(c) To have recourse to the capital of the said trust fund for the furtherance of the trusts set forth in the preceding clause where, in the opinion of the trustees, special circumstances may warrant the application of the whole or any part of the capital of such trust fund for such purposes: provided however that no such capital moneys shall be applied by the trustees in accordance with this clause unless the proposed application shall have first been approved by the Supreme Court of New Zealand or a Judge thereof on the application made to such Court by the trustees for the approval by the Court of such proposed application of capital moneys pursuant to section 66 of the Trustee Act 1956 or any other section of such statute them thereunto enabling.

(d) To exercise all such other powers and authorities in respect of such trust fund and in administering the trusts hereby created as are conferred upon trustees by the provisions of the Trustee Act 1956 or other amendment or re-enactment thereof, except where such powers are or may be inconsistent with the express provisions of the foregoing clauses.

2. That the trustees of the estate of Harry Walter George threath do great the belonge of the corpus of the estate

where such powers are or may be inconsistent with the express provisions of the foregoing clauses.

2. That the trustees of the estate of Harry Walter George Ashworth do pay the balance of the corpus of the estate of the said Harry Walter George Ashworth then remaining after payment of the said sum of nine thousand three hundred and fifty pounds (£9,350) in the manner set out in paragraph 1 hereof equally between the All Saints Children's Home and the Willard Home and that the receipt of the secretary or treasurer for the time being of the said institutions shall be a good and sufficient discharge to the trustees of the estate of Harry Walter George Ashworth for the sums so paid. And notice is hereby further given that the application, the proposed scheme, and the report of the Attorney-General of New Zealand may be inspected at the Supreme Court office at Palmerston North without fee; and notice is hereby further given that any person desiring to oppose the proposed scheme shall give written notice of his intention to do so to the Registrar of the Supreme Court at Palmerston North, and to the said trustees, and to the Attorney-General of New Zealand not less than seven clear days before the 21st day of April 1961; and notice is hereby further given that the said trustees' address for service is at the offices of Messrs Cooper, Rapley, Rutherfurd, & Bennett, Solicitors, 103 Rangitikei Street, Palmerston North. H. S. I. KENNEY AND J. H. COWAN.

In the Supreme Court of New Zealand Northern District (Auckland Registry)

In the matter of the Charitable Trusts Act 1957 and in the matter of the Marianne Caughey Smith-Preston Memorial Rest Homes Trust Board, a duly incorporated Board having its registered office at Auckland.

Board having its registered office at Auckland.

Notice is hereby given that the Marianne Caughey Smith-Preston Memorial Rest Homes Trust Board has filed in the Supreme Court Office at Auckland a motion for approval of a scheme to extend or vary the powers conferred upon the Board by deed of trust dated the 30th day of September 1950. The said deed which constituted the Board gave it power to erect, manage, and conduct a rest home or rest homes for women. The scheme now submitted for approval seeks extension or variation of such powers to enable the Board in conjunction with or in addition to the rest home or homes from time to time carried on by it to provide, erect, conduct, and manage on any of its lands a geriatric hospital or hospitals for women.

Notice is further given that the application for approval

Notice is further given that the application for approval of the scheme is to be heard by the Supreme Court at Auckland on Friday, the 21st day of April 1961, at 10 a.m. and any person desiring to oppose the scheme is hereby required to give written notice of his intention to do so to the Registrar of the Supreme Court at Auckland, and to the said Board at the office of its solicitors under mentioned, and to the Attorney-General not less than seven clear days before the said date of hearing.

Dated at Auckland this 1st day of March 1961.

Alexander Bennett Warnock & Mellsop, solicitors for the applicant, O'Connell Street, Auckland. 301

WHANGAREI BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

In accordance with the powers vested in it by the Local Authorities Loans Act 1956, the Whangarei Borough Council hereby resolves as follows:

"That, for the purpose of providing interest and other charges on a loan of £13,000 authorised to be raised by the Whangarei Borough Council under the Local Authorities Loans Act 1956 for the purpose of providing suitable accommodation for aged persons, the said Whangarei Borough Council hereby makes

and levies a special rate of 0.056903d. in the pound on the rateable value of all rateable property in the Borough of Whangarei; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable in yearly instalments on the 1st day of April in each and every year during the currency of such loan, being for a period of 25 years, or until such loan is paid off, and the said Council doth hereby appropriate and pledge the said rate as security for the said loan.

Dated this 9th day of March 1961. 318 J. F. JOHNSON, Mayor.

FRANKLIN COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Waiau Pa Hall Loan 1959, £9,000

Waiau Pa Hall Loan 1959, £9,000

Pursuant to the Local Authorities Loans Act 1956, the Franklin County Council hereby resolves as follows:

"That for the purpose of providing the annual charges on a loan of nine thousand pounds (£9,000) authorised to be raised by the Franklin County Council under the above-mentioned Act for the purpose of erecting a new hall at Waiau Pa, the said Franklin County Council hereby makes and levies a special rate of decimal six two three pence (0·623d.) in the pound upon the rateable value (on the basis of unimproved value) of all rateable property appearing on the valuation roll for the Waiau Pa Hall Special-rating Area of the county of Franklin; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable on the 1st day of October in each and every year during the currency of the loan, being a period of 10 years, or until the loan is fully paid off."

I hereby certify that the foregoing is a true copy of a resolution passed by the Franklin County Council on 8 March 1961.

TAURANGA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

General Housing Loan 1960, £10,000

PURSUANT to the Local Authorities Loans Act 1956, the Tauranga County Council hereby resolves as follows:

Tauranga County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on the General Housing Loan 1960, £10,000, authorised to be raised by the Tauranga County Council under the above-mentioned Act for providing housing or housing finance for workers, the said Tauranga County Council hereby makes a special rate of decimal nought three pence (0·03d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the County of Tauranga and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable half-yearly on the 1st day of April and the 1st day of October in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

E. MORLAND FOX, County Clerk.

E. MORLAND FOX, County Clerk. 315

Tauranga, 9 March 1961.

TAURANGA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Te Mania Water Supply Loan 1960, £24,000 Pursuant to the Local Authorities Loans Act 1956, the Tauranga County Council hereby resolves as follows:

Tauranga County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on the Te Mania Water Supply Loan 1960, £24,000, authorised to be raised by the Tauranga County Council under the abovementioned Act for providing a water supply to farms and other properties in the Te Mania Parish and adjacent areas of the Katikati Riding, the said Tauranga County Council hereby makes a special rate of three decimal six pence (3·6d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Te Mania Water Supply Special-rating Area; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable half-yearly on the 1st day of April and the 1st day of October in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

E. MORLAND FOX, County Clerk.

E. MORLAND FOX, County Clerk.

Tauranga, 8 March 1961.