disposition of a certain property and endowment fund which on the 31st of March 1968 were valued at \$85,919.21. The said Scheme provides that the Will of the above-named John Young be administered as if the following alterations had been made in it:

(a) That the first paragraph of clause 1 of the Will be deleted and the following substituted therefor:

(a) That the first paragraph of clause I of the Will be deleted and the following substituted therefor:
 "As to my property situated at 43 Hackthorne Road Cashmere to transfer the same together with the furniture furnishings and all other contents thereof to the Manchester Unity Welfare Homes Trust Board (Incorporated) to be held by the said Board upon perpetual trust UPON AND SUBJECT to the following conditions"
(b) That clause 1 (c) of the said Will be deleted and the following substituted therefor:
 "That vegetarians who qualify in all other respects for admission to the said home shall be given preference over non-vegetarians"
(c) That clause 1 (d) of the said Will be deleted and the following substituted therefor:
 "That the said home shall be carried on under the name of 'The John Young Memorial Hospice'"
(d) That clauses I (e) I (f) 3 (b) and 3 (c6) of the said will and the first and second codicils to the said will be amended by deleting therefrom wherever they appear the words Mayor, Councillors, and Citizens of the City of Christchurch and substituting therefor the words the Manchester Unity Welfare Homes Trust Board Incorporated.
9. That pursuant to clause I (e) of the said Will but subject the province of second codicine to the said Will but subject the province of second codicine to the said Will but subject the province of second codicine to the said Will but subject to the said with the province of second codicine to the said Will but subject to the said with the province of second codicine to the said Will but subject to the said with the province of second codicine to the said Will but subject to the said with the province of second codicine to the said Will but subject to the said with the said will be said with the said will be said with the said will be said will be said with the said will be said will be said will be said with the said will be said

9. That pursuant to clause 1 (e) of the said Will but subject to the provision of accommodation for Ada McGorman pursuant to the second codicil of the said Will the Manchester Unity Welfare Homes Trust Board sell the property at Hackthorne Road and apply the proceeds of such sale and the said endowment fund in or towards the erection and maintenance of the said wing referred to in clause 7 (g) hereof.

10. That if the capital cost of the said wing does not exceed the total of the proceeds of sale and the endowment fund any balance shall be administered by the said Manchester Unity Welfare Homes Trust Board.

Upon the giving of effect to the proposed alterations to the Will clause 1 of the Will would read as follows:

"As to my property situated at 43 Hackthorne Road Cashmere to transfer the same together with the furniture furnishings and all other contents thereof to the Manchester Unity Welfare Homes Trust Board Incorporated to be held by the said Manchester Unity Welfare Homes Trust Board Incorporated upon perpetual trust UPON AND SUBJECT to the following conditions:

"(a) The property shall be conducted as a convalescent or rest home for the benefit of sick or needy citizens of the City of Christchurch who are of good character

"(b) As far as may be possible by the use of the endowment fund herein referred to the said home shall be free to occupants but if necessary a charge shall be made to the occupants to enable the Home to be carried on without loss

"(c) That vegetarians who qualify in all other respects for admission to the said home shall be given preference

over non-vegetarians

admission to the said home shall be given preference over non-vegetarians

"(d) The said home shall be carried on under the name of THE JOHN YOUNG MEMORIAL HOSPICE

"(e) I DIRECT that if at some future time it should be necessary to demolish or rebuild the said home or if in the opinion of the said Manchester Unity Welfare Homes Trust Board Incorporated it shall be thought desirable to dispose of the said home the same may be sold transferred or otherwise disposed of provided that the proceeds of sale together with the endowment fund hereinafter referred to shall be applied in or towards the purchase erection and/or maintenance of another home which shall thereafter be conducted subject to the same conditions as are hereinbefore set forth with the right on the part of the said Manchester Unity Welfare Homes Trust Board Incorporated from time to time to dispose of such substituted home and again apply the proceeds in or towards the purchase or erection and/or maintenance of a further home to be conducted subject to the said conditions.

"(f) The Manchester Unity Welfare Homes Trust Board Incorporated may make rules—

"(1) For regulating the admission of persons as occupants of the said home and their removal therefrom

"(2) For the maintenance of order discipline

from
"(2) For the maintenance of order discipline decency and cleanliness among the occupants of the

said home
"(3) For prescribing the duties of such staff as may be necessary for the proper conduct of the said

home "(4) For all matters whatsoever whether incident to the above or not affecting the general management care control and superintendence of the said home whether such matters shall have been before specially mentioned or not".

HOBBS AND CORBETT,

Solicitors for Trustees, John Young, deceased.

NORTHCOTE BOROUGH COUNCIL

NOTICE OF INTENTION TO TAKE LAND

EXTRACT from the minutes of a meeting of the Northcote Borough Council, held on 13 August 1968:

"That, pursuant to section 13 of the Reserves and Domains Act 1953, the Northcote Borough Council hereby resolves that the land vested in the Council, described in the Schedule hereto be declared to be public reserves within the meaning of the said Act, for the purpose of public recreation.

SCHEDULE

"COUNCIL Terrace Reserve: area, 2 roods 31 perches, being Lot 11, D.P. 45780, Parish of Takapuna, Little Shoal Bay.

"Addition to Stancich Reserve: area, 27.87 perches, being Lot 29, D.P. 18327, Parish of Takapuna, 14 Hillcrest Avenue."

I hereby certify that the above is a true and correct copy of an extract from the minutes of a meeting of the Northcote Borough Council held on the 13th day of August

G. B. HAY, Town Clerk. E. A. J. HOLDAWAY, Mayor.

1971

WANGANUI CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Municipal Corporations Act 1954 and In the matter of the Municipal Corporations Act 1994 and the Public Works Act 1928, notice is hereby given that the Wanganui City Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work, namely, the establishment of a water bore forming part of the city water works on a parcel of land in Kai Iwi Brunswick Road in the Kai Iwi District; and, for the purpose of such public work, the land described in the Schedule hereto is required to be taken required to be taken.

And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council, situate in Guyton Street, and is open for inspection, without fee, by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of the said land, who have any well-founded objections to the execution of the said public work or to the taking of the said land, must state their objections in writing and send the same within forty (40) days from the first publication of this notice to the Town Clerk at the Council Chambers, St. Hill Street, Wanganui.

SCHEDULE

Approximate

Area A. R. P.

0 35.1 Part Kai Iwi Section 5E 2, Block XV, Nukumaru Survey District, Waitotara County; coloured orange on plan.

Dated this 16th day of August 1968.

D. F. GLENNY, Town Clerk.

1973

MATAMATA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928, notice is hereby given that the Matamata County Council proposes, under the provisions of the above-mentioned Act, to take the land described in the Schedule hereto for road; and notice is hereby further given that plans showing the land proposed to be taken are deposited in the public office of the clerk of the above Council, situated at Tirau, and are open for inspection (without fee) by all persons during ordinary office hours. Every person affected who wishes to make any objection to the taking of the said land (not being an objection to the amount or payment of compensation) must set forth his objection, in writing, and send the same, not later than the 4th day of October 1968, to the County Clerk, Tirau. If any such objection is made a public hearing of the objection will be held, unless the objector otherwise requires, and each objector will be advised of the time and place of the hearing.

SCHEDULE

Portions of land required for road:

Description of land Area

R. P.

0 2.7 Part Lot 2, D.P. 23421. 0 1.6 Part Lot 1, D.P. 34825.

Both situated at Tokoroa, on State Highway No. 1, Block VIII, Patetere South Survey District, in County of Matamata, and shown on S.O. Plan 44328 coloured respectively sepia, edged sepia, and blue, edged blue.

Dated at Tirau this 16th day of August 1968.

K. A. OTTO, County Clerk.

1968