No. 21
609

NEW ZEALAND

THE

New Zealand Gazette

Published by Authority

WELLINGTON: THURSDAY, 16 APRIL 1953

Crown Land Set Apart as Permanent State Forest Land

[ L.S. ] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 18 of the Forests Act 1949, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as permanent State forest land.

SCHEDULE

OTAGO LAND DISTRICT—SOUTHLAND CONSERVANCY

All those areas in the Otago Land District, Clutha County, containing by admeasurement 17 acres and 15 perches, more or less, and being Sections 17, 18, and 1637R, Block II, Rankleburn Survey District. As the same are more particularly delineated on plan No. 204/71, deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red. (Otago plans S.O. 2444, S.O. 2445, and S.O. 11341.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

E. B. CORBETT, Minister of Forests.

GOD SAVE THE QUEEN!

(C.F.S. 6/7/107)

Crown Land Set Apart as Provisional State Forest Land

[ L.S. ] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 18 of the Forests Act 1949, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as provisional State forest land.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—AUCKLAND CONSERVANCY

All that area in the South Auckland Land District, Coromandel County, containing by admeasurement 979 acres 1 rood 4 perches, more or less, and being Sections 7, Block IV, Hastings Survey District. As the same is more particularly delineated on plan No. 37/14, deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red. (South Auckland plan S.O. 18764.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

E. B. CORBETT, Minister of Forests.

GOD SAVE THE QUEEN!

(C.F.S. 6/1/91)

Crown Land Set Apart as Permanent State Forest Land

[ L.S. ] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 18 of the Forests Act 1949, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as permanent State forest land.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—AUCKLAND CONSERVANCY

All that area in the South Auckland Land District, Otorohanga county, containing by admeasurement 1,053 acres 2 roods, more or less, and being Sections 21 and 25, Block IX, Wharepapa Survey District. As the same is more particularly delineated on plan No. 37/14, deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red. (South Auckland plan S.O. 20942.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

E. B. CORBETT, Minister of Forests.

GOD SAVE THE QUEEN!

(C.F.S. 6/1/93)
Land Reserved Under the Scenery Preservation Act 1908

[LS.] C. W. M. NORRIE, Governor-General

A PROCLAMATION

WHEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Act 1908 (hereinafter referred to as the said Act), has recommended that the land described in the Schedule hereto should be permanently reserved for scenic purposes, and it is expedient to give effect to such recommendation:

NOW, therefore, pursuant to the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto shall be a scenic reserve under the said Act, and subject to the provisions thereof.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALLOTMENT 75, Mangatanginui East Parish, situated in Block VII, Mangatanginui Survey District: Area, 40 acres 2 roods 39 perches; less a; less (S.O. plan 37475.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

E. B. CORBETT,
Minister in Charge of Scenery Preservation.

GOD SAVE THE QUEEN!

(L. and S. H.O. 34/271; D.O. E.R.1547)

State Forest Land Reserved Under the Scenery Preservation Act 1908

[LS.] C. W. M. NORRIE, Governor-General

A PROCLAMATION

WHEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Act 1908 (hereinafter referred to as the said Act), has recommended that the State forest land described in the Schedule hereto should be permanently reserved for scenic purposes; and whereas the Minister in Charge of Scenery Preservation and the Minister of Forests has also, pursuant to section 55 of the Statutes Amendment Act 1938, recommended that the State forest land should be declared a scenic reserve, and it is expedient to give effect to such recommendations:

NOW, therefore, pursuant to section 6 of the said Act and the said section 55 of the Statutes Amendment Act 1938, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the State forest land described in the Schedule hereto shall be a scenic reserve under the said Act and subject to the provisions thereof.

SCHEDULE

WESTLAND LAND DISTRICT

RESERVE 31, situated in Block V, Toaroa Survey District: Area, 264 acres, more or less. (S.O. plan 4661.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

E. B. CORBETT,
Minister in Charge of Scenery Preservation.

GOD SAVE THE QUEEN!

(L. and S. H.O. 4/466; D.O. 13/1)

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

[LS.] C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

APPROXIMATE area of the piece of land: 2 roods 11-8 perches. Being portion of railway land, being part Section 5, Railway Reserve, in Block IX, Opunake Survey District. Situated in the Borough of Opunake. (S.O. 6268.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked L.O. 12103, deposited in the office of the New Zealand Railways Commission at Wellington, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

W. S. GOOSMAN, Minister of Railways.

GOD SAVE THE QUEEN!

(L.O. 5582/15)
Land Taken, Subject to a Leasehold Interest, in the Borough of Whangarei for Better Utilisation

[LS.]  C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken, subject to the leasehold interest hereinafter set forth, for better utilization; and I also declare that this Proclamation shall take effect on and after the 20th day of April 1953.

SCHEDULE

APPROXIMATE area of the piece of land taken subject to the leasehold interest: 163 perches.

Being Lot 1 on Sheet 5, D.O. Plan No. 42, being part Allotment 3, Parish of Takapuna, and being the whole of the land comprised and described in certificate of title, Volume 281, folio 10 (Auckland Land Registry), (limited as to parcels).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

P. W. 24/1307; D.O. 5/10/5/2/3

Land Taken, Subject to Certain Rights, for a Public School, in the City of Dunedin

[LS.]  C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken, subject to the right of hawker over portion of the said land created by Memorandum of Transfer No. 179847 (Otago Land Registry), for a public school; and I also declare that this Proclamation shall take effect on and after the 20th day of April 1953.

SCHEDULE

APPROXIMATE area of the piece of land taken: 1 rood 26½ perches.

Being Lot 13, D.O. Plan No. 111A, being part Section 12, Block V, Lower Kaihuru District.

Situated in the City of Dunedin and being the whole of the land comprised and described in certificate of title, Volume 361, folio 166 (Otago Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

P. W. 31/1557; D.O. 16/100/L

Defining the Middle-line of a Portion of the Auckland–Hamilton Motor-way in Blocks XI and XIV, Otaheuti Survey District

[LS.]  C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to section 4 of the Public Works Amendment Act 1947, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the middle-line of a motorway desired to be constructed in Blocks XI and XIV, Otaheuti Survey District—viz., a portion of the Auckland–Hamilton motor-way, shall be that defined and set forth in the Schedule hereto; and I also declare that this Proclamation shall affect only that land situated within the limits coloured red on the plan marked P.W.D. 139782, referred to in the Schedule hereto.

SCHEDULE

COMMENCING at a point on the southern side of Redoubt Road approximately 11-5 chains east of its junction with the Auckland–Hamilton State Highway No. 7, and proceeding thence in a southerly and south-easterly direction generally for a distance of approximately 4 miles 41 chains, and passing in, into, through, or over the following lands:—viz., part land on D.P. 6634 (C.T. 170/177); part Clendon's Grant (C.T. 770/1); Lot 1, D.P. 23863 (C.T. 529/167); Lot 2, D.P. 23863 (C.T. 529/91); part land on D.P. 3340 (C.T. 124/49); part Clendon's Grant (C.T. 535/15); part Lot 1, D.P. 14961 (C.T. 803/162); part Lot 2, D.P. 14961 (C.T. 782/719); part Lot 2, D.P. 14961 (C.T. 632/130); part Clendon's Grant (C.T. 535/21); Lot 1, D.P. 23941 (C.T. 858/199); part Lot
Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1953.

W. S. GOOSMAN, Minister of Works.

(G.O. 7/21/2/0; D.O. 70/21/2/1/0)

Road Closed in Blocks II, VI, and VII, Mata Survey District, Whakatane County

[Signed] C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moko Norrie, the Governor-General of New Zealand, hereby proclaim as closed the portions of road described in the Schedule hereto.

SCHEDULE

<table>
<thead>
<tr>
<th>Approximate Areas or the Pieces of Road Closed</th>
<th>Adjoining or Passing Through</th>
<th>Situated in Block</th>
</tr>
</thead>
<tbody>
<tr>
<td>A, R. P. 3 2 20</td>
<td>Makarika No. 5 and A1 Blocks</td>
<td>II and VI</td>
</tr>
<tr>
<td>3 2 0</td>
<td>Makarika Part A1 Block and Lot 1, D.P. 2974, part Makarika A1 Block</td>
<td>VI and VII</td>
</tr>
<tr>
<td>0 1 16</td>
<td>Makarika Part A1 Block</td>
<td>VII</td>
</tr>
</tbody>
</table>

Situated in Mata Survey District (Gisborne B.D.).

(S.O. 4435.)

In the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 124504, 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, and issued under the Seal of New Zealand, this 9th day of April 1953.

W. S. GOOSMAN, Minister of Works.

(G.O. 7/21/2/0; D.O. 16/397/0)

Revoking Order in Council Licensing Matts Gennes Heggum to Use and Occupy a Part of the Foreshore at Oko Bay, Pehorou Sound

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

His Excellency the Governor-General in Council

WHRAEAS by Order in Council dated the 12th day of November 1952 and published in the Gazette of the 27th day of December, it is provided in the Gazette of the 27th day of December, 1952, that Matts Gennes Heggum was licensed to use and occupy a part of the foreshore and land below low water mark at Oko Bay, Pehorou Sound, as a site for a wharf; and whereas it is desirable to revoke the said Order in Council;

Now, therefore, pursuant to the provisions of the Harbours Act 1950, His Excellency the Governor-General hereby revokes us from the 31st day of March 1953 the hereinafore-recited Order in Council.

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

Variation of Order in Council Prohibiting Alienation of Certain Maori Lands or Lands Owned by Maoris

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

His Excellency the Governor-General in Council

PURSUANT to section 167 of the Maori Land Act 1951, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies an Order in Council made on the 25th day of August 1953, and published in the New Zealand Gazette on the 1st day of September 1953, at page 1947, and affecting Te Aka and other blocks by excluding therefrom the land described in the Schedule hereto.

SCHEDULE

<table>
<thead>
<tr>
<th>Block</th>
<th>Area</th>
<th>Survey District</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mouna Papakainga No. 3c</td>
<td>A. R. P.</td>
<td>1 1 35</td>
</tr>
</tbody>
</table>

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

Declaring an Access-way to be Vested in the Corporation of the Borough of New Lynn and to be Under the Control and Management of the New Lynn Borough Council

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 13th day of April 1953

Present:

The Right Hon. S. G. Holland Presiding in Council

PURSUANT to section 6 of the Housing Amendment Act 1949, His Excellency the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the access-way described in the Schedule hereto shall, on and after the date of this Order in Council, vest in the Mayor, Councillors, and Burgesses of the Borough of New Lynn and be under the control and management of the New Lynn Borough Council.

SCHEDULE

APPROXIMATE area of the access-way dealt with: 9 perches.

Being Lot 59, D.P. 39769, being part Allotment 225, Parish of Waitokoniti, situated in the Borough of New Lynn, and being part of the land comprised and described in certificate of title, Volume 862, folio 3 (Auckland Land Registry).

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

(P.W. 54/778/14; D.O. 2/3/9017)

Converting to Stopping Road in Block XV, Motuarotia Survey District and Block III, Porangahau Survey District, Patangata County

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 13th day of April 1953

Present:

The Right Hon. S. G. Holland Presiding in Council

PURSUANT to section 149 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the Patangata County Council stopping the portion of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of road permitted to be stopped:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 3 0</td>
<td>Lot 1, D.P. 3351, Eparima East Block.</td>
</tr>
</tbody>
</table>

Situated in Block XV, Motuarotia Survey District, and Block III, Porangahau Survey District. (Hawke’s Bay R.D.).

In the Hawke’s Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 116995, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

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

(P.W. 40/650; D.O. 16/2873)
Consenting to Stopping Road in Blocks III, VI, and VII, Mata Survey District, Waiapu County

C. W. M. NOBRIE, Governor-General
ORDER IN COUNCIL

At the Government Buildings at Wellington, this 13th day of April 1953

Present:

THE RIGHT HON S. G. HOLLAND PRESIDING IN COUNCIL

Pursuant to section 149 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the Waiapu of the said road described in the Schedule hereto.

SCHEDULE

APPROXIMATE areas of the pieces of road permitted to be stopped—

<table>
<thead>
<tr>
<th>A. P.</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 0 2 8</td>
<td>Makarika A 2 Block, Block VI, Mata Survey District.</td>
</tr>
<tr>
<td>0 2 3 4</td>
<td>Makarika C Block, Block VI, Mata Survey District.</td>
</tr>
<tr>
<td>0 2 5 6</td>
<td>Makarika C Block, Block VI, Mata Survey District.</td>
</tr>
<tr>
<td>0 2 5 7</td>
<td>Makarika R Block, Block VI, Mata Survey District.</td>
</tr>
<tr>
<td>0 1 0</td>
<td>Lot 1, D.P. 3279, part Makarika A 1 Block, Block VI, Mata Survey District.</td>
</tr>
<tr>
<td>0 0 2 8</td>
<td>Lot 2, D.P. 3279, part Makarika A 1 Block, Block III, Mata Survey District.</td>
</tr>
<tr>
<td>1 3 2 7</td>
<td>Makarika River Bed, Blocks III, VI and VII, Mata Survey District.</td>
</tr>
</tbody>
</table>

(Gisborne R.D.) (S.O. 4353.)

In the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 154594, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

T. J. SHEARRARD, Clerk of the Executive Council.

(P.W. 30/792; D.O. 16/397/0)

Favouring the Determinations in Respect of Portion (£85,000) of the Mount Roskill Borough Council’s Loan of £468,250

C. W. M. NOBRIE, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

His Excellency the Governor-General in Council

Whereas by Order in Council made on the 17th day of October 1951 (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Dunedin City Council (hereinafter called the said local authority) of a loan of four hundred thousand pounds (£400,000) to be known as “Electricity Loan 1951” (hereinafter called the said loan):

And whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of two hundred and seventy-eight thousand pounds (£278,000) and it is expedient to cancel the determinations aforesaid in respect of a portion thereof amounting to fifty-eight thousand pounds (£58,000) (hereinafter called the said sum) and make new determinations in lieu thereof:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1923 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby cancels the aforesaid determinations in respect of the said sum and in lieu thereof makes the following determinations:

1. The term for which the said sum or any part thereof may be raised shall not exceed ten (10) years.
2. The rate of interest that may be paid in respect of the said sum or any part thereof shall be at the rate of four per centum per annum.
3. The said sum shall be repaid by annual redemption of debentures in the years set out in the first column of the Schedule hereunder of the amounts stated opposite each such year in the second column of the said Schedule.

SCHEDULE

- First Column. Second Column. Amount.
- Year. Amount.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
<th>Amount.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6th</td>
<td>2,000</td>
<td>8,600</td>
</tr>
<tr>
<td>7th</td>
<td>2,300</td>
<td>2,700</td>
</tr>
<tr>
<td>8th</td>
<td>2,300</td>
<td>2,800</td>
</tr>
<tr>
<td>9th</td>
<td>2,300</td>
<td>3,000</td>
</tr>
<tr>
<td>10th</td>
<td>2,300</td>
<td>35,200</td>
</tr>
</tbody>
</table>

4. The payment of interest and redemptions in respect of the said sum shall be made in New Zealand.
5. No amount payable either as interest or as a redemption in respect of the said sum shall be paid out of loan-moneys.
6. The rate payable for brokerage, underwriting, and brokerage fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.
7. No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHEARRARD, Clerk of the Executive Council.

(T. 49/124/20)

Favouring the Determinations in Respect of Portion (£58,000) of the Dunedin City Council’s Loan of £400,000

C. W. M. NOBRIE, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

His Excellency the Governor-General in Council

Whereas by Order in Council made on the 17th day of October 1951 (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Dunedin City Council (hereinafter called the said local authority) of a loan of four hundred thousand pounds (£400,000) to be known as “Electricity Loan 1951” (hereinafter called the said loan):

And whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of two hundred and seventy-eight thousand pounds (£278,000) and it is expedient to cancel the determinations aforesaid in respect of a portion thereof amounting to fifty-eight thousand pounds (£58,000) (hereinafter called the said sum) and make new determinations in lieu thereof:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1923 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby cancels the aforesaid determinations in respect of the said sum and in lieu thereof makes the following determinations:

1. The term for which the said sum or any part thereof may be raised shall not exceed ten (10) years.
2. The rate of interest that may be paid in respect of the said sum or any part thereof shall be at the rate of four per centum per annum.
3. The said sum shall be repaid by annual redemption of debentures in the years set out in the first column of the Schedule hereunder of the amounts stated opposite each such year in the second column of the said Schedule.

SCHEDULE

- First Column. Second Column. Amount.
- Year. Amount.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
<th>Amount.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6th</td>
<td>2,000</td>
<td>8,600</td>
</tr>
<tr>
<td>7th</td>
<td>2,300</td>
<td>2,700</td>
</tr>
<tr>
<td>8th</td>
<td>2,300</td>
<td>2,800</td>
</tr>
<tr>
<td>9th</td>
<td>2,300</td>
<td>3,000</td>
</tr>
<tr>
<td>10th</td>
<td>2,300</td>
<td>35,200</td>
</tr>
</tbody>
</table>

4. The payment of interest and redemptions in respect of the said sum shall be made in New Zealand.
5. No amount payable either as interest or as a redemption in respect of the said sum shall be paid out of loan-moneys.
6. The rate payable for brokerage, underwriting, and brokerage fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.
7. No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHEARRARD, Clerk of the Executive Council.

(T. 49/254/47)
NOW, therefore, pursuant to section 11 of the said Act, the said local authority shall, before raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

1. The term for which the said sum or any part thereof may be raised shall be thirty (30) years.
2. The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding four pounds (£4) per centum per annum.
3. No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD,
Clerk of the Executive Council.

Consenting to the Baising of a Portion (£50,000) of the Winton Borough Council's loan of £51,400 and Prescribing the Conditions Thereof

WHEREAS the Winton Borough Council (hereinafter called the said local authority), being desirous of raising a loan of fifty-one thousand four hundred pounds (£51,400) to be known as "Water Supply Loan 1952" (hereinafter called the said loan), for the purpose of installing a reticulated water-supply system, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

NOW, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1952 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the Winton Borough Council of the said loan, subject to the conditions set forth in the Schedule hereto.

The term for which the said sum or any part thereof may be raised shall be thirty (30) years.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/524/44)

FVARYING the Determinations in Respect of the Balance (£30,000) of the Hororataua Electric-power Board's Loan of £60,000

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

His Excellency the Governor-General in Council.

WHEREAS by Order in Council made on the 2nd day of July 1952 and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Hororataua Electric-power Board (hereinafter called the said local authority) of a loan of ninety thousand pounds (£90,000) to be known as "Electric Reticulation Loan No. 6 1952" (hereinafter called the said loan):

NOW, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1952 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby cancels the aforesaid determinations in respect of the said sum and in lieu thereof makes the following determinations:—

1. The term for which the said sum or any part thereof may be raised shall not exceed ten (10) years.
2. The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding four pounds (£4) per centum per annum.
3. The said sum shall be repaid as follows:—

(a) By twenty equal payments of one thousand and ninety-six pounds thirteen shillings and five pence (£1,996 13s. 5d.) each thereby to be paid at the end of every half-year commencing from the date on which the said sum is raised.

(b) By a payment at the end of the tenth year from the date of raising of the said amount of principal for the time being outstanding at the beginning of such half-year in respect of the said sum and the said loan, a sum equal to the amount which the principal of the said sum has been reduced in accordance with the preceding paragraph (a) hereof after payment of the aforesaid twenty yearly payments.
4. The payments referred to in paragraph (a) hereof shall be made in New Zealand and no such payment shall be made out of loan-moneys.
5. The rate payable for brokerage, underwriting, and procurement fees in respect of the raising of the said sum 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. SHERRARD,
Clerk of the Executive Council.

(T. 49/367/3)

SCHEDULE

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>1,100</td>
<td>6th</td>
<td>1,500</td>
</tr>
<tr>
<td>2nd</td>
<td>1,100</td>
<td>7th</td>
<td>1,400</td>
</tr>
<tr>
<td>3rd</td>
<td>1,200</td>
<td>8th</td>
<td>1,500</td>
</tr>
<tr>
<td>4th</td>
<td>1,200</td>
<td>9th</td>
<td>1,500</td>
</tr>
<tr>
<td>5th</td>
<td>1,300</td>
<td>10th</td>
<td>28,400</td>
</tr>
</tbody>
</table>

4. The payment of interest and redemptions in respect of the said sum or any part thereof shall be made in New Zealand.
5. No amount payable either as interest or as a redemption in respect of the said sum shall be paid out of loan-moneys.
6. The rate payable for brokerage, underwriting, and procurement fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.
7. No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/254/44)
Consenting to the Raising of Loans by Certain Local Authorities and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the several local authorities enumerated in the Schedule hereto, being desirous of raising the respective loans stated opposite their names therein, have respectively complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act), and it is in Council, as required by the said Act, should be given to the raising of the said loans:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the respective local authorities mentioned in the first column of the Schedule of the respective loans set out in the second column of the said Schedule, up to the respective amounts specified in the third column of the said Schedule, and in giving such consent hereby determines as follows:

1. The terms for which the said loans or any parts thereof may be raised shall not exceed the respective terms (in years) stated in the fourth column of the said Schedule.

2. The rates of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding the respective rates per centum per annum stated in the fifth column of the said Schedule.

3. The said loans or any parts thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the respective terms as determined in 1 above.

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

5. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loans or any parts thereof shall be in the aggregate one-half per centum.

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

SCHEDULE

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Local Authority</td>
<td>Name of Loan</td>
<td>Amount of Loan</td>
<td>Term of Loan (Years)</td>
<td>Rate of Interest</td>
</tr>
<tr>
<td>Hastings Borough Council</td>
<td>General Purposes Supplementary Loan 1952</td>
<td>£7,400</td>
<td>15</td>
<td>5 0 0</td>
</tr>
<tr>
<td>Pahiatua County Council</td>
<td>Marima Factory Bridge Loan 1953</td>
<td>£2,400</td>
<td>30</td>
<td>4 0 0</td>
</tr>
<tr>
<td>Whakatane Fire Board</td>
<td>Fire Station Additional Loan 1953</td>
<td>£5,000</td>
<td>30</td>
<td>4 0 0</td>
</tr>
</tbody>
</table>

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

Consenting to the Raising of Portions (£105,000 and £27,000) of the Dunedin City Council’s Loans of £655,000 and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of April 1953

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 15th day of March 1951 (hereinafter called the said Order in Council) and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Dunedin City Council (hereinafter called the said local authority) of an amount of seven hundred and eighteen thousand pounds (£718,000) being the balance then unraised of a loan of eight hundred and fifty-eight thousand pounds (£858,000) known as "Transport and Streets Reconstruction Loan 1944".

And whereas the said amount of seven hundred and eighteen thousand pounds (£718,000) was allocated to various purposes as follows—namely, (a) replacing the whole of the existing city passenger transport systems with an electric trolley-bus system, £570,000; (b) paving tramway track areas and reconstructing streets on the trolley-bus routes, £72,000; and (c) widening and regrading Albert Street, £76,000:

And whereas the authority conferred by the said Order in Council has lapsed in accordance with the provisions of clause 7 thereof and it is not now lawful or competent for the said local authority to raise the said amount of seven hundred and eighteen thousand pounds (£718,000) or any portion thereof except in accordance with the provisions of a further Order in Council that may be issued pursuant to section 11 of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas an amount of five hundred and fourteen thousand pounds (£514,000) only has been raised comprising portion, £400,000, of the amount of £570,000 specified in purpose (a) above; portion, £36,000, of the amount of £72,000 specified in purpose (b) above; and the whole of the amount of £76,000 specified in purpose (c) above:

And whereas the said local authority is now desirous of raising further portions of the said amount of seven hundred and eighteen thousand pounds (£718,000) amounting to one hundred and three thousand pounds (£103,000) and twenty-seven thousand pounds (£27,000) (hereinafter called the said respective sums) and it is expedient to authorize the said local authority to raise the said respective sums on the conditions heretofore set out:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council hereby consents to the raising in New Zealand by the said local authority of the said respective sums up to the respective amounts of one hundred and three thousand pounds (£103,000) and twenty-seven thousand pounds (£27,000) for the respective purposes (a) and (b) above, and in giving such consent hereby determines as follows:

1. The term for which the said respective sums or any parts thereof may be raised shall not exceed ten (10) years.

2. The rate of interest that may be paid in respect of the said respective sums or any parts thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding four pounds (£4) per centum per annum.

3. The said respective sums or any parts thereof shall be repaid as follows:

(a) The sum of one hundred and three thousand pounds (£103,000) by the annual redemption of debentures in the years set out in the first column of the First Schedule hereunder of the amounts stated opposite each such year in the second column of the said First Schedule.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>£103,000</td>
<td>6th</td>
<td>£103,000</td>
<td>15th</td>
</tr>
<tr>
<td>2nd</td>
<td>£103,000</td>
<td>7th</td>
<td>£103,000</td>
<td>20th</td>
</tr>
<tr>
<td>3rd</td>
<td>£103,000</td>
<td>8th</td>
<td>£103,000</td>
<td>30th</td>
</tr>
<tr>
<td>4th</td>
<td>£103,000</td>
<td>9th</td>
<td>£103,000</td>
<td>40th</td>
</tr>
<tr>
<td>5th</td>
<td>£103,000</td>
<td>10th</td>
<td>£103,000</td>
<td>50th</td>
</tr>
</tbody>
</table>

(b) The sum of twenty-seven thousand pounds (£27,000) by the annual redemption of debentures in the years set out in the first column of the Second Schedule hereunder of the amounts stated opposite each such year in the second column of the said Second Schedule.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount.</td>
<td>Year.</td>
<td>Amount.</td>
<td>Year.</td>
</tr>
<tr>
<td>1st</td>
<td>£27,000</td>
<td>6th</td>
<td>£27,000</td>
</tr>
<tr>
<td>2nd</td>
<td>£27,000</td>
<td>7th</td>
<td>£27,000</td>
</tr>
<tr>
<td>3rd</td>
<td>£27,000</td>
<td>8th</td>
<td>£27,000</td>
</tr>
<tr>
<td>4th</td>
<td>£27,000</td>
<td>9th</td>
<td>£27,000</td>
</tr>
<tr>
<td>5th</td>
<td>£27,000</td>
<td>10th</td>
<td>£27,000</td>
</tr>
</tbody>
</table>
4. The payment of interest and redemptions in respect of the said respective sums shall be made in New Zealand.

5. No amount payable either as interest or as a redemption in respect of the said respective sums shall be paid out of loan-moneys.

6. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said respective sums or any parts thereof shall not in the aggregate exceed one-half per centum of any amount raised.

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

Pursuant to the authority conferred upon me by section 301 of the Justices of the Peace Act 1947, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, do hereby notify and declare that Alfred Crudgook Cabe, being an officer in the service of the Crown holding the office of Section Clerk, Rehabilitation Department, Wellington, is authorized to take and receive statutory declarations under section 301 of the Justices of the Peace Act 1927.

As witness the hand of His Excellency the Governor-General, this 9th day of April 1953.

T. CLEPTON WEBB, Minister of Justice.

Warrant Appointing Conciliation Commissioner Under the Industrial Conciliation and Arbitration Act 1925

Pursuant and exercise of the power and authority conferred on me by section 40 of the Industrial Conciliation and Arbitration Act 1925, I, Lieutenant-General Sir Charles Willoughby Moke Norris, Governor-General of the Dominion of New Zealand, do hereby appoint Clifford Lorrie Hunter to be a Conciliation Commissioner under and for the purposes of Part II of the said Act; appointment to date from the 1st day of March 1953.

As witness the hand of His Excellency the Governor-General, this 3rd day of April 1953.

W. SULLIVAN, Minister of Labour.

Lands Reserved in the North Auckland and Taranaki Land Districts

Pursuant to section 167 of the Land Act 1948, it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose, which, in his opinion, is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette.

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the lands in the North Auckland and Taranaki Land Districts described in the Schedule hereunder written, for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that area situated in Block I, Waikare Survey District, containing by measurement 9 acres 1 rood 34 perches, more or less, being Lot 22 as shown on a plan deposited in the Land Registry Office at Auckland under No. 10961, and being part Te Huruhi Number 56 Block. (Recreation.)

(T. J. SHERRARD, Clerk of the Executive Council.)

(T. 49/254/36)

C. W. M. NORRIE, Governor-General

Land Reserved in the Canterbury Land District

Pursuant to section 167 of the Land Act 1948, it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose, which, in his opinion, is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette.

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the land in the Canterbury Land District described in the Schedule hereunder written, for recreation purposes.

SCHEDULE

CANTERBURY LAND DISTRICT

Reserve 4628 (formerly known as part Lot 5 as shown on a plan deposited in the Land Registry Office at Christchurch under No. 1522, being parts Rural Sections 23130 and 28438), situated in Block XV, Waiau Survey District; Area, 8 acres 1 rood 2 perches, more or less. (S.O. plan 8422.)

As witness the hand of His Excellency the Governor-General, this 7th day of April 1953.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/1339; D.O. 10/149)

Appointment of Chairman of Public Service Board of Appeal

Pursuant to subsection (2) of section 3 of the Stock Remedies Act 1934, His Excellency the Governor-General has been pleased to appoint Henry James Thompson, Esquire, Stipendiary Magistrate, to be a member and the Chairman of the Public Service Board of Appeal for a term not exceeding three years.

S. G. HOLLAND, Prime Minister, Wellington, 9 April 1953.

Members of the Stock Remedies Registration Board Reappointed (Notice No. Ag. 5409)

Pursuant to subsection (2) of section 3 of the Stock Remedies Act 1934, His Excellency the Governor-General has been pleased to appoint Henry James Thompson, Esquire, Stipendiary Magistrate, to be a member and the Chairman of the Public Service Board of Appeal for a term not exceeding three years.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/1339; D.O. 10/149)

Appointments of Chairman of Public Service Board of Appeal

Pursuant to subsection (2) of section 3 of the Stock Remedies Act 1934, His Excellency the Governor-General has been pleased to appoint Henry James Thompson, Esquire, Stipendiary Magistrate, to be a member and the Chairman of the Public Service Board of Appeal for a term not exceeding three years.

S. G. HOLLAND, Prime Minister, Wellington, 9 April 1953.

Member of Central Milk Council Appointed

Pursuant to sections 5 and 6 of the Milk Amendment Act 1951, His Excellency the Governor-General has been pleased to appoint as a member of the Central Milk Council, on the nomination of the Town Milk Producers' Federation of New Zealand, Incorporated, to represent milk producers in the Provincial Districts of Taranaki, Hawke's Bay, and Wellington, for a term of three years commencing 29th day of March 1953, Peter Tait Jamieson, Esquire, who retired from membership in terms of section 6 (4) (a) of the Milk Amendment Act 1951.

Dated at Wellington, this 15th day of April 1953.

K. J. HOLYOAKE, Minister of Agriculture.

Members of Domain Boards Appointed

Pursuant to section 49 of the Public Reserves and Dominion Act 1928, His Excellency the Governor-General has been pleased to appoint as members, in the Taranaki Domain Board in place of Arthur Goodare, resigned, Wilfred Mason, left the District, and Thomas Sproule, deceased.

John Lawrence Mathewson to be a member of the Tairiki Lake Domain Board in place of Stewart Avery Browning Blackey, resigned.

Dated at Wellington, this 9th day of April 1953.

D. M. GREIG, Director-General of Lands.

(L. and S. H.O. 1/372)
Register of Marriages, &c., Appointed

Pursuant to the Marriage Act 1908, the Births and Deaths Registration Act 1951, and the Maori Births and Deaths Registration Regulations 1953, it is hereby notified that the following appointments have been made:

Roy Bertrand Matheson

To be Registrar of Marriages for the District of Tokomaru Bay and Registrar of Births and Deaths at Tokomaru on and from the 23rd day of February 1953.

Lionel Francis William Holdsworth

To be Acting Registrar of Marriages for the District of Ngaraerakau and Acting Registrar of Births and Deaths of Maoris at Ngaraerakau on and from the 17th day of March 1953.

Frederick Griffiths

To be Acting Registrar of Marriages for the District of Bulls and Acting Registrar of Births and Deaths of Maoris at Bulls on and from the 20th day of March 1953.

Robert Desmond Inglis Malcolm

To be Acting Registrar of Marriages for the District of Huntly and Acting Registrar of Births and Deaths of Maoris at Huntly on and from the 1st day of April 1953.

Walter James Haddon

To be Acting Registrar of Marriages for the District of Blackstone and Acting Registrar of Births and Deaths at Otoroha on and from the 24th day of March 1953.

Olive Seaby Knox Sheppard (Miss)

To be Acting Registrar of Marriages for the District of Tairua and Acting Registrar of Births and Deaths at Tairua on and from the 23rd day of March 1953.

William Patrick Condon

To be Acting Registrar of Marriages for the District of East Taueri and Acting Registrar of Births and Deaths at Motariki on and from the 24th day of March 1953.

John O'Conor

To be Acting Registrar of Marriages for the District of Greymouth and Acting Registrar of Births and Deaths of Maoris at Greymouth on and from the 2nd day of March 1953.

John Stewart Wares

To be Acting Registrar of Marriages for the District of Tokomaru Bay and Acting Registrar of Births and Deaths of Maoris at Tokomaru Bay on and from the 23rd day of March 1953.

Eric Frederick James Neumann

To be Registrar of Births and Deaths of Maoris at Bethlehem on and from the 30th day of March 1953.

William Allen Cairns

To be Registrar of Marriages for the District of Riverton and Registrar of Births and Deaths of Maoris at Riverton on and from the 1st day of April 1953.

Ian Macintosh Milne

To be Acting Registrar of Births and Deaths at Edendale on and from the 31st day of March 1953.

Leonard Langley Street

To be Acting Registrar of Marriages for the District of Rakaia and Acting Registrar of Births and Deaths at Rakaia on and from the 5th day of January 1953.

Ernest Wilks Pearse

To be Registrar of Marriages for the District of Rakaia and Registrar of Births and Deaths at Rakaia on and from the 26th day of March 1953.

Arthur Ennon

To be Acting Registrar of Marriages for the District of Matamau and Acting Registrar of Births and Deaths at Matamau on and from the 30th day of March 1953.

William Merton Swan

To be Acting Registrar of Marriages for the District of Gore and Acting Registrar of Births and Deaths at Gore on and from the 13th day of April 1953.

Dated at Wellington, this 10th day of April 1953.

K. J. HOLYOAKE, Minister of Marketing.

SCHEDULE

Boundaries of the Borough of Geraldine

All that area in the Canterbury Land District bounded by a line commencing at a point on the northern side of North Town Belt in line with the western side of West Belt; thence in an easterly direction along the northern side of said North Town Belt and that line produced to the northern boundary of the land comprised in certificate of title, Volume 148, folio 218, being part of Rural Section 3159; thence generally in a northerly direction along the northern boundaries of the land comprised in certificates of title Nos. 3160, 3161, 3162, 3163, 3164 and 3165 aforesaid and Lot 1, D.P. 14855, and continuing northerly along the western boundary of part Lot 17, D.P. 15225, to a point in line with the northern boundaries of Lots 3, 4, and 5, D.P. 14543; thence by a right line to and along the northern boundaries of Lots 5, and 5, D.P. 14245 thence along the north-eastern boundaries of Lots 1 to 10 inclusive, D.P. 15764, and the production of the north-eastern boundary of Lot 10 aforesaid for a distance of 37-87 links; thence northerly at right angles thereto for a distance of 25 links to a point in line with the northern boundary of Lot 7, D.P. 15782; thence south-easterly along the south-eastern boundary of Lot 7, D.P. 15782, to and along the north-eastern boundaries of Lots 7 to 3 inclusive, D.P. 13782, and continuing south-easterly by right lines parallel to and distant 250 links from the north-eastern side of Connolly Street to the north-western boundary of Lot 1, D.P. 3547; thence north-easterly and south-easterly along the north-western and north-eastern boundaries of Lots 1, D.P. 3547 aforesaid, to the middle of a stream; thence generally in a southerly direction along the middle of the aforesaid stream to the northerly corner of Lot 59, D.P. 3721; thence south-westerly along the north-western boundaries of Lots 59 to 20 inclusive of the aforesaid D.P. 3721, and along the southern boundary of Lot 20 aforesaid for a distance of 50 links; thence south-westerly along the southern boundary of Lot 20 aforesaid and D.P. 3721, for a distance of 50 links to the middle of the boundaries of Lots 50 and 39 aforesaid; thence south-west-easterly along the south-western boundary of Lot 50 aforesaid, to the middle of the aforesaid D.P. 3721 and that boundary produced to the middle of the southern boundary of Lot 50 aforesaid, D.P. 3721; thence south-west-easterly along the southern boundary of Lot 50 aforesaid, D.P. 3721, to the aforesaid D.P. 3721, thence south-westerly along the south-western boundary of Lots 39, 38, 37, 36, 35 and 34, D.P. 3721, to the southern boundary of Lot 34 aforesaid, D.P. 3721, thence south-west-easterly along the southern boundary of Lots 33 to 7 inclusive of the aforesaid D.P. 3721 and that boundary produced to the middle of the said Lots 33 to 7 inclusive of aforesaid D.P. 3721; thence south-westerly along the southern boundary of Lots 7 to inclusive of the aforesaid D.P. 3721 and that boundary produced to the middle of the said Lots 7 to 2 inclusive of the aforesaid D.P. 3721; thence south-westerly along the southern boundary of Lots 2 to 1, D.P. 9084; thence south-westerly along the southern boundary of the area aforesaid, D.P. 9084, and westerly along the southern boundaries of that Lot and its production to the right bank of the Waihi River; thence generally in a southerly direction along the right bank of the Waihi River to a point in line with the southern boundary of Lot 1, D.P. 3547 (part Rural Section 10198); thence by a right line to and along that boundary and its production across South Street (Geraldine Road) to the south-eastern corner of Lot 2, D.P. 3879 (part Rural Section 2849); thence north-westerly along the north-eastern boundaries of Lots 2 and 1, D.P. 3879 (Rural Section 2849), and that line produced to the middle of Kennedy Street; thence north-easterly along the middle of Kennedy Street to a point in line with the northern boundary of Lot 10, D.P. 35 (part Rural Section 5980); thence to and along the eastern, northern, western and southern boundaries of the aforesaid Lot 10, D.P. 35, to the north-eastern corner of Rural Section 5231; thence westerly along the northern boundary of Rural Section 5231 aforesaid, the crossing of Cowper Street, and again along the northern boundary of Rural Section 5231 aforesaid to the south-eastern corner of Rural Section 5065; thence northerly along the eastern boundary of Rural Section 5065 aforesaid to a point distant 250 links from the southern side of Huffey Street; thence westerly along a line parallel to and distant 250 links from the southern side of Huffey Street to the eastern boundary of the land comprised in certificate of title, Volume 10, folio 35 (part Rural Section 5819); thence westerly and westerly along the eastern and
that road to northerly along that road to the road forming the northern boundary of Rural Sections 2683; thence by a right line to and along the middle of the Opihi River, and the production of that boundary to the middle of Mobray River; thence down the middle line of that river and the south-western boundary of Rural Section 36721; thence to and generally north-westerly along the south-eastern boundary of Rural Section 19 aforesaid and the production of that boundary to the Hinds-Winchester-Arundel Main Highway; thence up the middle line of that river and the high-water mark of the sea to the middle of the Te Moana River, and the production of the northern boundary of Rural Sections 3666 and 3666 to a point in line with the north-western boundary of Rural Section 3666; thence westerly along the aforesaid boundary to and along the southern boundary of Rural Section 340, deposited in the office of the Minister of Works at Wellington, and thereon edged red.

As witness my hand at Wellington, this 13th day of April 1953.

W. S. GOOSMAN, Minister of Works.

(P.W. 31/1555; D.O. 39/93/0)

NOTICE of Intention to Take Additional Land in Block IV, Komakorui Survey District, for a Public School in the City of Wellington

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act 1928, to take the additional land described in the Schedule hereeto for a public school; and that all persons affected by the taking of the said additional land, 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 publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

APPROXIMATE ACREAGE of the piece of additional land required to be taken: 3 roods 17 perches.

As witness my hand at Wellington, this 14th day of April 1953.

W. S. GOOSMAN, Minister of Works.

(P.W. 31/576; D.O. 13/1/49)

Notice of Intention to Take Additional Land Together with Rights of Way for a Public School in the City of Wellington

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to take the additional land together with rights of way described in the Schedule hereeto for a public school; and that all persons affected by the taking of the said additional land should, if they have any well-grounded objections to the taking of such additional 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 acres of the pieces of additional land required to be taken:

A. R. P.

Being

0 0 7-7 Part Section 256, on the public map of the Town of Wellington, together with a right-of-way over other part of the said Section known as Sage's Lane, coloured blue on the plan on certificate of title, Volume 340, folio 225, created by Conveyance No. 33956 (55/455) and being the whole of the land comprised and described in certificate of title, Volume 340, folio 225 (limited as to parcels), (Wellington Land Registry).

0 0 4-46 Part Section 256 on the public map of the Town of Wellington, together with a right-of-way over other part of the said Section known as Sage's Lane, coloured blue on the plan on certificate of title, Volume 340, folio 225, created by Conveyance No. 38584 (50/526) and being the whole of the land comprised and described in certificate of title, Volume 340, folio 225 (limited as to parcels), (Wellington Land Registry).

0 0 4-46 Part Section 256 on the public map of the Town of Wellington, together with a right-of-way over other part of the said Section known as Sage's Lane, coloured blue on the plan on certificate of title, Volume 340, folio 225, created by Conveyance No. 38584 (50/526) and being the whole of the land comprised and described in certificate of title, Volume 340, folio 225 (limited as to parcels), (Wellington Land Registry).

0 0 4-46 Part Section 256 on the public map of the Town of Wellington, together with a right-of-way over other part of the said Section known as Sage's Lane, coloured blue on the plan on certificate of title, Volume 340, folio 225, created by Conveyance No. 38584 (50/526) and being the whole of the land comprised and described in certificate of title, Volume 340, folio 225 (limited as to parcels), (Wellington Land Registry).

The above pieces of land are more particularly delineated on the plan marked P.W.D. 139772, deposited in the office of the Minister of Works at Wellington, and thereon edged red.

As witness my hand at Wellington, this 14th day of April 1953.

W. S. GOOSMAN, Minister of Works.
Notice of Intention to Take Land in the City of Timaru for Housing Purposes

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act 1925, to take the land described in the Schedule hereto for housing purposes; and notice is hereby further given that the plan of the land so required to be taken is deposited in the post office at Timaru and is there open for inspection; and that all persons affected by the taking of such 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 areas of the pieces of land required to be taken:

<table>
<thead>
<tr>
<th>L. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 2 26-5</td>
<td>Part Lot 1, D.P. 1532, being part Rural Section 4153, and being the whole of the land comprised and described in certificate of title, Volume 545, folio 99 (Canterbury Land Registry); edged green.</td>
</tr>
<tr>
<td>6 1 22</td>
<td>Lot 4, D.P. 15880, being part Rural Section 3551, and being the whole of the land comprised and described in certificate of title, Volume 155, folio 283 (Canterbury Land Registry); edged red.</td>
</tr>
<tr>
<td>0 0 24</td>
<td>Lot 5, D.P. 15490, being part Rural Section 4135, and being the whole of the land comprised and described in certificate of title, Volume 539, folio 142 (Canterbury Land Registry); edged blue.</td>
</tr>
<tr>
<td>0 1 19-3</td>
<td>Lot 11, D.P. 15450, being part Rural Section 4135, and being the whole of the land comprised and described in certificate of title, Volume 539, folio 144 (Canterbury Land Registry); edged red.</td>
</tr>
</tbody>
</table>

Subject to the Austrian Government having extended the time limit for the filing of claims under the Austrian restitution laws which have expired. The Austrian restitution laws represent the rights of those persons who, prior to 1938, had a claim to the goods specified in the Schedule hereto, imported from and being the produce or manufacture of any country other than the countries specified in the Second Schedule hereto, are hereby exempted from the requirement of a license under the said regulations.

SECOND SCHEDULE

<table>
<thead>
<tr>
<th>Class of Goods.</th>
<th>Tariff Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Switchboards, fuse boards, and distribution boards or boxes for electric circuits; shunt or voltage regulators; starters or controllers for electric motors; rheostats, and resistance w.r.e., including resistance or chokes rolls; for the reduction or control of electric currents, condensers, relays, electro-magnets, switches of a rated current-carrying-capacity exceeding 35 amperes, circuit breakers, circuit-makers, cut-outs, articles similar to wire and cable connectors, and terminals; lightning arrestors for the protection of electrical apparatus; switches (including bell-pushes) of a rated current-carrying-capacity not exceeding 35 amperes, wall-plugs and shoes or sockets thereof, flash boxes for switches or wall-plugs, fuses, and wire or cable connectors; outdoor pole-mounting air break switch gear (excluding ceiling roses); plug sockets or bases, other than metal protected industrial type with round pins; plug taps other than metal or rubber-clad industrial type with round pins; flush plates; mount air break switch gear; cord connectors; tap-ons; indoor or switchboard type fuses up to 30 amps; house service or outdoor fuses or cut-outs up to 150 amps; 5 and 10 amp, fuse type and surface type domestic switches through cord switches; static or fixed condensers or capacitors other than mica condensers or silvered mica condensers; ballasts, chokes, or other current limiting devices, for the control of fluorescent devices for the control of fluorescent lamps. (Amends decision in Gazette No. 78 of 21 December 1950.)</td>
<td></td>
</tr>
</tbody>
</table>

NOTICE is hereby given that, pursuant to and in exercise of the powers conferred upon me by section 22 of the Industrial Conciliation and Arbitration Act 1925, the Minister of Customs hereby gives notice as follows:

1. This notice may be cited as the Import Control Exemption Notice 1953.
2. Goods of the classes specified in the First Schedule hereto, imported from and being the produce or manufacture of any country other than the countries specified in the Second Schedule hereto, are hereby exempted from the requirement of a licence under the said regulations.

The Minister of External Affairs has been informed that pursuant to regulation 15 of the Import Control Regulations 1952*, the Minister of Customs hereby gives notice as follows:

1. This notice may be cited as the Import Control Exemption Notice 1953.
2. This notice shall come into force on the 17th day of April 1952.
3. Goods of the classes specified in the First Schedule hereto, imported from and being the produce or manufacture of any country other than the countries specified in the Second Schedule hereto, are hereby exempted from the requirement of a licence under the said regulations.

NOTICE is hereby given that, pursuant to and in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act 1925, the registration of the Waitangi Licensed Victuallers' Industrial Union of Employers, Registered No. 1598, situated at Waimate, will, unless cause to the contrary is shown, be cancelled at the expiration of six weeks from the date of this notice.

Dated at Wellington, this 10th day of April 1953,

W. H. CADWALLADER,
Registrar of Industrial Unions,
Department of Labour and Employment.

Notice to Persons Affected by Applications for Licences Under Part III of the Industrial Efficiency Act 1936

Retail Sale and Distribution of Motor-spirit

J. R. Williams, corner Three Kings Road and Duke Street, Mount Roskill, Auckland, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at the corner of Three Kings Road and Duke Street, Mount Roskill, Auckland.

R. C. Collins, Pungaros, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises on the corner of the Pungaros-Maketu Highway.

The Industrial Conciliation and Arbitration Act 1925—Proposed Cancellation of Registration of Industrial Union

NOTICE is hereby given that the Public Trustee has applied for a licence to resell motor-spirit from one pump to be installed on the property of Ellis and Burnand, Ltd., Sawmillers, Putaruru, such pump to be transferred from applicants garage premises in Putaruru.

M. Carson, Breezes Road, Aranui, Christchurch, has applied for permission to take over from Aranui Store, Ltd., licence in respect of one pump to be installed at Aranui, Christchurch.

Applicants and other persons considering themselves to be materially affected by the decisions of the Bureau of Industry on these applications should, not later than 30 April, submit any written evidence and representations they may desire to the Secretary, Bureau of Industry, C.P.O. Box 2492, Wellington.

J. D. KERR, Secretary.
WHEREAS by section 2 of the Public Trust Office Amendment Act 1921-22, it is enacted that the Public Trustee may, by notice in the Gazette, from time to time establish and define, abolish, alter, or reconstitute local districts for the purposes of the said Act:

And whereas in pursuance of the said power a notice establishing and defining (inter alia) the local districts to be controlled by the District Public Trustees for Dunedin and Invercargill was published in the New Zealand Gazette on the 18th day of April 1922;

And whereas a further notice in pursuance of the said power was published in the New Zealand Gazette on the 27th day of March 1947, altering the boundaries of the local districts to be controlled by the said District Public Trustee for Dunedin;

And whereas it has become expedient to alter the boundaries of the said local districts:

Now, therefore, in pursuance and in exercise of the powers conferred on him by the said section 2, the Public Trustee of the Dominion of New Zealand doth hereby alter the said local districts and reconstitute them for the purposes of the said Act as follows:

**Local District of Dunedin**

The whole of the counties of Waitaha, Waikouaiti, Peninsula, Taieri, Maniototo, Bruce, and Vincent; that portion of the Lake Peninsula, Taieri, Maniototo, Bruce, and Vincent; that portion of the Lake Dunedin District situated in the Tasman District as is situated between the Tuapeka District and the Wellington District, and such portion of the Tuapeka District as is situated in the Lake Dunedin District.

**Local District of Invercargill**

The whole of the counties of Southland, Wallace, Fiord, and Stewart Island; the Lake County except the parts thereof comprised in the Cardrona and Lower and Mid Wanaka Survey Districts, and such portion of the Cromwell Survey District as is situated in the Lake County; the Clutha County except that portion lying to the north and west of the Keko-Waipahi-Gore railway line; and that portion of the Tuapeka County lying to the east of a line drawn along the watershed between the Pomahaka and Clutha Rivers, commencing at a point due north of Trig. Station A 516° on the northern boundary of the Tuapeka County and finishing at Trig. Station D 626° on the southern boundary of the Tuapeka County.

Dated at Wellington, this 10th day of April 1953.

The Public Trustee,

By

D. R. WHITE, Deputy of the Public Trustee.

---

**Decisions Under the Customs Acts**

The following decisions in interpretation of the Customs Tariff are published for public information:

**PART I—DECISIONS IN INTERPRETATION OF THE TARIFF**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>152</td>
<td>Petersham having several warp threads of rubber. (For trouser banding made by sewing this material to a backing—see Tariff Item 161)</td>
</tr>
<tr>
<td>199 (1)</td>
<td>Tubing, plastic film, in long lengths for cutting up and making into trade containers</td>
</tr>
<tr>
<td>352 (b)</td>
<td>Lamps, bactericidal, designed to produce rays of a wave length destructive to bacteria and not for purposes of illumination</td>
</tr>
</tbody>
</table>

**PART II—INDEX TO DECISIONS**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>352</td>
<td>Electrical — Bactericidal lamps. Containers—</td>
</tr>
<tr>
<td>199 (1)</td>
<td>Plastic film tubing, for making.</td>
</tr>
<tr>
<td>352</td>
<td>Lamps—</td>
</tr>
<tr>
<td>152</td>
<td>Bactericidal.</td>
</tr>
<tr>
<td>199 (1)</td>
<td>Petersham, rubber threaded. Plastic—</td>
</tr>
<tr>
<td>352</td>
<td>Film tubing, for trade containers.</td>
</tr>
<tr>
<td>199 (1)</td>
<td>Plastic film, for trade containers.</td>
</tr>
</tbody>
</table>

**PART III—DECISION WHICH IS CANCELLED**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Cancelled Decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>338 (4)</td>
<td>Lamps — Bactericidal lamps . . . purposes of illumination. (See new Tariff item 352—electrical).</td>
</tr>
</tbody>
</table>

Customs Department, Wellington C.1, 16 April 1953.

(Tariff Order 65) D. G. SAWERS, Comptroller of Customs.
The following decisions in interpretation of the Sales Tax Act 1932–33 are published for public information:

<table>
<thead>
<tr>
<th>Record No.</th>
<th>Exemption.</th>
<th>No. of Decision</th>
<th>Goods Included Under Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>(s) 21/231</td>
<td>Agricultural implements...</td>
<td>110</td>
<td>Nest eggs of chins or other material.</td>
</tr>
<tr>
<td>(s) 21/87/2</td>
<td>Cable and flex, &amp;c.</td>
<td>110</td>
<td>Cable and flex of soft drawn copper are insulated with vulcanized India rubber, polyvinyl chloride or similar plastic material, or paper, even if having an external covering of any other material except armour.</td>
</tr>
<tr>
<td>(s) 21/90</td>
<td>Cleansing powders, &amp;c.</td>
<td>110</td>
<td>Cleansing tablets not being toilet preparations or soaps or containing soap.</td>
</tr>
<tr>
<td>(s) 20/10/14</td>
<td>Educational apparatus, &amp;c.</td>
<td>110</td>
<td>Imitation coins, whether printed in sheet form or cut separately, however packed.</td>
</tr>
<tr>
<td>(s) 21/44</td>
<td>Fire engines, &amp;c.</td>
<td>110</td>
<td>Steel towers for drying fire hoses.</td>
</tr>
<tr>
<td>(s) 3/118/21</td>
<td>Furniture</td>
<td>110</td>
<td>Garden, park, verandah and summerhouse furniture (but not ornamental and other utens for plants) of any material (e.g., concrete, stone, brick, iron).</td>
</tr>
<tr>
<td>(s) 20/9/6</td>
<td>Roofing</td>
<td>110</td>
<td>Wastepaper baskets and buckets.</td>
</tr>
<tr>
<td>(s) 20/15</td>
<td>Ships, dredges, and similar vessels</td>
<td>110</td>
<td>Bitumen not over 30 penetration rating, whether or not sold in association with roofing felt.</td>
</tr>
<tr>
<td>(s)</td>
<td></td>
<td></td>
<td>All vessels, including those propelled by oars or paddles.</td>
</tr>
</tbody>
</table>

The following decisions are cancelled:

M.D. 25—Any vessel which is decked or paddles.
M.D. 110—Cable and flex, &c. any other material except armour.

Customs Department, Wellington C. 1, 16 April 1933.

D. G. SAWERS, Comptroller of Customs.

Notice Under the Regulations Act 1936

Pursuant to the Regulations Act 1936, notice is hereby given of the making of regulations 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 1d. Extra)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stock Act 1939</td>
<td>Importation Regulations 1939</td>
<td>1939/38</td>
<td>15/4/33</td>
<td>2d.</td>
</tr>
<tr>
<td>Board of Trade Act 1919</td>
<td>Board of Trade (Potatoes) Regulations 1953</td>
<td>1953/40</td>
<td>14/4/33</td>
<td>5d.</td>
</tr>
</tbody>
</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.

R. R. OWEN, Governor Printer.

Defining Land in South Auckland Land District To Which Water is Supplied Pursuant to Section 50 of the Land Act 1948

It is hereby notified, pursuant to subsection (6) of section 50 of the Land Act 1948, that the land defined in the Schedule hereto is land to which water is supplied under the said section.

SCHEDULE

South Auckland Land District

All those areas containing a total of 95 acres and 28 perches, more or less, being Lot 2 as shown on a plan deposited in the Land Registry Office at Auckland under No. 15178, being part Section 24, Block VI, Maketu Survey District, and Lot 1 as shown on a plan deposited as aforesaid under No. 35609, being part of the aforesaid Section 24, and both lots being all the land comprised and described in certificate of title, Volume 915, folio 118 (Auckland Registry); Lot 2 as shown on the aforesaid plan No. 35609, being part of the aforesaid Section 24, and being all the land comprised and described in certificate of title, Volume 915, folio 32 (Auckland Registry); Lot 1 as shown on a plan deposited as aforesaid under No. 35317, being part of the aforesaid Section 24, and being all the land comprised and described in certificate of title, Volume 867, folio 191 (Auckland Registry); Lot 2 as shown on the aforesaid plan No. 35317, being part of the aforesaid Section 24, and being all the land comprised and described in certificate of title, Volume 867, folio 192 (Auckland Registry); and part Section 19, Block V, Maketu Survey District, being all the land comprised and described in certificate of title, Volume 998, folio 24 (Auckland Registry).

Dated at Wellington, this 13th day of April 1953.

D. M. GREIG,
Director-General of Lands.

Consent to the Consignment of Certain Potatoes From the South Island (Notice No. Ag. 40428)

Pursuant to regulation 2 of the Board of Trade (Potatoes) Regulations 1953, I, E. W. A. D. M. GREIG, Director-General of Agriculture, hereby consent to the consignment of one sack of potatoes by any person in the South Island to any person in the North Island.

Dated at Wellington, this 14th day of April 1953.

E. J. FAWCETT, Director-General of Agriculture.

Notice to Mariners No. 31 of 1953

Pollution of Waters by Oil

Specimens of the crested penguin and little blue penguin incautiated by oil have recently been cast ashore on beaches near Christchurch. Pollution caused by oil discharged by vessels has a serious and deadly effect on bird life. The feathers of the bird become so gummed that they are unable to take flight again. The fine down that insulates their bodies against cold water becomes matted and water soaked, the skin is exposed to the elements and the bird dies from asphyxia. Oil has been proved to have very serious effects upon fish supplies in coastal areas. Whilst the discharge of oil outside territorial waters is beyond the limits of New Zealand legislation, Masters are asked to ensure that no oil or oil and water is pumped out until the vessel is well clear of the limits or is in such a position that there is very little chance of such matter reaching the shore or territorial waters.

Wellington, N.Z., 14 April 1953.

W. C. SMITH, Secretary for Marine.
Board of Trade Notice No. 54—Public Inquiry Into Import Duties on Electric Irons, &c.

1. The Board of Trade proposes to inquire into and report upon the question of what rates of import duty should be imposed under the following tariff items:

Tariff Item 338 (1)—Electric irons.

Tariff Item Ex 353 (8) (c)—Electric ironing machines and clothes pressing machines (other than those classified under Tariff Item 352).

2. The present rates of import duty in respect of these items are:

Tariff Item 338 (1)—

British Preferential: 20% plus surtax at the rate of nine-fortieths of the amount of duty in respect of goods imported from Ireland (except Northern Ireland), Union of South Africa, India and Pakistan.

Australian Agreement: 30%.

Most Favoured Nation: 40%.

3. A typewritten statement of the evidence to be tendered, compiled in accordance with these notes of guidance, should be lodged with the undernamed on or before Thursday, 10 July 1953, at 10.30 a.m., in the Board Room, First Floor, Departmental Building, Customs Street, Wellington.

4. Any person who intends to tender evidence should comply with the notes for the guidance of witnesses which have been approved by the Board. A copy of these notes may be obtained from the office of any or from the undernamed.

5. Where the potatoes are sold by any retailer whose place of business is situated within a radius of twenty miles from the principal Post Office at Wellington, the maximum price shall be 7d. per pound.

6. Where the potatoes are sold by any retailer whose place of business is situated elsewhere in the North Island, the maximum price shall be 7½d. per pound.

Dated at Wellington, this 8th day of April 1953.

R. F. WILSON, Secretary, Board of Trade.

C.P.O. Box 2424, Wellington C. 1.

Bankruptcy Notices

In Bankruptcy

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims:

Robert William Alexander, Auckland, Fruiterer, first and final dividend of 1½d. in the pound.

Peter Paul Joseph Aikins, Auckland, Reporter, first and final dividend of 2½d. in the pound.

Sylvia Marion Kett, Auckland, Married Woman, first and final dividend of 2s. 6d. in the pound.

Clarence Victor Whittle, Nihotupu, Contractor, first and final dividend of 2½d. in the pound.

Robert Wide Watson, Waihi, Contractor, was adjudged bankrupt on the 7th April 1953. Creditors' meeting will be held at my office in the Courthouse, Nelson, on Thursday, 10 April 1953, at 2 p.m.

H. G. JAMESON, Official Assignee.
**In Bankruptcy—Supreme Court**

CHARLES LOUIS REESE, of 201 Innes Road, Christchurch, Tramway Employee, was adjudged bankrupt on 13 April 1953. Creditors' meeting will be held at my office, 184 Oxford Terrace, Christchurch, on Tuesday, 21 April, 1953, at 2.15 p.m.

G. W. BROWN, Official Assignee.

184 Oxford Terrace, Christchurch.

**LAND TRANSFER ACT NOTICES**

EVIDENCE having been furnished at the loss of the outstanding duplicate of certificate of title, Volume 26, folio 44 (Westland Registry), in the name of ALICE MAUD PARCUE, of Greymouth, Widow, for $354 being part of Section 296 on Deposited Plan 1, Town of Greymouth, and Application (K 1598) having been made for a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 9th day of April 1953, at the Land Registry Office, Hokitika.

L. ESTERMAN, District Land Registrar.

**APPLICATION**

Application having been made to me for the issue of a certificate of title in favour of JOH WILLIAM BREADHAW, of Invercargill, Retired Labourer, for Section 26, Block VIII, Town of Camphelltown, being the land contained in certificate of title, Volume 77, folio 49, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a new certificate of title, as requested, upon the expiration of fourteen days from 16 April 1953.

Dated at the Land Registry Office, Invercargill, this 10th day of April 1953.

R. B. WILLIAMS, District Land Registrar.

**ADVERTISEMENTS**

**CHANGE OF NAME OF COMPANY**

NOTICE is hereby given that Nicholson, Skeltas, & Sutherland, Limited, has changed its name to AVENE MOTORS, Limited, and that the new name was this day entered in my Register of Companies in place of the former name.

Dated at Wellington, this 26th day of March 1953.

19 K. L. WESTMORELAND, Assistant Registrar of Companies.

**CHANGE OF NAME OF COMPANY**

NOTICE is hereby given that Neville’s Enterprises, Limited, has changed its name to Neville’s Portraits, Limited, and that the new name was this day entered in my Register of Companies in place of the former name.

Dated at Wellington, this 31st day of March 1953.

20 K. L. WESTMORELAND, Assistant Registrar of Companies.

**CHANGE OF NAME OF COMPANY**

NOTICE is hereby given that Dunn’s Stationery Shop, Limited, has changed its name to GABOLIN’S Stationery Shop, Limited, and that the new name was this day entered in my Register of Companies in place of the former name.

Dated at Wellington, this 31st day of March 1953.

21 K. L. WESTMORELAND, Assistant Registrar of Companies.

**CHANGE OF NAME OF COMPANY**

NOTICE is hereby given that Wireless Service, Company, Limited, R.B. 1954/12, has changed its name to World Agencies (N.Z.), Limited, and that the new name has been entered on my Register of Companies in place of the former name.

Dated at Napier, this 7th day of April 1953.

G. JANISCH, Assistant Registrar of Companies.

**KIWI JOINERY COMPANY, LIMITED**

IN VOLUNTARY LIQUIDATION

In pursuance of section 233 of the Companies Act 1933, notice is hereby given that a general meeting of the above-named company will be held at the office of the liquidator, care of Lester and McKinstry, Public Accountants, 41 Shortland Street, Auckland, on Wednesday, 29 April 1953, at 2 p.m., at which meeting the final accounts of the company will be laid before the meeting showing the manner of winding-up and disposal of company property.

D. B. LESTER, Liquidator.

J. R. FULLER, LIMITED

**IN VOLUNTARY LIQUIDATION**

In the matter of the Companies Act 1933, and in the matter of J. R. FULLER, LIMITED (in voluntary liquidation).

NOTICE is hereby given that the above-named company passed, by entry in its minute-book on the 7th day of April 1953, the following resolution:

"That the company be wound up voluntarily, and that ALLAN FREDERICK LEE, of Napier, Public Accountant, be and hereby is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 10th day of April 1953.

24 A. F. LEE, Liquidator.

**WAIKOHU COUNTY COUNCIL**

**AMENDED RESOLUTION BE SPECIAL RATE**

Staff Housing Loan (1938) No. 2, £9,000

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

"That, for the purpose of providing interest and other charges on a loan of £9,000, authorized to be raised by the Waikohu County Council under the above-mentioned Act for the purpose of erecting houses, purchasing and removing, and re-erecting a house and meeting incidental costs, the said Waikohu County Council hereby makes and levies a special rate of 9d. (nine-fortieths pence) in the pound on the rateable value, on the basis of the unimproved value, of all rateable property in the whole of the County of Waikohu; and that such special rate shall be an annual-recurring rate during the currency of such loan, payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of fifteen years, or until the loan is fully paid off.”

I hereby certify that the above is a true and correct copy of a resolution of the Council passed on the 20th October 1952 as amended in consequence of a variation in the term of the loan by a resolution of the Council passed on 18 March 1953.

25 N. W. McCORMICK, County Clerk.

A. C. Scott & Co. (A’ria) Pty., Ltd.

NOTICE is hereby given, pursuant to section 338 of the Company’s Act 1933, that the undermentioned company, incorporated in New South Wales, Australia, with local office registered at 108 Thames Building, Grey Street, Wellington, and to cease to have a place of business in New Zealand on the expiration of three months from first appearance of this notice.

A. C. Scott & Co. (Asia) Pty., Ltd.

Inquiries should be addressed to the undersigned at O.P.O. Box 813, Wellington C.1.

Dated this 7th day of April 1953.

RAYMOND F. SANDERSON,

New Zealand Manager.

**BANGIORA BOROUGH COUNCIL**

**RESOLUTION MAKING SPECIAL RATE**

Bangiora Borough Council Electric Loan 1938, £15,000

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1938, the Bangiora Borough Council hereby resolves as follows:

"That, for the purpose of providing the interest and other charges on a loan of £15,000, authorized to be raised by the Bangiora Borough Council under the above-mentioned Act for the purpose of increasing the carrying capacity of the Borough electric reticulation system and refunding of the Electric Receipts and Payments Account portion of the money advanced in the purchase of electrical equipment, the said Bangiora Borough Council hereby makes and levies a special rate of three pence (3d.) in the pound on the rateable value (unimproved) of all rateable property within the Borough of Bangiora; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable on the 1st day of August in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off.”

I hereby certify that the above resolution is a true and correct copy of that appearing in the minute-book of the Council of the meeting passed on the 25th day of March 1953.

27 J. M. Frazer, Town Clerk and Treasurer.
ARTICLE

TOTALIZATOR AGENCY BOARD

RULES RELATING TO INVESTMENTS AT OR THROUGH TOTALIZATOR AGENCIES

By resolutions passed on the 18th day of October 1951 and the 13th day of March 1953, the Totalizator Agency Board, pursuant to the authority and for the purposes given by section 7 (d) of the Gaming Amendment Act 1949, made the following rules:

1. Interpretation

In these rules, if not otherwise inconsistent with the context:

- "Totalizator agency" means any office, sub-office, or individual agency established by the Board pursuant to Part III, clause 2, of the approved scheme at which investments are received direct from the public, and includes any district office or the Head Office of the Board during such time as such office is being used to receive investments direct from the public;
- "The approved scheme" means the scheme for the establishment and operation of totalizator agencies in respect of race meetings as was approved by the Minister of Internal Affairs on the 20th day of September 1950, and any amendments or modifications thereto duly approved;
- "The Board" means the Totalizator Agency Board established by the Gaming Amendment Act 1949;
- "The club" means a racing or a trotting club;
- "Course" shall mean the place where a race meeting is held;
- "Race meeting" means any race meeting in New Zealand at which the totalizator is operated and includes trotting;
- "Rules of Racing" means the New Zealand Rules of Racing and includes the New Zealand Rules of Trotting.

2. Purpose of Rules

The purpose of these rules is to supplement the operation of the approved scheme by making provision for the conditions under which investments will be accepted at or through totalizator agencies and for other matters incidental to the operation of the approved scheme at totalizator agencies.

3. Commencement and Application of these Rules

These rules shall come into operation on the 1st day of November 1951, as from which date the rules made by the Board on the 15th March, 18th April, and the 15th June 1951, shall be deemed to be revoked. Provided, however, that any matter which had originated under the said rules hereby revoked shall continue to apply or to have the purpose of these rules fully and effectually as if it had originated under these rules.

4. General Conditions Relating to Investments At or Through Totalizator Agencies

(a) Persons Bound by the Approved Scheme.—Any person making an investment or attempting to make an investment at or through a totalizator agency shall be deemed to accept and be bound by the rules and provisions of the approved scheme.

(b) Persons Bound by Rules of Racing.—Any person making an investment at or through a totalizator agency shall be deemed to accept and be bound by the rules of racing relating directly or indirectly to entries for and the running of races, the powers of the stewards or committee of the club holding the race meeting in respect of which the investment is made, and the calculation of dividends.

(c) Prohibited Persons may not Invest.—No person who is prohibited from entering upon the premises of a totalizator agency by the provisions of the Gaming Amendment Act 1949, may himself, or through his agent, invest at or through a totalizator agency, and no person acting in breach of this rule shall be entitled to a refund of any amount paid by him or to any dividend which otherwise would be payable (hereon).

(d) Unit of Investment.—The unit of investment for win and place betting shall be 10s., and for doubles betting 5s.

(e) Restrictions on Totalizator.—No person shall attempt to place any bet or bets on any horse or horses, the amount of the investment, or in respect of which he is a claimant, in any totalizator, unless such sum or such in fraction of such sum as he may apply, shall be invested in whole numbers.

(f) Bracketed and Averaged Bets.—Subject to the special provisions of rule 11b relating to investments on the doubles totalizator, in so far as they may apply, then:

(i) In the case of horses bracketed on the totalizator, an investment on any one of such horses will be invested on the totalizator number of such bracket.

(ii) If a horse in such bracket is scratched, the investment shall remain on the horse or horses remaining in the said bracket.

(iii) Investments on a horse which was not bracketed, and is at any time included in a bracket, shall be invested on that bracket.

(iv) Where all the horses in a bracket or the remaining horse or horses, if any are bracketed, are at any time included in one bracket, then the investments on all horses in the original bracket shall be invested on such other bracket or brackets.

(v) Where a change is made so that a horse or horses in a bracket are at any time included in another bracket or brackets, bettors shall be allowed to separate numbers on the totalizator, whether or not a horse remains in the original bracket, or any other similar change not otherwise provided, then all investments on all the horses in the original bracket received at any totalizator agency before such change in bracketing or numbering is notified to such agency shall be refunded.

(b) Where such change is made in respect of the second race of the double in such circumstances as precluded the withdrawal of the investment on the starters in the first race coupled with the horse or horses concerned in the second race, the investment will be treated as a separate bet on the second race to the favourite as established in rule 11b, regardless of the fact that the horses concerned in the change take part in the race.

(g) Rejection of Investments.—The senior officer on duty at any totalizator agency, unless otherwise directed by the Board or the General Manager of the Board, shall be entitled to reject at any time and without giving any reason therefore, part or all of any investment.

(h) Refund of Investments.—(i) Scratchings: Subject to the provisions of rule 11b hereof relating to investments on the double totalizator, in any case where a refund is payable to investors on the course in respect of a horse which has been scratched, a corresponding refund will be made to investors off-course in a manner similar to the payment or crediting of dividends.

(ii) Failure to Record Investments on the Totalizator:—In any case where any investment, whether for win or for place or on the doubles totalizator, has been received by a totalizator agency, but by reason of failure in transmission or other failure has not been recorded on the totalizator, each such investment shall be treated as if in fact it had been recorded.

(i) Minors.—No investments by or on behalf of persons under the age of twenty-one (21) years will be accepted.

(j) Race Meetings for Which Investments Will be Accepted.—Investments at or through any totalizator agency will be accepted only for such race meetings or races as the Board from time to time shall direct in respect of such totalizator agency.

(k) Investments Received on Meetings Subsequently Postponed.—(i) All investments received in respect of a race meeting which is postponed to a later date will be retained by the Board and will be invested on the postponed meeting in accordance with the original instructions.

(ii) No refund of such investments will be made unless application is received at the office of the totalizator agency, where the investment was made, not later than the time which is there specified as the closing time for the race concerned on such later date.

(iii) In the event of a race meeting being abandoned all investments will be refunded.

(l) Method of Investing.—Investments will be accepted by cash payment at a totalizator agency, or by telephone or postal instructions against a deposit previously established at a totalizator agency or dividends credited to such deposit, or by postal instructions accompanied by a cash remittance.

No investments by wire or telegram will be accepted under any circumstances.

5. Provisions Relating to Investments by Cash

(a) Cash investments will be accepted only during the hours advertised at each totalizator agency for the acceptance of such investments, but the totalizator agency may declare at any time that the office is closed for receiving cash investments.

(b) Only bank-notes or coins will be accepted.

(c) Before an investment will be accepted the investor must indicate clearly the race meeting, the race, the horse or horses, the amount of the investment, and whether for win, place, or double.

(d) On acceptance of the investment, investors will be issued with a written or printed ticket which must be presented at time of claiming dividend.

(e) Tickets will show the amount invested in pounds and/or in fractions and/or in shillings for win and/or place or a double, and may show the total amount invested.

(f) Tickets will be printed, written, or stamped, if so arranged, or marked to show the code letters or abbreviation designated for the race meeting concerned, the date or week designated for such meeting, the number of the race concerned other than for a double, and the code number allocated by the totalizator agency to the horse or horses on which the investment is made.
(f) Notices shall be exhibited at all totalizator agencies showing the horses known to be accepted for those race meetings for which the Board will be receiving investments, the date and code letter or abbreviation of each such race meeting, the number of races and the code numbers allotted to the horses and the investment made against each, and stating how code letters and numbers are indicated on the tickets.

(g) If an investor is issued with a ticket:—

(i) Recording an investment other than the one he intended to make;

(ii) Where the recording of the investment is such that it could be attributed as an investment on more than one meeting or race or horse number or, in the case of a doubles investment, on more than one race number; or

(iii) On which the recording of particulars is incomplete,

any application to rectify the error must be made by the investor immediately.

If, in the case of a wrong investment as is referred to in subclause (i) hereof, the investor does not rectify the error immediately, he shall be deemed to accept the ticket as issued.

If, in either of the cases referred to in subclauses (ii) and (iii) hereof, the error is not rectified immediately, the investor will be entitled only to a refund of the amount invested subject always to the provisions of clause (b) hereof.

The investor is responsible to have corrected any errors which have not by mistake appeared on the ticket issued to him.

(b) Any ticket, once presented for a dividend, may be refused or for the correction of an alleged error, may be rejected without any payment made thereon if it has been altered or defaced.

6. Payment of Dividends and Refunds in Respect of Cash Investments

(a) No dividend will be paid on the day of the race concerned.

Refunds may be paid at any time when the totalizator agency at which the investment was made is open for business, but the officer in charge of such agency may declare at any time that refunds due in respect of any race meeting or race shall be payable at the same time as when dividends for such meeting or race are payable.

(b) There shall be displayed in every totalizator agency from time to time the earliest date and the hours when dividends and refunds will be payable.

Thereafter dividends will be payable at the totalizator agency at which the ticket was issued during the noticed hours for a period of four weeks from the date of the meeting concerned.

(c) Payment will be made on production of the ticket and will be in cash or may, at the option of the Board, be in cash or by cheque.

(d) Dividends and refunds not claimed or paid within the period of four weeks as aforesaid may be claimed on written application to the totalizator agency from which the ticket was issued, during the noticed hours for a period of three months from the advertised date of payment.

7. Provisions Relating to Investments by Telephone

A. General

(i) Investments by telephone will be accepted at such totalizator agencies as may be nominated by the Board for that purpose and only against a credit deposit previously established at such agency or against dividends credited to such agency.

(ii) The minimum deposit is £2. Deposits in excess of this sum must be in complete pounds.

(iii) The senior officer in charge may refuse to accept any deposit or, having accepted such, may refuse the deposit or any balance thereof. He may restrict acceptance of deposits or telephone instructions to those received from persons connected to particular telephone agencies.

(iv) Subject to the special provisions relating to doubles investments, investments or the cancellation of investments may be made by telephone at hours during the noticed hours of the totalizator agency up to the published closing time of the agency for the race concerned. An account statement will be kept of each deposit account and of the investments made against it.

(vi) Dividends and refunds will be credited to depositors' accounts as practicable on the day of the race concerned or thereafter.

8. Procedure for Opening or Renewing a Deposit Account

(i) Application must be in writing signed by the applicant addressed to the totalizator agency at which the account is to be opened against.

(ii) The information required for opening and details of the procedure in operating accounts is set out in Appendix A of these rules.

(iii) The requirements and procedure as so set out may be amended by the General Manager from time to time by notice published in such manner as he thinks fit.

(iv) Where cheques are received as a deposit, no investment against that deposit will be accepted until the cheque is cleared.

C. Crediting and Payment of Dividends

(i) All dividends will be credited to the depositor's account on the day of the meeting or race at which they were made, but the officer on duty at the totalizator agency up to the multiple next below the amount of the dividend due to the depositor, shall be payable at the same time as when dividends for such race are payable.

(ii) In the absence of written instructions as to the balance to be retained in the credit of the depositor, in respect of the amount due to the depositor, including any balance of his original deposit, will be retained pending receipt of written instructions or remittance to the depositor at the discretion of the senior officer in charge.

(iii) Payments will be made by cheque or otherwise at the discretion of the senior officer in charge.

8. Provisions Applicable Where Error is Made in the Giving of Telegraph, or Recording of Telephone Instructions

Attention is drawn to the undernoted provisions of clause 8 (b) (ii) of Part III of the approved scheme, as follows:

(a) Where the Error Results in an Incorrect Investment Being Made:

(i) Prima facie the error will be deemed to be that which is recorded so that the investor shall suffer the loss or receive the benefit as the case may be.

(ii) Where, however, the error results in a loss to the investor and the Board, on the application of the investor, is satisfied that the error resulted from negligence by any of its servants, the Board will refund the amount invested but shall not refund any dividends payable if the required investment had been made. Application for a refund must be made promptly after notice of the error is received. No application to rectify the error must be made until after the ticket is issued to the investor, for the correction of the error will be credited to the depositor's account by cheque or otherwise.

(b) Where the Error Results in no Investment Being Made:

(i) If no debit has been recorded against the investor's deposit, the investor will have no claim upon the Board.

(ii) If the debit has been recorded against the investor's deposit and the Board is satisfied that the amount has not been included in the total transmitted to the district office for the race concerned, the investor will be entitled to a refund but to no other payment from the Board for the race concerned or its totalizator agency at its sole discretion, shall direct payment to the investor of part or all of the dividend which would have been due but for the error.
(vi) In respect of remittances or correspondence passing to and from the Board and an investor, the investor shall accept all risks, losses, delays, errors, or omissions which may occur in the movement thereof, and the Board shall be under no obligation to send any remittance by registered post.

(vii) No investment will be accepted before the publication of the race meeting concerned or after the advertised time for receipt of such investments.

B. Method of Investing

(i) Instructions must be in writing and be accompanied by a remittance sufficient, and no more, for the investment or investments required. Instructions relating to investments against deposits must also be in writing signed by the depositor.

(ii) The instructions as to investments must record clearly:

(a) The surname, initials, and postal address of the investor in block letters;

(b) The race meeting, the race at that race meeting, and the name or totalizer number of the horse or horses in respect of which the investment, including an investment on a doubles totalizer, is made:

(c) The amount to be invested on each separate investment or investment in respect of each horse or horses:

(d) Whether the investment is for win, place, or show:

(e) The usual signature of the investor.

Instructions will not be accepted for alternative investments to be made in the event of a nominated horse being scratched. The investor should be bound by the particulars and instructions supplied by him.

(iii) Where instructions are incomplete or ambiguous, the senior officer of the Board present, when such instructions are received, may at his discretion reject the investment and accept the interpretation according to what he believes to be the intention of the investor. The investor shall be bound by such interpretation.

(iv) No instructions will be accepted for an investment against dividends payable on previous investments.

(v) The Board is entitled to reject any part of any investment instructions where the acceptance of the whole is not permitted under these rules.

(vi) The Board shall advertise from time to time the latest day and time up to which investments will be accepted. Instructions must be left with the Board at any time later will not be accepted unless the senior officer on duty at the totalizer agency concerned in his discretion accepts the instructions.

(vii) The Board shall not be bound to acknowledge receipt of or compliance with instructions for an investment.

C. Payment of Dividends and Refunds

(i) Dividends, refunds, and remittances in respect of deposits and the total amount received shall be paid or credited to the option of the Board by cheque, bank draft, bank transfer, bank-note, postal note, or money-order posted to the address given on the original instructions relating to the investment or deposit in respect of which the dividend or refund or remittance is payable. Posting of the payment shall be deemed delivery to the investor.

(ii) All exchange or postage will be payable by the investor.

(iii) Remittances will be posted on the earliest convenient day next after the day on which the race in respect of which the dividend is payable has been run, except in respect of remittances in respect of deposits and accounts.

(iv) The Board shall not be bound to submit a statement of account when forwarding any remittance.

(v) The Board shall have the right in doubt to whom or to what address any refund or other remittance from the Board should be sent and may retain the amount payable and the person who claims to be entitled thereto must apply in writing or, if so required, in person to the totalizer agency to which the investment was made, to the satisfaction of the Board of his right to the amount held by the Board.

(vi) Any investor or depositor who claims that he has not received the full dividend to which he is entitled, or who alleges that there is an inaccurate entry in his deposit statement, shall be entitled to receive from the totalizer agency where the investment was made within four weeks of the day on which the race in respect of which the dividend was run, and the application must be accompanied by all relevant information supporting the claim. The senior officer on duty at the totalizer agency will then accept the investor's written decision regarding the claim. If the investor is dissatisfied with the decision, he may within four weeks of receiving the decision of the senior officer appeal his claim in writing to the Head Officer of the Board with all relevant information supporting it. The decision of the Board shall be final.

(vii) Where an investment or deposit has not been accepted, a refund of the amount of the remittance may be effected at the discretion of the Board by return of the remittance instrument enclosed with the investor.

D. Additional Provisions Relating to Deposits for Postal Investments

(i) The minimum deposit is £10.

(ii) In the absence of written instructions as to the balance to be retained to the credit of the depositor, so much of the amount due to the depositor, including any balance of his original deposit, will be retained pending receipt of written instructions or remitted to the depositor at the discretion of the senior officer in charge.

(iii) Neither the Board nor any servant or agent of the Board shall be responsible for any loss arising from the unauthorized use of a depositor's account.

(iv) Dividends or interest credited to depositors' accounts as soon as practicable after the results are known. Investments for subsequent race meetings' dividends or refunds from previous race meetings will be accepted, provided the dividends from such previous race meetings have been credited before the advertised time for the acceptance of postal investments for such subsequent race meetings.

11. Special Provisions Relating to Doubles Betting

A. General

(i) Any person making an investment at or with a totalizator agency shall be deemed to accept, subject to any necessary modification in regard to investment instructions, the regulations for the operations of the doubles totalizer on the course adopted by the New Zealand Racing Conference and the New Zealand Trotting Conference respectively and for the time being in force.

(ii) Every person intending to invest on the doubles totalizer is required, at the time of investment, to nominate the starter he selects for both the first and the second race of the prescribed double. In addition, he must give the information as to the race meeting, amount invested, and other matters required in making cash or telephone investments for or in respect of any refund or other remittance from the Board.

(iii) Dividends will be paid or credited to the investor in the same manner as any investments by cash or by telephone or by post.

(iv) No investments on the doubles totalizer will be accepted prior to the publication of specifications.

B. Provisions Resulting from the Scratching or Withdrawal of Horses Nominated for a Double

(i) Where Horse in First Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the first race, the investor may at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to fifteen minutes before the advertised time of closing for the receipt of investments for the double.

(b) Where a horse is scratched or withdrawn at any time from the first race and the investor has not substituted another horse, the investor will be entitled to a refund, except in the case of a bracket when any one of the horses in such bracket starts, and in such event the investment will be deemed to remain on the starter represented by such bracket.

(ii) Where Horse in Second Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the second race, the investor may, at the totalizator agency, where the investment was made, at his option accept a refund up to fifteen minutes before the advertised time of closing for the receipt of investments for the double, or nominate a substitute, except in the case of a bracket when any one of the horses in such bracket starts, and in such event the investment will be deemed to remain on the starter represented by such bracket.

B. Provisions Resulting from the Scratching or Withdrawal of Horses Nominated for a Double

(i) Where Horse in First Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the first race, the investor may at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to fifteen minutes before the advertised time of closing for the receipt of investments for the double.

(b) Where a horse is scratched or withdrawn at any time from the first race and the investor has not substituted another horse, the investor will be entitled to a refund, except in the case of a bracket when any one of the horses in such bracket starts, and in such event the investment will be deemed to remain on the starter represented by such bracket.

(c) Where a horse, which is not bracketed with a horse that starts, is scratched or withdrawn from the second race, the Board will substitute for the scratched or withdrawn horse the favourite for such race, as determined by that part of the double investments received by the Board for starters in the second race which were coupled with the winner of the first race and ascertained after the time of closing for receipt and substitution of investments for such double and as recorded before the advertised time for that race.

(e) Where a horse is scratched or withdrawn at any time from the first race and the investor has not accepted a refund or nominated a substitute as aforesaid, then the investor will be deemed to have selected the remaining horse as his substitute as determined in the foregoing may be a horse or those horses included in a bracket to which a separate number is allotted on the totalizer.

(d) Board's Substitution in Second Race Where Two or More Horses are Equal Favourites:—In the event of two or more horses being equally determined as favourites in the second race in accordance with clause (ii) (e) hereof, the favourite for the race of one of such clause will be the equal favourite first appearing in the list of runners in the totalizer records for that race at the time this adjustment takes place.

(e) Board's Substitution in Second Race Where Investment on Scratched or Withdrawn Horse is Only Investment for That Race:—In the event of the scratched or withdrawn horse being the only horse in the second race for which the Board has received doubles investments which were coupled with the winner of the first race, then the Board will substitute for the scratched or withdrawn horse in the totalizator records for such race will be substituted for the scratched or withdrawn horse, and if there is not a horse next above in that race, the horse next below the scratched or withdrawn horse in the totalizator records for such race will be substituted for the scratched or withdrawn horse.
(f) Substitution of Chosen Favourite to be Final.—For the purpose of this rule, the decision made by the official of the Board as to which horse shall be substituted for a scratched or withdrawn horse in the second race shall be binding on the Board and upon the investor.

(g) Brackets.—The foregoing provisions shall apply with any necessary modifications where other horses or all horses included in any brackets are also scratched or withdrawn.

(8) Method of Substitution or Cancellation.—(i) Investments made by telephone may be substituted or cancelled by telephone or in person.
(ii) Investments by cash may be substituted or cancelled only in person on presentation and exchange of the original ticket issued.
(iii) Investments made by post may not be substituted or cancelled at any time.

12. Closing Time for Investments

In each totalizator agency there will be displayed a list indicating the closing times for acceptance of investments at that agency for all races at all race meetings in respect of which investments may be accepted.

The above-mentioned rules were made by resolutions of the Board on the 19th day of October 1951 and the 13th day of March 1953, and in certification thereof the common seal of the Totalizator Agency Board was hereunto affixed on the 31st day of March 1953, in the presence of——

H. R. CHALMERS, Chairman.
M. B. SMYTH, Secretary.

APPENDIX A

1. Opening or Renewing a Deposit Account

(i) Application to open a deposit account as provided in rule 2, must be in writing giving the information required in the following form which is obtainable at totalizator agencies nominated to accept instructions for investments by telephone.

TOTALIZATOR AGENCY BOARD—APPLICATION FORM

(1) Please use Form T.A.B. 305 for subsequent deposits)

Name and Initials: [Block letters please, and show Mr., Mrs., Miss].

Address: 

Amount of deposit: £ [minimum £2] (minimum £2)

If any, to be earned forward

In each totalizator agency there will be displayed a list

the following order—the race meeting, the race, the horse or horses, the amount of the investment, and whether for win, place, or double.

The depositor's permanent account number;

The date from which the account may be operated; and

On receipt of the instructions, the operator will read back the message. If the instructions are not confirmed in this manner or if for any reason complete details of the investment are not received and recorded, the investment may be invalid.

(iii) The Totalizator Agency Board officer will then ask the depositor to state one or more of his four codes.

(iv) On verification, the operator will indicate that he is ready to accept details of the investment.

The depositor is required to supply information in the following order—the race meeting, the race, the horse or horses, the amount of the investment, and whether for win, place, or double.

(v) The depositor must be given a receipt for the amount deposited.

(vi) The depositor's permanent account number; and

(vii) The date from which the account may be operated.

1. To receive an account showing the manner in which the winding-up of the company has been conducted and of giving any explanation thereof which may be required.

2. To pass a resolution as to the amount of remuneration which may be required.

3. To resolve, pursuant to section 275 of the said Act, as to the disposal of documents, books, and accounts of the company.

Dated at Invercargill, this 10th day of April 1953.
S. W. JONES, Liquidator.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that A. J. GODDALL, LIMITED, has retained its name to A. J. GODDALL, INVESTMENTS, LIMITED, and that the new name was this day entered on my register in place of the former name.

Dated at Dunedin, this 16th day of June 1952.
E. B. C. MURRAY, Assistant Registrar of Companies.

29

E. C. HOOPER (HAMILTON), LIMITED

IN VOLUNTARY LIQUIDATION

In the matter of the Companies Act 1933

NOTICE is hereby given that, pursuant to section 241 of the said Act, a meeting of members of the above-named company will be held in the offices of Messrs. Reid and Jones, Public Accountants, 47 Esk Street, Invercargill, on Friday, 1 May 1953, at 10.30 o'clock in the forenoon, for the purpose of receiving and considering the liquidator’s final statement of account and of giving any explanation thereof which may be required.

Notice is hereby further given that a meeting of creditors of the above-named company will be held in the offices of Messrs. Reid and Jones, Public Accountants, 47 Esk Street, Invercargill, on Friday, 1 May 1953, at 10.30 o'clock in the forenoon, for the purpose of——

1. To receive an account showing the manner in which the winding-up of the company has been conducted and of giving any explanation thereof which may be given by the Liquidator.

2. To pass a resolution as to the amount of remuneration to be paid to the liquidator.

3. To resolve, pursuant to section 275 of the said Act, as to the disposal of documents, books, and accounts of the company.

Dated at Invercargill, this 10th day of April 1953.
S. W. JONES, Liquidator.

28

1. The company be wound up voluntarily.

2. That Neville Irving McKean, of Hamilton, Public Accountant, be and is hereby appointed liquidator of the company.

Dated this 5th day of April 1953.
N. I. McKean, Liquidator.
In the matter of the Companies Act 1933, and in the matter of J. J. Adams, Limited, its liquidation.

NOTICE is hereby given that a meeting of members of J. J. Adams, Limited, of Palmerston North, will be held at the offices of Messrs. J. W. Smeaton and Co., 152 High Street, Dunedin, on Wednesday, the 28th day of April 1953, at 2 p.m., for the purposes of having the account of the liquidation laid before it.

Dated at Dunedin, this 8th day of April 1953.

W. R. Chapman, Liquidator.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that Wyburns Farms, Limited, has been wound up voluntarily, the creditors of the company being a period of twenty (20) years, or until such time as the loan is fully paid off.

G. D. Ochran, Secretary.

SUBURBAN DEVELOPMENTS, LIMITED

IN LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of SUBURBAN DEVELOPMENTS, LIMITED (in liquidation).

Members' Voluntary Winding-up

NOTICE is hereby given that the above company by resolution dated 1 April 1953, went into voluntary liquidation and appointed the undersigned as liquidator.

Notice to Creditors to Prove

The liquidator of Suburban Developments, Limited, which is being wound up voluntarily, hereby affixes the 11th day of May 1953 as the last on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 258 of the Act; otherwise they may be excluded from the benefit of any distribution made before such debts are proved or, as the case may be, from objecting to such distribution.

J. D. Cable, Liquidator.

FAIRFIELD BUTCHERY, LIMITED

IN LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of FAIRFIELD BUTCHERY, LIMITED (in liquidation).

Members' Voluntary Winding-up

NOTICE is hereby given that the above company by resolution dated 1 April 1953, went into voluntary liquidation and appointed the undersigned as liquidator.

Notice to Creditors to Prove

The liquidator of Fairfield Butchery, Limited, which is being wound up voluntarily, hereby affixes the 11th day of May 1953 as the last on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 258 of the Act, otherwise they may be excluded from the benefit of any distribution made before such debts are proved or, as the case may be, from objecting to such distribution.

H. S. Fanning, Liquidator.

WESTERN HIGHWAY MOTORS, LTD.

IN LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of WESTERN HIGHWAY MOTORS, LTD. (in liquidation).

By order of the Supreme Court at Auckland dated 27 March 1953, the Official Assignee of Auckland has been appointed liquidator of the above-named company without a Committee of Inspection.

Dated this 15th day of April 1953.

T. C. Douglas, Official Assignee, Official Liquidator.

WAITARA BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Waitara Borough Sewerage Extension Loan £5,000, 1952

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926 the Waitara Borough Council hereby resolves as follows:—

"That, for the purpose of providing the principal, interest, and other charges on a loan of £5,000, authorized to be raised by the Waitara Borough Council under the above-mentioned Act for the purpose of providing extensions to the sewerage system of the Borough of Waitara the said Waitara Borough Council hereby makes and levies a special rate of five-shillings in the pound upon the rateable value (on the basis of the improved value) of all rateable property of the Borough of Waitara comprising the whole of the Borough of Waitara, and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the 1st day of June in each and every year during the currency of such loan, in the amount of twenty-five (25) years, or until the loan is fully paid off." I hereby certify that the above resolution was passed at a meeting of the Waitara Borough Council held on the 11th day of March 1953.

C. R. TooHill, Town Clerk.
CENSUS AND STATISTICS DEPARTMENT PUBLICATIONS

Name of Publication.              Price Per Copy.                Postage.

New Zealand Official Year-Book (1951-52)                 15 0 0 0 9
Pocket Digest of Statistics (1952)                        2 6 0 0 2
Monthly Abstract of Statistics. Latest available statistics on numerous subjects, with detailed trade figures, 22s. per calendar year, post free.   4 0 0 0 2
Retail Prices in New Zealand: Special Supplement Oct.—Nov., 1949, Monthly Abstract                     2 0 0 0 2
National Income and Expenditure: (1938-39 to 1951-52) Special Supplement, July, 1952, Monthly Abstract          3 0 0 0 2
External Trade (1949 and 1950)                             5 0 0 0 3
Local Authorities Handbook. Issued annually (1950)                 15 0 0 0 6

Annual Statistical Reports (with introductory explanatory letterpress in each case).
Population and Buildings (1950-51)                      5 0 0 0 3
Vital Statistics (1950)                                    5 0 0 0 3
Trade and Shipping—
Part Ia—Exports (1950 and 1951)                                      12 6 0 0 6
Part Ia—Imports (1950 and 1951)                                   15 0 0 0 7
Part II (1945 and 1946)                                            10 0 0 0 4
Agricultural and Pastoral Production (1949-50)             7 6 0 0 4
Factory Production (1950-51)                                    10 0 0 0 5
Insurance (1945, 1946, and 1947)                              2 0 0 0 3
Industrial Accidents (1947 and 1948)                           3 6 0 0 2
Justice Statistics (1950)                                      7 6 0 0 3
Prices, Wages, and Labour (1948)                               3 6 0 0 2
Maps of Urban Areas (1951)                                    20 0 0 0 3
Census of Public Libraries (1949)                              2 6 0 0 2
Reports of the Census—
1951—
Appendix A: Poultry                                             2 6 0 0 2
1945—
Vol. I: Increase and Location of Population                  4 6 0 0 3
Vol. II: Island Territories                                     2 6 0 0 2
Vol. III: Maori Census                                         5 0 0 0 2
Vol. IV: Ages and Marital Status                               5 0 0 0 3
Vol. V: Dependent Children                                      12 6 0 0 2
Vol. VI: Religious Professions                                 10 0 0 0 2
Vol. VII: Birthplaces and Duration of Residence of Overseas-borns 10 0 0 0 3
Vol. VIII: Race                                               3 6 0 0 3
Vol. IX: Industries and Occupations                             7 6 0 0 3
Vol. X: Incomes                                               7 6 0 0 5
Vol. XI: Dwellings and Households                               15 0 0 0 5
Appendix A: Poultry                                            2 6 0 0 2
Appendix B: War Service                                         2 6 0 0 2
Appendix C: Usual Place of Residence                          3 6 0 0 2
Interim Returns of Ages, Marital Status, Religious Professions, Birthplaces, Duration of Residence of Overseas-born, Race, War Service, Industries, Occupations, Occupational Status, and Travelling Time 2 6 0 0 2

THE NEW ZEALAND HONOURS LIST
Price, 5s. 6d. per copy.                           Postage free.

SUPPLEMENT TO NEW ZEALAND HONOURS LIST FOR 1952
Price 1s. Postage free.

CUSTOMS TARIFF OF NEW ZEALAND
AS AT 15 APRIL 1949
Price, 4s. Postage, 3d.

NEW ZEALAND CUSTOMS TARIFF AMENDMENT No. 1 AS AT 31 JULY 1952
Price, 1s. Post free.

FOREST SERVICE PUBLICATIONS
The following New Zealand Forest Service Publications are now on sale from the Publications Branch, Government Printing and Stationery Department at Wellington and Christchurch or through the Chief Post Offices at Auckland and Dunedin.

Price. Postage.

Monograph of New Zealand Beech Forests, Part 1, by Cockayne.                                      4 0 0 0 2
Monograph of New Zealand Beech Forests, Part 2, by Cockayne                                      2 6 0 0 2
Accounting in the Timber Industry, by A. T. Jewell                                               7 6 0 0 4
Pulping and Papermaking Properties of Selected New Zealand Woods, by Hutchins                 2 6 0 0 3
Some New Zealand Woods, by Garrett                                                               1 0 0 0 1
Small Sawmills: Their Erection and Management                                                      1 6 0 0 1
Diplodia Pines in New Zealand, by T. T. C. Birch                                              1 9 0 0 1
A Phomopsis Disease of Conifers, by T. T. C. Birch                                              1 9 0 0 1
Fixation of the Dunes of Cooskey                                                                  6 0 0 0 1
Elementary Forest Mensuration, by A. D. McKinson                                                 6 0 0 0 2
Overseas Timber Production and Wood-using Industries, by N. J. Dolamore                        1 0 0 0 2
Forest Taxation in Europe and New Zealand, by M. B. Grainger                                      5 9 0 0 3
Insignis Pine: Its Use as a Building Timber, by J. S. Reid                                   1 0 0 0 1
The Trees of New Zealand, by Cockayne and Turner                                             12 0 Post free
The Principles of Wood Preservation, by Smith and Carr                               6 9 0 0 2

REPORT OF THE COMMISSION OF INQUIRY INTO APPRENTICESHIP AND RELATED MATTERS
Price. 9d. Postage, 1d.

THE NEW ZEALAND GAZETTE
Subscriptions.—The subscription is at the rate of 85s. per calendar year, including postage, Payable in Advance. Single copies of the Gazette as follows:—
For the first 16 pages, 6d., increasing by 6d. for every subsequent 8 pages or part thereof; postage, 2d.
Advertisements are charged at the rate of 9d. per line for the first insertion, and 6d. per line for the second and any subsequent insertions.
All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.
The number of insertions required must be written across the face of the advertisement.
The New Zealand Gazette is published on Thursday evening of each week, and notices for insertion must be received by the Government Printer before 12 o'clock of the day preceding publication.

PUBLIC SERVICE CLASSIFICATION LIST 1952
Being a list of persons employed on the Permanent Staff of the Public Service as at 1 April 1952. Now available, price 65s. per copy, plus 1s. postage.

Note: This publication is no longer issued as a supplement to the New Zealand Gazette.

THE TREES OF NEW ZEALAND
By L. Cockayne and E. Phillips Turner
Price, 12s. per copy

MAORI HOUSES AND FOOD STORES
By W. J. Phillips
Price 18s.
NEW ZEALAND PARLIAMENTARY RECORD (1840–1949)

An Historical Survey of Parliament and the Parliamentary System of New Zealand

245 pages Crown 4to: Bound full cloth: Green. 35s.

EDITED BY GUY SCHOLEFIELD

SCIENTIFIC PUBLICATIONS

NEW ZEALAND BOARD OF SCIENCE AND ART

The following are obtainable from the Government Printing and Stationery Department at Wellington and Christchurch or through the Chief Post Offices at Auckland and Dunedin.

GEOLOGICAL BULLETIN No. 1
The Geology of the Hokiota Sheet, North Westland Quadrangle. By Dr. Bell. 2s. 6d. Postage, 6d.

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

GEOLOGICAL BULLETIN No. 32
Minerals and Mineral Substances of New Zealand. By the late G. G. Morgan. Paper, 5s. 6d.; 1-cloth, 7s. 6d. Postage, 6d.

GEOLOGICAL BULLETIN No. 33
The Soils of Irrigation Areas in Otago Central. By H. T. Ferrar. Paper cover, 10s.; 1-cloth, 12s. 6d. Postage, 6d.

GEOLOGICAL BULLETIN No. 37
The Geology of the Rotorua-Taupo Subdivision, Rotorua and Kaimanawa Division. By L. I. Grange. Paper cover, 1s. 6d.; cloth 10s. Postage, 6d.

GEOLOGICAL BULLETIN No. 38
The Geology of the Kaitangata-Green Island Subdivision (Eastern and Central Otago Division), By M. Ongley. Paper cover, 10s. 6d.; 1-cloth, 12s. Postage, 5d.

GEOLOGICAL BULLETIN No. 39
The Geology of the Naseby Subdivision, Central Otago. By J. H. Williamson. Paper cover, 21s.; 1-cloth, 22s. 6d. Postage, 7d.

GEOLOGICAL BULLETIN No. 41
The Geology of the “Te Kuiti Subdivision.” By J. Marwick. Price, paper cover, 1s. 3d.

GEOLOGICAL BULLETIN No. 42
The Geology of the Reefton Quartz Lodes. By Maxwell Game. Price, 20s. Postage, 8d.

GEOLOGICAL BULLETIN No. 48
The Geology of Bruce Bay—Haast River, South Westland. By H. C. J. Phillipps. Paper cover, 10s.; 1-cloth, 12s. Postage, 3d.

GEOLOGICAL BULLETIN No. 49
“The Limestone Resources of Southland.” By R. H. Williams. Price, 1s. 3d.

GEOLOGICAL MEMOIR No. 1
The Geology of the Malvern Hills. 4s. 6d. Postage, 3d.

GEOLOGICAL MEMOIR No. 2
The Geology of the Lower Waitakere District. Price, 2s. 6d. Postage, 3d.

GEOLOGICAL MEMOIR No. 3
The Geology of the Mount Somers District. Price, 5s. Postage, 6d.

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

GEOLOGICAL MEMOIR No. 5
Metamorphism in the Lake Wakatipu Region, Western Otago, New Zealand. By C. O. Hutton. Price, 5s. Postage, 3d.

GEOLOGICAL MEMOIR No. 7
Otaki Sandstone and its Geological History. Price 2s. 6d. Postage, 1d.

GEOLOGICAL MEMOIR No. 8
The Geology of Rangitikei. By M. T. Te Punga. Paper cover, 9s. 6d.; 1-cloth, 11s. 6d. Postage 3d.

GEOLOGICAL SURVEY OF NEW ZEALAND

Reports for 1887–88 (postage, 3d.), and 1892–93 (postage, 3d.). Royal 8vo. 2s. 6d. each. Later reports are contained in Mining Reports each year. Postage, 3d.

INTRODUCTORY CLASS-BOOK OF BOTANY FOR USE IN NEW ZEALAND SCHOOLS.

By G. M. Thomson, F.R.S. Demy 8vo. Paper cover, 1s. 6d. Postage, 5d.

MANUAL OF THE GRASSES AND FORAGE PLANTS USEFUL TO NEW ZEALAND. Part I.

By Thomas Mackay. Numerous plates. Price, 5s. Postage, 6d.

SCIENTIFIC PUBLICATIONS


MANUAL No. 6.—PLACE NAMES OF BANKS PENINSULA. By J. C. ANDERSEN. Cloth, 13s. 6d. Postage, 5d.

MANUAL No. 7.—BRACHIOPOD MORPHOLOGY. By the late Dr. J. A. THOMSON. Cloth, 17s. Postage, 5d.

DOMINION MUSEUM PUBLICATIONS

Nos. 1, 2, 3, 4, 5. (Out of print.)

BULLETIN No. 6.—THE PA MAORI. Price, 22s. 6d. Postage, 7d.

BULLETIN No. 7.—THE MAORI CANOE. Price 15s. Postage, 7d.

BULLETIN No. 8.—GAMES, EXERCISES, AND PASTIMSES OF THE MAORI. Price, 17s. 6d. Postage, 7d.

BULLETIN No. 9.—THE MAORI SYSTEM OF AGRICULTURE. Price, 12s. 6d. Postage, 7d.

BULLETIN No. 10.—MAORI MYTHOLOGY AND RELIGION. An account of the cosmogony, anthropogency, mythology, religious beliefs, and practices of our Maori folk. By Elwood Best. Price, 10s. 6d. Postage, 7d.

BULLETIN No. 12.—FISHING METHODS AND DEVICES OF THE MAORI. By Elwood Best, F.N.Z.Inst. Price: Cloth covers, 11s. 6d., postage, 7d.; paper covers, 9s., postage, 6d.

BULLETIN No. 13.—THE WHARE KOHANGA (THE "NEST HOUSE") AND ITS LORE: Comprising data pertaining to procreation, baptism, and infant betrothal, &c., contributed by members of the Ngati-Kahungunu Tribe of the North Island of New Zealand. By Elwood Best, F.N.Z.Inst. Price, Is. 3d. each. Postage, 6d.

BULLETIN No. 17.—THE MAORI SYSTEM OF AGRICULTURE. Price, 12s. 6d. Postage, 7d.

BULLETIN No. 18.—BIBLIOGRAPHY OF PRINTED MAORI to 1900. By Herbert W. Williams, M.A. Price, 6s. Postage, 4d.

BULLETIN No. 19.—SUPPLEMENT TO A BIBLIOGRAPHY OF PRINTED MAORI to 1900. By Herbert W. Williams, M.A. Price, 5d. Postage, 1d.

BULLETIN No. 20.—MAORI HOUSES AND FOOD STORES. By W. J. Phillipps. Price 18s. Post free.

STUDENTS’ FLORA OF NEW ZEALAND AND OUTLYING ISLANDS

By T. W. Kirk, F.L.S.

Bound in cloth, 10s. Postage, 8d.

MANUAL OF NEW ZEALAND MOLLUSCA

By Professor Hutton. Royal 8vo. 3s. Postage, 5d

MANUAL OF NEW ZEALAND MOLLUSCA

By Henry Suter. Cloth boards, 45s. Postage, 1s. 3d.

MANUAL OF NEW ZEALAND MOLLUSCA (ATLAS OF PLATES)

By Henry Suter. cloth bound. 35s. Post free.

ROCKS OF CAPE COLVILLE PENINSULA

By Professor Sollas, F.R.S. Crown 4to. Vols. I and II. 10s. 6d. each. Postage, 1s. 3d. each.

CATALOGUE OF THE PLANTS OF NEW ZEALAND

Indigenous and Naturalized Species. By T. F. Cheeseman, F.L.S., F.Z.S. Price, 1s. 4d.
THE PRINCIPLES OF WOOD PRESERVATION: THEIR APPLICATION UNDER NEW ZEALAND CONDITIONS
By Messrs. D. R. Card, B.Sc., and J. H. Smith, B.Sc., B.E., A.M.I.C.E., of the New Zealand Forest Service
Price, 6s. 9d. per copy, plus 2d. postage

NEW ZEALAND GOVERNMENT PUBLICATIONS

THE FRENCH AT DIREKTORY OF ROYALTY
By Messrs. D. R. NEW ZEALAND HOUSING POLICY 1950
1950, be especially valuable to University students. benefits, health benefits, and finance. Each subject is dealt with in detail and there is a comprehensive index.

ROYALTY IN NEW ZEALAND
Descriptive Narrative of the Visit of Their Royal Highnesses the Duke and Duchess of Cornwall and York. (1902.) Royal 4to. Price, 10s. Postage, Is. 2d.

ROYALTY IN NEW ZEALAND
Director of Botanical Discoveries in New Zealand. Special Pictorial Souvenir. 1927. Price, 2s. 6d. Postage, 2d.

BOTANICAL DISCOVERY IN NEW ZEALAND
The Resident Botanist. The Visiting Botanist
By W. R. B. OLIVER. Price, 1s. 6d. per copy. Postage, 2d.

MOAS AND MOA-HUNTERS
By R. G. DUFF. Price, 1s. 6d. per copy. Postage, 2d.

DIRECTORY OF NEW ZEALAND MANUFACTURERS 1950
Price, 10s. per copy.

HOUSING POLICY
Summary of Government measures designed to promote housing and financial assistance available to home-seekers. Price, 1s. per copy. Postage, 2d.

THE GROWTH AND DEVELOPMENT OF SOCIAL SECURITY IN NEW ZEALAND
A survey of social security in New Zealand from 1898 to 1949, and the most comprehensive work on the subject yet published in this country. Of 180 pages, the book is divided into three parts—cash benefits, health benefits, and finance. Each subject is dealt with in detail and there is a comprehensive index. The book will undoubtedly be of considerable interest to those interested in social security and social services, and will be especially valuable to University students.

All orders to—
Government Printer - - Wellington
Retail price: 6s. per copy.

DOMINION POPULATION COMMITTEE REPORT
Parliamentary Paper I-17 (1946)
Price, 2s. 6d. Postage, 2d.

BUTTERFLIES AND MOTHS OF NEW ZEALAND
By G. V. HUDSON, F.E.S., F.N.Z.I. With 9 plain and 53 coloured plates, and 2,100 illustrations
Price, 12s. 6d. Postage, 1s. 3d.

Price 1s.

STATUTORY REGULATIONS
Under the Regulations Act 1956 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 as issued (punched for filing), subscription £2 per calendar year in advance.
2. Annual volume (including index) bound in buckram, £1 10s. (Volumes for years 1936-37 and 1939-42 are out of print.)
3. Serially as issued and annual bound volume, as in (1) and (2) above, on combined subscription basis, £3 3s. per calendar year in advance.
4. Separate regulations as issued. The price of each regulation is printed thereon, facilitating the purchase of extra copies.

Orders should be placed with the Government Printer, Wellington. Separate copies of Regulations may also be purchased from the Printing and Stationery Department, 100 Oxford Terrace, Christchurch, or from the Chief Post Offices at Auckland and Dunedin.

LICENSING COMMISSION REPORT
Parliamentary Paper H-38 (1946)
Price 7s. 6d. Postage 5d.

INTRODUCED MAMMALS OF NEW ZEALAND
By K. A. WODZICKI
D.S.I.R. Bulletin No. 98
Price, 12s. 6d. per copy. Postage free.

New Zealand Government Publications are obtainable from the Printing and Stationery Department in Christchurch or at the Chief Post Offices at Auckland and Dunedin.

CONTENTS

ADVERTISEMENTS

APPOINTMENTS, ETC.

BANKRUPTCY NOTICES

LAND TRANSFER ACT NOTICES

MISCELLANEOUS—
 Austrian Restitution Laws
 Board of Trade Notices
 Boundaries Redefined
 Customs Acts, Decisions Under the
 Dannevirke Milk Delivery Notice: Amendment
 Housing Purposes, Notice of Intention to Take Land for
 Import Control Exemption Notice
 Industrial Efficiency Act, Notice to Persons Affected Under
 Industrial Union, Proposed Cancellation of Registration of
 Land Act, Defining Land to Which Water is Supplied Pursuant to
 Price Orders—
 No. 1460 (Main Crop Potatoes)
 No. 1461 (Australian Potatoes)
 Public School, Notice of Intention to Take Additional Land for
 Public Service, Board of Appeal, Election of Members of
 Public Trust Notice
 Public Trustee: Election to Administer Estates
 Regulations Act, Notice Under the
 Sales Tax Act, Decisions Under the
 South Island Potatoes, Consent to the Consignment of
 Trailers, Declaring Trailer Units to be

PROCLAMATIONS, ORDERS IN COUNCIL, AND WARRANTS 699-616

SHIPPING—
Notice to Mariners

PAGE
624
616
623
624
619
623
619
620
619
622
619
623
623
618
620
619
621
622
622
622
619