(c) The present representatives of the combined district of Tauranga County and Mount Maunganui Town District shall continue to hold office until the date of the next ordinary general election of County Councils.

SCHEDULE.

First Column. Hospital Board.	Second Column. Contributory District.	Third Column. Number of Repre- sentatives.	
Tauranga	Tauranga County Mount Maunganui Town District	5 1	

T. R. AICKIN, Acting Clerk of the Executive Council.

Conferring special Jurisdiction on Native Land Court.

C. L. N. NEWALL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 16th day of April, 1941.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS upon the acquisition by the Crown of undivided interests in the block of Native land situated at Orakei, in the City of Auckland, and known as the Orakei No. 1 Reserve (hereinafter referred to as "the reserve"), it was claimed that certain improvements then existing on the reserve belonged to certain individual owners, and not to all of the owners in common, of the reserve:

And whereas certain of the said improvements were located on certain of the subdivisions of the reserve which have

become Crown land, and it was alleged that no payment had been made in respect thereof by or on behalf of the Crown:

And whereas there was referred to a Royal Commission (hereinafter referred to as "the Commission"), appointed on the twenty-second day of June, nineteen hundred and thirty-individual of the commission and the control of the commission o the twenty-second day of June, nineteen hundred and thirty-eight, to inquire into and report as to grievances alleged by Maoris with regard to the reserve and certain other lands at Orakei, the question, inter alia, as to whether the Crown paid to those vendors whose interests it purchased in the reserve a fair and reasonable price for those interests having regard to the value of the reserve at the date of the purchase of such interests:

And whereas the report of the Commission showed that there were or are upon the subdivisions of the reserve which have become Crown land certain buildings which belonged to Natives and which have not been paid for by the Crown, and the Commission was of the opinion that, if any of the

and the Commission was of the opinion that, if any of the said buildings belonged to a Native who disposed of his interest in the reserve to the Crown, such building should be paid for by the Crown, or, if any of the said buildings belonged to a Native who had not so disposed of his interest to the Crown or was not an owner in the reserve, that person should have the right to remove the same:

And whereas the Commission was unable to express a final

And whereas the Commission was unable to express a final opinion as to who are the persons entitled to the said buildings, or to receive payment in respect thereof, or to remove the same, or as to the value of the said buildings:

And whereas claims have been preferred by Natives to the effect that they are entitled to certain buildings standing upon a certain area of Crown land situated at Orakei and shown as Lots 1, 2, and 3 on the plan lodged in the office of the Chief Surveyor at Auckland under number 1330 P. (blue) (hereinafter referred to as "the church-site land"):

And whereas the Commission in reporting on certain questions touching the church-site land expressed the opinion that if the persons entitled to the buildings thereon could be ascertained they should be given a limited time in which to remove the same:

And whereas it is desirable that certain matters and questions relating to the rights of Natives in and to the buildings hereinbefore mentioned should be determined by

the Native Land Court:

Now, therefore, pursuant to the provisions of section thirty-four of the Native Land Act, 1931, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby confer upon the Native Land Court jurisdiction to hear and determine, upon the application of the Minister of Lands, any question as to who are the persons entitled to the buildings erected upon the reserve and the church-site land and mentioned in the Schedule bereto together with any outbuildings portaining the reserve and the church-site land and mentioned in the Schedule hereto, together with any outbuildings pertaining hereto, or as to who are the persons equitably entitled to receive any compensation money which might be payable by or on behalf of the Crown in respect thereof, or as to who are the persons who should be granted the right to remove the same, or as to whether payment of compensation money ought to be made by or on behalf of the Crown in respect of any such building or outbuilding and, if so, what amount of compensation money ought to be so paid by or on behalf of the Crown, or whether the persons entitled to any such building or outbuilding should be granted the right to remove the same, and any other matter or question incidental to the ownership should be granted the right to remove the same, and any other matter or question incidental to the ownership or possession of any of the said buildings and outbuildings or arising thereout, with power to make such order or orders in the premises as to the Court shall seem necessary or expedient, and to impose thereby such limitations of time in which the possession of any such building or outbuilding shall be yielded up to the Crown or the removal of any such building or outbuilding shall be undertaken, and such other terms and conditions as the Court thinks right, just, reasonable, and equitable. reasonable, and equitable.

SCHEDULE.

The buildings which were or are situated upon the reserve and delineated and marked F, F 1, N, O, Q, S, and T on the plan lodged in the office of the Chief Surveyor at Auckland under number 12879 (red), and the building delineated on the said plan and shown thereon as being owned or occupied

by one, M. Katene.

The buildings which are situated wholly or partially upon the church-site land and delineated and numbered 2, 3, 4, and 5 on the plan lodged in the office of the Chief Surveyor at Auckland under number 29675 (blue).

C. A. JEFFERY, Clerk of the Executive Council.

Appointment of Member of Board of Health under the Health Act, 1920.

C. L. N. NEWALL, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by the Health Act, 1920, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby reappoint

Sir Donald Johnstone McGavin, Kt., C.M.G., D.S.O., M.D., F.R.C.S.,

a member of the Board of Health under the aforesaid Act for a period of three years.

As witness the hand of His Excellency the Governor-General, this 9th day of April, 1941.

A. H. NORDMEYER, Minister of Health.

Notices under the Regulations Act, 1936.

NOTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of regulations and orders

Authority for Enactment.	Short Title or Subject-matter.	Serial Number.	Date of Enactment.	Price (Postage, 1d. extra).
The Emergency Regulations Act, 1939, and the Naval Defence Act. 1913	The Shipping Control Emergency Regulations 1939, Amendment No. 1	1941/64	16/4/41	ld.
The Animals Protection and Game Act, 1921–22	The Opossum Regulations 1934, Amendment No. 3	1941/65	22/4/41	6d.
The Social Security Act, 1938	The Social Security (Pharmaceutical Supplies) Regulations 1941	1941/66	22/4/41	6d.

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.