the said Section 8; thence northerly along the western boundaries of Sections 8, 9, 12, 10, and 68 to the north-west corner of the said Section 68, Block IX, Campbelltown Hundred; thence easterly along the northern boundary of the said Section 68 to the Campbelltown, Oteramika Hundred line boundary; thence generally northerly along the said hundred line boundary and continuing north along the Oteramika Invercargill Hundred line boundary to the north-west corner of D.P. 1779, Block I, Oteramika Hundred; thence easterly along the northern boundaries of D.P. 1779, part Section 103, and Sections 2, 3, 4, 5, and Lots 1 and 2, D.P. 325, and Sections 7 and 8 to the south-west corner of Lot 1, D.P. 4524, of Block VI, Oteramika Hundred; thence northerly along the western and northern boundaries of the said Lot 1, D.P. 4524, and across the road to the western boundary in D.P. 1015, Block VI, Oteramika Hundred; thence north-westerly along the western boundaries of D.P. 115 and D.P. 1061 to the north-west corner of the said D.P. 1061; thence easterly and southerly along the northern and eastern boundaries of D.P. 1061 to Hills Road; thence generally easterly along the said Hills Road to the boundary between Blocks VIII and XI, Oteramika Hundred; thence northerly along the said Hills Road to the boundary between Blocks VIII and XI, Oteramika Hundred; thence northerly along the said block boundary to the northwest corner of Lot 1, D.P. 3866; thence easterly along the north-western boundary of D.P. 1975 to the western boundary of part Lot 20 of D.P. 158, Block VII, Oteramika Hundred; thence northerly and easterly along the western and northern boundaries of the said Lot 1 and north-eastern boundaries of Lot 3, D.P. 1345; thence northerly, easterly, and southerly along the western and northern and eastern boundaries of the said Lot 3 and continuing south along the eastern boundaries of the said Lot 3 and continuing south along the eastern boundaries of the said Lot 1, D.P. 3811, and Lot 1, D.P. 546, to the south-east corner of 1131 B. NOBLE, Secretary.

PIAKO COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Hearing of Objections to Piako County District Scheme (Section II, Waitoa, and Section III, Morrinsville-Tatuanui)

THE Piako County Council hereby gives notice that the hearing of objections to the above sections of the scheme will commence at the Council Chambers, Kenrick Street, Te Aroha, at 10 o'clock in the forenoon on Wednesday, the 20th day of September 1961, and will continue as there arranged from time to time and place to place until all objectors and witnesses have been heared.

have been heard.

All persons who wish to be heard in support of or opposition to any objection shall notify the Council accordingly at least three (3) days before that date.

The following is a summary of the subject-matters of objections received by the Council:

Section II, Waitoa

1. New Zealand Cooperative Dairy Co. Ltd.—Against zoning of part of their land, No. 1 Road, Waitoa, as residential, and requesting industrial C zoning.

2. Mrs J. Hyde—Against position of proposed access way between Bellamy Street and proposed new street.

3. H. L. Chubb—Against zoning of part of his land, Farmers Road, as proposed public open space and road, and requesting rural zoning.

rural zoning.
4. D. F. Farrow, R. I. Rutherford, W. J. Emmett—Against zoning of land, No. 1 Road, as industrial C, and requesting

rural zoning.

5. Waitoa Transport Co. Ltd.—Against zoning as residential, and requesting industial A or commercial B zoning.

Section III, Morrinsville-Tatuanui

1. (a) C. J. and D. J. Valler—Against proposed Morrinsville Bypass or its position on their property.
(b) F. H. Finn—Against proposed Morrinsville Bypass or its position on his property.

(c) Executors Estate G. Irvine—Against proposed Morrinsville Bypass or its position on their property.

(d) A. D. Meaney—Against proposed Morrinsville Bypass or its position on his property.

(e) Mrs O. P. Dewdney—Against proposed Morrinsville Bypass or its position on her property.

2. Tatua Cooperative Dairy Co. Ltd.—Against zoning as industrial B and rural, and requesting industrial C zoning of part of their land, Tatuanui.

3. R. S. Leask—Against zoning of land as rural, requesting suitable zoning for house and business for 2 roods of Lot 2, D.P. S. 68, Block III, Maungakawa S.D., at Tatuanui.

4. (a) S. M. Hire Ltd.; (b) R. T. Spiers—Against zoning of land Te Au O Waikato A 5a No. 3, Block VI, Maungakawa S.D., as rural, and requesting industrial C or D zoning.

5. D. G. Samuel—Against zoning of Te Au O Waikato, A 5B 2A No. 2, Block VI, Maungakawa S.D., as rural, and requesting residential zoning.

6. C. A. Thom (for Piako County Council)—Against zoning of land, part Te Au O Waikato 7H 1, 3, Blocks VI and X, Maungakawa S.D., Kiwitahi Road, as rural, and requesting residential zoning. residential zoning.

7. J. H. Hopkins; C. A. Thom (for Piako County Council)—Against zoning of land, Te Au O Waikato A 5c 2B 2c No. 2 Block, Maungakawa S.D., as rural and requesting residential zoning.

Dated at Te Aroha this 2nd day of August 1961.

For the Piako County Council-

1130

F. I. CLARKE, County Clerk.

THE MINING ACT 1926

Take notice that John Robert Gaudion, contractor, Frankton Road Queenstown, has made application for a licence for a water race, commencing on Crown lands, Block XX, Shotover Survey District, on a tributary of an unnamed creek on the south slope of Queenstown Hill, 300 yards north-east of Bonny Doon Cottage owned by Sarah Janet Andrews, Frankton Road, Queenstown, and thence running 140° to applicant's proposed dwelling on Section 39, Block XX, Shotover Survey District, for domestic irrigation supply, and watering stock.

JOHN ROBERT GAUDION. By his Solicitor, B. P. SHEEHAN.

Time and place appointed for the hearing of the application and all objections thereto: Wednesday, 20 September 1961, at 10 a.m., at the Wardens Court, Cromwell.

Objections must be filed in the Registrar's Office and notified to applicant at least three days before the time so appointed.

W. E. OSMAND, Mining Registrar.

1138

NOTICE OF PRIVATE BILL

In the matter of the Standing Orders of the House of Representatives relating to private Bills and in the matter of a private Bill intituled "An Act to transfer the rights vested in Matea Forests Ltd. (in liquidation) by virtue of the Whakatane Paper Mills Ltd. Water Supply Em-powering Act 1936, to Whakatane Board Mills Ltd."

powering Act 1936, to Whakatane Board Mills Ltd., a duly incorporated company having its registered office at No. 41 Shortland Street, Auckland, intends to apply to the House of Representatives for leave to introduce in Parliament during its present session a private Bill having as its object the transfer of the rights vested in Matea Forests Ltd. (in liquidation) (formerly the Whakatane Paper Mills Ltd.) by virtue of the Whakatane Paper Mills Water Supply Empowering Act 1936, to the said Whakatane Board Mills Ltd. Such rights include the right to take water from the Whakatane River and to convey it to the paper-board mill at Whakatane, owned by the promoting company, by means of pipes and other appliances to be laid in and across the said river, public drains, tidal lands, tidal waters, and public roads, subject to all conditions, provisions, and restrictions under which Matea Forests Ltd. (in liquidation) holds such rights. The name of the promoter of the Bill is Whakatane Board Mills Ltd.; its address to which communications or notice may be sent is Private Bag, Whakatane. A copy of the Bill may be inspected at the office of the said Whakatane Board Mills Ltd., Piripai, Whakatane.

Dated the 3rd day of August 1961.

WHAKATANE BOARD MILLS LTD., W. G. CLAVIS, Secretary.