Notice of Intention to Take Land for Road and for the Use, Convenience, or Enjoyment of a Road in Block IX, Opoiti Survey District, Wairoa County, being Land Required for the Approaches to Sinclair's Bridge at Maru Maru on the Gisborne-Napier via Hangaroa State Highway No. 36

Notice is hereby given that it is proposed, under the provisions of the Public Works Act 1928, to execute a certain public work, namely, the construction of a road, and for the purposes of that public work the land described in the First Schedule hereto is required to be taken for road, and the land described in the Second Schedule hereto is required to be taken for the use, convenience, or enjoyment of a road: And notice is hereby further given that the plan of the land so required to be taken is deposited in the post office at Frasertown and is there open for inspection; that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any objections to the execution of the said public work or to the taking of the said land, not being objections to the amount or payment of compensation, set forth the same in writing and send the written objection, within 40 days of the first publication of this notice, to the Minister of Works at Wellington; and that, if any objection is made in accordance with this notice, a public hearing of the objector will be held, unless the objector otherwise requires, and each objector will be advised of the time and place of the hearing.

FIRST SCHEDULE

GISBORNE LAND DISTRICT

ALL those pieces of land situated in Block IX, Opoiti Survey District, Wairoa County, Gisborne R.D., described as follows:

0 0 21.9 Parts Section 42c, Wairoa Military Settlement;
0 3 20.3 coloured blue on plan.
2 1 6.8 Part Section 42g (Roadway), Wairoa Military
Settlement; coloured blue on plan.

SECOND SCHEDULE GISBORNE LAND DISTRICT

ALL that piece of land containing 1 rood 25.3 perches situated in Block IX, Opoiti Survey District, Wairoa County, Gisborne R.D., and being part Section 42c, Wairoa Military Settlement; coloured blue, edged blue on plan.

As the same are more particularly delineated on the plan marked M.O.W. 19852 (S.O. 5242) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Dated at Wellington this 22nd day of March 1966.

PERCY B. ALLEN, Minister of Works.

(P.W. 70/5/25/0; D.O. 72/36/5/4/1/1)

Notifying the Exchange of Permanent State Forest Land in the North Auckland Land District for Other Land

Notice is hereby given that the area described in the First Schedule hereto, has been acquired as permanent State forest land by way of exchange for the area described in the Second Schedule hereto, pursuant to section 22 of the Forests Act

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT-AUCKLAND CONSERVANCY Description of Area Acquired

Lor 1, Land Transfer Plan 52401, being part Allotment 211, Waiuku West Parish. Part certificate of title, Volume 790, folio 179.

Also Lot 2, Land Transfer Plan 52401, being part Allotment 24, of Suburban Section 2, Waiuku West Parish. Part certificate of title, Volume 188, folio 274.

Also Lot 3, Land Transfer Plan 52401, being part Allotment 22, of Suburban Section 2, Waiuku West Parish. Part certificate of title, Volume 52, folio 90.

Also Lot 4, Land Transfer Plan 52401, being part Allotment 212, Waiuku West Parish. Part certificate of title, Volume 790, folio 179.

All situated in Block VII. Maioro Survey District Transfer

All situated in Block VII, Maioro Survey District, Franklin County: Total area, 1 acre and 3.1 perches, more or less. As shown on plan No. 24/9 deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon edged

SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT-AUCKLAND CONSERVANCY Description of Area Exchanged

PART Allotments 73, 75, and 76, of Suburban Section 2, Waiuku West Parish, situated in Block VII, Maioro Survey District, Franklin County: Total area, 1 acre and 2.9 perches, more or less. As shown on plan No. 24/10 deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon edged red (S.O. Plan 44215).

Dated at Wellington this 5th day of April 1966.

A. L. POOLE, Director-General of Forests. (F.S. 6/1/186)

Plant Deleted From the Schedule of Plants Declared Noxious Weeds in the County of Taumarunui (Notice No. Ag. 8360)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and 9 of the Department of Agriculture Act 1950, and to a delegation from the Minister of Agriculture under section for the Department of Agriculture Act 1953 for the purposes of the said section, the following special order, made by the Taumarunui County Council on the 23rd day of December 1965 is hereby published.

SPECIAL ORDER

That the Taumarunui County Council hereby resolves by way of special order that the special order of the Taumarunui County Council published in *New Zealand Gazette*, 14 August 1958, No. 51, page 1091, be hereby amended by the ommission of the words Lupin (*Lupinus aboreus*).

Dated at Wellington this 1st day of April 1966.

G. J. ANDERSON,
Assistant Director-General (Administration).

(Ag. 20649)

Plants Declared Noxious Weeds in the County of Levels (Notice No. Ag. 8368)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following special order, made by the Levels County Council on the 2nd day of February 1966 is hereby sublished. hereby published.

SPECIAL ORDER

That pursuant to section 3 of the Noxious Weeds Act 1950, the Levels County Council hereby resolves, by way of special order, that the plants named in the Schedule hereto be declared Noxious Weeds within the County of Levels.

SCHEDULE

Barley grass (Hordeum murinum).
Californian thistle, Canadian thistle, or Creeping thistle (Cirsium arvense). Cape tulip (Homeria collina). Grecian thistle (Chamaepeuce afra). Heath (Erica lusitanica and Erica arborea). Saffron thistle (Carthamus lanatus). Water hyacinth (Eichhornia crassipes).

Dated at Wellington this 1st day of April 1966.

G. J. ANDERSON,
Assistant Director-General (Administration).

(Ag. 20649)

Timber Preservation Regulations 1955—Branding and Identification of Preservative Treated Timber

PURSUANT to regulation 12 of the Timber Preservation Regulations 1955*, notice is hereby given that, subject to the exemptions provided herein, timber which has been preservative treated as provided in the said regulations shall be branded or identified in the manner herein described.

1. All preservative treated timber shall be branded on or at one end with a clearly legible brand in block letters not less than \(\frac{3}{8}\) in high. The brand shall include the registered number of the plant allocated by the Timber Preservation Authority. Timbers exempt from this requirement are:

(a) Fence battens and droppers.
(b) Timber in sizes 2 in. by 1 in. section and less.
(c) Timber to be dressed or planer-gauged and branded in accordance with clause 4 (a), (b), or (c) at or adjacent to the treatment plant at which it is treated.

2. In the case of timber treated for ground contact use to comply with T.P.A. specification I and II (Group A timbers only) and specification III, an additional brand in the form of an "X" is to be placed immediately after the plant number.

3. Each piece of timber treated with a preservative which does not colour the timber shall have its surfaces coloured by a colouring material, approved by the Authority, added to the treating solution.

4 (a) All weatherhoards and flooring shall be continuously

4. (a) All weatherboards and flooring shall be continuously branded on the back of the board.

(b) All scantlings and timber which are dressed or planer-gauged on at least one surface shall be continuously branded on at least one surface. on at least one face.

on at least one face.

(c) All other finishing lines shall be either continuously surface branded or surface branded within 6 in. of the end.

(d) All posts, poles, and piles shall be branded with an incised brand on one end or with a disc approved by the Authority and fixed above groundline.

(e) All surface branding shall be incised or branded with a permanent ink approved by the Authority and shall be in block letters not less than \(\frac{3}{8}\) in. high embodying the word "treated", together with, as a minimum, the number or trade