is fixed as for potatoes classified in Group 7.

(5) For seed potatoes classified in a higher group than Group 4 or Group 7, as the case may be, a premium of 5s. a ton shall be charged for each upward step in the classification.

Distributors’ Prices

10. (1) Subject to the provisions of the next succeeding clause, the price that may be charged by any distributor for any seed potatoes to which this Order applies shall not exceed the sum of the following amounts:

(a) The price actually paid or payable by the grower to the same or any other distributor;

(b) Any grading, transport, or other charges (not including brokerage) actually paid or payable by the same or any other distributor:

(c) An amount computed at the rate of 5 per cent. of the sum of the amounts specified in paragraphs (a) and (b) hereof, or at the rate of 10s. a ton (whichever is the greater):

(d) An amount specified in paragraphs (a), (b), and (c) hereof by way of brokerage, not exceeding in the aggregate 25 per cent. of the sum of the amounts specified in paragraphs (a), (b), and (c) hereof.

(2) Notwithstanding anything to the contrary in this Order, the provisions of this clause as to the computation of distributors’ prices shall apply with respect to every sale by a person who is ordinarily engaged in business as a distributor to a person who is ordinarily engaged in business as wholesaler, notwithstanding that in any such transaction the purchaser may sell by way of retail any potatoes acquired by him from the distributor.

11. Where any wholesaler who does not normally carry on business as a distributor sells any potatoes to another wholesaler (thus becoming a distributor in respect of that transaction), the price to be charged by the wholesaler may not exceed the maximum price determined in accordance with the last preceding clause by such amounts as may be mutually agreed upon by the parties to the transaction: Provided that in any case the maximum price that may be charged by the purchasing wholesaler in accordance with the next succeeding clause shall be determined as if he had bought those potatoes at the price paid by the wholesaler from whom he bought them.

Wholesalers’ and Retailers’ Prices

12. (1) When any seed potatoes to which this Order applies are sold by any wholesaler, or by any retailer in lots exceeding 1½ cwt, the price that may be charged or received by the wholesaler or by the retailer shall not exceed the sum of the following amounts:

(a) The price actually paid or payable by the wholesaler or the retailer, as the case may be, to the grower or any other person;

(b) An amount not exceeding 2s. 6d. a ton in respect of any potatoes actually received into the wholesaler’s or retailer’s store, together with any other charges for transport, or other charges actually paid by the wholesaler or retailer;

(c) An amount equal to 2½ per cent. of the sum of the amounts specified in paragraphs (a) and (b) hereof (to cover the estimated loss due to shrinkage and other natural causes), and a further amount equal to 4 per cent. of the said sum in respect of potatoes actually received into store;

(d) An amount computed at the rate of £1 19s. a ton (in respect of seed potatoes classified in a higher group than Group 4) or £1 16s. (less than a ton), and computed at the rate of £1 a ton for lots of 1 ton or more.

(2) Where any potatoes to which this Order applies are sold by any wholesaler or retailer in lots of 7 lb., or 14 lb., or 28 lb., or 56 lb., or 112 lb., or 168 lb., the price shall not in any case exceed:

Certified Seed Potatoes.

Uncertified Seed Potatoes.

(a) For certified seed potatoes, s. d. s. d. s. d.

(b) For uncertified seed potatoes, s. d. s. d. s. d.

(c) For uncertified seed potatoes, under-grade s. d.

(3) Subject to the provisions of clauses 13 and 14 hereof, but notwithstanding anything in the foregoing provisions of this Order, the wholesaler or retailer may charge special prices or margins for any certified seed potatoes that are not, “mother seed,” for the purchase or sale of any potatoes to which this Order applies shall not in any case exceed:

Per Pound.

(a) For certified seed potatoes, s. d.

(b) For uncertified seed potatoes, s. d. s. d.

(4) Subject to the provisions of clauses 13 and 14 hereof, but notwithstanding anything in the foregoing provisions of this Order, the wholesaler or retailer may charge special prices or margins for any certified seed potatoes to which this Order applies shall not in any case exceed:

Wholesalers’ and Retailers’ Prices

13. If in respect of potatoes sold by any wholesaler or retailer the maximum price calculated in accordance with the foregoing provisions of this Order or in accordance with an authority under clause 15 hereof is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the nearest upward halfpenny.

14. Subject to such conditions, if any, as the Tribunal, on application by any wholesaler or retailer, may authorize special prices or margins of profit in respect of any potatoes to which this Order applies where for any reason extraordinary charges (freight or otherwise) are incurred by the wholesaler or retailer. Any authority under the Tribunal may apply with respect to a specified lot or consignment of potatoes or may relate generally to all potatoes to which his application sold by the wholesaler or retailer while the approval remains in force.

15. On the recommendation of the Department of Agriculture and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any grower, may authorize special prices or margins for any certified seed potatoes of a recently imported or new commercial variety or exempt them entirely from the operation of this Order.

Duties imposed on Retailers for the Purpose of this Order

16. Every retailer who sells or offers for sale, or holds in his possession, any potatoes to which this Order applies shall keep in a prominent position in such proximity to the potatoes to which it relates as to be observable by any appropriate of a ticket of sale, a price, or a label, which shall be stated in legible and prominent characters the following particulars:—

(a) The words “Certified Seed,” or “F.a.q. Uncertified Seed,” or “Uncertified Uncertified Seed,” as the case may be;

(b) The name of the variety of potato;

(c) The retail price per pound.
SCHEDULE

BASIC PRICES FOR CERTIFIED SEED POTATOES TO WHICH THIS ORDER APPLIES

<table>
<thead>
<tr>
<th>Varieties</th>
<th>Certificated &quot;Mother Seed.&quot;</th>
<th>Certificated &quot;Commercial Seed.&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Per Tom.</td>
<td>£ a. d.</td>
</tr>
<tr>
<td>A. Chippewa, Donn Early, Dunbar Standard, Katahdin</td>
<td>14 0 0</td>
<td>12 10 0</td>
</tr>
<tr>
<td>B. Arran Conall, Arran Banner, Arran Pilot, Auckland Short Top, Auckland Tall Tail Top, Catrions, Clifton Kilner, Epigone, Jersey Ben, King Edward, Majestic, Robin Adair, Up-to-date, and other varieties not specified elsewhere</td>
<td>11 0 0</td>
<td>9 15 0</td>
</tr>
</tbody>
</table>

Dated at Wellington, this 24th day of April, 1946.

The Seal of the Price Tribunal was affixed hereto in the presence of—

[LS.]

W. J. HUNTER (Judge), President.
H. L. WINE, Member.

Price Order No. 355 [Fruit canned by J. Watti Canneries, Ltd.]

PURSUANT to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:

PRELIMINARY

1. This Order may be cited as Price Order No. 355, and shall come into force on the 25th day of April, 1946.
2. Unless the context otherwise requires, terms and expressions defined in the Control of Prices Emergency Regulations 1939,* when used in this Order, have the meanings severally assigned thereto by those regulations.

APPLICATION OF THIS ORDER

3. This Order applies with respect to all peaches, apricots, and pears that are canned by or on behalf of J. Watti Canneries, Ltd. (in this Order referred to as "the canner"), but does not apply to peaches, apricots, or pears canned by any other person.

FIXING MAXIMUM PRICES OF GOODS TO WHICH THIS ORDER APPLIES

Canner’s Prices

4. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by the canner for any goods to which this Order applies, when sold to a wholesaler, shall be the appropriate maximum price specified in the Schedule hereto.
(2) The maximum price fixed as aforesaid shall be reduced by a trade discount of 10 per cent. thereof, and the price so calculated shall be further reduced as follows—
(a) By a discount of 3 per cent. thereof where payment is made within seven days from the date of invoice; or
(b) By a discount of 2½ per cent. thereof where payment is made after seven days from the date of invoice but on or before the 20th day of the month following the month in which delivery is made to the wholesaler.
(3) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Napier, Hastings, Christchurch, Dunedin, or Invercargill, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee’s store.

(4) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth, Westport, Lyttelton, Bluff, Hamilton, Gisborne, New Plymouth, Wanganui, Palmerston North, Wairoa, Masterton, Dannevirke, Hawera, Hokitika, Timaru, Oamaru, Blenheim, Nelson, Picton, Motueka, or Motukuas, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee’s store.

Wholesalers’ Prices

5. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received for any goods to which this Order applies, shall be the appropriate price specified in the Schedule hereto.
(2) Subject to the provisions of subclause (3) hereof, the maximum price that may be charged or received for any goods to which this Order applies by any wholesaler in the course of a business carried on elsewhere than at Auckland, Wellington, Palmerston North, Wairoa, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Nelson, Picton, Motueka, Westport, Lyttelton, Bluff, Hamilton, Gisborne, New Plymouth, Wanganui, Napier, Hastings, Masterton, Dannevirke, Hawera, or Hokitika shall be the price fixed by subclause (1) hereof, increased as follows—
(a) In respect of 16 oz. containers: By 3d. per dozen.
(b) In respect of 30 oz. containers: By 6d. per dozen.
(c) In respect of half-gallon (nominal) containers: By 9d. per dozen.
(d) In respect of one-gallon (nominal) containers: By 1s. 6d. per dozen.
(3) The prices fixed by the foregoing provisions of this clause are fixed subject to the same terms and conditions with respect to each and other discounts and with respect to freight arrangements and any conditions as existed between individual wholesalers and retailers immediately prior to the coming into force of this Order.
(4) The foregoing provisions of this clause apply with respect to sales made by the canner to a retailer for purposes of retail sale.

Retailers’ Prices

6. The maximum price that may be charged or received by any retailer for any goods to which this Order applies shall be determined in accordance with the following provisions, namely—
(a) When sold by a retailer in any area within which any wholesaler carrying on business at Auckland, Wellington, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Nelson, Picton, Motueka, Greymouth, Westport, Lyttelton, Bluff, Hamilton, Gisborne, New Plymouth, Wanganui, Napier, Palmerston North, Wairoa, Hastings, Dannevirke, Masterton, Hawera, or Hokitika normally undertakes the free delivery of goods to retailers, the maximum retail price shall be the appropriate maximum price specified in the Schedule hereto:
(b) When sold by a retailer in any other area, the maximum retail price shall be the appropriate maximum price specified in the Schedule hereto, increased as follows—
In respect of 16 oz. containers: By 4d. per dozen.
In respect of 30 oz. containers: By 1s. 6d. per dozen.
In respect of half-gallon (nominal) containers: By 1s. 6d. per dozen.
In respect of one-gallon (nominal) containers: By 2s. 4d. per dozen.

7. Notwithstanding anything in the foregoing provisions of this Order and subject to such conditions, if any, as the Tribunal, on application by the canner, or by any wholesaler or retailer, may authorize special maximum prices in respect of any goods to which this Order applies where for any reason extra-ordinary charges (freight or otherwise) are incurred by the canner, wholesaler, or retailer. Any authority given by the Tribunal under this clause may apply only in respect of extra-ordinary charges incurred by a wholesaler or retailer.

SCHEDULE

MAXIMUM BASIC PRICES OF GOODS TO WHICH THIS ORDER APPLIES

<table>
<thead>
<tr>
<th>Size of Container.</th>
<th>Canner’s and Wholesalers’ Prices, per Dozen.</th>
<th>Retailers’ Prices, Each.</th>
</tr>
</thead>
<tbody>
<tr>
<td>16 oz. containers</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>30 oz. containers</td>
<td>11 6</td>
<td>11 6</td>
</tr>
<tr>
<td>Half-gallon (nominal) containers</td>
<td>12 10 0</td>
<td>12 10 0</td>
</tr>
<tr>
<td>One-gallon (nominal) containers</td>
<td>13 0 0</td>
<td>13 0 0</td>
</tr>
</tbody>
</table>

Dated at Wellington, this 18th day of April, 1946.

The Seal of the Price Tribunal was affixed hereto in the presence of—

[LS.]

W. J. HUNTER (Judge), President.
H. L. WINE, Member.

* Statutory Regulations, 1939, Serial number 1939/275, page 1507.
Price Order No. 536 (Fruit canned by S. Kirkpatrick and Co., Ltd., or Thompson and Hills, Ltd.)

Pursuant to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, does hereby make the following Price Order:—

Preliminary

1. This Order may be cited as Price Order No. 536, and shall come into force on the 25th day of April, 1946.

2. (1) Price Orders Nos. 4559 and No. 4702 are hereby revoked, and Price Order No. 2898 is hereby revoked in its application to canned fruit packed in New Zealand.

3. The revocation of the said Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

4. Unless the context otherwise requires, terms and expressions defined in the Control of Prices Emergency Regulations 1939,* when used in this Order, have the meanings severally assigned thereto by those regulations.

Application of this Order

This Order applies with respect to all peaches, apricots, and pears that are canned in New Zealand by or on behalf of S. Kirkpatrick and Co., Ltd., or Thompson and Hills, Ltd. (either company in this Order being referred to as "the canner"), but does not apply to peaches, apricots, or pears canned by any other person.

Fixing Maximum Prices of Goods to which this Order Applies

1. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by the canner for any goods to which this Order applies, when sold to a wholesaler, shall be the appropriate price specified in the Schedule hereto.

2. (a) By a discount of 20 per cent. thereof and the price so calculated shall be further reduced as follows:—

(b) By a discount of 25 per cent. thereof where payment is made within seven days from the date of invoice; or

(c) By a discount of 25 per cent. thereof where payment is made after seven days from the date of invoice but on or before the 20th day of the month following the month in which delivery is made to the wholesaler.

3. In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Picton, Motueka, Kaikoura, Takaka, Collingwood, Greytown, Westport, Lyttelton, Bluff, Hamilton, Gisborne, Whangarei, New Plymouth, Tauranga, Wanganui, Napier, or Nelson shall be the price fixed by subclause (1) hereof, increased as follows:—

In respect of 16 oz. containers: By 2d. per dozen.

In respect of 30 oz. containers: By 6d. per dozen.

In respect of half-gallon (nominal) containers: By 9d. per dozen.

4. The prices fixed by the foregoing provisions of this clause are fixed subject to the same terms and conditions with respect to cash and other discounts and with respect to freight arrangements as existed between individual wholesalers and retailers immediately prior to the coming into force of this Order.

5. The foregoing provisions of this clause shall apply with respect to sales made by the canner to a retailer for the purpose of retail sale.

Maximum Basic Prices of Goods to which this Order Applies

1. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any wholesaler for any goods to which this Order applies shall be determined in accordance with the following provisions, namely:—

(a) When sold by a retailer to any person on behalf of a wholesaler in any area other than those specified in the Schedule hereto, the maximum price that may be charged or received by any wholesaler shall be the appropriate price specified in the Schedule hereto.

(b) Where extra freight rates are applied shall be the appropriate price specified in the Schedule hereto.

Provided that, in respect of deliveries to a consignee in Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Picton, Motueka, Kaikoura, Takaka, Collingwood, the maximum prices fixed by the foregoing provisions of this clause are fixed in accordance with the following provisions of this clause, the delivery of free transport charges into the consignee's store.

Provided further that, in respect of deliveries to a consignee in Palmerston North, the canner may make an additional charge computed at a rate not exceeding 25c. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this provision shall be subject to the discount of 2 per cent. or 2 per cent. as the case may be, and subject to paragraphs (a) and (b) of the last preceding subclause.

4. (a) Where extra freight rates are applied shall be the appropriate price specified in the Schedule hereto.

(b) Where extra freight rates are applied shall be the appropriate price specified in the Schedule hereto.

8. Notwithstanding anything in the foregoing provisions of this Order and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by the canner or by any wholesaler or retailer, may authorize special maximum prices in respect of any goods to which this Order applies where for any reason extraordinary charges (freight or otherwise), in excess of those specified in the Schedule hereto, may apply with respect to a lot consignment of goods or may relate generally to all goods to which this Order applies sold by the canner, wholesaler, or retailer while the approval remains in force.

SCHEDULE

Maximum Basic Prices of Goods to which this Order Applies

<table>
<thead>
<tr>
<th>Size of Containers</th>
<th>Canners’ Prices per Dozen</th>
<th>Wholesalers’ Prices per Dozen</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Peaches</td>
<td>Apricots</td>
</tr>
<tr>
<td>16 oz. containers</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>30 oz. containers</td>
<td>11 6</td>
<td>11 6</td>
</tr>
<tr>
<td>Half-gallon (nominal) containers</td>
<td>16 0</td>
<td>16 0</td>
</tr>
<tr>
<td>One-gallon (nominal) containers</td>
<td>27 4</td>
<td>27 4</td>
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<tr>
<td>49 6</td>
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<td>49 6</td>
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</tbody>
</table>

Dated at Wellington, this 18th day of April, 1946.

The Seal of the Price Tribunal was affixed hereto in the presence of—

W. J. Hunter, (Judge), President.

H. W. Wiek, Member.

[signed]

*Statutory Regulations 1939, Serial number 1939/275, page 1007.
‡ Gazette, 31st January, 1946.

Pursuant to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the consent of the Minister of Industries and Commerce, doth hereby make the following Price Order:

**Preliminary**

1. This Order may be cited as Price Order No. 537, and shall come into force on the thirteenth day of April, 1946.

2. Unless the context otherwise requires, terms and expressions defined in the Control of Prices Emergency Regulations 1939,* when used in this Order, have the meanings severally assigned thereto by those regulations.

**Application of This Order**

3. This Order applies with respect to all peaches, apricots, and pears that are canned by or on behalf of Irvine and Stevenson's St. George Co., Ltd. (in this Order referred to as “the canner), but does not apply to peaches, apricots, or pears canned by any other person.

**Fixing Maximum Prices for Goods to Which this Order Applies**

**Canner's Prices**

1. Subject to the following provisions of this clause, the maximum price that may be charged or received by the canner for any goods to which this Order applies, when sold to a wholesaler, shall be the appropriate price specified in the Schedule hereto.

2. The maximum price fixed as aforesaid shall be reduced by a trade discount of 10 per cent. thereof, and the price so calculated shall be further reduced as follows:

   - (a) By a discount of 3 per cent. thereof where payment is made within seven days from the date of invoice; or
   - (b) By a discount of 2 per cent. thereof where payment is made after seven days from the date of invoice but on or before the 20th day of the month following the month in which delivery is made to the wholesaler.

3. In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Nelson, Motueka, Kaikoura, Takaka, Collingwood, Akaroa, Onehunga, Lyttelton, or Palmerston North, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges to the consignee's store:

   - Provided that in respect of deliveries to a consignee in Palmerston North the canner may make an additional charge computed at a rate exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this proviso shall be subject to the discount of 3 per cent. or 2 per cent. as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

4. In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greytown, Waihapa, Bluff, Gisborne, Whangarei, New Plymouth, Taunui, Wanganui, Napier, Tokomaru Bay, Waitakopu, Wairoa, Gore, Hicks Bay, or Tolaga Bay, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport fees and free of rail freight to the port or railway-station that is nearest or most convenient of access to the consignee's store.

5. In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Dannevirke, Hastings, Masterton, Hokitika, Dargaville, Opotiki, Whakatane, Hamilton, Hawera, Carterton, Greytown, Eketahuna, Pahiatua, Masterton, Levin, Otaki, or Shannon, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight as follows:

   - Port to which sea freight is to be paid.
   - Port to which sea freight is to be paid.

<table>
<thead>
<tr>
<th>Size of Container</th>
<th>Owner's and Wholesale's Price, per Dozen.</th>
<th>Retailer's Prices, Each.</th>
</tr>
</thead>
<tbody>
<tr>
<td>17 oz. containers</td>
<td>Peach: 12 2 12 9 11 9 11 9</td>
<td>Apricot: 2 2 2 2 2 2 2 2</td>
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<tr>
<td>17 oz. containers</td>
<td>Peach: 12 2 12 9 11 9 11 9</td>
<td>Apricot: 2 2 2 2 2 2 2 2</td>
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<tr>
<td>24 oz. containers</td>
<td>Peach: 17 11 17 11 17 11 17 11</td>
<td>Apricot: 2 2 2 2 2 2 2 2</td>
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<tr>
<td>24 oz. containers</td>
<td>Peach: 17 11 17 11 17 11 17 11</td>
<td>Apricot: 2 2 2 2 2 2 2 2</td>
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<tr>
<td>25 oz. containers</td>
<td>Peach: 18 18 18 18 18 18 18 18</td>
<td>Apricot: 3 3 3 3 3 3 3 3</td>
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<tr>
<td>25 oz. containers</td>
<td>Peach: 18 18 18 18 18 18 18 18</td>
<td>Apricot: 3 3 3 3 3 3 3 3</td>
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<td>26 oz. containers</td>
<td>Peach: 5 5 5 5 5 5 5 5</td>
<td>Apricot: 5 5 5 5 5 5 5 5</td>
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<tr>
<td>26 oz. containers</td>
<td>Peach: 5 5 5 5 5 5 5 5</td>
<td>Apricot: 5 5 5 5 5 5 5 5</td>
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<tr>
<td>34 oz. containers</td>
<td>Peach: 49 6 49 6 49 6</td>
<td>Apricot: 5 5 5 5 5 5 5 5</td>
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<tr>
<td>34 oz. containers</td>
<td>Peach: 49 6 49 6 49 6</td>
<td>Apricot: 5 5 5 5 5 5 5 5</td>
</tr>
</tbody>
</table>

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* Statutory Reprints. 1939, serial number 1839/275, page 1097.

[1] The Seal of the Price Tribunal was affixed hereon in the presence of—

W. J. Hurney (Judge), President.
H. L. Wise, Member.
### Climatological Table

**Summary of the Records of Temperature, Rainfall, and Sunshine for March, 1946**

<table>
<thead>
<tr>
<th>Station</th>
<th>Mean Air Temperature in Degrees Fahrenheit (Fahrenheit)</th>
<th>Rainfall in Inches</th>
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</thead>
<tbody>
<tr>
<td><strong>Mean of Absolute Maximum and Minimum Temperatures</strong></td>
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</tbody>
</table>
Climatological Table—continued

Summary of the Records of Temperature, Rainfall, and Sunshine for March, 1946—continued

<table>
<thead>
<tr>
<th>Station</th>
<th>Rainfall in Inches</th>
<th>LATE RETURNS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Mean of Absolute Maximum and Minimum.</td>
</tr>
<tr>
<td>Rotorua, Feb., 1946</td>
<td>221·9</td>
<td>931 78·6 54·3 66·4 -2·8 (4·2 F.) 87·4 8 42·3 11 0·13 2 4·05 0·11 23 223·2</td>
</tr>
<tr>
<td>Wangai, Jan., 1946</td>
<td>220·7</td>
<td>72 69·4 54·6 62·0 (-1·0) 75·2 12 46·6 5 1·49 9 (-1·40) 0·40 23 274·1</td>
</tr>
<tr>
<td>Wangai, Feb., 1946</td>
<td>213·6</td>
<td>72 72·3 53·5 62·9 0·5 62·9 11 0·32 0·13 0·13 0·13 0·13 270·0</td>
</tr>
<tr>
<td>Appleby, Nelson, Feb., 1946</td>
<td>212·6</td>
<td>57 72·8 53·0 62·9 +0·2 84·7 9 44·7 18 0·74 2 (-2·01) 0·56 16 65</td>
</tr>
<tr>
<td>Akaroa (Onawe, Duyvelschelles Bay), Feb., 1946</td>
<td>212·9</td>
<td>150 74·0 53·4 63·7 +1·8 91·8 16 42·0 18 1·21 7 (-2·01) 0·31 28 212·9</td>
</tr>
</tbody>
</table>

NOTE.—At stations where departures from normal are in parentheses the record has been maintained for less than ten years in the case of rainfall and for less than twenty years in the case of rainfall and the normals are partly interpolated. New rainfall normals have been adopted this month.

Notes on the Weather for March, 1946

General.—The weather in March was often cloudy with not infrequent rain. By the middle of the month the North Island districts suffering from the drought had received one or two very beneficial rains, and pastures generally made an excellent recovery, which will help ease the winter-fodder position. However, further rains are still required if the benefits are to be lasting. The South Island, especially Otago and Southland, has experienced good harvesting conditions.

Rainfall.—In spite of the good rains mentioned, the stations received over most of Auckland and Northern Hawke's Bay Provinces, with the Bay of Plenty excepted, did not quite reach the average for March. Over the remainder of the North Island rainfall was in excess, and along the eastern coast of Wellington Province totals were often double the average. While Nelson and Marlborough had slight excess in most parts, the rest of the South Island was drier than usual, with only about half the average amount of rain near Greymouth and in Otago and Southland.

Temperature.—Mean temperatures were not much different from normal, but on the whole they were slightly milder, especially near Taupō and in Nelson and Southland. With the southerlies about the 3rd some snow fell on the North Island ranges.

Sunshine.—There were some cloudy humid spells which reduced sunshine totals, although North Auckland and Westland exceeded their average. In eastern districts between Gisborne and Dunedin and in the Cook Strait area the deficiencies were equivalent to about an hour a day.

Weather Sequence.—A cold front passing over central New Zealand on the 1st brought a period of rain, but further north it gave little precipitation. However, a shallow depression formed on this front in the Bay of Plenty region, which will help ease the winter-fodder position. However, further rains are still required if the benefits are to be lasting.

On the 9th, when this anticyclone was passing to the east, north-easterlies began to freshen in the north. A tropical depression on a southward course passed well to the west of North Cape about midday on the 16th and was off south-western New Zealand twenty-four hours later. Strong north-easterlies brought heavy rain to most of the Auckland Province, and some moderate falls spread to western districts and parts of Hawke's Bay. On the 12th a trough associated with an extensive depression in the South Tasman Sea reached south-western New Zealand, where there was heavy rain, including thunderstorms. This trough soon became diffuse, although its activity decreased but slowly as it spread northward.

On the 20th, heavy rain fell over the North Island and the anticyclone moved to the east of the Dominion. North-easterlies predominated, with much fog and some drizzle in northern and eastern districts, especially in the mornings.

Another weak trough reached the South Island on the 20th, and was followed by a new anticyclone. There was some scattered drizzle with the moderate southerly change, and later south-east winds gave some rain on the east coast of the North Island.

As the anticyclone spread northward over the country and intensified fine weather became general. A weak cold front on the 25th brought scattered rain only to Otago and Southland. The anticyclone gradually lost intensity, but the weather continued fair. A depression passed south-western New Zealand late on the 27th and was shortly followed by a more extensive one, and by the 28th rain had become widespread over the South Island, and soon moderate rain extended to most of the North Island. On the 30th, as the depression travelled away to the south-east, showers were only isolated. During the 31st a cold front crossed the country, with a few showers in most districts.

R. G. SIMMONS, Acting-Director.

Sitting of the Native Land Court at Rotorua on 7th May, 1946

NOTICE is hereby given that the matters mentioned in the Schedule hereunder will be heard by the Native Land Court sitting at Rotorua on Tuesday, the 7th May, 1946, at 10.30 a.m., or as soon thereafter as the business of the Court will allow.

C. V. FORDHAM, Registrar.

SCHEDULE

<table>
<thead>
<tr>
<th>No.</th>
<th>Applicant</th>
<th>Name of Land</th>
<th>Nature of Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>208</td>
<td>Assistant Under-Secretary,</td>
<td>Te Pahou No. 1 Block</td>
<td>Application for assessment of compensation for land taken for additional land for Te Whaiao Native school.</td>
</tr>
<tr>
<td>209</td>
<td>Public Works Department</td>
<td>Rotoroa 1 (part), part Lots 1 and 2,</td>
<td>Application for assessment of compensation for land taken for a quarry and a roadman's cottage.</td>
</tr>
<tr>
<td></td>
<td>Ditto</td>
<td>D.P. 9697</td>
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<tr>
<td>210</td>
<td></td>
<td>Waerenga West B 4</td>
<td>Application for assessment of compensation for land taken for quarry, Hamurana-Owne Road, Rotorua County.</td>
</tr>
<tr>
<td>211</td>
<td></td>
<td>Rotonanana-Parekarangi 6a 8b 1m</td>
<td>Application for assessment of compensation for land taken for roadman's cottage and depot.</td>
</tr>
<tr>
<td>213</td>
<td></td>
<td>Pukehina L No. 2a</td>
<td>Application for assessment of compensation for land taken for Native school.</td>
</tr>
</tbody>
</table>

Office of the Native Land Court, Rotorua, 5th April, 1946.
NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of regulations and orders as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Short Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Price (Postage)</th>
</tr>
</thead>
</table>

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Prices for quantities supplied on application. Copies may be ordered by quoting serial number.

E. V. PAUL, Government Printer.
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that JOVETTY MOTORS (Wellington), LIMITED, has changed its name to CENTURY MOTORS, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 12th day of April, 1946.

H. B. WALTON, Assistant Registrar of Companies.

MARLBOROUGH ELECTRIC-POWER BOARD

RESOLUTION MAKING SPECIAL RATE

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and of all other powers (if any) it thereunto enabling, the Marlborough Electric-power Board hereby resolves as follows:

"That, for the purpose of providing for the payment of the half-yearly instalments of principal and interest in respect of the Marlborough Electric-power Board Rai Valley Reticulation Loan, 1945, of $30,000, authorized to be raised by the Board under the said Act for the purpose of extending the Board's reticulation, in order to make a supply of electricity available in the Rai Valley portion of the Marlborough Electric-power District, the said Board hereby makes and levies a special rate of fifty-eight thousandths of a penny (0.058d.) in the pound on the rateable value (on the basis of the capital value) of all rateable property in the Marlborough Electric-power District; the said special rate to be an annually recurring rate during the currency of such loan and to be payable half-yearly on the 1st day of June and the 1st day of December in each and every year of the currency of such loan, being a period of twenty (20) years or until the loan is fully paid off."

Moved by the Chairman and seconded by Mr. A. H. Nees.

I hereby certify that the foregoing is a true copy of a resolution passed by the Marlborough Electric-power Board at a meeting held on the 16th day of April, 1946, and that notice of intention to make the special rate was advertised in the Marlborough Express newspaper on the 30th day of March, 1946.

H. J. STACE, Chairman.

PUBLIC NOTICE

TAKE notice that a certain scheme under the Religious, Charitable, and Educational Trusts Act, 1908, whereby the trustees of WILLIAM HENRY TRAVIS, late of Christchurch, Tanner (deceased), propose to out of accumulated, current, and future income of the funds belonging to the estate—

(1) To pay to the Medical School of the Otago University the annual sum of $2,500 for each of the years 1947 to 1963 inclusive for or towards payment of the salaries of research workers on tuberculosis recommended as such by the Medical School,

(2) To pay, if the income permits, $500 in any one year to allow a research worker engaged in research work on tuberculosis to proceed overseas to continue such research; or alternatively, to pay the same sum to a visitor from overseas who will engage himself in the same research work at the Medical School; and

(3) To spend not more in all than £20,000, inclusive for or towards payment of the salaries of a research worker engaged in research work on tuberculosis recommended as such overseas who will engage himself in the same research work at the Otago Medical School, but to be approved by the trustees before purchase and to remain the property of the trustees, which scheme has been approved by the Attorney-General, has been referred to a Judge of the Supreme Court of New Zealand for an order approving the scheme, with or without any modification or variation as he may think fit.

The papers including the said scheme have been filed in the office of the Supreme Court at Christchurch.

The address for service of the parties making such application is at the offices of Messieurs Weston, Ward, and Lascelles, Solicitors, 152 Manchester Street, Christchurch.

Dated the 16th day of April, 1946.

WESTON, WARD, AND LASCELLES.

Solicitors for the W. H. TRAVIS TRUSTEES.

THE EDUCATION BOARD OF THE DISTRICT OF AUCKLAND

NOTICE OF INTENTION TO TAKE LAND UNDER THE PUBLIC WORKS ACT, 1929

NOTICE is hereby given that the Education Board of the District of Auckland intends to take, under the provisions of the Public Works Act, 1929, for the use, convenience, and enjoyment of a public school, the following land—namely, all that piece of land situated in the Provincial District of Auckland containing by admeasurement three acres three roods twenty-one decimal seven perches (3 acres 3 roods 21.7 perches)—situated in the Borough of Tauranga, being Lots 12, 13, 14, 15, and part of Lots 9, 17, 10, and 20 on a plan deposited in the Land Registry Office at Auckland as No. 1202, which said piece of land is Allotment 622 and part of Allotments 615, 616, 618, 619, and 621 of Section 2 of the Town of Tauranga, and is part of the land in certificate of title, Vol. 796, folio 185 (Auckland Registry).

A plan of the land is deposited in the post-office at Tauranga, and is there open for inspection by all persons at all reasonable hours.

All persons affected are hereby required and called upon to set forth in writing any well-grounded objections to the taking of such land, and to send such writing, within forty (40) days from the first publication of this notice, to the Education Board of the District of Auckland at its office in Wellesley Street East, Auckland.

Dated this 17th day of April, 1946.

A. NIXON, Secretary to the Education Board of the District of Auckland.

This notice was first published in the New Zealand Herald on the 20th day of April, 1946.

WORLD FILM PRODUCTIONS, LIMITED

IN LIQUIDATION

Notice to Members

In the matter of the Companies Act, 1933, and in the matter of WORLD FILM PRODUCTIONS, LIMITED (in Liquidation).

NOTICE is hereby given that a meeting of shareholders of the above-named company will be held at my office, 60-63 Yorkshire House, Shortland Street, Auckland, on Tuesday, 7th May, 1946, at 12 noon, to receive my report and statement of accounts now that the winding-up of the company's affairs has been completed.

J. W. HYLAND, Liquidator.

Dated at Auckland, this 12th day of April, 1946.

WORLD FILM PRODUCTION, LIMITED

IN LIQUIDATION

Notice to Creditors

In the matter of the Companies Act, 1933, and in the matter of WORLD FILM PRODUCTIONS, LIMITED (in Liquidation).

NOTICE is hereby given that a meeting of creditors of the above-named company will be held at my office, 60-63 Yorkshire House, Shortland Street, Auckland, on Tuesday, 7th May, 1946, at 11 a.m., to receive my report and statement of accounts now that the winding-up of the company's affairs has been completed.

J. W. HYLAND, Liquidator.

Dated at Auckland, this 12th day of April, 1946.

PAHIATUA CO-OPERATIVE RURAL INTERMEDIATE CREDIT ASSOCIATION, LIMITED

In the matter of the Companies Act, 1933, and in the matter of the PAHIATUA CO-OPERATIVE RURAL INTERMEDIATE CREDIT ASSOCIATION, LIMITED.

NOTICE is hereby given that at an extraordinary general meeting held at my office, 60-63 Yorkshire House, Shortland Street, Auckland, on Tuesday, 7th May, 1946, at 11 a.m., to receive my report and statement of accounts now that the winding-up of the company's affairs has been completed.

J. W. HYLAND, Liquidator.

Dated at Auckland, this 12th day of April, 1946.

S. K. SIDDELLS, Liquidator.

NEW ZEALAND FRIENDLY SOCIETIES ACT, 1909

ADVERTISEMENT OF CANCELLING

NOTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this 17th day of April, 1946, cancelled the register of Court Prize of Invercargill, Ancient Order of Foresters, Juvenile Friendly Society (Register No. 290), held at Invercargill, at its request.

G. E. BRADLEY, Registrar.

FRID. BENNETT AND COMPANY, LIMITED

IN LIQUIDATION

Notice of Final Meeting

NOTICE is hereby given that the final meeting of the above-named company will be held at my office, 190 Herdman Street, Christchurch, on Thursday, 9th May, 1946, at 2 p.m., to receive the liquidator's account of the winding-up.

I. J. WILSON, Liquidator.

18th April, 1946.
The following Scientific Works, published under the authority of the Governor, are now obtainable from the Government Printer, Wellington, to whom all orders should be addressed:

**GEOLGICAL BULLETIN No. 1:** The Geology of the Hokianga Sheet, North Westland Quadrangle. By D. A. Brown. 2s. 6d. Postage, 6d. (in New Zealand.

**GEOLGICAL BULLETIN No. 2:** The Geology of the Area covered by the Alexandra Sheet, Central Otago Division. 2s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 4:** The Geology of the Coromandel Subdivision, Auckland. By C. Fraser, assisted by J. H. Adams. Cloth, 6s. 6d.; calf, 10s. Postage, 6d.

**GEOLGICAL BULLETIN No. 16:** The Geology of the Aroha Subdivision, Hauraki. By J. Henderson, assisted by J. A. Barlow. 2s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 26:** Geology and Mines of the Waihi District, Hauraki Goldfield. By P. G. Morgan. Paper, 10s.; 4-cloth, 12s. 6d.; cloth, 14s. Postage, 6d.

**GEOLGICAL BULLETIN No. 27:** Geology of the Waiapu - Tairua Divisions. By P. G. Morgan. Paper, 5s. 6d.; 4-cloth, 7s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 28:** Geology of Hutt Valley, Porirua District. By F. E. Exley. 1s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 29:** Geology of the Egmont Subdivision, Taranaki. By P. G. Morgan and W. G. Henderson. Cloth, 12s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 30:** Geology of the Waiapu Subdivision, Ruakura District. By M. Rossly and E. O. Macpherson. Paper, 10s.; 4-cloth, 12s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 31:** The Geology of the Tongaporutu-Churn Subdivision, Taranaki. By L. I. Goodenough. Paper, 12s.; 4-cloth, 14s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 32:** Minerals and the Geology of New Zealand. By the late P. G. Morgan. Paper, 5s. 6d.; 4-cloth, 7s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 33:** Soils of the Otago Central. By H. T. Ferrari. Paper covers, 10s.; 4-cloth, 12s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 34:** The Geology of the Dargaville-Rodney Subdivision, Hokianga and Kaiapara Divisions. Paper covers, 17s.; 4-cloth, 18s. 6d. Postage, 6d.

**GEOLGICAL BULLETIN No. 35:** The Geology of the Botonu-Taupo Subdivision, Botonu and Kaiapunawa Divisions. By L. I. Goodenough. Paper covers, 14s.; cloth, 16s. Postage, 6d.

**GEOLGICAL BULLETIN No. 36:** The Geology of the Kaiapopata - Green Island Subdivision (Eastern and Central Otago Division). By M. Orsley. Paper covers, 10s. 6d.; 4-cloth, 12s. Postage, 6d.

**GEOLGICAL BULLETIN No. 37:** Geology of the Naseby Subdivision, Central Otago. By J. J. Williamson. Paper covers, 21s.; 4-cloth, 22s. 6d. Postage, 7d.

**GEOLGICAL MEMOIR No. 1:** The Geology of the Malvern Hills. 4s. 6d. Postage, 6d.

**GEOLGICAL MEMOIR No. 2:** The Geology of the Lower Awarata District. Price, 2s. 6d. Postage, 6d.

**GEOLGICAL MEMOIR No. 3:** The Geology of the Mount Coleridge District. Price, 2s. 6d. Postage, 6d.

**GEOLGICAL MEMOIR No. 4:** Experiments in Geophysical Survey in New Zealand. Price, 7s. 6d. Postage, 6d.

**GEOLGICAL MEMOIR No. 5:** Metamorphism in the Lake Waiapu Region, Western Otago, New Zealand. By C. O. Hutton. Price, 6s. Postage, 3d.

**GEOLGICAL SURVEY OF NEW ZEALAND:** Reports for 1881-82 (postage, 7d.), 1887-88 (postage, 8d.), 1888-89 (postage, 7d.), and 1892-93. Royal Svo, 2a. 6d. each. Later reports are contained in Mining Reports in the same year. Postage, 6d.

**BIOLOGICAL EXERCISES.** (1 and 2 out of print) 3. The Anatomy of the Common Mussels. 4. The Skeleton of the New Zealand Crayfishes. 1s. each. Postage, 6d.

**INTRODUCTORY CLASS-BOOK OF BOTANY FOR USE IN NEW ZEALAND SCHOOLS.** By G. M. Thomson. F.R.S. Denys Svo. Cloth, 2a. 6d.; paper, 1a. 6d. Postage, 6d.

**MANUAL OF THE GRASSES AND FORAGE PLANTS USEFUL TO NEW ZEALAND.** Part I. By Thomas Mackay. Numerous Plates. Price, 5s. Postage, 6d.

**MANUAL OF NEW ZEALAND FLORA.** CHESNARD, New edition, 22s. Postage: Island, 1s. 6d.; abroad, 2s. 6d.

**MANUAL OF NEW ZEALAND MOLLUSCA.** By Professor Hutton. Royal Svo, 3s. Postage, 7d.

**MANUAL OF NEW ZEALAND MOLLUSCA.** By Henry Suter. Cloth boards, 10s. Postage, 6d. Cloth, 1s. 6d. Atlass of Plates to accompany the above volume. Price, 10s. Postage, 1s. 6d.

**BOOKS OF CAPE COLVILLE PENINSULA.** By Professor Sothern, F.R.S. Crown 4to. Vols. i and ii, 10s. 6d. each. Postage, 1s. 6d. each.

**STUDENTS' FLORA OF NEW ZEALAND AND THE OUTLYING ISLANDS.** By Thomas Kink, F.L.S. Crown 4to. Cloth, 10s. Postage, 7d.


**STATUTORY REGULATIONS.**

Under the Regulations Act, 1936, statutory regulations of general legislative force are no longer published in the New Zealand Gazette, but are supplied under any one or more of the following arrangements:

1. All regulations serially issued (punched for filing) subscription 39s. per annum in advance.

2. Annual volume (including index) bound in buckram. 25s. (Volumes for years 1940, 1941, and 1942 are out of print).

3. Serially as issued and annual bound volume, as in (1) and (2) above, on combined subscription basis, 42s. per annum in advance.

4. Separate regulations as issued.

5. Loose-leaf binder for filing serial issues, 10s. 6d.; postage free.

The price of each regulation is printed thereon, facilitating the purchase of extra copies. Orders on the subscription basis should be placed now with the Government Printer, Wellington. Separate copies may be purchased at the Chief Post-offices at Auckland, Christchurch, or Dunedin.

**CAMPAIGN STARS.**

And We do hereby appoint you, the said

George Panton Finlay
to be Chairman of the said Commission:

And for the better enabling you to carry these presents into effect you are hereby authorized and empowered to make and conduct any inquiry under these presents at such time and place as you deem expedient, with power to adjourn from time to time and place to place as you think fit, and so that these presents shall continue in force, and the inquiry may at any time and place be resumed although not regularly adjourned from time to time or from place to place:

And you are hereby strictly charged and directed that you shall not at any time publish or otherwise disclose save to His Excellency the Governor-General, in pursuance of these presents, or by His Excellency's direction, the contents of any report so made or to be made by you, or any evidence or information obtained by you in the exercise of the powers hereby conferred upon you except such evidence or information as is received in the course of a sitting open to the public:

And it is hereby declared that the powers hereby conferred shall be exercisable notwithstanding the absence at any time of any one of the members hereby appointed so long as the Chairman, or a member deputed by the Chairman to act in his stead, and one other member be present and concur in the exercise of such powers:

And We do further ordain that you have liberty to report your proceedings and findings under this Our Commission from time to time if you shall judge it expedient so to do:

And, using all due diligence, you are required to report to His Excellency the Governor-General in writing under your hands and seals not later than the thirty-first day of August, one thousand nine hundred and forty-six, your findings and opinions on the matters aforesaid, together with such recommendations as you think fit to make in respect thereof:

And, lastly, it is hereby declared that these presents are issued under the authority of the Letters Patent of His late Majesty dated the eleventh day of May, one thousand nine hundred and seventeen, and under the authority of and subject to the provisions of the Commissions of Inquiry Act, 1908, and with the advice and consent of the Executive Council of the Dominion of New Zealand.

In witness whereof We have caused this Our Commission to be issued and the Seal of Our Dominion of New Zealand to be hereunto affixed at Wellington, this twenty-second day of March, in the year of Our Lord one thousand nine hundred and forty-six, and in the tenth year of Our Reign.

Witness Our Trusty and Well-beloved Sir Cyril Louis Norton Newall, Marshal of Our Royal Air Force, Knight Grand Cross of Our Most Honourable Order of the Bath, Member of Our Order of Merit, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George, Commander of Our Most Excellent Order of the British Empire, on whom has been conferred Our Albert Medal of the First Class, Governor-General and Commander-in-Chief in and over Our Dominion of New Zealand and its Dependencies, acting by and with the advice and consent of the Executive Council of the said Dominion.

C. L. N. NEWALL, Governor-General.

By His Excellency's Command—

W. E. PARRY, Minister of Internal Affairs.

Approved in Council—

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