Also all that parcel of land containing by admeasurement fifty-seven (57) acres two (2) roods thirty-three (33) perches, more or less, being part of Rural Section 345, Township of Fitzherbert, as shown on a plan deposited in the office of the District Land Registrar at Wellington, and numbered 317, and being all the land comprised in certificate of title, Vol. 193, folio 77 (Wellington Registry).

As witness my hand, this 7th day of January, 1947.

C. F. SKINNER, Minister of Lands.

(L. and S. 21/149/3164.)

The Servicemen's Settlement and Land Sales Act, 1943.—Notice of Intention to take Land

THE Minister of Lands, acting in pursuance of section 24 of the Serwicemen's Settlement and Land Sales Act, 1943, hereby gives notice of his intention to take the lands described in the Schedule hereto under Part II of the said Act, and specifies the 28th day of February, 1947, as the date on which possession of the land is required, and the 11th day of February, 1947, as the date on or before which objections may be made under section 25 of the said Act.

SCHEDULE

Wellington Land District

All that parcel of land containing by admeasurement one hundred and forty-one (141) acres two (2) roods, more or less, situate in Block II, Arawaru Survey District, being Rural Section 113 of the Township of Fitzherbert, and being part of the land comprised in certificate of title, Vol. 461, folio 98 (Wellington Registry).

As witness my hand, this 7th day of January, 1947.

C. F. SKINNER, Minister of Lands.

(L. and S. 21/149/3164.)

Waihi Drainage Area.—Notice of making and levying General Rates

CLARENCE FARRINGDON SKINNER, Minister of Lands, in exercise of the powers conferred upon me by the Swamp Drainage Act, 1915, and its amendments, do hereby make and levy, on the unimproved value of all land within the Pukehina Subdivision of the Waihi Drainage Area constituted under the said Act, the general rates described in the First Schedule hereto, and on the unimproved value of all land included in the Central Subdivision the general rate described in the Second Schedule hereto, and on the unimproved value of all land in the Kaikokopu Subdivision the general rates described in the Third Schedule hereto, such respective rates being for the purpose of meeting maintenance costs for the period 1st April, 1946, to 31st March, 1947.

The amount of such rates will be payable in one sum on the 24th January, 1947, together with the amount of the special rates already made and levied, to the Collector of Rates, Room 15, First CLARENCE FARRINGDON SKINNER, Minister of Lands,

24th January, 1947, together with the amount of the special rates already made and levied, to the Collector of Rates, Room 15, First Floor, Government Buildings, Customs Street West, Auckland.

The rate-book will be open for inspection at the office of the Collector of Rates, and a copy of the same will be available for inspection at the office of Mr. H. W. Earp, Clerk, Kaituma River Board, Te Puke, at all times at which those offices are open for the transaction of public business.

FIRST SCHEDULE

PUKEHINA SUBDIVISION

CLASS A.—On the unimproved value of all land classified as Class A by the persons appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, twopence and forty-eight one-hundredths of a penny (2.48d.) in the

pound.

CLASS C.—On the unimproved value of all land so classified as Class C, one penny and one-tenth of a penny (1·10d.) in the pound.

SECOND SCHEDULE

CENTRAL SUBDIVISION

Class A.—On the unimproved value of all land classified as Class A by the persons appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, sevenpence and eighty-one one-hundredths of a penny (7.81d.) in the pound.

THIRD SCHEDULE

KAIKOKOPU SUBDIVISION

CLASS A.—On the unimproved value of all land classified as Class A by the persons appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, sevenpence and thirty-eight one-hundredths of a penny (7.38d.) in the

pound.
CLASS B.—On the unimproved value of all land so classified as Class B, fivepence and seventy-four hundredths of a penny

(5.74d.) in the pound.

CLASS C.—On the unimproved value of all land so classified as

Class C, threepence and twenty-eight one-hundredths of a Class C, threepence and tw penny (3.28d.) in the pound.

Dated at Wellington, this 21st day of January, 1947.

C. F. SKINNER, Minister of Lands.

(L. and S. 15/24/1.)

Authorizing the Laying-off of Roads of less Width than 66 ft.

WHEREAS in the opinion of the Minister of Lands it is inex-HEREAS in the opinion of the Minister of Lands it is inexpedient, by reason of the fact that the land shown upon the plan of Town of Stoke Extension No. 20, affecting part Sections 52 and 52A, Suburban South, situated in Block VII, Waimea Survey District, Nelson Land District, is intended to be used wholly for residential purposes, that the roads shown as Totara Street, Rimu Street, Rata Street, and Ranui Road Extension thereon should be of the width of 66 ft.:

Now, therefore, in pursuance of the power conferred upon him by section 17, subsection (1), of the Land Act, 1924, and of every other power him thereunto enabling, the Minister of Lands doth hereby authorize the laying-off of the roads shown as Totara Street, Rimu Street, Rata Street, and Ranui Road Extension of widths of not less than 50 ft.: Provided always that it shall not be lawful for any person to erect or cuase to be erected any building at a less distance them 33 ft. from the middle of such reads.

less distance than 33 ft. from the middle of such roads.
Given under the hand of the Minister of Lands, this 17th day of January, 1947.

EDWARD CULLEN, For the Minister of Lands.

(L. and S. 25/913).

Plant declared to be a Noxious Weed in the Manukau County.-(Notice No. Ag. 4366)

Department of Agriculture Wellington, 16th January, 1947.

THE following special order made by the Manukau County Council on the 17th day of December, 1946, is published in accordance with the provisions of the Noxious Weeds Act, 1928.

SPECIAL ORDER

"In pursuance and exercise of the powers conferred on it by section 5 (c) of the Noxious Weeds Act, 1928, the Manukau County Council hereby resolves and declares, by way of special order, that the plant mentioned in the Schedule hereto is a noxious weed within the County of Manukau."

"SCHEDULE

"Boxthorn ($Lycium\ spp.$)."

EDWARD CULLEN, Minister of Agriculture.

Plants declared to be Noxious Weeds in the Taradale Town District.-(Notice No. Ag. 4367)

Department of Agriculture, Wellington, 16th January, 1947.

THE following special order made by the Taradale Town Board on the 12th day of December, 1946, is published in accordance with the provisions of the Noxious Weeds Act, 1928.

SPECIAL ORDER

"Pursuant to sections 4 and 5 of the Noxious Weeds Act, 1928, it is hereby resolved, by way of special order, that the plants specified in the Schedule appended hereto shall be declared Noxious Weeds within the Town District of Taradale.

"Schedule

" African Boxthorne.
" Barberry.
" Bathurst Burr. Lantana. Lupin. Oxeye Daisy. " Broom.
" Burdock Patterson's Curse. Pennycress "Capeweed.
"Cape Honey-flower.
"Cut-leaved Psoralea.
"Dock. Pennyroyal. Perriwinkle. Prickly Pear. St. John's Wort. Spider Wort. " Elderberry.

" Fennel. "Foxglove. "Goats Rue.
"Gorse.

" Hakea. " Hemlock. Japanese Wineberry. "Kangaroo Acacia.

Tauhinu. Thistle (stemless and Scotch). Toad Flax. Tutsan. Vipers Bugloss. Wild Turnip. Winged Thistle. Woolly Nightshade."

EDWARD CULLEN, Minister of Agriculture.

Plant declared to be a Noxious Weed in the Waikato County .- (Notice Ag. 4368)

> Department of Agriculture Wellington, 16th January, 1947.

THE following special order made by the Waikato County Council on the 17th day of September, 1946, is published in accordance with the provisions of the Noxious Weeds Act, 1928.

SPECIAL ORDER

"In exercise of the powers conferred on it by the Noxious Weeds Act, 1928, the Waikato County Council hereby resolves and declares, by way of special order, that the plant known as hemlock (Conium maculatum), being a plant mentioned in the Second Schedule to the said Act, as extended from time to time by the Governor-General in Council, is a noxious weed within the County of Waikato."

EDWARD CULLEN, Minister of Agriculture.