THE NEW ZEALAND GAZETTE
Published by Authority.

WELLINGTON, THURSDAY, MARCH 18, 1943.

Crown Land set apart as a Permanent State Forest.

[ls.] C. L. N. NEWALL, Governor-General,
A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

AUCKLAND LAND DISTRICT.—AUCKLAND CONSERVANCY.

ALL that area in the Auckland Land District, Thames County, containing by admeasurement 875 acres, more or less, being Section 5, Block II, Thames Survey District. As the same is more particularly delineated on plan No. 25/9, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Auckland plan S.O. 31888.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of March, 1943.

J. G. BARCLAY,
For the Commissioner of State Forests.

GOD SAVE THE KING!

(S.F. 6/1/111.)

Crown Land set apart as a Permanent State Forest.

[ls.] C. L. N. NEWALL, Governor-General,
A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE.

NELSON LAND DISTRICT.—NELSON CONSERVANCY.

ALL that area in the Nelson Land District, Collingwood County, containing by admeasurement 9.5 acres, more or less, being Section 18, Block IX, Aorere Survey District. As the same is more particularly delineated on plan No. 98/3, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Auckland plan S.O. 31888.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of March, 1943.

J. G. BARCLAY,
For the Commissioner of State Forests.

GOD SAVE THE KING!

(S.F. 6/1/111.)

Authorizing the Laying-off of a Street between Hamblyn Street and Robe Line, in the Borough of New Plymouth, of a Width less than 66 ft. but not less than 40 ft.

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

At the Government House at Wellington, this 10th day of March, 1943.

Present:

His Excellency the Governor-General in Council.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1933, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, notting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the New Plymouth Borough Council to permit the laying-off of the proposed street described in the Schedule hereto of a width less than sixty-six feet but not less than forty feet.

SCHEDULE.

THAT proposed street in the Taranaki Land District, Borough of New Plymouth, containing by admeasurement 36-83 perches, more or less, being parts Lots 4 and 5 on D.P. 4171, parts Lots 1 and 2 on D.P. 4869, and part Lot 24 on D.P. 4890, and part Lot 24 on D.P. 1471, parts Lots 4 and 5 on D.P. 4171, parts Lots 1 and 2 on D.P. 4869, and part Lot 24 on D.P. 4890, being parts of Section No. 91 of the Fitzroy District. As the same is more particularly delineated on the plan marked P.W.D. 115570, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

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

(P.W. 51/2772.)
ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of March, 1943.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

B Y virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the North Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter form part of the North Auckland Recreation Reserve in the North Auckland Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928.

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

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of March, 1943.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for county purposes; and whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Bruce;

NOW, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section nine of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Bruce, in trust for county purposes.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

Section 36, Plan 36, Waipoua Survey District: Area, 10 acres 0 roods 0 perches.

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

(L. and S. 1/43.)

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of March, 1943.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Orders in Council, as set out in the Schedule hereto, the Kaiui Timber Company, Limited, was licensed to use and occupy parts of the foreshore and land below low-water mark at Whangaparapara, Great Barrier Island, as sires for boats and dolphins:

And whereas it is desirable to revoke these Orders in Council: Now, therefore, His Excellency the Governor-General, by virtue of the powers and authorities vested in him pursuant to the Harbours Act, 1923, and acting by and with the advice and consent of the Executive Council, doth hereby revoke, as from the 31st day of December, 1943, or one thousand nine hundred and forty-three, the Orders in Council as set out in the Schedule hereto.

SCHEDULE.

1. Order in Council of 7th February, 1940, published in the New Zealand Gazette No. 12, of 7th February, 1940, page 324; Marine Department file 4/1575.


C. A. JEFFERY,
Clerk of the Executive Council.
Prohibiting Alienation of Land other than Alienation in favour of the Crown.

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

At the Government House at Wellington, this 10th day of March, 1943.

Present:
His EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Pursuant to section four hundred and forty-two of the New Zealand Act 1831, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby prohibit all alienation of the lands described in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

<table>
<thead>
<tr>
<th>Block</th>
<th>Area</th>
<th>Survey District</th>
</tr>
</thead>
<tbody>
<tr>
<td>Block I, Tauranga.</td>
<td>A</td>
<td>Taaroa 5</td>
</tr>
<tr>
<td>Block II, Tauranga.</td>
<td>B</td>
<td>Motuotangaroa</td>
</tr>
<tr>
<td>Block I, Tauranga.</td>
<td>C</td>
<td>Rangiwae Island Blocks</td>
</tr>
<tr>
<td>Block II, Tauranga.</td>
<td>D</td>
<td>Aonanui A</td>
</tr>
<tr>
<td>Block I, Tauranga.</td>
<td>E</td>
<td>Opouli A</td>
</tr>
</tbody>
</table>

Matakana Island Blocks—Te Awakopoka A

B | 11 | 3 18 |
| B | 9 | 1 18 |

Kauaenui A B

| B | 17 | 0 28 |
| C | 8 | 1 15 |

Koputate A

| 1B | 18 | 3 27 |

Kutos A

| B | 6 | 3 18 |
| C | 10 | 0 32 |

Matakana 1A

| 1A | 45 | 2 31 |

Matakana 1A B

| 1A 1B | 95 | 1 17 |
| 1A 2A | 58 | 2 30 |

Matakana 1A C

| 1A 2B | 58 | 2 30 |

Matakana 1A D

| 1A 2C | 25 | 3 0 |

Matakana 1A E

| 1A 2D | 10 | 0 32 |

Matakana 1A F

| 1A 2E | 14 | 3 25 |

Matakana 1A G

| 1A 2F | 10 | 0 32 |

Matakana 1A H

| 1A 2G | 10 | 0 32 |

Matakana 1A I

| 1A 2H | 10 | 0 32 |

Matakana 1A J

| 1A 2I | 10 | 0 32 |

Matakana 1A K

| 1A 2J | 10 | 0 32 |

Matakana 1A L

| 1A 2K | 10 | 0 32 |

Matakana 1A M

| 1A 2L | 10 | 0 32 |

Matakana 1A N

| 1A 2M | 10 | 0 32 |

Matakana 1A O

| 1A 2N | 10 | 0 32 |

Matakana 1A P

| 1A 2P | 10 | 0 32 |

Matakana 1A Q

| 1A 2Q | 10 | 0 32 |

Matakana 1A R

| 1A 2R | 10 | 0 32 |

Matakana 1A S

| 1A 2S | 10 | 0 32 |

Matakana 1A T

| 1A 2T | 10 | 0 32 |

Matakana 1A U

| 1A 2U | 10 | 0 32 |

Matakana 1A V

| 1A 2V | 10 | 0 32 |

Matakana 1A W

| 1A 2W | 10 | 0 32 |

Matakana 1A X

| 1A 2X | 10 | 0 32 |

Matakana 1A Y

| 1A 2Y | 10 | 0 32 |

Matakana 1A Z

| 1A 2Z | 10 | 0 32 |
Provided, however, that no sentence of death shall be carried into effect unless the execution thereof be approved by myself as Governor-General of the Dominion of New Zealand in Council:

And I do further authorize you to direct your warrant to any officer of the Royal Air Force or of the Royal New Zealand Air Force not being the commander of a squadron, or the commander of a squadron leading, serving him a general authority to convene general courts-martial for the trial of any persons subject to the Act and regulations who shall be charged with any offence for which such person may be tried by court-martial, whether such offence shall have been committed before or after the date of this warrant, and to cause any sentence thereof to be put into execution according to law:

For the Minister of Defence.

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

WHERAS by the Visiting Forces Act, 1939, it is provided when a home force and another force are acting in combination any officer duly authorized to command the combined forces, or any part thereof, shall be treated and shall have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

And whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the aforesaid Act, it was declared that the air forces of His Majesty raised in New Zealand which are serving outside New Zealand during or in the prosecution of the present war shall be deemed to be serving together and acting in combination with the air forces of His Majesty raised in the United Kingdom:

Now, therefore, in pursuance and exercise of the powers conferred by the aforesaid Act and by the Air Force Act, 1937, and the regulations made thereunder (hereinafter referred to as "the said Act and regulations"), I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby authorize you from time to time to execute in respect of the proceedings of such courts-martial the power of confirming the findings or sentences thereof according to law, or, if you should so think fit, of directing him to reserve for your confirmation the proceedings of all or any such courts-martial, in which case you are hereby authorized to exercise in respect of the proceedings so reserved all the powers of a confirming officer in accordance with the said Act and regulations:

As witness the hand of His Excellency the Governor-General, this 5th day of March, 1943.

A. G. OSBORNE,
For the Minister of Defence.

Warrant for Convening General Courts-martial.

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

Revoking Warrants for convening General Courts-martial.

G. A. JEFFREY,
Clerk of the Executive Council.

To the Air Officer Commanding-in-Chief for the time being of the Royal Air Force Bomber Command.

In pursuance and exercise of the powers conferred by the Air Force Act, 1937, and the regulations made thereunder, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby revoke the Warrant issued by me on the twenty-seventh day of May, one thousand nine hundred and forty-two, and published in the Gazette on the fourth day of June of the same, authorizing the Air Officer Commanding-in-Chief for the time being of the Royal Air Force Fighter, Bomber, and Coastal Commands, and the Air Officer Commanding for the time being of the Royal Air Force, Far East, to convene general courts-martial:

As witness the hand of His Excellency the Governor-General, this 5th day of March, 1943.

A. G. OSBORNE,
For the Minister of Defence.

Warrant for Convening General Courts-martial.

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

To the Air Officer Commanding-in-Chief for the time being of the Royal Air Force Bomber Command.

Provided, however, that no sentence of death shall be carried into effect unless the execution thereof be approved by myself as Governor-General of the Dominion of New Zealand in Council:

And I do further authorize you to direct your warrant to any officer of the Royal Air Force or of the Royal New Zealand Air Force not below the rank of squadron leader serving him a general authority to convene general courts-martial for the trial of any persons subject to the Act and regulations who shall be charged with any offence for which such person may be tried by court-martial, whether such offence shall have been committed before or after the date of this warrant; and I hereby, further authorize you to confirm the proceedings of any officer duly authorized to convene a general court-martial the power of appointing a fit person from time to time for executing the office of judge-advocate at any court-martial for the more orderly proceedings of the same:

And for executing the several powers, matters, and things herein expressed this shall be to you and all others whom it may concern a sufficient warrant and authority.

As witness the hand of His Excellency the Governor-General, this 5th day of March, 1943.

A. G. OSBORNE,
For the Minister of Defence.
Provided, however, that no sentence of death shall be carried into effect unless the execution thereof be approved by myself as Governor-General of the Dominion of New Zealand in Council:

And I do hereby authorize you to direct your warrant to any officer of the Royal Air Force or of the Royal New Zealand Air Force not below the rank of Squadron Leader giving him a general authority to convene general courts-martial for the trial of any person subject to the said Act and regulations who shall be charged with any offence for which such person may be tried by court-martial, whether such offence shall have been committed before or after the date of the warrant directed by you to such officer, and also to exercise in respect of the proceedings of such courts-martial the power of confirming the findings or sentences thereof according to law, or, if you should so think fit, of directing him to reserve for your confirmation the proceedings of all or any such courts-martial, in which case you are hereby authorized to exercise in respect of the proceedings so reserved all the powers of a confirming officer in accordance with the said Act and regulations.

And whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the Visiting Forces Act, 1939, it is provided when a home force and another force are acting in combination any officer of the other force duly appointed to command the combined force, or any part thereof, shall be treated and shall have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

WHEREAS by the Visiting Forces Act, 1939, it is provided when a home force and another force are acting in combination any officer of the other force duly appointed to command the combined force, or any part thereof, shall be treated and shall have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

And whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the aforesaid Act, it was declared that the air forces of His Majesty raised in New Zealand which are serving outside New Zealand during or in respect of the present war shall be deemed to be a home force for the purposes of the said Act and regulations, and to have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

And whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the aforesaid Act, it was declared that the air forces of His Majesty raised in New Zealand which are serving outside New Zealand during or in respect of the present war shall be deemed to be a home force for the purposes of the said Act and regulations, and to have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

And whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the aforesaid Act, it was declared that the air forces of His Majesty raised in New Zealand which are serving outside New Zealand during or in respect of the present war shall be deemed to be a home force for the purposes of the said Act and regulations, and to have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

And Whereas by an order made on the tenth day of April, one thousand nine hundred and forty-one, under the authority of the aforesaid Act, it was declared that the air forces of His Majesty raised in New Zealand which are serving outside New Zealand during or in respect of the present war shall be deemed to be a home force for the purposes of the said Act and regulations, and to have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts-martial as if he were an officer of the home force of relative rank and holding the same command:

As witness the hand of His Excellency the Governor-General, this 15th day of March, 1943.

A. G. OSBORNE,
For the Minister of Defence.
Financial Instructions and Allowance Regulations for the New Zealand Military Forces 1943.

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

In pursuance and exercise of the powers and authorities conferred on me by the National Defence Act, 1939, and the amendments thereof, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby make the following regulations.

REGULATIONS.

PART I.—PRELIMINARY.

1. (a) These regulations may be cited as the Financial Instructions and Allowance Regulations for the New Zealand Military Forces 1943.

(b) These regulations are divided into Parts, as follows:—

Part I.—Preliminary.
Part III.—Regular Force: Special Allowances.
Part IV.—Regular Force: Sick-leave and Medical Attention.
Part VI.—Territorial Force: Special Grants.
Part VII.—Rations and Forage.
Part VIII.—Hire of Motor-vehicles.
Part IX.—Compensation for Injuries.
Part X.—Miscellaneous.

(c) The Financial Instructions and Allowance Regulations for the New Zealand Military Forces 1927 shall qualify the holder for the (minimum) pay and allowances appropriate to their rank from and including the date on which they commence duty.

(d) The Financial Instructions and Allowance Regulations for the New Zealand Military Forces 1943, do hereby make the following regulations.

5. The following shall be the annual rates of pay and incremental advancement by subventions for officers of the Regular Force:

<table>
<thead>
<tr>
<th>Rank</th>
<th>Subdivisions</th>
<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>General Officer Commanding</td>
<td>£ 500 £ 225 £ 175 £ 150 £ 130 £ 110 £ 90</td>
<td>Irrespective of rank.</td>
</tr>
<tr>
<td>Major-General</td>
<td>£ 1,000 £ 800</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Brigadier</td>
<td>£ 560 £ 400 £ 300 £ 250 £ 200</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Colonel</td>
<td>£ 490 £ 330 £ 280 £ 250</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Lieutenant-Colonel</td>
<td>£ 425 £ 360 £ 320 £ 285 £ 250</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Major</td>
<td>£ 380 £ 300 £ 275 £ 250</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Captain</td>
<td>£ 345 £ 300 £ 250 £ 225 £ 200</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Lieutenant</td>
<td>£ 310 £ 275 £ 250 £ 225 £ 200</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Lieutenants commissioned after completion of four years’ service</td>
<td>£ 270 £ 235 £ 200 £ 175 £ 150</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Lieutenants commissioned after completion of three years’ service</td>
<td>£ 250 £ 210 £ 175 £ 150 £ 125</td>
<td>Annual increments.</td>
</tr>
<tr>
<td>Cadets attending Royal Military College (b)</td>
<td>£ 50</td>
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</tr>
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Pay of Officers.

5. The following shall be the annual rates of pay and incremental advancement by subventions for officers of the Regular Force:

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<tr>
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<td>£ 50</td>
<td></td>
</tr>
</tbody>
</table>

Notes.—(a) (i) Any Warrant Officer, Class I, who is being paid at a higher rate than £300 per annum on his promotion to a commissioned rank, shall continue to receive such higher rate until he has qualified for the rank paid by the person in the second subdivision in the scale of pay for Lieutenants commissioned from Warrant Officer and N.C.O. ranks of the Regular Force.

5. (a) In these regulations, unless a contrary intention appears,—

“Regular Force” means and includes the N.Z. Staff Corps, Royal N.Z. Artillery, N.Z. Permanent Staff, N.Z. Army Ordnance Corps, N.Z. Army Pay Corps, N.Z. Army Medical Corps, General Duty Section, and officers, W.O.s, and N.C.O.s, and men on short-term appointments:

“Member” means and includes an officer, warrant officer, non-commissioned officer, and soldier.

“Minister” means Minister of Defence.

“New Zealand regulations” means Regulations for the Military Forces of the Dominion of New Zealand 1927.

(b) A.D.M.S. means Assistant Director of Medical Services.

C.G.S. means Chief of the General Staff.

A.G. means Adjutant-General.

A.M.G. means Quartermaster-General.

D.G.M.S. means Director-General of Medical Services.

M.T. means Mechanical Transport.

N.C.O. means Non-Commissioned Officer.

N.Z.A.N.S. means New Zealand Army Nursing Service.


N.Z.P.S. means New Zealand Permanent Staff Corps.


N.Z.S.C. means New Zealand Staff Corps.

O.C. means Officer Commanding.

R.N.Z.A. means Royal New Zealand Artillery.

R.D. means Service Dress.

V.A.D. means Members of the Voluntary Aid Detachment.

W.O. means Warrant Officer.

PART II.—REGULAR FORCE: PAY AND SPECIAL ALLOWANCES.

GENERAL.

3. (a) All persons appointed to the Regular Force shall draw pay and allowances appropriate to their rank from and including the day on which they commence duty.

(b) Appointment to temporary rank, but not to acting rank, shall qualify the holder for the (minimum) pay and allowances appropriate to the corresponding substantive rank, and as from the 1st April, 1942, to the increments thereof.

All service in a temporary rank, whether before or after the 1st April, 1942, shall be included in the necessary qualifying period for the increments which would have been payable had the rank held been substantive. Back-pay prior to the 1st April, 1942, will not be payable.

(c) On discharge pay will be issued for the day on which discharge takes effect.

4. An increment of pay shall be paid only on the recommendation of the A.G. or O.C. District certifying that the officer, warrant officer, non-commissioned officer, or man claiming the increment has reached the necessary standard of efficiency and that his conduct has in every way been satisfactory.


5. The following shall be the rates of pay for warrant officers, non-commissioned officers, and men of the New Zealand Permanent Staff and New Zealand Permanent Army Service Corps:

<table>
<thead>
<tr>
<th>Rank</th>
<th>Subdivisions</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warrant Officer Class 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>After 6 years service</td>
<td>£ 155 (£180 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 5 years service</td>
<td>£ 145 (£170 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 4 years service</td>
<td>£ 135 (£160 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 3 years service</td>
<td>£ 125 (£150 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 2 years service</td>
<td>£ 115 (£140 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 1 year service</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>Warrant Officer Class 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>After 6 years service</td>
<td>£ 145 (£170 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 5 years service</td>
<td>£ 135 (£160 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 4 years service</td>
<td>£ 125 (£150 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 3 years service</td>
<td>£ 115 (£140 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 2 years service</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>After 1 year service</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>Sergeant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>Corporal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>Lance-Corporal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
<tr>
<td>Private</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On promotion to rank</td>
<td>£ 105 (£130 if over 21 years)</td>
<td></td>
</tr>
</tbody>
</table>

General Rates as from 1st April, 1937 (per Annum).

Note.—(a) Payable only for the rank held on 31st March, 1933. Any member enlisted prior to 1st June, 1932, and married on or prior to 31st March, 1933, may continue to receive the married rate of pay for the rank he was holding on 31st March, 1933, until such time as he qualifies by promotion for a higher salary under the general rates scale, provided that he is supporting his wife and/or children under eighteen years of age.
PAY OF WARRANT OFFICERS, N.C.O.'S., AND MEN (OTHER THAN THOSE PROVIDED FOR IN REGULATIONS 6 AND 8).

7. The following shall be the rates of pay for warrant officers, non-commissioned officers, and men of all units of the Regular Force except as provided in regulations 6 and 8—

<table>
<thead>
<tr>
<th>Rank</th>
<th>Married Rates (subject to Note (a) below, per Annum)</th>
<th>General Rates (subject to Note (b) below, per Annum)</th>
<th>Rates as from 1st April, 1937 (per Annum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warrant Officer, Class I—</td>
<td>£ s. d.</td>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>After 4 years in rank</td>
<td>393 4 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 5 years in rank</td>
<td>375 0 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 6 years in rank</td>
<td>355 0 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 8 years' service</td>
<td>340 10 0</td>
<td>310</td>
<td></td>
</tr>
<tr>
<td>After 10 years' service</td>
<td>305 0 0</td>
<td>265</td>
<td></td>
</tr>
<tr>
<td>After 12 years' service</td>
<td>280 0 0</td>
<td>240</td>
<td></td>
</tr>
<tr>
<td>After 14 years' service</td>
<td>250 0 0</td>
<td>210</td>
<td></td>
</tr>
<tr>
<td>After 16 years' service</td>
<td>230 0 0</td>
<td>180</td>
<td></td>
</tr>
<tr>
<td>After 18 years' service</td>
<td>210 0 0</td>
<td>160</td>
<td></td>
</tr>
<tr>
<td>After 20 years' service</td>
<td>190 0 0</td>
<td>140</td>
<td></td>
</tr>
<tr>
<td>After 22 years' service</td>
<td>170 0 0</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>After 24 years' service</td>
<td>150 0 0</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>After 26 years' service</td>
<td>130 0 0</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>After 28 years' service</td>
<td>110 0 0</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>After 30 years' service</td>
<td>90 0 0</td>
<td>40</td>
<td></td>
</tr>
</tbody>
</table>

8. The following shall be the rates of pay for Armours and Armour Artifices of the New Zealand Army Ordnance Corps—

<table>
<thead>
<tr>
<th>Rank</th>
<th>Married Rates (subject to Note (a) below per Annum)</th>
<th>General Rates as from 1st April, 1937 (per Annum)</th>
<th>Rates as from 1st April, 1937 (per Annum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warrant Officer, Class I—</td>
<td>£ s. d.</td>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>After 4 years in rank</td>
<td>393 4 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 5 years in rank</td>
<td>375 0 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 6 years in rank</td>
<td>355 0 0</td>
<td>343 14 0</td>
<td>320 0 0</td>
</tr>
<tr>
<td>After 8 years' service</td>
<td>340 10 0</td>
<td>310</td>
<td></td>
</tr>
<tr>
<td>After 10 years' service</td>
<td>305 0 0</td>
<td>265</td>
<td></td>
</tr>
<tr>
<td>After 12 years' service</td>
<td>280 0 0</td>
<td>240</td>
<td></td>
</tr>
<tr>
<td>After 14 years' service</td>
<td>250 0 0</td>
<td>210</td>
<td></td>
</tr>
<tr>
<td>After 16 years' service</td>
<td>230 0 0</td>
<td>180</td>
<td></td>
</tr>
<tr>
<td>After 18 years' service</td>
<td>210 0 0</td>
<td>160</td>
<td></td>
</tr>
<tr>
<td>After 20 years' service</td>
<td>190 0 0</td>
<td>140</td>
<td></td>
</tr>
<tr>
<td>After 22 years' service</td>
<td>170 0 0</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>After 24 years' service</td>
<td>150 0 0</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>After 26 years' service</td>
<td>130 0 0</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>After 28 years' service</td>
<td>110 0 0</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>After 30 years' service</td>
<td>90 0 0</td>
<td>40</td>
<td></td>
</tr>
</tbody>
</table>

NOTE.—(a) The married rates for personnel enlisted prior to 1st June, 1932, apply only to personnel married on or prior to 31st March, 1933, and are payable only for the rank held on the last held in the married rates, subject to note (c).

(b) The general rates apply to all married and single personnel enlisted prior to 1st June, 1933, excepting that any member who was married on or before the 31st March, 1933, may continue to receive the married rate for the rank he was holding on that date until such time as he qualifies by promotion for a higher rate under the general scale, provided that he is supporting his wife and/or children under eighteen years of age.

(c) Any member of the Royal New Zealand Artillery enlisted on or before the 31st March, 1933, may continue to receive the married rate for the rank he was holding on that date. Any member may continue to receive the married rate for the rank he was holding on 31st March, 1933, until such time as he qualifies by promotion, his pay under the general scale exceeds his present total emolument.

FORFEITURE OF PAY.

8. Forfeitures for desertion—Unless otherwise directed by the Minister, a member of the Regular Force shall forfeit his pay (including trade pay)—

(a) For every day of absence on desertion or without leave.

(b) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the civil or military forces.

(c) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Reserve Force.

(d) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Territorial Force.

(e) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Royal Artillery.

(f) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Royal Engineers.

(g) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Royal Marines.

(h) For every day in custody while under sentence of imprisonment, detention, or field punishment for an offence committed while on active service in the Royal Navy.

DOMESTIC ALLOWANCE.

9. A domestic allowance of $2.60, $2.60 a day may, at the discretion of the Minister, be paid to the wife of a member of the Regular Force having one or more children under the age of sixteen years, or to such other person on behalf of the wife as the Minister may direct.

Where a child is attending day school the Minister, or any person authorized by the Minister in that behalf, shall have power to extend the rate of allowance payable to such child attains the age of eighteen years.

"Wife" includes a woman with whom an unmarried member had been living for at least one year immediately prior to the member's commencement of service and who had been during that time publicly represented as his wife.

ISSUES OF CLOTHING: OTHER RANKS.

10. Free issues of clothing to warrant officers, non-commissioned officers, and men of the Regular Force shall be made in accordance with regulations provided in Instructions for Accounting for Stores, 1928, para. 121.

11. A warrant officer, non-commissioned officer, or man who is discharged before he has completed his probationary period shall forthwith return the whole of the kit issued to him, and shall pay for any deficiency at part-worn values.

12. (a) The clothing issued shall not be retained by free issue except in the case of jackets, denim trousers, denim shoes, canvas, brown.

The soldier shall be responsible at all times that his uniform is complete and serviceable.

(b) There shall be payable in advance on the 1st April in each year a uniform upkeep allowance of $710. to every warrant officer and every non-commissioned officer of and above the rank of Staff Sergeant, and of $5 to every other non-commissioned officer and man.

(c) The initial outfit grant shall not be paid to any officer of the Territorial Forces or to any officer of the Reserve employed with the Regular Forces on a temporary basis.

13. (a) The pay of a warrant officer, and every warrant officer, and every non-commissioned officer, and every non-commissioned officer of the Regular Force on a temporary basis, and civilian employees in the Department, shall, on being engaged, be supplied with clothing under the same conditions as artificers of the Ordnance Department, shall, on being engaged, be supplied with clothing under the same conditions as artificers of the Ordnance Department, shall, on being engaged, be supplied with clothing under the same conditions as artificers of the Ordnance Department, shall, on being engaged, be supplied with clothing under the same conditions as artificers of the Ordnance Department.
(c) The provisions of subpara. (a) of this paragraph shall not apply to personnel who, although regularly employed, are not "permanent" in the sense that they are not contributors to the Public Service Superannuation Fund, and the O.C. District shall be held responsible for the least possible expense incurred during the course of duty by those under his command.

Such personnel shall receive the issues of clothing referred to in para. 10, and shall be entitled to the allowance and renewals provided in paras. 13 and 15.

TRAVELLING ALLOWANCES AND EXPENSES: GENERAL.

14. Every care shall be taken that expenditure under the head of travelling-expenses is always as small as possible in the circumstances, and the O.C. District shall be held responsible for the least possible expense incurred during the course of duty by those under his command.

15. No member shall proceed on any duty involving expenditure on travelling without first informing the head of his Department or his Commanding Officer, who, before granting permission to proceed, shall ascertain whether travelling is necessary and the expenses are reasonable.

16. If, through the exigencies of the service, it is not practicable to obtain permission as aforesaid, the circumstances shall at once be reported in writing, or if the member returns within twenty-four hours shall be reported orally immediately on his return.

In every case where it is available, military or Government transport shall be used.

17. Any case which does not come within the provisions of these regulations shall be referred to Army Headquartef for a special ruling.

TRAVELLING-ALLOWANCE.

18. There shall be paid at the rate hereinafter provided a travelling-allowance, which shall include meals and porterage.

Such allowance shall be paid only on defined absence from residence or headquarters, and not while the member is under escort or under arms, and not while he is on tour, on leave, on furlough, or on passage to and from his headquarters when absent from them.

When a member enters camp or other establishment where meals are served free of charge, the member shall be liable for double the time of entry as the commencement of the journey, and the departure therefrom as the commencement of the journey.

Day of Twenty-four Hour.

<table>
<thead>
<tr>
<th>Rank</th>
<th>Officers</th>
<th>Warrant Officers</th>
<th>N.C.O.s above</th>
<th>rank of Sergeant</th>
<th>All other ranks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief of the General Staff</td>
<td>1 5 0</td>
<td>1 5 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
</tr>
<tr>
<td>Colonel, Lieut.-Colonel</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
</tr>
<tr>
<td>Major, Lieut.-Colonel</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
</tr>
<tr>
<td>Captain (drawing salary exceeding £470)</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
<td>1 0 0</td>
</tr>
<tr>
<td>Captain (drawing salary not exceeding £470)</td>
<td>0 17 6</td>
<td>0 17 6</td>
<td>0 17 6</td>
<td>0 17 6</td>
<td>0 17 6</td>
</tr>
<tr>
<td>Lieutenant, Second Lieutenant, Secretarv Oficer (drawing salary exceeding £380)</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
</tr>
<tr>
<td>Lieutenant, Second Lieutenant, Warrant Officer (drawing salary not exceeding £380)</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
</tr>
<tr>
<td>Warrant Officer, N.C.O., other ranks (drawing salary exceeding £360 but not exceeding £380)</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
</tr>
<tr>
<td>Other ranks (drawing salary exceeding £180 but not exceeding £200), other than those mentioned above, (where not more than six days are spent in one locality)</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
<td>0 15 0</td>
</tr>
<tr>
<td>Other ranks (where more than six days are spent in one locality, with a minimum length of 14 10s.)</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
</tr>
<tr>
<td>Cadet, Recruit</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
<td>0 12 6</td>
</tr>
</tbody>
</table>

TRAVELLING-ALLOWANCE ON TEMPORARY TRANSFER.

31. (a) A member of the Regular Force may, where it is more economic to do so, use bicycles in lieu of horse.

The cost of the bicycle shall, on the approval of the Army Secretary, become a charge against the Department.

32. The cost of the bicycle shall be allowed for the upkeep of the bicycle, and the certificate on the voucher must indicate that the amount claimed has been expended on upkeep, and that the certificate is signed by the owner of the bicycle.

33. The annual upkeep-allowance shall be claimed in arrear at the end of each twelve-months period of use, and shall be paid only to the member who actually owns and is in possession of the bicycle.

TRAVELLING-ALLOWANCE WHEN TRAVELLING.

34. When a member of the Regular Force is temporarily transferred for duty from his own headquarters to a station where neither rations nor allowance is provided, the amount of travelling allowance for such period, not exceeding twenty-eight days in the case of a married member and seven days in the case of a single member, as the case may be, shall be paid to him.

35. Where the term of duty extends beyond the period of twenty-eight days or seven days, as the case may be, a commuted allowance for the time exceeding twenty-eight days may be granted.

36. A member of the Regular Force on relieving duty at a station away from his own headquarters may be granted a relieving allowance at the rate of twenty-one shillings per day, according to circumstances by the Minister, but not exceeding the rate of travelling-allowance for rank laid down in para. 20.

Ordinary travelling allowance or expenses may, however, be claimed for the time occupied in travelling to and from headquarters.

ALLOWANCES ON PERMANENT TRANSFER.

37. Where a member of the Regular Force is permanently transferred from one station to another, payment of personal expenses, for which allowances duly computed by the payees are paid, may be allowed by the Army Secretary up to an amount not exceeding the travelling-allowance for rank for the period set out hereunder:

Married personnel:

- At commencement of journey: 2 days.
- On arrival at destination: 7 days.
- If moving into Government quarters allotted at destination: 2 days.

Single personnel:

- On arrival at destination: 2 days.
- If proceeding to Government quarters: Nil.
In addition to the above, the ordinary travelling allowance or pay for the time occupied on the journey may be paid.

33. Where a member travels to his new station in his own motor-car, he may be paid mileage for such journey not exceeding £120. Where a member travels by a railway where the cost of the fare is less than £120, a further allowance of £120, of an equal amount to the difference between 60 per cent. of the cost of the fare and the cost of the fare, shall be paid, on production of receipts, to the member, his wife, and dependent children who accompany him.

34. Where a member of the Regular Force is unable to obtain a house within seven days after arrival at the new station he may, upon the recommendation of Army Headquarters, be entitled to a travelling-warrant for temporary accommodation, that genuine endeavours are being made to obtain a house.

HOLDER OF HONORARY COMMISSION.

35. A member of the Regular Force holding an honorary commission shall be entitled to receive such outfit grant, uniform, uniform allowances, as are prescribed in these regulations for officers of the Regular Force.

TRANSPORT FOR NEW APPOINTMENTS, ETC.

36. A member of the Regular Force whose services are dispensed with during or immediately upon the conclusion of his probationary period shall be provided with a travelling-warrant, for the use of himself, his family, and such other persons as he may consider necessary for the journey, and for the temporary accommodation, that genuine endeavours are being made to secure a house.

37. A member of the Regular Force transferred from one station to another solely at his own request, or by exchange (cases provided in para. 39), shall bear the whole cost of his removal.

38. Where a member of the Regular Force is transferred (a) in the public interest, or (b) to meet the convenience of the Department or in the ordinary course of promotion, the reasonable cost of such removal for himself, his family, and of his furniture and effects, shall be paid by the Department.

REMOVAL OF FURNITURE.

40. Wherever possible removal shall be carried out entirely by the Army Department, and the procedure shall be as follows:—

(a) All cases and other packing required will be provided by the N.Z.P.A.S.C. or N.Z.A.O.C. as directed by the O.C. District.

(b) Packing-cases and packing shall be dealt with as provided in para. 42.

(c) Packages shall be numbered consecutively and marked with the initial letter of the surname of the owner in a waterproof ink, and the name of destination.

(d) The following particulars will be supplied by the owner to the N.Z.P.A.S.C. officer carrying out the removal: (i) Total value, (ii) markings, (iii) number of packages, (iv) nature of contents, and (v) value, and

(g) The N.Z.P.A.S.C. officer carrying out the removal will take out a policy of insurance on the goods removed to their full insurable value.

41. Where it is not possible for any portion of the work of the removal to be carried out by the Department the services of the N.Z. Railways Department shall be utilized, but where such services are not available the cost of the whole shall be the cost of two carrying services (form N.Z. 235 being issued to a reasonable number of such services) and submitted through the usual channels to Army Headquarters for initial approval. In cases where a member's household effects are to be moved at the public expense it shall be the responsibility of the O.C. District to effect the transport of the household effects by the Department and the procedure shall be as follows:-

(i) The officer in charge of the removal shall write to the N.Z.P.A.S.C. officer communicating with the Department in the case of land transport or the carrier communicating with the Department in the case of railway transport with the following particulars:—

(a) The owner's name, rank, and address;

(b) The time and place of arrival, and any other information which may be considered necessary for the proper identification of the owner;

(c) The nature of the property to be removed and an estimate of the cost of removal; and the name of destination.

(j) The services of the carrier shall be obtained or the Department shall carry out the transport work itself.

42. Where it is possible for only a portion of the work of the removal to be carried out by the Army Department, the O.C. District considers that such part should be carried out, the services of the Railways Division shall be utilized for the rest of the work, but where such services are not available the cost of the remaining part of the removal shall be calculated as provided in para. 41.

43. In estimating the cost of removal only necessary household furniture and effects shall be taken into account.

44. The cost of removing any of the following shall not be allowed:—Motor-car and accessories; motor-cycle and side-chair; dog-kennel; plants in box or pot; wood or coal; horse; horse-drawn vehicles; live-stock; clothes-prop; garden-watt; timber or material connected with outside structures; avairy; bee-hive; boat.

45. All claims on account of damage occurring during a removal carried out by the Army Department shall be investigated by a Court of Inquiry assembled by the order of the O.C. District.

STORAGE OF FURNITURE.

46. A married member of the Regular Force on his removal is unable to obtain a house within seven days after arrival at the new station, and is obliged to pay for the storage of his furniture, the Army Secretary may approve payment to the member of the amount actually disbursed by him for storage for a period not exceeding one month from the date of arrival, after which period the case may be submitted for the approval of the Minister. Where a member marries during his probationary period he may, upon production of receipts therefor signed by the Major or Assistant Secretary, be reimbursed the actual cost of such services, provided that the member's household effects shall be moved at the public expense.

RATIONS AND QUARTERS, ETC.

47. A member of the Regular Force detailed for temporary duty at a camp or school of military instruction where officers or soldiers receive free rations shall be entitled, so long as he actually resides in quarters, to free rations and messing allowances, as are prescribed in these regulations for officers of the Regular Force.

48. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

49. A married member of the Regular Force detailed for temporary duty at a station where free quarters and messing facilities, but not free rations, are provided shall be entitled to an allowance not exceeding half the travelling-allowance laid down for his rank.

50. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

51. A member of the Regular Force who is accommodated in a barrack with his family resides within access, he may be granted a travelling-warrant available within a radius of thirty miles of his quarters. Such allowance shall be granted only for a period not exceeding twenty-eight days; and, if approved, subsequent renewals shall be made for periods not exceeding twenty-eight days.

52. A married member living in permanent barracks during his probationary period, where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

53. Where it is necessary to obtain meals outside such quarters, may, so long as he actually resides in such quarters, an allowance not exceeding half the travelling-allowance laid down for his rank.

54. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

55. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

56. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

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62. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

63. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.

64. A married member of the Regular Force employed at a camp or other temporary establishment where free rations and messing are provided shall be entitled, so long as he resides in quarters, to an allowance for free rations and messing in the case of officers or 3s. per day in the case of other ranks. He shall not be entitled to any other allowance relating to rations and/or quarters.
HORSE AND FORAGE ALLOWANCES.

51. (a) A member of the Regular Force being an Adjutant or Instructor (but not an Instructor in a large town), may, if he keeps a horse for the public service, receive an allowance as follows:—

(i) An officer shall provide his own horse.
(ii) A warrant or non-commissioned officer may, where necessary, be allowed a sum not exceeding £18 with which to buy a horse, which, before purchase, shall be passed by the Government Veterinary Officer. Such horse shall be the property of the Department.

(iii) An upkeep allowance, at the rate of £50 per annum, shall be allowed to each member who is required to keep a horse.

(b) All horses which belong to the Government shall be inspected annually by the Government Veterinary Officer, and shall be branded and a proper register be kept by the Quartermaster-General.

52. Where a member's horse is injured or dies elsewhere than in camp the case shall immediately be reported on and a Board held; and if the O.G. District makes a recommendation accordingly, an amount not exceeding £18 may be allowed for the purchase of another horse.

53. A mounted officer or an Instructor of the Regular Force who uses a horse for camp purposes may, on free issue of forage in kind or may be paid a forage allowance of 1s. 6d. per diem.

USE OF PRIVATE MOTOR-VEHICLE.

57. (a) A member of the Regular Force who desires to use his own motor-vehicle upon official duty shall first make application to his district headquarters for permission to do so. District headquarters, together with a report—

(i) Giving full details of the proposed journey.
(ii) Indicating whether any other arrangements have been made for transport.
(iii) Showing the advantage to be gained by the use of the private motor-vehicle.

58. A member shall be allowed a comparative statement showing, on the one hand, the mileage and out-of-pocket expenses (if any), and, on the other hand, the cost of ordinary means of conveyance and other expenses (if any). No note of insurance covering the vehicle.

(vi) Stating whether other members on official duty are to be carried as passengers.

59. (b) Every application will be considered on its merits by the Army Secretary, who, when granting the application, will fix the mileage and out-of-pocket expenses (if any), and, on the other hand, the cost of ordinary means of conveyance and other expenses (if any).

60. Members should protect themselves by insurance, but the cost of insurance is not admissible as a charge against the Department.

NOTE.—The granting of an allowance under this paragraph does not mean the motor-vehicle is hired by the Department.

56. Where a member of the Regular Force who uses his motor-vehicle on the work of the Department draws a mileage allowance at the rate of 1s. 6d. per mile, and, if the member's vehicle frequently on official duties carries other members of the Regular Force on duty and is required to register his motor-vehicle in a district, he may be allowed a mileage allowance of 1s. 6d. per mile of the Ordinary rate of the vehicle, and details of and charges for such mileage allowance may be submitted for payment to the Government Veterinary Officer and without prejudice to the Department in any case of officers detailed for courses at military colleges or schools abroad.

HORSE AND FORAGE ALLOWANCES.

61. (a) A member shall be allowed a special allowance to cover the extra cost of living during the period of instruction or arrangement relating to the loan is made between the British Government and the New Zealand Government for less than twelve months.

(i) Special Allowance—

<table>
<thead>
<tr>
<th>Per Day.</th>
<th>Married</th>
<th>Single</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 6</td>
<td>6 0</td>
<td></td>
</tr>
</tbody>
</table>

(ii) Any other allowance to meet special circumstances which may be approved by the Minister.

(b) Warrant and non-commissioned officers shall be granted a second-class passage subject to the condition provided in subpara. (a).

OUTFIT GRANT.

62. (a) An outfit grant may be paid to members of the Regular Force proceeding abroad for instruction or other duty, as follows:

<table>
<thead>
<tr>
<th>Per Day.</th>
<th>Married</th>
<th>Single</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 0</td>
<td>2 6</td>
<td></td>
</tr>
</tbody>
</table>

63. While a member of the Regular Force is travelling on board steamer from and to New Zealand there shall be paid to him a daily allowance of 3s. 6d. to officers and 2s. 6d. to warrant officers and non-commissioned officers.

64. Officers proceeding to Canada, South Africa, and elsewhere abroad are entitled, upon the recommendation of the Army Secretary, to be paid an outfit grant of £100 per annum.

65. A married officer of the Regular Force shall be granted a first-class return fare and the passage-money may, if so desired, be paid to the officer direct to enable him to make his own arrangements, but he must produce a receipt for payment of the full amount of the passage-money.

(b) Warrant and non-commissioned officers shall be granted an outfit grant of £50 per annum.

ATTACHMENT AND INTERCHANGE OF OFFICERS.

66. (a) A member or a member's horse for New Zealand government service, receive an allowance as follows:—

<table>
<thead>
<tr>
<th>Per Day.</th>
<th>Married</th>
<th>Single</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 0</td>
<td>3 0</td>
<td></td>
</tr>
</tbody>
</table>

(b) A member proceeding abroad for instruction a second or subsequent time within a period of five years shall not be entitled to this grant.

67. While a member of the Regular Force is travelling on board steamer from and to New Zealand there shall be paid to him a daily allowance of 3s. 6d. to officers and 2s. 6d. to warrant officers and non-commissioned officers.

68. Officers proceeding to England and India are entitled to be paid an outfit grant of £100 per annum.

69. While a member's horse is being inspected by the Army Secretary, who, when granting the application, will fix the mileage and out-of-pocket expenses (if any), and, on the other hand, the cost of ordinary means of conveyance and other expenses (if any).

(vi) Stating whether other members on official duty are to be carried as passengers.

70. Members should protect themselves by insurance, but the cost of insurance is not admissible as a charge against the Department.

OFFICERS AND OTHER RANKS SENT ABROAD.

60. Members of the Regular Force on duty in the Dominions and other stations abroad are entitled to be paid an outfit grant of £100 per annum.

<table>
<thead>
<tr>
<th>Per Day.</th>
<th>Married</th>
<th>Single</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 0</td>
<td>3 0</td>
<td></td>
</tr>
</tbody>
</table>

(c) Officers detailed for duty in other Dominions or other stations abroad are entitled to be paid an outfit grant of £50 per annum.

Notes.

61. Loans of Officers, &c.

62. IMPERIAL OFFICERS AND N.C.O.'S ON LOAN.

ATTACHMENT AND INTERCHANGE OF OFFICERS.

67. An officer, a warrant officer, or a non-commissioned officer of the British Army, who is loaned to the New Zealand Government shall receive pay and allowances in accordance with whatever agreement or arrangement relating to the loan is made between the British Government and the New Zealand Government.

68. He may, in addition, be granted by the Minister a special allowance to cover the extra cost of living during the period of service in New Zealand.

Notes.

The principle in force where officers or other ranks of the British Forces are loaned to the New Zealand Government is that the latter defrays the whole cost involved.

Attachments.

The term "attachment" applies where a member of the Regular Force (New Zealand) is sent to be attached to the British Regular Army are loaned to the New Zealand Government.
It has been agreed that officers who are exchanged will be paid by and at the rates provided for in the code of their own Government.

**Travelling-allotments.**—Travelling allowances and expense will be paid by the Government of the country in which he is serving, at that Government's rates, and under that Government's regulations, from the time the officer disembarks at the port of arrival to the time he embarks at the port of departure for New Zealand.

**Medical and Dental Treatment.**—Officers will be eligible to receive medical treatment or hospital or dental treatment under the regulations in force for them in their own country. Any changes in the nature of medical treatment provided for an officer will be claimed by the Government of the country in which the officer is serving, either:

(a) From the officer himself, who will settle with his own Government; or preferably

(b) From his Government, which will make any settlement necessary with the officer.

**Quarters.**—If the Government of the country in which the officer is serving provides him with quarters, he will be required to pay for these at the rates laid down by that Government, such payment being made directly by the officer himself. Any compensation in emoluments is a matter of adjustment between the officer and his own Government.

**Field Allowance.**—Field allowance will be paid to an officer by his own Government provided he is entitled to it under the code of that Government.

**Horse Hire.**—If an exchange officer is required by the Government under which he is serving to be mounted, that Government will provide and pay for a horse, forage, and groom, or an allowance in lieu.

**Additional Pay Allowances as Adjutant.**—The officer's pay will be increased by Field Allowance in the manner prescribed by the code of that Government.

**Additional Pay Allowances as Adjutant.**—The officer's pay will be increased by Field Allowance in the manner prescribed by the code of that Government.

**Sick-Leave.**—Whenever a member of the Regular Force is absent from duty on account of injury or illness, whether or not the absentee is in hospital, shall, for the purpose of these regulations, be regarded as sick-leave.

69. Whenever a member of the Regular Force is absent from duty on account of injury or illness for any continuous period greater than three days he shall cause to be forwarded to his O.C. a medical certificate stating the nature of his disability and the probable period of his absence from duty.

Notwithstanding that such period of three days has not elapsed, the O.C. may, in his discretion, require the member forthwith to forward such certificate.

70. (a) An O.C. District or O.C. N.Z. Army Ordnance Corps may grant sick-leave up to two weeks in each month to members of the Territorial Force under N.Z. Regulations who are serving in camp as a supernumerary officer under the N.Z. Regulations shall receive the pay and allowances of his rank, or, if the rank of the officer whose place he fills is lower than his own, the pay and allowances of such lower rank.

71. Provision of medical bands, and to officers on the Reserve, for attendance at staff rides or instructional tours.

72. Where a member of the Regular Force is considered to be physically unfit for service, either because he is frequently on the sick-list or for any other reason, a report on his health by a Medical Board shall be obtained and any necessary further action taken by Army Headquarters.

73. Sick-leave shall be granted in accordance with the following scale:

<table>
<thead>
<tr>
<th>Length of Service</th>
<th>On Full Pay</th>
<th>On Half Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under three months</td>
<td>1 week</td>
<td>1 week</td>
</tr>
<tr>
<td>Over three months and under six months</td>
<td>2 weeks</td>
<td>2 weeks</td>
</tr>
<tr>
<td>Over six months and under nine months</td>
<td>3 months</td>
<td>3 months</td>
</tr>
<tr>
<td>Over nine months and five years</td>
<td>4 months</td>
<td>4 months</td>
</tr>
<tr>
<td>Over five years and ten years</td>
<td>5 months</td>
<td>5 months</td>
</tr>
<tr>
<td>Over ten years and under twenty years</td>
<td>6 months</td>
<td>6 months</td>
</tr>
<tr>
<td>Over twenty years and under thirty years</td>
<td>12 months</td>
<td>12 months</td>
</tr>
</tbody>
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74. (b) Monthly sick-leave periods, in days:

<table>
<thead>
<tr>
<th>Period</th>
<th>Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 month</td>
<td>31 days</td>
</tr>
<tr>
<td>2 months</td>
<td>61 days</td>
</tr>
<tr>
<td>3 months</td>
<td>93 days</td>
</tr>
<tr>
<td>4 months</td>
<td>124 days</td>
</tr>
<tr>
<td>5 months</td>
<td>160 days</td>
</tr>
<tr>
<td>6 months</td>
<td>183 days</td>
</tr>
</tbody>
</table>

75. (c) No exception shall be made in the scale provided in subpara. (a) except in the following cases, which shall be dealt with on their merits as approved by the Minister:

(i) Where a member incurs a wound or injury or suffers an illness, and such disability is attributable to the performance of his military duty and is not due to his own fault, negligence, or misconduct.

(ii) Where a member suffers a disability arising out of war service.

76. Provided that the medical officer may at his absolute discretion, taking into consideration the circumstances of the case, direct that the deduction shall be in a day.

Where the member, having on enlistment been pronounced by the Medical Board to be suffering from venereal disease, suffers during the period of his service a recurrence of venereal disease noted before enlistment, and the medical officer certifies that the recurrence has been brought about by conditions of service, and the member's commanding officer consents, no deduction shall be made from the member's pay.

77. Sick-leave on pay as provided for para. 73 may be granted in more than one period, but the aggregate amount of leave on pay provided in the scale is intended to cover the member's whole period of service.

**MEDICAL ATTENTION.**

78. (a) Where a member of the Regular Force, including a member temporarily employed, incurs a wound or injury or suffers an illness, and such disability is attributable to the performance of his military duty and is not due to his own fault, negligence, or misconduct, he shall be entitled to receive medical and hospital treatment at the expense of the State.

(b) If it be doubtful whether or not the State should accept liability, the matter shall be referred to the Minister for his decision.

79. Where a member of the Regular Force incurs a wound or injury or suffers an illness and such disability is not attributable to the performance of his military duty, he shall be entitled to receive medical and hospital treatment at a station where there is a military medical organization or hospital.

68. It has been agreed that officers who are exchanged will be paid by and at the rates provided for in the code of their own Government.

69. Wherever a member of the Regular Force is absent from duty on account of injury or illness for any continuous period greater than three days he shall cause to be forwarded to his O.C. a medical certificate stating the nature of his disability and the probable period of his absence from duty.

Notwithstanding that such period of three days has not elapsed, the O.C. may, in his discretion, require the member forthwith to forward such certificate.

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71. An "approved applicant" in the case of a candidate for a cadetship is one who has been approved by the A.G. (see also N.Z. Regulations, Appendix II).

**PAY AND ALLOWANCES.**

72. Where a member of the Regular Force is considered to be physically unfit for service, either because he is frequently on the sick-list or for any other reason, a report on his health by a Medical Board shall be obtained and any necessary further action taken by Army Headquarters.

73. Sick-leave shall be granted in accordance with the following scale:

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75. (c) No exception shall be made in the scale provided in subpara. (a) except in the following cases, which shall be dealt with on their merits as approved by the Minister:

(i) Where a member incurs a wound or injury or suffers an illness, and such disability is attributable to the performance of his military duty and is not due to his own fault, negligence, or misconduct.

(ii) Where a member suffers a disability arising out of war service.

76. Where a member of the Regular Force incurs a wound or injury or suffers an illness and such disability is not attributable to the performance of his military duty, he shall be entitled to receive medical and hospital treatment at the expense of the State.

(b) If it be doubtful whether or not the State should accept liability, the matter shall be referred to the Minister for his decision.

79. Where a member of the Regular Force incurs a wound or injury or suffers an illness and such disability is not attributable to the performance of his military duty, he shall be entitled to receive medical and hospital treatment at a station where there is a military medical organization or hospital.

In such case the request of which would have been placed on half-pay under the provisions of para. 73) be subjected to a stoppage of pay at the rate of 4s. for every day on which he receives treatment or treatment.

77. Medical attendance will include the supply of medicines &c., ordered by the officer in charge of the case from the hospital or dispensary.

78. Approved applicants for enlistment in the Regular Force shall be examined by a Medical Board at the expense of the Department.

An "approved applicant" in the case of a candidate for a cadetship is one who has been approved by the A.G. (see also N.Z. Regulations, Appendix II).

**PAY AND ALLOWANCES.**

79. Pay and allowances at the rates from time to time prescribed in these regulations may, with the approval of the Minister, be granted to members of the Territorial Force, including members of military bands, serving on the Reserve, for attendance at—

Ordinary training parades;

Annual training in camps or bivouacs; or

Continuous courses of instruction, and, when specially approved by the Minister,

For attendance at staff rides or instructional tours;

When employed on special duties;

When serving on courts-martial or Courts of Inquiry;

When detailed for duty with guards of honour.

80. Pay of rank and professional pay, but not camp allowance, may be granted to members of the Territorial Force for time occupied in travelling to and from camps or courses of instruction when the transportation takes place on days other than those for which camp pay is issued, subject to the following conditions:

(i) Payments may be made only when the time occupied in travelling would normally necessitate loss of time from civil employment.

(ii) Saturdays, Sundays, and public holidays are regarded for this purpose as normal working-days.

81. The number of days for which each pay may be issued in each training-year shall be as approved by the Minister and laid down in the annual instructions for training published in N.Z. Army Orders.

82. A seconded officer who is ordered to attend an annual camp of the Territorial Force under N.Z. Regulations shall receive the pay and allowances of his rank, or, if the rank of the officer whose place he fills is lower than his own, the pay and allowance of such lower rank.

83. An officer of the Territorial Force attending an annual camp as a supernumerary officer under the N.Z. Regulations shall receive pay and allowances while in camp.
84. A warrant officer, non-commissioned officer, or man of the Territorial Force appointed to perform the duties of a higher rank or grade in the active list than his rank or grade on the annual camp shall, if he has provided the proportionate establishment of such higher ranks in the unit is not exceeded, be granted the minimum rate of pay attached to such appointment. Such appointment must be published in Part II of Unit Routine Orders.

85. When detailed to attend a training camp a Chaplain shall be entitled to receive the pay and allowances payable to an officer of equivalent rank in the active list of the Territorial Force.

86. (a) Except as provided in subpara. (b), hereof, where a public servant has been authorized to receive special leave on pay to attend an annual training camp or a continuous course of instruction, for which the issue of military pay is claimed, the military pay earned by him will not be paid to him, but will be credited to his Department.

(b) This includes pay for any Saturday, Sunday, or public holiday which forms part of and is continuous with the period of the camp or course.

(i) Where over the same period the Territorial military pay earned exceeds the departmental pay, the public servant may accept military pay and shall refund to his Department his civilian pay if already paid by him.

(ii) Any public servant who, during his annual leave or while he is on leave without pay, attends an annual training camp or a continuous course of instruction for which the issue of pay is authorized shall be entitled to receive personally the military pay earned by him, including pay for any Saturday, Sunday, or public holiday which is continuous with and forms part of the period of the camp or course.

(iii) The pay of rank will be issued to officers, warrant officers, and dental officers at

"(c) Leave without Pay:

The claimant must produce a certificate from the head of his Department stating that he is on leave without pay during the period for which military pay is claimed.

Note.—When a public servant is a five-days-a-week (Monday to Friday) worker, and while on leave without pay attends an annual training camp or a continuous course of instruction, and the camp or course begins on a Saturday, the Public Service Commissioner has approved of the granting of civilian pay in addition to departmental pay; and he must produce in camp a certificate from his Department stating that such approval has been given and that he is on annual leave. An officer of the Post and Telegraph Department, New Zealand Railways, or an Education Board must produce a certificate from his Department stating that he is on leave without pay.

87. Pay of rank will be issued to officers, warrant officers, and medical officers at the rates approved from time to time.

88. The pay of members of the Territorial Force shall, when applicable, be paid to an officer of the N.Z. Medical Corps or a private practitioner at the rates fixed by the Medical Board.

89. A member of the Territorial Force shall forfeit his pay (including extra duty pay)—

(a) For any period of absence on desertion or without leave.

(b) For any day in custody while under sentence of imprisonment, detention, or field punishment for an offence awaiting sentence by a civil court or court-martial or by his commanding officer.

(c) For any day of confinement in hospital or service detention-rooms, military, or Air Force detention-centres, field hospitals, naval, military, or Air Force or civil prison, or police cell.

90. (i) On a charge for an offence of which he is convicted by a court-martial (and while awaiting the promulgation of the sentence) or by a civil court; or

(ii) On a charge of absence without leave, the military pay earned by him will be afterwards awarded detention or field punishment by his commanding officer; or

(iii) In consequence of his having confessed to having been guilty of desertion or fraudulent enlistment if the forfeiture during the period of such confinement has been duly ordered.

91. Extra-duty pay at the rate of 7s. 6d. per day in attendance on camps or classes for instruction shall receive 2s. 6d. per day and to veterinary officers at 1s. 6d. per day when undergoing the obligatory annual training in camp or when attending a camp which is in lieu of outpatient training, and for such other duties for which such pay may be specially approved:

(i) Annual Leave: Where the claimant is employed in a Department under the control of the Public Service Commissioner he must obtain through his Department the Commissioner's approval for receiving military pay in addition to departmental pay; and he must produce in camp a certificate from his Department stating that such approval has been given and that he is on annual leave.

(ii) Leave without Pay: The claimant must produce a certificate from the head of his Department stating that he is on leave without pay during the period for which military pay is claimed.

92. In addition to pay of rank, a camp allowance of 5s. per day shall be paid to members of the Territorial Force for each whole day's attendance at annual camp or course of instruction.

93. In the event of conflict between the provisions of paragraphs 93 and those of the Home Defence Pay and Allowances Emergency Regulations 1941, the provisions of the latter regulations shall prevail.

94. For medical attendance on and treatment of examination of members of the N.Z. Military Forces a fee in accordance with the scale hereinafter provided shall be paid to an officer of the N.Z. Medical Corps or a private practitioner if called upon to perform such duties at any time other than when undergoing his obligatory training; or to a private practitioner:

(i) Attendance on or treatment of any member of the Forces at a medical practitioner's surgery or member's place of residence by day between 7 a.m. and 9 p.m., 7s. 6d.

(ii) For consultation or visit within the borough elsewhere than at a surgery, 1s., by day between 7 a.m. and 9 p.m., 6d.

(iii) For other occasions outside the borough, plus mileage fees at the rate of 3s. 6d. a mile or (part of a mile) each way for a distance of less than 20 miles from the doctor's surgery or place of residence for any one occasion, 7s. 6d.

(iv) For distances extending beyond 20 miles the medical practitioner may recover the usual mileage fees at 6d. a mile.

(v) For consultation on Sundays or between the hours of 9 p.m. and 7 a.m., plus the usual mileage fees where applicable, 12s. 6d.

(vi) For attendance or treatment of camps of continuous training, military officers, or any local camp, for the specific purpose of attending to the sick and injured, and not for the purposes of training: (a) 2s. per day for each day of less than twenty-four hours; (b) 3s. 6d. for each day of twenty-four hours continuously.

(vii) Provided that to meet special or exceptional circumstances arrangements may be made for the attendance of a medical officer or civil medical practitioner to receive the fee set out in subparagraph (vi) (a) above.

(viii) Attendance at Medical Boards.—For the first case at a Medical Board on any one day, £1 1s.; for each subsequent case on the same Board on the same day, 10s. 6d.

(ix) Specialist at Medical Boards.—For the first case at a Medical Board on any one day, £2 2s.; for each subsequent case on the same Board on the same day, 10s. 6d.

(x) Anesthetic.—Ordinary, 1s. 1s. Local, 10s. General, 1s. 1s. for the first hour and 10s. 6d. for every hour or part of an hour thereafter.

(xi) Operational.—For each case:

Minor, 1s. 6d.

Major, 5s. 6d.

(xii) X-ray Examination.—At the rates as fixed by the Health Department from time to time.

(xiii) Examination and Report by a Specialist.—For each case, 1s. 1s. to 2s. 2s.

(xiv) Examination and certificate in any case not provided for in this paragraph: For each examination or certificate, 12s. 6d.

(xv) Where an officer of the N.Z. Medical Corps or a private practitioner is called out for duty under subparas. (xii), (xiii), (xv), or (xvi) hereof he shall receive motor-car mileage allowance at the rates approved from time to time.
96. In order to facilitate the settlement of claims the A.D.M.S. shall arrange that, where the services of a Medical Officer, who is not at the time in camp with the troops or of a civilian practitioner are required, the Officer or practitioner informed that in the event of any dispute arising as to the fees charged by him the matter will be referred to Army Headquarters, and that the decision of Army Headquarters must be final.

97. Where exceptional circumstances have necessitated the employment of a Medical Officer at rates other than those provided by para. 94, a full explanation of the circumstances shall be submitted with the claim, and before the claim is passed for payment the charges shall be certified by the D.G.M.S. as being fair and reasonable.

VETERINARY FEES.

98. Where called into camps of continuous training or courses of instruction for the purpose of attending sick and wounded animals, not for the purpose of carrying out his obligatory training, a veterinary officer other than a public servant shall be entitled to a fee at the following rates—

(i) For each day of twenty-four hours continuously, £2 2s.

(ii) For each day of less than twenty-four hours, £1 1s.

N.Z. ARMY NURSING SERVICE.

99. Members of the N.Z. Army Nursing Service shall, during peace, draw pay and allowances as hereinafter provided for the days of actual attendance (including the day of arrival and the day of departure) at a training-camp or course of instruction which they are required to attend:

<table>
<thead>
<tr>
<th>Rates of Pay</th>
<th>Per Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Matron-in-chief</td>
<td>£ 6 3 s. 6 d.</td>
</tr>
<tr>
<td>Principal Matron</td>
<td>£ 5 0 s. 0 d.</td>
</tr>
<tr>
<td>Matron</td>
<td>£ 4 3 s. 0 d.</td>
</tr>
<tr>
<td>Sister (after 2 years' service)</td>
<td>£ 2 10 s. 0 d.</td>
</tr>
<tr>
<td>Sister (after less than 2 years' service)</td>
<td>£ 2 0 s. 0 d.</td>
</tr>
</tbody>
</table>

Lodging-allowance (where accommodation in camp is not provided)—

<table>
<thead>
<tr>
<th>Lodging-allowance</th>
<th>Per Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Matron-in-chief, Principal Matron, Matron</td>
<td>£ 6 3 s. 6 d.</td>
</tr>
<tr>
<td>Matron, Sister</td>
<td>£ 5 0 s. 0 d.</td>
</tr>
</tbody>
</table>

Travelling-allowance.—Travelling-allowance, in addition to free steamer, railway, and service-car fares, is granted under the same conditions as are prescribed for members of the Territorial Force, but at the following rates—

<table>
<thead>
<tr>
<th>Out of Grants</th>
<th>Per Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) As from 1st day of October, 1918, there may be paid to any number of members, not exceeding five in any single year, an outfit grant of £10 to each member, provided that such grant shall not be made twice to the same member.</td>
<td></td>
</tr>
<tr>
<td>The member shall serve efficiently on the Active List for a period of not less than four years from the date of receiving the grant; if she fails so to serve she shall refund to the Public Account a portion of the grant as follows—</td>
<td></td>
</tr>
<tr>
<td>(i) If she has not rendered four years efficient service but has completed two years efficient service, 25 per cent. if not transferred to the Reserve, 10 per cent. if transferred to the Reserve.</td>
<td></td>
</tr>
<tr>
<td>(ii) If she has not rendered two years efficient service, 50 per cent. if not transferred to the Reserve, 25 per cent. if transferred to the Reserve.</td>
<td></td>
</tr>
</tbody>
</table>

ALLOWANCES.

UNIFORM OUTFIT GRANT AND UNIFORM-STORE ALLOWANCE.

99. (a) On first appointment (including appointment on probation) an officer of the Territorial Force shall receive:

(i) An outfit grant of £10 and, if his unit has been issued with the blue uniform, an additional £7; and

(ii) A free issue of clothing and equipment in accordance with the regulations provided for officers of the Territorial Force in Instructions relating to Accounting for Stores, 1928.

(b) Thereafter the grant of £10 and the free issue of clothing and equipment specified in the articles of uniform named are conditional upon the officer undertaking to render efficient service on the Active List for four consecutive years from the date of his first appointment; the distinct understanding that the articles issued free remain Government property and are to be returned to the Unit as soon as they are no longer required.

(c) An officer on the Active List other than one referred to in subpara. (a) shall receive the outfit grant of £7 when the unit to which he is attached is issued with the blue uniform.

100. (a) An officer of the Territorial Force on the Active List shall be entitled to an annual upkeep allowance of £2 10s. payable in arrear on the 1st June in each year, provided that for the year in respect of which he claims the allowance he has rendered efficient service. The allowance shall not be allowed to accumulate.

(b) In the case of an officer in a unit to which the blue uniform has been issued the upkeep allowance may be increased to £3.

(c) An officer who joins or ceases to serve on the Active List prior to the 31st May in any year shall, subject to the approval of Army Headquarters, be entitled to payment of a portion of the allowance for that part of the year during which he has served.

101. Upon his transfer from the Reserve or reappointment from the Retired List an officer of the Territorial Force may receive as outfit grant a sum equal to that which he would have received by way of annual allowances, if, instead of having served on the Reserve or Retired List, he had been serving on the Active List and had been classified "efficient," provided that no such payment shall exceed £10.

102. An officer of the Territorial Force shall, on ceasing to serve on the Active List of a unit—

(a) If he has rendered four years' efficient service, retain all articles of uniform.

(b) If he has not rendered four but has completed two years' efficient service, return to store all articles issued to him but shall be allowed to retain free of charge the uniform and personal kit issued to him free and refund to the Public Account one-quarter of the amount of the outfit allowance which he has received under para. 99.

(c) If he has not rendered two years' efficient service, return to store all articles issued free, and refund to the Public Account one-half of the outfit allowance which he has received under para. 99.

NOTE.—The form of undertaking which is to be embodied in each claim for Territorial uniform grant is set out in Instruction No. 179.

103. When an officer of the Territorial Force ceases to serve on the Active List and it is found that he had been transferred from the Reserve or reappointed from the Retired List, the provisions of para. 102 (a), (b), and (c) shall apply; and for the purpose of the "efficient service" qualification of that paragraph his service shall be deemed to commence as from the date of his transfer or reappointment, and the amount of refund of outfit grant shall be one-fourth or one-half (whichever the case may be) of the amount he had received under the provisions of para. 101.

104. Notwithstanding the provisions of paragraphs 102 and 103, the following provisions shall apply during the period of the present war—

(a) When an officer of the Territorial Force ceases to serve on the Active List by reason of (a) the finding of a Medical Board that he is unfit for service or (b) death, the reversion of any amount owing under the provisions of the said paragraphs will be approved on submission of the case to Army Headquarters.

(b) In other cases where, by reason of reduction of establishment or for any other cause beyond the officer's control, the officer ceases to serve on the Active List, the case must be reported to the Adjutant-General, who, at the discretion of the Adjutant-General, shall be submitted for the Minister's decision, which shall be final.

TRAVELLING-ALLOWANCE.

105. (a) A member of the Territorial Force travelling on military duty (but, where so travelling in New Zealand, subject to the provisions of para. 104 when proceeding to or returning from parades, camps, or courses of instruction), shall receive travelling-allowance at the minimum rate provided in the regulations prescribed for officers of the Territorial Force.

(b) The regulations for the purpose of the "efficient service" qualification of that paragraph his service shall be deemed to commence as from the date of his transfer or reappointment, and the amount of refund of outfit grant shall be one-fourth or one-half (whichever the case may be) of the amount he had received under the provisions of para. 101.

Warrants Officers, N.C.O.s above the rank of Sergeant, Officers, warrant Officers, N.C.O.s above the rank of Corporal, shall be paid for tickets.

(c) Travelling-allowance shall be calculated from the member's official headquarters, or, if no greater expense is involved, may be calculated from his normal place of residence.

106. The following table shows the class of accommodation by rail and steamer available for members of the Territorial Force when travelling in New Zealand:

<table>
<thead>
<tr>
<th>Class of Accommodation</th>
<th>By Rail</th>
<th>By Steamer</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Second</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other ranks</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

107. When he is travelling to and returning from camp, continuous courses of instruction, or on similar duties for the period of first or appointment, at which he is rationed and quartered, a member of the Territorial Force shall receive a refund of out-of-pocket expenses for meals and other incidental and essential expenditure, but not exceeding the travelling-allowance named in para. 104.

Where detachments of troops travel together official orders will be placed for embarkation on such occasions.

A member of the Territorial Force attending a continuous course of instruction or a promotion or first appointment examination in
circumstances which require his continuous absence from home will receive allowances appropriate to the circumstances as set down hereafter:

(a) When not rationed and quartered

- Daily travelling-allowance for the necessary period of absence from home.

(b) When rationed but not quartered

- Lodging-allowance for the period of attendance at the course, &c., plus travelling-expenses for the journey to and from home, or travelling-allowance if twenty-four hours or more en route.

(c) When quartered but not rationed

- Ration allowance for the period of attendance at the course, &c., plus travelling-expenses up to an amount not exceeding the cost of ordinary means of transport to and from home.

107. A member of the Territorial Force who is permitted to use his own motor-vehicle for training or manoeuvre area for use on military duties, or for whom he acted as Acting Brigade Major or Acting-Adjutant in the place of an officer of the Staff Corps or the R.N.Z.A. shall, for any mounted duty he may be required to perform, be allowed the amount necessarily expended in horse-hire, but not exceeding 10s. per day. In his claim for such allowance he must state the name of the officer for whom he acted.

108. A member of the Territorial Force who while attending examinations for promotion or first appointment an officer of the Staff Corps or the R.N.Z.A. shall, for any mounted duty he may be required to perform, be allowed the amount necessarily expended in horse-hire, but not exceeding 10s. per day. In his claim for such allowance he must state the name of the officer for whom he acted.

109. Where meals are provided from the mess of the unit at which the member is quartered, lodging-allowance for the period of absence from home shall be allowed his actual travelling-expenses up to an amount not exceeding the cost of messing to a member of the unit.

110. Officers and men of the Territorial Force who do not reside at their usual place of abode while attending a continuous course of instruction or examinations for promotion or first appointment shall be provided with quarters or tents, or, if accommodation is not available during the period, with lodging-allowance in lieu thereof.

111. In special cases where:

(i) Owing to private business obligations the time occupied in travelling by the ordinary means of transport cannot be spared;

(ii) Government transport is not available; or

(iii) It is in the interests of the Department that the private motor-vehicle should be taken into use for training or manoeuvre area for use on military duties; or

(iv) Other military duties are required to be performed en route or at the camp or location or by such time as the officer has utilised the ordinary means of transport, a member of the Territorial Force, instead of being issued with a travelling-warrant, may be permitted to use his own motor-vehicle for travelling to and returning from a camp or course of instruction, and he may receive either payment at mileage rates or an issue of petrol for the distance actually travelled, but the cost of petrol or the mileage allowance shall not exceed the cost of ordinary means of transport.

112. When quartered but not rationed, a member of the Territorial Force who lives more than half a mile from the place of parade shall be allowed the amount expended in tram, bus, or train fares (at concession rates where applicable) for attendance at parades which are recorded in the company or platoon roll-book.

The distance for which amounts are payable and the maximum number of miles for which payment may be claimed will be laid down from time to time.

(i) Where a member provides his own means of conveyance, the allowance shall be:

- (a) The amount of fares payable if he had used the normal means of transport; or

- (b) Mileage-allowance at the rate of 1½d. per mile.

(ii) The amount payable under the provision of this paragraph will be recorded in the company roll-book and added to the pay for out-of-company training.

113. Where mileage is paid under the provisions of paras. 111 or 112, the motor-vehicle used must be a conveyance by which the Department is not liable for any expenses in connection with injuries or damages caused by or damage caused to such vehicle.

RATIONS AND QUARTERS.

114. A member of the Territorial Force while attending authorized camps or continuous courses of instruction or examination, for which progress payments are provided by the Department, and the person in charge of the camp or examination, in his absence, shall be allowed the same as paid to officers in the Army for the period of employment of a horse has been sanctioned by the O.C. district, and countersigned by the Commanding Officer of the unit.

115. Where meals are provided from the mess of the unit occupying any barracks to any trainee undergoing detention therein, the daily allowance for rations for each trainee under detention shall be at a rate equal to the cost of messing to a member of the unit.

LOGGING-ALLOWANCE.

116. When attending a continuous course of instruction or examinations for promotion or first appointment an officer of the Territorial Force who does not reside at their usual place of abode while attending a continuous course of instruction or examinations for promotion or first appointment shall be provided with quarters or tents, or, if accommodation is not available during the period, with lodging-allowance in lieu thereof.

117. A member of the Territorial Force who is permitted to use his own motor-vehicle is entitled to an allowance for horse-hire, in lieu of the additional cost of one horse hired for use in the military employment of a horse, not exceeding 10s. per day. In his claim for such allowance he must state the name of the officer for whom he acted.

118. A member of the Territorial Force attending a continuous course of instruction or examinations for promotion or first appointment where tent accommodation or quarters are not provided shall draw lodging-allowance at the following rates:

<table>
<thead>
<tr>
<th>Rank</th>
<th>Per Day</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colonels, Lieutenant-Colonels</td>
<td>£1.10.0</td>
<td>£1.10.0</td>
<td>£1.10.0</td>
<td>£1.10.0</td>
</tr>
<tr>
<td>Majors</td>
<td>£1.0.0</td>
<td>£1.0.0</td>
<td>£1.0.0</td>
<td>£1.0.0</td>
</tr>
<tr>
<td>Captain, Lieutenants, 2nd Lieutenants</td>
<td>76s. 8d.</td>
<td>76s. 8d.</td>
<td>76s. 8d.</td>
<td>76s. 8d.</td>
</tr>
<tr>
<td>W.O.s, N.C.O.s, men</td>
<td>40s. 0d.</td>
<td>40s. 0d.</td>
<td>40s. 0d.</td>
<td>40s. 0d.</td>
</tr>
</tbody>
</table>

119. Officers in the Territorial Force, other than a member of a Mounted Brigade unit or detached squadron of Mounted Rifles, who is required to be present on duty in camp or other duty sanctioned by the O.C. District, shall, if a horse is not provided, be entitled to an allowance for horse-hire.

120. Where a horse is not provided by the Department an allowance not exceeding 10s. per day shall, if approved by the O.C. District, be granted for the hire of a horse.

121. Mounted members of the Territorial Force shall, during annual training in camp or other authorized duty for which the employment of a horse has been sanctioned by the O.C. District, when forage is not supplied free, draw an allowance of 1s. 6d. per day for each horse.

122. An officer of the Territorial Force who is serving temporarily as Acting Brigade Major or Acting-Adjutant in the place of an officer of the Staff Corps or the R.N.Z.A. shall, for any mounted duty he may be required to perform, be allowed an amount necessarily expended in horse-hire, but not exceeding 10s. per day. In his claim for such allowance he must state the name of the officer for whom he acted.

PART VI.—TERRITORIAL FORCE: SPECIAL GRANTS.

REGIMENTAL FUNDS GRANT.

123. Grants may be made to the regimental funds of units and to a central fund for each training year as follows:

(a) To Unit Regimental Funds Accounts—Three shillings (3s.) for each member of the unit who is certified as having carried out the prescribed training during the year and as being efficient. Payment may be made in two ways—

(i) By a payment of pay, per head of the active strength of the unit at any time during the training-year for which the grant is payable, and the balance at the end of the training-year;

(ii) By payment in one sum of the full amount of 3s. per head for efficient members at the end of the training-year.

(b) To a Central Fund to be controlled and administered by the Army Board: 1s. per head for each efficient member of the unit at the end of the training-year.

124. (a) Claims for the grants referred to in para. 123 will be prepared by Unit Adjutants, those for progress payments being supported by certificates showing the active strength of the unit at the time the claim is made, and those for final payments and for the payments to the Central Fund being supported by certified roll, showing the names and pay-books of on the last day of the training-year of the men who have carried out the annual training prescribed in Army Orders and who are certified as being efficient.

(b) Members of the units who have carried out the prescribed training during the year and who have been posted to the reserve prior to the end of the training-year may be included in the roll in the proportion of one man to 20.

The sums paid into the Central Fund under the provisions of paras. 123 (b) and (c) shall be applied for the following objects:

(1) To pay for rates and expenses incidental to the promotion of Army football, boxing, rifle shooting, or other sports, competitions with services, improvements of playing grounds, purchase of captured medals and trophies, purchase of regimental colours and guidons, unit printing and stationary, advertising, or for any other purpose deemed by the Adjutant to be for the general benefit and welfare of the unit or in the interests of recruiting.

(2) If the committee is in doubt as to whether certain expenditure may properly be charged against the regimental funds account, the matter shall be decided upon reference to him by the Army Board to be in the interests of the Territorial Force.

(b) The regimental funds granted to each unit shall be administered by the officer commanding, advised by a regimental committee of officers and men, of which the Adjutant shall be ex officio member, and may be expended in providing sports and recreations facilities for members of the unit or in the purchase of models and trophies, purchase of regimental colours and guidons, unit printing and stationary, advertising, or for any other purpose deemed by the Adjutant to be for the general benefit and welfare of the unit or in the interests of recruiting.

(c) Where no money is provided for regimental funds, a grant shall be paid into an official bank account opened by the unit for the purposes of regimental funds, and no payments other than those approved by regimental committee shall be made from such accounts.

(d) Advances or loans from regimental funds are strictly forbidden.
128. Each official regimental funds account shall be kept in book No. 9 provided for the purpose, and all receipts and all payments supported by details.

129. (a) The Regimental Funds Grant Account shall be prepared annually on form N.Z. 258, and shall be forwarded, with report and summary, to the District Accountant, who will examine it and certify that it is correct and that all payments have been made in accordance with the provisions of these regulations. (See Instructions 268 to 270.)

(b) Any payments which the District Accountant considers irregular shall, if not approved by the O.C. District, be referred to the Army Service Corps for settlement. If such payments are not immediately adjusted, the master shall be reported by District Headquarters to Army Headquarters for instructions.

(c) The O.C. District may, at his discretion, authorize the purchase by the Commanding Officer of any article of the whole or part of this grant as an honorarium to the bandmaster of such band.

SHOOTING PRIZES.

131. (a) A cash prize of ten pounds (£10) is granted to the winner of each year in the Islington Challenge Cup Competition and "The Press (Christchurch)" Challenge Shield Competition, both of which are open to Cadet units only.

(b) The rate of hire payable to the Officer Commanding the unit to which the team belongs, to be used for the benefit of the unit, and the claim for payment must be submitted immediately the results of competitions are announced.

(c) The conditions under which the competitions are conducted are laid down in Small-arms Training, Vol. IV (N.Z.), 1935.

PART VII.-RATIONS AND FORAGE.

132. Where the issue of rations and forage by the Army Service Corps is authorized, issues may be made for every officer, warrant officer, non-commissioned officer, and man, and for each civilian attached to the troops, and for each authorized horse.

Rations will be issued according to (a) a cost scale, or (b) a fixed scale.

(a) For standing camps, garrisons, depots, &c., where the issues are under the direct control of O.O. Commanding.

(b) For training camps, active service, and for the Commanding Officer of any camp or other prescribed place, this ration may be adjusted as directed by the O.O.C. District.

(c) The O.C. District may, at his discretion, authorize the Commanding Officer of any camp or other prescribed place to issue an additional ration of any article of the whole or part of this grant as an honorarium to the bandmaster of such band.

Scale of Rations (All Ranks).—continued.

<table>
<thead>
<tr>
<th>In Camps.</th>
<th>In the Field.</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(27) Fresh fish or smoked fish....... 8 oz. 8 oz.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(28) Mustard.............. 1/100 oz. 1/100 oz.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(29) Pickles or sauce...... 2 oz. 2 oz.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(30) Cheese.............. t oz. 1 oz.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(31) Cabbage............. 1 oz. 1 oz.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(32) Straw............ 8 lb. 8 lb.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(33) Fuel............ Coal, wood, or oil fuel</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Foot Note.—Five pounds crushed oats may be drawn in lieu of 6 lb. whole oats. Rock salt, coarse salt, or Epson salts may be drawn as required. Linseed oil and fish oils or fats may be drawn up to the value of underdrawals of the other items of the scale.

For standing camps, garrisons, &c., and at other prescribed places, this scale may be adjusted as directed by the O.O.C. District.

Scale of Forage.

<table>
<thead>
<tr>
<th>Type of Vehicle or Machine</th>
<th>Daily Rate for Hire for Whole Day. (a)</th>
<th>Additional to Daily Rate for Hire (pence per hour) (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial tractor........</td>
<td>£ 6 s. d.</td>
<td>6</td>
</tr>
<tr>
<td>Orchard tractor........</td>
<td>£ 5 10 s.</td>
<td>5 10 s.</td>
</tr>
<tr>
<td>Thick, over 15 cwt, and less than 30 cwt, capacity......</td>
<td>£ 17 6 s.</td>
<td>17 6 s.</td>
</tr>
<tr>
<td>Light utility truck or trailer, up to 3 tons capacity......</td>
<td>£ 10 15 s.</td>
<td>10 15 s.</td>
</tr>
<tr>
<td>Motor-car, 10 h.p. or over........</td>
<td>£ 7 6 s.</td>
<td>7 6 s.</td>
</tr>
<tr>
<td>Motor-car, under 10 h.p.........</td>
<td>£ 5 0 s.</td>
<td>5 0 s.</td>
</tr>
<tr>
<td>Motorcycle with side car........</td>
<td>£ 5 0 s.</td>
<td>5 0 s.</td>
</tr>
<tr>
<td>Motorcycle........</td>
<td>£ 5 0 s.</td>
<td>5 0 s.</td>
</tr>
</tbody>
</table>

Conditions of Payment.

(a) The rate of hire payable for each day's hire, for periods of 12 hours or over, shall be half the daily rate, and the rate for night work will be 1 Gros. per hour.

(b) The mileage scale shall be payable in addition to the daily rate for hire for each mile traveled in proceeding to and from the place of assembly for training, and for each additional mile from the place of assembly for training.

(c) In the case of W.O. staff-sergeants, and sergeants attending courses, this ration may be adjusted at a cost scale, or

(d) Hire of Motor-vehicles and Motor-cycles.

133. (i) Private-owned motor-vehicles or motor-cycles may be hired, under such terms of agreement as are approved, for purposes of authorized military training, at the rates and under the conditions prescribed hereunder. The number of such vehicles and motor-cycles which may be hired for any officer, course, or for any other prescribed purpose, is limited by the Regulation Order in Council of the O.O. Unit which scale he considers most fitting, but ample notice must be given of any proposed change of scale to permit fitting, but ample notice must be given of any proposed change of scale to permit

An additional 2 h. oats is allowed for draught horses of sixteen hands and over.

In sums B, C, D, and E, up to 1 lb. mean may be drawn in lieu of an equal quantity of oats.

Furthermore, for soldiers engaged in camps, courses, or other prescribed purposes, this scale may be adjusted as directed by the O.O.C. District.

NOTE.—The scale will not be supplemented in any matter for officers, W.O.’s, staff-sergeants, and sergeants.
(ii) Where a motor-vehicle or motor-cycle is damaged while under military control or a motor-cycle is involved in an accident which occurs during and is directly attributable to military operations, the payment of such amount as is reasonably necessary to enable repairs to be made, approved by the Adjutant, will be made.

(iii) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(iv) All claims for hire, in the case of a hired motor-cycle, and milage are to be approved by the Adjutant that the vehicle comes within the authorized establishment.

(v) The provisions of this paragraph refer to short periods of casualty hire, e.g., defective only, within forty-eight (48) hours after its occurrence.

DAMAGE TO MOTOR-CYCLE BELONGING TO MEMBER OF A MOTOR-CYCLE PLATOON.

134. Compensation for damage to a motor-cycle shall, subject to the following conditions, be paid to the owner thereof where such damage occurs while he is using the motor-cycle for the purposes of military training:

(a) The owner of the motor-cycle has, prior to the use thereof, delivered a certificate to the Adjutant that the motor-cycle is in an insurance policy covering such damage as is herein mentioned, and that the policy includes compensation for damage done to a motor-cycle it does not enter into or become in connection with the actual performance of duty in the field or while on the march to or from the place of assembly for duty or returning home after the dismissal of the unit from duty, except when with a detachment in military formation under the command of an officer, warrant, or non-commissioned officer as provided in paras. 138 (a).

(b) The Adjutant has consented to the use of the cycle for such military purposes.

(c) The owner of the motor-cycle, in respect of which a claim for compensation is made, was at the time when the damage occurred, or while proceeding under orders to or from the place of assembly for such duty; and

(d) (i) The damage to the motor-cycle was the result of the use thereof on military duty.

(ii) The damage to the motor-cycle was not occasioned or contributed to by any fault or want of due care on the part of the owner thereof; and

(iii) The damage to the motor-cycle was the result of the use thereof on military duty.

(e) Compensation shall not be allowed in the following cases:

(a) Where it can clearly be shown that the death, loss, or injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service the injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service.

(b) Where the death, loss, or injury was not occasioned or contributed to by any fault or want of due care on the part of the owner thereof.

(c) The owner of the motor-cycle in respect of which a claim for compensation is made was at the time when the damage occurred, or while proceeding under orders to or from the place of assembly for such duty, produced for inspection by the Adjutant a receipted bill of costs of repairs, together with a request for a refund of the amount of the claim and the payment of such amount as is reasonably necessary to enable repairs to be made, approved by the Adjutant, will be made.

135. Compensation for damage to a motor-cycle shall, subject to the following conditions, be paid to the owner thereof where such damage occurs while he is using the motor-cycle for the purposes of military training:

(a) The owner of the motor-cycle has, prior to the use thereof, delivered a certificate to the Adjutant that the motor-cycle is in an insurance policy covering such damage as is herein mentioned, and that the policy includes compensation for damage done to a motor-cycle it does not enter into or become in connection with the actual performance of duty in the field or while on the march to or from the place of assembly for duty or returning home after the dismissal of the unit from duty, except when with a detachment in military formation under the command of an officer, warrant, or non-commissioned officer as provided in paras. 138 (a).

(b) The Adjutant has consented to the use of the cycle for such military purposes.

(c) The owner of the motor-cycle, in respect of which a claim for compensation is made, was at the time when the damage occurred, or while proceeding under orders to or from the place of assembly for such duty; and

(d) (i) The damage to the motor-cycle was the result of the use thereof on military duty.

(ii) The damage to the motor-cycle was not occasioned or contributed to by any fault or want of due care on the part of the owner thereof; and

(iii) The damage to the motor-cycle was the result of the use thereof on military duty.

(e) Compensation shall not be allowed in the following cases:

(a) Where it can clearly be shown that the death, loss, or injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service the injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service.

(b) Where the death, loss, or injury was not occasioned or contributed to by any fault or want of due care on the part of the owner thereof.

(c) The owner of the motor-cycle in respect of which a claim for compensation is made was at the time when the damage occurred, or while proceeding under orders to or from the place of assembly for such duty, produced for inspection by the Adjutant a receipted bill of costs of repairs, together with a request for a refund of the amount of the claim and the payment of such amount as is reasonably necessary to enable repairs to be made, approved by the Adjutant, will be made.

136. In the event of an accident to an employee engaged by a rifle club for duty as a marker, &c., liability (if any) to pay compensation will fall upon the rifle club.

137. (a) Courts and Boards of inquiry investigating the circumstances under which disabilities are sustained will report the degree of disability and its probable duration, the average rate of pay previously earned, and will recommend whether the provisions of the Workers' Compensation Act should be applied.

(b) If the disability is of a permanent nature or involves permanent partial disablement, the person suffering the disability shall submit an application for consideration under the Act, the decision of which will be final.

(c) The decision of the Board will be made in writing to the O.C. District within forty-eight (48) hours after its occurrence.

(d) In assessing the amount of compensation payable to the owner from liability for third-party claims for damages in respect of the use of a hired motor-vehicle or motor-cycle.

(e) The owner of the motor-cycle has delivered to the Adjutant a certificate in writing stating that—

(i) The damage to the motor-cycle was named while the owner thereof was in the actual performance of military duty, or while proceeding under orders to or from the place of assembly for such duty; and

(ii) The damage to the motor-cycle was the result of the use thereof on military duty.

(f) (i) Compensation shall be granted to the owner of the motor-cycle only in respect of damage thereto not occasioned or contributed to by any fault or want of due care on the part of the owner thereof.

(ii) In assessing the amount of compensation payable to the owner of the motor-cycle a deduction shall be made of any sum of money recovered or receivable by the owner thereof from any source whatsoever in respect of the damage to such motor-cycle.

138. Whenever a person agrees to pay compensation for damage done to a motor-cycle it does not enter into or become in connection with the actual performance of duty in the field or while on the march to or from the place of assembly for duty or returning home after the dismissal of the unit from duty, except when with a detachment in military formation under the command of an officer, warrant, or non-commissioned officer as provided in paras. 138 (a).

139. Compensation shall not be allowed in the following cases:

(a) Death, Injuries or loss sustained by a private in the place of assembly for duty or returning home after the dismissal of the unit from duty, except where such death, injury or loss was directly attributable to any fault or want of due care on the part of the owner thereof.

(b) That the death, loss, or injury was wholly occasioned on duty.

(c) That full particulars as to death, loss, or injury are forwarded in writing to the O.C. District within forty-eight (48) hours after its occurrence.

(f) That the death, loss, or injury occurred in the actual performance of duty in the field or while on the march to or from the place of assembly for duty with a detachment in military formation under the command of an officer, warrant, or non-commissioned officer.

(g) That the death, loss, or injury was not occasioned by any fault or want of due care by the proprietor of the cycle care by the owner thereof from liability for third-party claims for damages in respect of the use of a hired motor vehicle or motor-cycle.

140. Where it can clearly be shown that the death, loss, or injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service the injury is actually occasioned by the horse being necessarily subjected to severe or extraordinary exertion while on military service.

141. All applications for compensation shall be submitted through Headquarters, and must be accompanied by—

(a) The proceedings of the Board which reported on the case or, if no board was assembled (reasonableuke no board was not assembled must be shown), by a detailed statement of the circumstances of the case.

(b) In the case of an officer claiming, a certificate by the officer, and in the case of other ranks a statutory declaration, showing the period during which the horse was unfit, and that it was fit for service immediately prior to the accident.

(c) Where obtainable, a report from the veterinary surgeon who attended the horse.

(d) (i) In the case of death or loss, the age and estimated value of the horse at that time and in the case of injury, the age of the horse and the damage estimated by the veterinary surgeon attending the horse.

(ii) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(e) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(f) In the case of an officer claiming, a certificate by the officer, and in the case of other ranks a statutory declaration, showing the period during which the horse was unfit, and that it was fit for service immediately prior to the accident.

(g) Where obtainable, a report from the veterinary surgeon who attended the horse.

(h) In the case of death or loss, the age and estimated value of the horse at that time and in the case of injury, the age of the horse and the damage estimated by the veterinary surgeon attending the horse.

(i) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(j) In the case of an officer claiming, a certificate by the officer, and in the case of other ranks a statutory declaration, showing the period during which the horse was unfit, and that it was fit for service immediately prior to the accident.

(k) Where obtainable, a report from the veterinary surgeon who attended the horse.

(l) In the case of death or loss, the age and estimated value of the horse at that time and in the case of injury, the age of the horse and the damage estimated by the veterinary surgeon attending the horse.

(m) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(n) In the case of an officer claiming, a certificate by the officer, and in the case of other ranks a statutory declaration, showing the period during which the horse was unfit, and that it was fit for service immediately prior to the accident.

(o) Free issues of petrol or lubricants shall be made in respect of the use of a hired motor-vehicle or motor-cycle.

(p) In the case of an officer claiming, a certificate by the officer, and in the case of other ranks a statutory declaration, showing the period during which the horse was unfit, and that it was fit for service immediately prior to the accident.
also be allowed a sum of 3s. for each night during which they are
necessarily detained from their own homes, except when travelling
by sea.

**EMPLOYMENT OF CASUAL WORKMEN.**

147. Where casual workmen are engaged by the Department to
serve the terms and conditions governing their employment are set out
in the Public Works Workers' Agreement, 1936.

**MILITARY FUNERALS.**

148. Upon an application being made at the nearest Army
Office, a military funeral at the expense of the State shall be
provided for a member of the Regular Force or Territorial Force
who dies as the result of a disability attributable to the performance
of his military duty, provided that arrangements in connection with
the funeral shall be carried out by the Army Department.

149. Where a military funeral cannot be arranged for, the
funeral-costs (not exceeding thirteen pounds (£13)) may, upon
production of receipts therefor, be refunded to the personal repre­
sentative of the deceased by whom they were disbursed.

150. Without the special authority of the Army Secretary, no
payment shall be made to troops for attendance at a military funeral,
and no expense shall be incurred in connection therewith.

**NOTICE**

As witness the hand of His Excellency the Governor-General, this 11th day of March, 1943.

A. G. OSBORNE,
For the Minister of Defence.

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**NOTICE**

Notice is hereby given in pursuance of the Regulations Act, 1936, of the making of regulations and orders as under:—

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Short Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Price (Postage Id. extra.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Transport Legislation Emergency Regulations 1940</td>
<td>The Motor-vehicles Registration Emergency Order 1943</td>
<td>1943/30</td>
<td>17/3/43</td>
<td>1d.</td>
</tr>
</tbody>
</table>

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.

E. V. PAUL, Government Printer.

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**PROMOTIONS.**

**N.Z. Medical Corps.**

No. 1 N.Z. Hospital Ship "Maunganui," Promotions.

Promotions. N.Z. Medical Corps.

Captain (temp. Lieutenant-Colonel) W. P. G. Gordon to be Major, and retains the temporary rank of Lieutenant-Colonel. Dated 16th April, 1942.


The notice published in New Zealand Gazette No. 66, dated 2nd July, 1942, relative to the promotion of the above-named officer, is hereby cancelled.

N.Z. Army Pay Corps.

With reference to the notice published in New Zealand Gazette No. 66, dated 2nd July, 1942, relative to the appointment of 20530 Lieutenant Clive Nolan, for "Dated 1st January, 1942," substitute "Dated 16th January, 1942."


The aforementioned 2nd Lieutenant (temp. Lieutenants) to be Lieutenants:—

Dated 22nd December, 1942—


Lieutenant (temp. Captain) W. P. Hitchcock to be Captain, and is granted the temporary rank of Major. Dated 1st January, 1943.

N.Z. Medical Corps.

Captain D. P. O'Brien to be Major (temp.). Dated 27th January, 1943.

Brevet Captain

The undermentioned temporary appointments are confirmed.}

2nd Lieutenant J. A. Marshall.

Captains—

Majors—

2nd Lieutenant J. A. Marshall.

The undermentioned temporary appointments are confirmed.

2ND NEW ZEALAND EXPEDITIONARY FORCE IN PACIFIC.

Divisional Headquarters.

Wellington, 11th March, 1943.

Captain H. J. Taylor.

Brigadier L. G. Gooss.

Lieutenant-Colonels—

C. N. Devery, D.C.M.

Major—

J. J. G. Britland.

Captains—


R. C. Bowman.

R. B. Burke.

D. R. Cameron.

J. L. Clarkson.

D. H. Conly.

Captains—

W. C. F. Johnson.

A. G. Robinson.

W. S. Watters.

A. R. Wykes.

2ND NEW ZEALAND EXPEDITIONARY FORCE.—

APPOINTMENTS (SUBSTANTIVE).

Armory Department, Wellington, 11th March, 1943.

HIS Excellency the Governor-General has been pleased to approve of the following appointments (substantive) of officers of the 2nd New Zealand Expeditionary Force—:

2ND NEW ZEALAND EXPEDITIONARY FORCE.—

336

The New Zealand Gazette.

[No. 18

The appointments are confirmed.

The undermentioned temporary appointments are confirmed.

Divisional Headquarters.

Wellington, 11th March, 1943.

Captain H. J. Taylor.

Brigadier L. G. Gooss.

Lieutenant-Colonels—

C. N. Devery, D.C.M.

Major—

J. J. G. Britland.

Captains—


R. C. Bowman.

R. B. Burke.

D. R. Cameron.

J. L. Clarkson.

D. H. Conly.

Captains—

W. C. F. Johnson.

A. G. Robinson.

W. S. Watters.

A. R. Wykes.

2ND NEW ZEALAND EXPEDITIONARY FORCE.—

APPOINTMENTS (SUBSTANTIVE).

Armory Department, Wellington, 11th March, 1943.

HIS Excellency the Governor-General has been pleased to approve of the following appointments (substantive) of officers of the 2nd New Zealand Expeditionary Force—:

2ND NEW ZEALAND EXPEDITIONARY FORCE.—

336

The New Zealand Gazette.

[No. 18

The appointments are confirmed.

The undermentioned temporary appointments are confirmed.

Divisional Headquarters.

Wellington, 11th March, 1943.

Captain H. J. Taylor.
The New Zealand Gazette.

FORCE:

Dated 2nd February, 1943-

The undermentioned are seconded from the N.Z. Territorial Force and are appointed to the 2nd New Zealand Expeditionary Force in the ranks stated:

**N.Z. Dental Corps**

Lieutenant-Colonel O. E. L. Rout. Major J. C. M. Simmons.

Captains—

A. Gibbs.

P. B. Jones.

Lieutenant W. G. Albertson.

**N.Z. Army Pay Corps**

Captain I. H. Galbraith.

2nd Lieutenants—

S. P. Hayward.

M. I. Moore.

**N.Z. Chaplains Department**

The undermentioned are Chaplains, 4th Class—

Rev. R. C. Aires.

Rev. W. R. Castle.


Rev. J. D. Freund.

Rev. N. C. Hall.

**N.Z. Medical Corps**

With reference to the notice published in the New Zealand Gazette No. 11, dated 25th February, 1943, relative to the appointments (temp.) of 2nd Lieutenants S. E. A. Brace, J. M. Galloway, and H. F. Foster, for “2nd Lieutenants,” substitute “Lieutenants (temp.).”

**N.Z. Medical Corps**

With reference to the notice published in the New Zealand Gazette No. 11, dated 25th February, 1943, relative to the appointment (temp.) of Major (temp.) M. Rose, for “Dated 23rd September, 1942,” substitute “Dated 23rd December, 1942.”

A. G. OSBORN,

For the Minister of Defence.

Appointments, Promotions, and Replacements of Temporary Rank of Officers of the 2nd New Zealand Expeditionary Force—

**Army Department,** Wellington, 18th March, 1943.

His Excellency the Governor-General has been pleased to order, as following appointments, promotions, and replacements of temporary rank of officers of the 2nd New Zealand Expeditionary Force—

**Appointments (Temporary).**

The undermentioned are seconded from the N.Z. Territorial Force:

**N.Z. Ordnance Corps**

2nd Lieutenant W. P. Clarke. Dated 17th December, 1942.

2nd Lieutenant R. J. Shaw. Dated 17th December, 1942.

**Promotion.**

**N.Z. Medical Corps**

Lieutenant D. C. Cuddie to be Captain. Dated 8th January, 1943.

2nd NEW ZEALAND EXPEDITIONARY FORCE (TONGA). 

**Appointments (Temporary).**

**N.Z. Artillery**


The undermentioned are seconded from the N.Z. Territorial Force:

**N.Z. Artillery**

Dated 2nd February, 1943—

Major (temp.) C. B. Menzies.

Captain (temp.) R. D. Davies.

2nd Lieutenant (temp.) T. P. Troy.

Dated 10th February, 1943—

Captains (temp.):

A. M. Duncan.

R. B. Hardy.

A. A. Elston.

W. A. J. Kilner.

Lieutenants (temp.):—

H. M. Aston.

F. C. Holland.

C. S. Finlay.

J. A. Jenkins.

2nd Lieutenant (temp.)—

R. S. Beveridge.

D. S. Finlayson.

J. J. Robertson.

A. W. Bishop.

J. T. Gill.

F. G. Ryan.

J. G. Brown.

P. H. Jordan.

P. W. Sheehan.

G. D. Cameron.

W. N. Keen.

R. H. Simons.

E. E. Murray.

A. S. Leighton.

J. L. B. Stevens.

D. E. Coutts.

R. H. Motesall.

W. A. Cuming.

A. A. Naylor.

J. A. Dillon.

R. B. F. Nassee.

J. M. Dobson.

R. K. Poulsen.

V. W. Fastier.

J. F. Robertson.

N.Z. Engineers.

Dated 10th February, 1943—

Captain (temp.) R. Kennedy.

2nd Lieutenant (temp.) M. J. Graham.

N.Z. Corps of Signals.

Dated 2nd February, 1943—

Major (temp.) W. G. F. Pinkham, D.C.M., M.M.

Dated 10th February, 1943—

Captain (temp.) T. C. Trott.

Lieutenant (temp.) G. M. Barlow.

N.Z. Infantry.

Dated 2nd February, 1943:

Major A. B. C. Smart, E.D.

Dated 10th February, 1943—

Lieutenant-Colonel (temp.)—

F. M. Mitchell, M.C.

A. W. Reynolds.

Majors (temp.)—

C. L. Bacon.

R. C. Hollin.

A. J. Miles-Cadman.

W. H. Fortune.

W. Middleton.

A. H. Munro.

Captains (temp.)—

L. E. Brown.

L. J. Du Flou.

S. H. Southgate.

E. M. Clarke.

D. C. Nixon.

G. E. Stock.

W. J. Dink.

P. F. Platt.

C. R. Derrett.

E. A. N. Smith.

H. Woodway-Smith.

Lieutenants (temp.)—

W. S. Beavin.

H. E. D. Daysh.

N. H. Law.

W. M. Bishop.

H. B. Gascon.

R. E. Skijellerup.

F. A. Bremner.

E. F. Hollands.

J. A. Stubbs.

H. P. Brookes.

G. I. Jacoby.

H. E. Surman.

A. E. Baird.

A. J. Jarvis.

R. E. Wales.

L. G. A. Byers.

R. L. Laidlaw.

A. E. White.

J. G. Harragh.

W. R. Lauscha.

R. J. Williams.

2nd Lieutenants (temp.)—

J. G. Bork.

G. C. Hagger.

K. W. McFarlane.

G. W. Bettsy.

C. G. Halford.

M. J. McGlashen.

C. G. Brewer.

V. R. Halley.

G. S. McOwen.

R. J. Brookeshead.

F. P. Hill.

J. McI. Ritchie.

W. J. Brook.

K. A. B. Howie.

H. D. Robertson.

H. L. Brown.

J. E. Hunt.

A. D. L. Shaw.

G. Cassells-Brown.

H. M. Kerr.

G. R. Shaw.

J. Christensen.

P. D. Lune.

W. A. B. Walker.

D. C. D. Cooke.

A. J. Liley.

N. L. Wallbank.

W. C. Dew.

H. V. Leckey.

K. E. Webb.

G. D. Cameron.

W. N. Keen.

H. Simons.

W. A. Cumming.

A. A. Naylor.

V. W. Fastier.

J. F. Robertson.

V. W. Fattier.

J. F. Robertson.

H. B. Williams.

R. J. McMillan.

A. D. L. Shaw.

C. T. Smith.

R. M. Sealey.

A. E. Yorston.

G. L. Lynds.

R. M. Salmon.

J. H. Neville.

R. M. Verco.

A. V. Vinton.

J. Purse.

J. E. Hunt.

A. E. Welsh.

J. E. Beachen.

J. E. Beachen.

A. V. Vinton.

A. M. Elston.

W. A. J. Kilner.

L. M. Walker.

J. G. Brown.

P. H. Jordan.

P. W. Sheehan.

W. J. Broek.

K. A. B. Howie.

H. D. Robertson.

W. J. Broek.

K. A. B. Howie.

H. D. Robertson.

W. J. Broek.

K. A. B. Howie.

H. D. Robertson.

F. L. Parkin.

W. J. Broek.

K. A. B. Howie.

H. D. Robertson.
Lieutenant G. A. R. Johnstone to be Captain (temp.). Dated 4th February, 1943.

MEMORANDUM.
2nd Lieutenant R. C. J. Smith was sentenced by a General Court-martial to be cashiered. Dated 23rd January, 1943.

2ND NEW ZEALAND EXPEDITIONARY FORCE (MIDDLE EAST).
APPOINTMENTS (SUBSTANTIVE).
The undermentioned are seconded from the N.Z. Territorial Force:
N.Z. Chaplains Department.
The undermentioned are to be Chaplains, 4th Class. Dated 25th January, 1943:

The Rev. D. V. de Candole.
The Rev. W. L. Low.

N.Z. Army Nursing Service.

To be Sisters. Dated 25th January, 1943:
M. J. Brown.
E. M. Clarkson.
F. I. Kidd.

APPOINTMENT CONFIRMED.
N.Z. Dental Corps.


PROMOTIONS.
N.Z. Army Nursing Service.

To be Charge Sisters (temp.):—
Sister M. J. Jackson. Dated 1st February, 1941.

TEMPORARY RANK RELINQUISHED.
N.Z. Army Nursing Service.
The undermentioned Sisters (temp. Charge Sisters) relinquish the temporary rank of Charge Sister:
M. J. Jackson. Dated 1st April, 1941.
W. E. Wall. Dated 25th May, 1942.

HOSPITAL SHIP " ORANGE."
APPOINTMENT (TEMPORARY).
The undermentioned is seconded from the N.Z. Territorial Force, and is appointed to the 2nd New Zealand Expeditionary Force:
N.Z. Medical Corps.

Lieutenant E. T. Dick, M.B., Ch.B. Dated 24th December, 1942.

APPOINTMENTS (SUBSTANTIVE).
The undermentioned are seconded from the N.Z. Territorial Force, and are appointed to the 2nd New Zealand Expeditionary Force:
N.Z. Chaplains Department.

To be Chaplain, 4th Class. Dated 9th February, 1942:
The Rev. H. Squires.

N.Z. Army Nursing Service.

To be Sisters. Dated 9th February, 1943:
A. Chapman.
C. Davidson.
K. H. Spragg.

APPOINTMENT CONFIRMED.
N.Z. Medical Corps.


No. 1 N.Z. HOSPITAL SHIP "MAUNGALULI."
APPOINTMENT (TEMPORARY).
The undermentioned is seconded from the N.Z. Territorial Force, and is appointed to the 2nd New Zealand Expeditionary Force:
N.Z. Medical Corps.


APPOINTMENTS (SUBSTANTIVE).
The undermentioned are seconded from the N.Z. Territorial Force, are are appointed to the 2nd New Zealand Expeditionary Force:
N.Z. Chaplains Department.

To be Chaplain, 4th Class. Dated 25th January, 1943:
The Rev. J. G. Mathews.

N.Z. Army Nursing Service.

To be Sisters. Dated 25th January, 1943:
A. M. Davies.
S. F. Marcovitch.
E. McG. Sandes.
N. M. Higgins.
M. J. O'Leary.

APPOINTMENT CONFIRMED.
N.Z. Medical Corps.


A. G. OSBORNE,
For the Minister of Defence.
Appointments, Promotions, Transfers, Resignations, and Retirements of Officers of the New Zealand Military Forces.

Army Department, Wellington, 22nd February, 1943.

HIS Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, resignations, and retirements of officers of the New Zealand Military Forces:

STAFF.

Major C. J. Williams, 2nd New Zealand Expeditionary Force, to be Adjutant and Quartermaster-General of a Division. Dated 5th February, 1943.

Lieutenant-Colonel J. H. Green to be Captain (temp.). Dated 20th February, 1943.

Lieutenant R. D. Spoor to be Captain (temp.), and remains seconded. Dated 19th December, 1942.

N.Z. ARTILLERY.

Lieutenant G. H. Strange to be Captain (temp.). Dated 18th November, 1942.

Lieutenant (temp.) N. L. Norman to be Captain (temp.). Dated 15th December, 1942.


Lieutenant (temp.) H. M. James to be Captain (temp.). Dated 19th February, 1943.

2nd Lieutenant (temp.) W. D. Thomas to be Lieutenant (temp.). Dated 2nd February, 1943.

2nd Lieutenant (temp.) R. C. Owen to be Lieutenant (temp.), and remains seconded. Dated 16th January, 1943.

2nd Lieutenant (temp.) R. H. Hankey to be Lieutenant (temp.). Dated 19th January, 1943.

2nd Lieutenant (temp.) J. C. Graham to be Lieutenant (temp.). Dated 19th January, 1943.

2nd Lieutenant (temp.) D. S. McDonagh to be Lieutenant (temp.). Dated 19th January, 1943.

2nd Lieutenant (temp.) N. M. Thomson to be Lieutenant (temp.). Dated 16th February, 1943.

TEMPORARY STAFF.

Lieutenant P. G. Forde to be Captain (temp.). Dated 28th January, 1943.

Lieutenant A. E. Hope, N.Z. Dental Corps, relinquishes his appointment as Captain in the N.Z. Temporary Staff and is reposted to the N.Z. Dental Corps with the rank of Captain, with seniority from 16th October, 1940. Dated 30th January, 1943.

Lieutenant (temp.) D. R. MacDougall to be Captain (temp.). Dated 4th February, 1943.

Lieutenant W. Rodgers to be Captain (temp.). Dated 7th February, 1943.

Lieutenant C. H. Taylor to be Captain (temp.). Dated 10th February, 1943.

Lieutenant J. C. R. Spodman to be Captain (temp.). Dated 20th February, 1943.

Lieutenant G. C. Blake to be Lieutenant (temp.). Dated 1st February, 1943.

2nd Lieutenant H. B. Timmins to be Lieutenant (temp.). Dated 9th February, 1943.

2nd Lieutenant J. J. Croatty to be Lieutenant (temp.). Dated 11th February, 1943.

2nd Lieutenant N. G. Harding to be Lieutenant (temp.). Dated 22nd February, 1943.

2nd Lieutenant A. S. Edwards to be Lieutenant (temp.). Dated 23rd February, 1943.

2nd Lieutenant F. Rogers to be Lieutenant (temp.). Dated 23rd February, 1943.

2nd Lieutenant S. H. Busch to be Lieutenant (temp.). Dated 23rd February, 1943.

2nd Lieutenant K. L. Dyer to be Lieutenant (temp.). Dated 24th February, 1943.

2nd Lieutenant A. H. Gazzard to be Lieutenant (temp.). Dated 24th February, 1943.

2nd Lieutenant A. C. McClelland to be Lieutenant (temp.). Dated 24th February, 1943.

Maoris James Thomson to be 2nd Lieutenant (temp.). Dated 10th August, 1943.

John McLachlan to be 2nd Lieutenant (temp.). Dated 3rd November, 1942.

Charles Seddon Forbes to be 2nd Lieutenant (temp.). Dated 21st January, 1943.

2nd Lieutenant D. Moffitt resigns his commission. Dated 5th August, 1943.

William Gordon Harrison Crothers, graduate of the 13th O.C.T.U., to be 2nd Lieutenant (temp.). Dated 9th February, 1943.

James John Cowie Reid to be 2nd Lieutenant (temp.). Dated 13th February, 1943.

Douglas Victor Jenkin to be 2nd Lieutenant (temp.). Dated 15th February, 1943.

Russell Strachan Arneil to be 2nd Lieutenant (temp.). Dated 15th February, 1943.

TERRITORIAL FORCE.

N.Z. ARMoured Corps.

Captain W. A. Pratt is granted the acting rank of Major. Dated 12th February, 1943.


C. A. Reed. Dated 13th February, 1943.


J. B. Church. Dated 23rd February, 1943.

William Allison to be 2nd Lieutenant (temp.). Dated 27th August, 1942.

The Wellington Regiment (City of Wellington's Own).

With reference to the notice published in the New Zealand Gazette No. 6, dated 11th February, 1945, relative to the appointment of graduates of the 13th O.C.T.U., for "Chris Edward Jordan," substitute "Chris Edouard Jordan."

The Auckland Regiment (Countess of Ranfurly's Own).

Captain (temp.) Major A. A. Currey, M.M., is posted to the Retired List with the rank of Major. Dated 19th February, 1943.

2nd Lieutenant (temp.) J. R. Gillam, from the Reserve of Officers, Supplementary List, to be Lieutenant (temp.) with seniority from 8th November, 1941, and is seconded. Dated 24th November, 1942.

2nd Lieutenant (temp.) J. R. Stubbs to be Lieutenant (temp.). Dated 14th December, 1942.

2nd Lieutenant (temp.) E. Q. N. Noele to be Lieutenant (temp.). Dated 17th February, 1943.

The North Auckland Regiment.

Lieutenant (temp.) T. J. Shaw to be Captain (temp.). Dated 1st January, 1943.

The North Auckland Regiment.

Lieutenant (temp.) S. H. Green to be Captain (temp.). Dated 23rd November, 1942.

Captain (temp.) J. T. Shiers to be Major (temp.). Dated 26th November, 1942.

Lieutenant (temp.) G. H. Strange to be Captain (temp.). Dated 18th November, 1942.

Lieutenant (temp.) N. L. Norman to be Captain (temp.). Dated 15th December, 1942.

N.Z. ARTILLERY.

Lieutenant G. H. Strange to be Captain (temp.). Dated 18th November, 1942.

Lieutenant (temp.) N. L. Norman to be Captain (temp.). Dated 15th December, 1942.


Lieutenant (temp.) H. M. James to be Captain (temp.). Dated 19th February, 1943.
The undermentioned Lieutenants (temp.) to be Captains (temp.).—

P. C. Anderson. Dated 1st December, 1942.

The undermentioned 2nd Lieutenants (temp.) to be Lieutenants (temp.). Dated 1st January, 1943.


The Wellington West Coast Regiment.

Frank Robert Ord Hunter to be 2nd Lieutenant (temp.). Dated 29th January, 1943.

The House’s Bay Regiment.

Captain (temp. Major) E. R. Black, M.C., is posted to the Retired List with the rank of Major. Dated 10th January, 1943.

Lieutenant A. F. Lee to be Captain (temp.). Dated 17th January, 1943.

Lieutenant and Quartermaster (temp.) O. Jonson to be Captain and Quartermaster (temp.). Dated 17th January, 1943.

The undermentioned 2nd Lieutenants (temp.) to be Lieutenants (temp.).—

A. W. Gannaway. Dated 18th January, 1943.

William Stanley Clifford Clark to be 2nd Lieutenant (temp.). Dated 9th February, 1943.

The Tasmanaki Regiment.

2nd Lieutenant (temp.) S. E. Brown to be Lieutenant (temp.). Dated 1st January, 1943.

2nd Lieutenant (temp.) J. C. Forward to be Lieutenant (temp.). Dated 2nd January, 1943.

2nd Lieutenant (temp.) W. R. Kilfoil to be Lieutenant (temp.). Dated 5th January, 1943.

The Canterbury Regiment.

The undermentioned Captains (temp.) to be Majors (temp.).

A. J. Miles-Cudman — C. L. Bacon.

The undermentioned Lieutenants (temp.) to be Captains (temp.).—

A. E. White. Dated 1st February, 1943.

The undermentioned 2nd Lieutenants (temp.) to be Lieutenants (temp.).—


The Nelson-Marlborough and West Coast Regiment.

Major H. Robson, E.D., is posted to the Retired List. Dated 12th February, 1943.

Lieutenant W. B. Hutton to be Captain (temp.). Dated 10th February, 1943.

Lieutenant and Quartermaster (temp.) A. R. Tait to be Captain and Quartermaster (temp.). Dated 20th February, 1943.

2nd Lieutenant (temp.) J. R. Johnston to be Lieutenant (temp.). Dated 8th February, 1943.

2nd Lieutenant (temp.) A. MacGregor to be Lieutenant (temp.). Dated 9th February, 1943.

The Otago Regiment.

Lieutenant (temp. Captain) L. D. Guy is granted the temporary rank of Major whilst holding the appointment of an Aerodrome Defence Commander, and is seconded. Dated 15th February, 1943.

2nd Lieutenant (temp.) C. H. McDonald to be Lieutenant (temp.). Dated 21st January, 1943.

N.Z. ARMY SERVICE CORPS.

Captain (temp.) J. H. Catchpole, M.C., to be Major (temp.).

Dated 1st January, 1943.

Lieutenant (temp.) E. Taylor to be Captain (temp.). Dated 17th November, 1942.

Lieutenant (temp.) W. F. Marsh to be Captain (temp.). Dated 7th January, 1943.

Lieutenant (temp.) A. L. Salmon to be Captain (temp.), and remains seconded. Dated 8th February, 1943.

2nd Lieutenant (temp.) A. J. C. Webster to be Lieutenant (temp.). Dated 3rd January, 1943.

2nd Lieutenant (temp.) T. A. Peterson to be Lieutenant (temp.). Dated 9th January, 1943.

2nd Lieutenant (temp.) H. E. Chapman to be Lieutenant (temp.). Dated 6th January, 1943.

N.Z. MEDICAL CORPS.

Lieutenant (temp. Captain) A. M. Scott, M.B., Ch.B., is granted the temporary rank of Major. Dated 9th February, 1943.

Lieutenant W. L. H. Jackson, M.B., Ch.B., to be Captain (temp.). Dated 2nd September, 1942.

Oswald Richard Brookes Pringle, M.B., Ch.B., to be Lieutenant. Dated 7th January, 1943.

N.Z. CHAPLAINS DEPARTMENT.

The Rev. Herbert Edward Rowe to be Chaplain, 4th Class (Church of England). Dated 19th February, 1943.

N.Z. ORDINANCE CORPS.

2nd Lieutenant (temp.) L. H. Mirams to be Lieutenant (temp.). Dated 30th November, 1942.

N.Z. DENTAL CORPS.

The undermentioned Lieutenants to be Captains —


N.Z. ARMY NURSING SERVICE.

The undermentioned to be Sister. Dated 15th February, 1943 —

Lorna Margaret Jenkins.

RESERVE OF OFFICERS.

Supplementary List.

The undermentioned to be 2nd Lieutenants (temp.). Dated 1st December, 1942 —

Eric William Ewart Swinmorton.
Ashley Rene Wilson.

The undermentioned graduates of the 13th O.C.T.U. to be 2nd Lieutenants (temp.).—

Dated 10th February, 1943—
Robert Lloyd Diamanti.
Horatio Algernon Sutton.
Frederick John Earl Blackburn.

A. G. OSBORNE, For the Minister of Defence.

Administrator of Western Samoa appointed.

Department of External Affairs, Wellington, 10th March, 1943.

HIS Excellency the Governor-General has been pleased to appoint Alfred Clarke Turnbull, Esquire, to be Administrator of Western Samoa, such appointment to take effect on and from the 19th day of February, 1943.

P. FRASER, Acting Minister of External Affairs.

Vice-Consul of the United States of America at Wellington appointed.

Department of Internal Affairs, Wellington, 10th March, 1943.

HIS Excellency the Governor-General directs it to be notified that the appointment of

Packer T. Hart, Esquire, as Vice-Consul of the United States of America at Wellington has been provisionally recognized.

W. E. PARRY, Minister of Internal Affairs.

(L.A. 68/11/1.)

Members of the Mining Assessment Court appointed under the Rating Act, 1925.

Department of Internal Affairs, Wellington, 15th March, 1943.

HIS Excellency the Governor-General has been pleased, in terms of section 57 of the Rating Act, 1925, to appoint James Crombie Parcell, Esquire, of Cromwell, and Sydney Arthur Stevens, Esquire, of Clyde, to be members of the Mining Assessment Court, to hear and determine the objection lodged by the Clutha River Gold Dredging Limited, to the rateable value assigned to the mining property held by the said company in the County of Vincent.

W. E. PARRY, Minister of Internal Affairs.

(L.A. 100/88.)

Appointment of Potato Marketing Advisory Committee.

PURSUANT to section 5 of the Marketing Amendment Act, 1937, the Minister of Marketing hereby appoints—

Ross Pappinl Frazer, of Wellington.
John Robertson Virtue, of Wellington.
Robert Brownes Tennent, of Wellington.
Frank Cuthbert Brown, of Wellington.

Gordon John Cockburn McNatty, of Wellington, and
William John Fletcher, of Wllowbridge, to be members of the Potato Marketing Advisory Committee, to hold office during the pleasure of the Minister, and hereby appoints the said Ross Pappinl Frazer to be the Chairman of the Committee.

Dated at Wellington, this 17th day of March, 1943.

J. G. BARCLAY, Minister of Marketing.
Member of the Oceana Domain Board appointed, Department of Lands and Survey, Wellington, 10th March, 1943.

HIS Excellency the Governor-General has, in pursuance of section 49 of the Public Reserves, Domains, and National Parks Act, 1928, been pleased to appoint

The Chairman of the Parks Committee of the Auckland City Council, or in his absence the Secretary thereof, to be a member of the Oceana Domain Board, in place of the Chairman of the Works Committee of the Auckland City Council, or his deputy.

R. G. MACMORRAN, Under-Secretary for Lands.

(L. and S. 1/1111.)

Registrar of Births and Deaths of Maoris appointed.

Registrar-General's Office, Wellington, 9th March, 1943.

IN pursuance of the power and authority conferred by the Fire Brigades Act, 1926, as the Auckland Metropolitan Fire Board has been reported to the Minister of Internal Affairs, and is notified in accordance with the rules under the Fire Brigades Act, 1926 —

An Auckland Metropolitan Fire Board ... H. Dunean.

W. E. PARRY, Minister of Internal Affairs.

(L. A. 76/65.)

Fixing Date on which certain Returns under the Fire Brigades Act, 1926, are to be furnished to the Patea Fire Board.

Department of Internal Affairs, Wellington, 12th March, 1943.

Pursuant to section 26 of the Fire Brigades Act, 1926, it is hereby notified that the returns showing the total gross amounts of the premiums received by or due to fire-insurance companies which for the time being are carrying on business within that portion of the Patea Fire District, exceeding the said area, have been reported to the Minister of Internal Affairs, and that the same have been so reported within the time fixed by section 28 of the Fire Brigades Act, 1926.

Fire District comprising that portion of the County of Patea, known as Portland Quay and Patea Extension, and being that area especially described on the said subdivision plan as Dart Street; thence in an easterly direction by the northern boundary of Dart Street to its junction with the south-eastern boundary of the said Lot 2 to its junction with the southern boundary of Lot 10, Patea Harbour Reserve; thence in a southerly direction along the southern boundary of the said Lot 10 and continuing by a right line projection from the said boundary to the Patea Borough boundary; thence generally in a northerly and westerly direction by the said borough boundary to the point of commencement.

W. E. PARRY, Minister of Internal Affairs.

Date of Election of Insurance Members of the Patea Fire Board.

Department of Internal Affairs, Wellington, 17th March, 1943.

Pursuant to section 24 of the Fire Brigades Act, 1926, the Metropolitan Fire Board has been reported to the Minister of Internal Affairs, charged with the administration of the said Act, do hereby appoint

Wednesday, 7th April, 1943, to be the day for holding an election of two members of the Patea Fire Board by fire-insurance companies which for the time being are carrying on business within the Patea Fire District.

W. E. PARRY, Minister of Internal Affairs.

(L. A. 76/31.)
Now, therefore, in pursuance of the said Act, I do hereby notify that on the recommendation of the Commissioner of Forestry and the Land Board of the Nelson District, the area described in the Schedule hereto is hereby declared by me to be a fire district to be known as the Maitai-Roding Fire District, for the period of five years from the date hereof (unless previously altered or revoked); and, with respect to the fire district constituted as aforesaid, I do further require that within a period from the 1st day of November in any year to the 30th day of April in the following year, inclusive, as the period during which it shall not be lawful for anyone save pursuant to the written permit of a Forest Officer, to set on fire or cause to be set on fire any timber (whether standing or not), or any undergrowth, or any dry branches from forest operations or land-clearing operations, or any grass or other specially inflammable material without taking such precautions as may be prescribed by a Forest Officer.

SCHEDULE.

NELSON LAND DISTRICT.—NELSON CONSERVANCY.

Maitai-Roding Fire District.

All that area in the Nelson Land District containing approximately 22,600 acres, situated in Blocks I, II, III, IV, V, and VII, Manungataua Survey District, Blocks IV, VIII, XI, and XII, Waimea Survey District, and the City of Nelson, and bounded generally as follows:

Commencing at the north-eastern corner of Section I (Waterworks Reserve), Block V, Manungataua Survey District; thence generally in a southerly direction by the eastern boundary of Section I aforesaid; thence in a south-western direction by the north-eastern corner of Section XII aforesaid, to the point of commencement. As the period during which it shall not be lawful for anyone save pursuant to the written permit of a Forest Officer, to set on fire or cause to be set on fire any timber (whether standing or not), or any undergrowth, or any dry branches from forest operations or land-clearing operations, or any grass or other specially inflammable material without taking such precautions as may be prescribed by a Forest Officer.

(For the Commissioner of State Forests.

J. G. BARCLAY,

For the Commissioner of State Forests.

(S.F. 12/8/49.)

Exemption Order under the Transport Legislation Emergency Regulations 1943.

Pursuant to the Transport Legislation Emergency Regulations 1942, the Minister of Transport doth hereby order and declare that the provisions of clause (1) of Regulation 7 of the Motor-drivers Regulations 1940, so far as they relate to drivers of heavy trade-motors, shall not apply to John Gerald Hartley, of Lower Hutt.

Dated at Wellington, this 15th day of March, 1943.

D. WILSON,

For the Minister of Transport.

(9.T. 9/4/6.)

Exemption Order under the Transport Legislation Emergency Regulations 1943.

Pursuant to the Transport Legislation Emergency Regulations 1942, the Minister of Transport doth hereby order and declare that the provisions of clause (1) of Regulation 7 of the Motor-drivers Regulations 1940, so far as they relate to drivers of heavy trade-motors, shall not apply to John Gerald Hartley, of Lower Hutt.

Dated at Wellington, this 15th day of March, 1943.

D. WILSON,

For the Minister of Transport.

(9.T. 9/4/6.)

Pursuant to Regulation 4 of the Delivery Emergency Regulations 1942, the Minister of Transport doth hereby give notice as follows:

1. This notice may be cited as the Levin Milk Delivery Notice 1943.

2. This notice shall come into force on the day following the date of publication thereof in the Gazette.

3. The scheme set out in the Schedule hereto is hereby provided for the said district.

SCHEDULE.

THE LEVIN MILK DELIVERY SCHEME, 1943.

(1) For the purposes of the scheme, unless the context otherwise requires,—

"The commodity" means milk and includes cream:

"The district" means the Borough of Levin:

"The plan" means the plan of the district deposited for the purposes of the scheme in the Head Office of the Transport Department at Wellington under No. TT. 3387:

"Minister" means Minister of Transport:

"Zone" means a zone of the district marked as an area on the said plan.

(2) For the purposes of assisting in the administration of this scheme, there shall be a committee which shall consist of the following members:

(a) One member to be appointed by the parties to this scheme:

(b) One member to be appointed by the Zoning Officer for North Island.

(c) The Zoning Officer for North Island.

(3) On the death or resignation of any member of the committee, the vacancy created thereby shall be filled by appointment in the manner in which the vacating member was appointed.

(4) The functions of the committee shall be to receive and investigate complaints and to report thereon to the Minister, and to advise the Minister on any matters that may be referred to the committee by the Minister or that may be considered by it of its own motion, and to make recommendations to the Minister for amending this scheme.

(5) Subject to the foregoing provisions of this scheme, the committee may regulate its procedure in such manner as it thinks fit.

(6) The names of the vendors who are parties to this scheme and the areas in which they may deliver milk are as follows:

Name of Vendor. Area.

1. G. Williams In the zone numbered Area 1 on the plan.

2. C. V. Port . . . . In the zone numbered Area 2 on the plan.

3. H. Judd . . . . In the zone numbered Area 3 on the plan.

Also all parties to this scheme may deliver milk in the same marked in red on the plan.

Dated at Wellington, this 5th day of March, 1943.

JAS. O'BRIEN, Minister of Transport.

(TT. 33/32.)

The Waimate Meat Delivery Notice 1943.

Pursuant to Regulation 4 of the Delivery Emergency Regulations 1942, the Minister of Transport doth hereby give notice as follows:

1. This notice may be cited as the Waimate Meat Delivery Notice 1943.

2. This notice shall come into force on the day following the date of publication thereof in the Gazette.

3. The scheme set out in the Schedule hereto is hereby provided for the said district.

SCHEDULE.

THE WAIMATE MEAT DELIVERY SCHEME, 1943.

(1) For the purposes of this scheme, unless the context otherwise requires,—

"The district" means the Borough of Waimate as at present constituted:

"Minister" means the Minister of Transport:

"Whoever" means a person who purchases meat for resale or for transport to an area outside the district or for consumption at a military camp, hotel, hospital, or other public institution requiring large supplies daily.

(2) Meat may be delivered in the district by any vendor to any person, whether or not that person is a wholesale purchaser for the purposes of the scheme, on such three days in any week during the months of December, January, and February in each year, and on such two days in any week during the months of March to November (inclusive) in each year, as the Minister or a Zoning Officer shall from time to time appoint in the respect of the district, but otherwise meat may be delivered in the district to the premises of wholesale purchasers only.

Dated at Waimate, this 12th day of March, 1943.

JAS. O'BRIEN, Minister of Transport.

(TT. 33/51/4.)
Pursuant to Regulation 4 of the Delivery Emergency Regulations 1942, the Minister of Transport doth hereby give notice as follows:—

1. This notice may be cited as the Te Wera Commodities Delivery Notice 1943.
2. This notice shall come into force on the seventh day after the date of publication thereof in the Gazette.
3. The scheme as set out in the Schedule hereto is hereby provided for the district described in the Schedule hereto.

Schedule.

The Te Wera Commodities Delivery Scheme, 1943.

(1) For the purpose of this scheme, unless the context otherwise requires,—

"The district" includes (a) the urban district, being the area within a radius of one mile and a half from the Post-office, Stratford and (b) the rural district, being the area shown on the plan:

"The plan" means the plan deposited at the Head Office of the Transport Department, Wellington, and numbered 3238:

"Commodity" means bread and groceries:

"Wholesale purchaser" means a person who purchases commodities for resale or for transport to an area outside the district or for consumption at an hotel, hospital, or similar institution requiring large supplies of commodities daily.

(2) It shall be a condition of this scheme that the commodities shall be delivered within the district as follows and not otherwise:

(a) Bread may be delivered within the urban district to the premises of wholesale purchasers only:

(b) Groceries shall not be delivered within the urban district for any one household or person—

(i) On Saturday to Monday (inclusive) in any week;

(ii) On more than one occasion in any week.

(c) Bread may be delivered in the rural district on not more than two occasions in any week, and groceries may be delivered in the rural district on not more than one occasion in any week to any one household or person by the vendors herein described and within those areas allocated to the vendors as follows:

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Area allotted to Vendor</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Farmers' Co-op, Organization Society of New Zealand, Ltd., Stratford Branch</td>
<td>Ohura Road to Toko; Toko Road to Huinga; Ohura Road, Gordon Road, Skinner Road; that portion of Bird Road between Skinner Road and Mountain Road; Monmouth Road, Cardiff Road, Waingongoro Road, Opunake Road (including Poto Road) to Hastings Road North intersection; Hastings Road North.</td>
</tr>
<tr>
<td>E. L. Masters and Co., Toko</td>
<td>Standish Road, Ohura Road to Toko, Toko Road to Huinga; Huia to Akama Road; Douglas Road; Ohura Road from Douglas to Toko.</td>
</tr>
<tr>
<td>C. A. Bredow, Douglas</td>
<td>New Road from Douglas along Douglas Road, Makuri Road to Mohakan Road, Ohura Road, Ohura Road Junction; thence along Ohura Road to Douglas; Douglas to Puniwhakau and Taarakawa via Mangatuku Road, Mangangau, and Brewer Road to Ohura Road Junction.</td>
</tr>
<tr>
<td>To Wera Store, Te Wera</td>
<td>From Te Wera via Mohakan Road to Kiere; from Te Wera along Ohura Road to Strathamore; Brewer Road to Mahaut.</td>
</tr>
<tr>
<td>J. Arthur, Ngeere</td>
<td>Cheal Road, Robson Road, Bird Road (except that portion of Bird Road between Skinner Road and Mountain Road); Finty Road to Logworth.</td>
</tr>
<tr>
<td>Maypole Stores (Taranaki), Ltd., Stratford</td>
<td>Opunake Road to Mahoe; Hastings Road North, Upper Palmer Road, Lower Hastings Road, and Ronald Road.</td>
</tr>
<tr>
<td>Masters Ltd., Stratford</td>
<td>Mountain Road to Sole Road; Brooks Road, Climie Road, Sole Road, Pembroke Road, Barclay Road; Finty Road to Logworth.</td>
</tr>
<tr>
<td>The Farmers' Co-op, Organization Society of New Zealand, Ltd., Eltham Branch</td>
<td>Cheal Road Factory and Waihapa Factory once every three weeks.</td>
</tr>
</tbody>
</table>

Dated at Wellington, this 12th day of March, 1943.

(TT. 33/50/4.)

The Coromandel Commodities Delivery Notice 1943.

Pursuant to Regulation 4 of the Delivery Emergency Regulations 1942, the Minister of Transport doth hereby give notice as follows:—

1. This notice may be cited as the Coromandel Commodities Delivery Notice 1943.
2. This notice shall come into force on the Monday following the date of publication thereof in the Gazette.
3. The scheme set out in the Schedule hereto is hereby provided for the district described in the said Schedule.

Schedule.

The Coromandel Commodities Delivery Scheme, 1943.

(1) For the purposes of this scheme, unless the context otherwise requires,—

"The district" means the area within a radius of one mile and a half from the Post-office, Coromandel:

"Wholesale purchaser" means a person who purchases commodities for resale or for transport to an area outside the district or for consumption at a military camp, hotel, hospital, or similar institution requiring large supplies daily:

"Commodity" means bread, meat, and groceries:

"Minister" means the Minister of Transport.

(2) It shall be a condition of this scheme that—

(a) Bread or meat shall be delivered within the district to the premises of wholesale purchasers only, subject to the provisions of clause (b) hereafter:

(b) Meat may be delivered in the district by any vendor to any person, whether or not that person is a wholesale purchaser for the purposes of the scheme, on such three days in any week during the months of January, and February in each year, and on such two days in any week during the months of November (inclusive) in each year, as the Minister or a Zoning Officer shall from time to time appoint in respect of the scheme:

(c) No groceries shall be delivered for any one household or person—

(i) On Saturday to Monday (inclusive) in any week;

(ii) On more than one occasion in any week.

Dated at Wellington, this 15th day of March, 1943.

JAS. O'BRIEN, Minister of Transport.

(TT. 33/89/4.)

Election of Member of Otago Land Board.

District Lands and Survey Office, Dunedin, 13th March, 1943.

I, WILLIAM EDWIN SHAW, Returning Officer for the election of a member of the Otago Land Board, do hereby declare, in accordance with the provisions of section 47 of the Land Act, 1924, and the regulations made thereunder, that the only person nominated to fill the vacancy occurring on the said Board was Charles James Inder, 46 Drivers Road, Dunedin.

And I do therefore declare that the said Charles James Inder is duly elected a member of the Otago Land Board for a term of two years from the 27th day of April, 1943.

W. E. SHAW, Commissioner of Crown Lands and Returning Officer.

Industrial Conciliation and Arbitration Act, 1925,—Conciliation of Registration.

Department of Labour, Wellington, 16th March, 1943.

NOTICE is hereby given that the registration of the Wellington Sports Goods Makers' and Repairers' Industrial Union of Workers, registered number 1896, situated at Wellington, is hereby cancelled as from the date of the publication of this notice in the Gazette.

E. B. TAYLOR, Registrar of Industrial Unions.
IN pursuance of all powers and authorities enabling me under the Government Railways Act, 1926, and its amendments, and of all other powers enabling me in this behalf, I, Robert Semple, Minister of Railways, do hereby make the following alterations to the General Scale of Charges and to the Goods—Local Rates Scale of Charges made on the 13th day of April, 1939, and published in the Supplement dated the 19th day of April, 1939, to the New Zealand Gazette of the 13th day of April, 1939, in force on the New Zealand Government Railways open for traffic.

GENERAL SCALE OF CHARGES.

36. Restrictions on Travel by Specified Trains.
Paragraph 2: By omitting subparagraph (d) and substituting the following:
(d) Rail-car services between Christchurch and Greymouth and Christchurch and Timaru.

55. Parcels Rates.
Paragraph 13: By adding Hams and bacon.

67. Local Rates and Regulations.

THROUGH BOOKING TO PORTS ON THE KAIPARA.

By omitting paragraphs 1 to 4 inclusive.

GOODS, LIVE-STOCK, PARCELS, AND LUGGAGE.


By omitting:
Concrete and "Terrazzo" articles as under:
Sink-tops, packed. If unpacked, Class C

By adding:
Concrete and "Terrazzo" articles as under:
Sink-tops, packed. If unpacked, Class C. Owner’s risk
Manures, artificial, and raw materials for the manufacture of artificial manures, as under...See Regulation 86
Nitrobat...

Sulphur, for use in connection with rabbit destruction. Minimum quantity, 5 tons per four-wheeled wagon
Wheat-germ in bags...
Wheat-germ in cartons...

86. Artificial Manures and Raw Material (except Lime) for the Manufacture of Artificial Manures.
Paragraph 1: By adding after the words "Manure Salts" in the third line, the word "Nitrobat."

GOODS—LOCAL RATES SCALE OF CHARGES.
NORTH ISLAND MAIN LINE AND BRANCHES.


By omitting:

From | To | Rate.
--- | --- | ---
Whangarei | Auckland or Southdown | £8 6s. per four-wheeled 8-ton wagon.

By adding:

From | To | Rate.
--- | --- | ---
Inglewood | Moturoa | Per Ton

s. d.
8 0

6. Miscellaneous.

By omitting:

From | To | Description of Goods | Rate.
--- | --- | --- | ---
Westfield | Auckland Farmers' Freezing Co.'s Siding, Southdown | Frozen meat | 1s. 7d. per ton. Minimum charge, 11s. per W wagon.
Westfield | Southdown | Live-stock | 11s. per four-wheeled wagon.
Southdown | Westfield | Boneless beef for canning purposes | £1 per four-wheeled wagon; £3 per bogie wagon.
### Miscellaneous—continued.

By adding the following:

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Description of Goods</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henderson and Auckland</td>
<td>Wellington</td>
<td>Wine, manufactured from fresh fruit grown in New Zealand, bottled or in bulk (Class C, B.O.S.)</td>
<td>70s. per ton.</td>
</tr>
<tr>
<td>Auckland, Mount Eden, Onehunga, Otahuhu, and intermediate stations</td>
<td>Stations Ngongo-taha-Rotorua inclusive</td>
<td>Benzine, kerosene, fuel oil, lubricating oil, grease, packed. Owner's risk</td>
<td>60s. per ton.</td>
</tr>
<tr>
<td>Auckland</td>
<td>Taneatua</td>
<td>Beer, wines, spirits, packed</td>
<td>48s. 6d. per ton.</td>
</tr>
<tr>
<td>Auckland, Mount Eden, Onehunga, Otahuhu, and intermediate stations</td>
<td>Taneatua</td>
<td>Frozen meat</td>
<td>1s. 7d. per ton. Minimum charge, 10s. per W wagon.</td>
</tr>
<tr>
<td>Westfield</td>
<td>Auckland Farmers' Freezing Co.'s Siding, Southdown</td>
<td>Live-stock</td>
<td>15s. per four-wheeled wagon.</td>
</tr>
<tr>
<td>Southdown</td>
<td>Auckland, Mount Eden, Onehunga, Otahuhu, and intermediate stations</td>
<td>Boneless beef for canning purposes</td>
<td>15s. per four-wheeled wagon.</td>
</tr>
<tr>
<td>Waitangi Te Aroha</td>
<td>Tallow</td>
<td></td>
<td>30s. per ton, subject to a minimum load of 6 tons per four-wheeled wagon.</td>
</tr>
<tr>
<td>New Plymouth</td>
<td>Inglewood</td>
<td>Classes C and D, Owner's risk</td>
<td>10s. per ton, Minimum charge, 6s. 6d. per ton.</td>
</tr>
<tr>
<td>New Plymouth</td>
<td>Stations Durham Road to Midhirst inclusive</td>
<td>Classes C and D, Owner's risk</td>
<td>12s. 6d. per ton. Minimum charge, 6s. 6d. per ton.</td>
</tr>
<tr>
<td>Greymouth, Carterton, Woodside, and Woodville</td>
<td>Auckland, Frankton Junction, and stations on Branch lines from Frankton Junction</td>
<td>Fresh gooseberries (packed) forwarded from Palmerston North in the guard's van of the 3 p.m. Wellington-Auckland express train when accommodation is available in the guard's van of this train</td>
<td>Double the rates as specified in paragraph 4, Reg. 85, General Scale of Charges.</td>
</tr>
</tbody>
</table>

7. Through Booking to or from Ports on the Kaipara.

By omitting this regulation.

8A. Through Booking of Goods via Maungaturoto to Toka Toka and Intermediate Points.

By omitting this regulation and substituting the following:

<table>
<thead>
<tr>
<th>From or to stations Auckland, Mount Eden, Onehunga, Otahuhu, inclusive</th>
<th>To or from Paparoa (Town), Matakohe, or Ruawai.</th>
<th>Rate per Ton.</th>
<th>Rate per Ton.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class of Goods.</td>
<td></td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>C</td>
<td>55 0</td>
<td>66 0</td>
<td></td>
</tr>
<tr>
<td>C plus 50%</td>
<td>66 0</td>
<td>79 3</td>
<td></td>
</tr>
<tr>
<td>C plus 50%</td>
<td>82 6</td>
<td>99 0</td>
<td></td>
</tr>
<tr>
<td>C double rate</td>
<td>110 0</td>
<td>132 0</td>
<td></td>
</tr>
<tr>
<td>E</td>
<td>45 0</td>
<td>49 0</td>
<td></td>
</tr>
<tr>
<td>E plus 25%</td>
<td>21 0</td>
<td>26 10</td>
<td></td>
</tr>
<tr>
<td>E plus 25%</td>
<td>27 6</td>
<td>37 6</td>
<td></td>
</tr>
<tr>
<td>E plus 50%</td>
<td>31 6</td>
<td>43 0</td>
<td></td>
</tr>
<tr>
<td>Fresh New-Zealand-grown fruit and vegetables</td>
<td>32 0</td>
<td>45 4</td>
<td></td>
</tr>
<tr>
<td>Returned empties, n.o.s.</td>
<td>27 6</td>
<td>27 6</td>
<td></td>
</tr>
<tr>
<td>Butter, packed</td>
<td>32 6</td>
<td>32 6</td>
<td></td>
</tr>
</tbody>
</table>
## GOODS—LOCAL RATES SCALE OF CHARGES—continued.

### NORTH ISLAND MAIN LINE AND BRANCHES—continued.

**8A. Through Booking of Goods via Maungaturoto to or from Toka Toka and Intermediate Points—continued.**

<table>
<thead>
<tr>
<th>Class of Goods</th>
<th>To or from</th>
<th>Paparoa (Town), Matakohe, or Ruawai</th>
<th>Raupe, Naumai, or Toka Toka</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sugar, golden syrup, and treacle</td>
<td>Rate per Ton</td>
<td>40 s. 0 d.</td>
<td>49 s. 0 d.</td>
</tr>
<tr>
<td>Skins, hides, tails, green or dry, loose or in bags, and tallow, to Auckland, Newmarket, and Otehunga</td>
<td>Rate per Ton</td>
<td>45 s. 0 d.</td>
<td>45 s. 0 d.</td>
</tr>
<tr>
<td>Artificial manure, vide Reg. 86, General Scale of Charges, for delivery at Ruawai Dairy Co.'s depot at Ruawai</td>
<td>Minimum quantity, 6 tons per consignment</td>
<td>16 s. 8 d.</td>
<td></td>
</tr>
<tr>
<td>Minimum quantity, 1 ton per consignment</td>
<td>18 s. 6 d.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nails. Minimum quantity, 1 ton per consignment</td>
<td>45 s. 0 d.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Benzoine, in drums</td>
<td>Rate per Drum</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Returned empty benzoine drums</td>
<td>1 s. 6 d.</td>
<td>1 s. 6 d.</td>
<td></td>
</tr>
</tbody>
</table>

### SMALL-LOTS SCALE.

<table>
<thead>
<tr>
<th>Weight not Exceeding</th>
<th>Class C</th>
<th>Class D</th>
<th>Class E plus 50% Fruit and Vegetables</th>
<th>Class C plus 50%</th>
<th>Class C plus 50%</th>
<th>Class C, Double Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 lb.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>7 lb.</td>
<td>1 s. 3 d.</td>
<td>1 s. 3 d.</td>
<td>1 s. 0 d.</td>
<td>1 s. 6 d.</td>
<td>1 s. 6 d.</td>
<td>2 s. 0 d.</td>
</tr>
<tr>
<td>14 lb.</td>
<td>1 s. 6 d.</td>
<td>1 s. 6 d.</td>
<td>1 s. 3 d.</td>
<td>1 s. 6 d.</td>
<td>1 s. 6 d.</td>
<td>2 s. 0 d.</td>
</tr>
<tr>
<td>Exceeding 14 lb.</td>
<td>(As per Regulation 71, General Scale of Charges.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(d) From or to stations other than Auckland, Mount Eden, Otehunga, Otaheutu, inclusive:

At the appropriate rail rates to or from Maungaturoto plus cartage charges from or to Maungaturoto as scheduled hereunder:

- General goods, not otherwise specified, and parcels, per consignment, not exceeding:
  - 3 lb. | 0 s. 0 d. |
  - 14 lb. | 0 s. 9 d. |
  - 28 lb. | 0 s. 9 d. |
  - 42 lb. | 1 s. 3 d. |
  - 56 lb. | 1 s. 6 d. |
  - 84 lb. | 1 s. 6 d. |
  - 1 cwt. | 2 s. 0 d. |
  - 1 cwt. | 2 s. 6 d. |
  - 2 cwt. | 3 s. 0 d. |
  - 3 cwt. | 3 s. 0 d. |
  - 3 cwt. | 4 s. 0 d. |
  - 20 cwt. per ton | 20 s. 0 d. (minimum charge, 4s.). |
  - Bicycles, pedal, each | 2 s. 0 d. |
  - Bicycles, motor, each | 7 s. 0 d. |
  - Coal (to Ruawai), per ton | 16 s. 0 d. |
  - Maize, 30 cwt. and over, per ton | 6 s. 0 d. |
  - Maize, under 30 cwt., per ton | 9 s. 0 d. (minimum charge, 2s.). |
  - Pumpkins, 20 cwt. and over, per ton | 10 s. 0 d. |
  - Pumpkins, under 20 cwt., per ton | 12 s. 0 d. (minimum charge, 2s.). |
  - Returned empties | Half-rates (minimum charge, 6d.). |
  - Timber, sawn, per 100 super. ft. | 3 s. 0 d. |
  - Wood (from Paparoa (Town), Matakohe, or Ruawai), per bale | 3 s. 6 d. |
  - Wood (from Raupe, Naumai, or Toka Toka), per bale | 4 s. 8 d. |
  - Goods not specified above | (Under special arrangement). |


Subparagraph (b): By omitting:

- Returna

<table>
<thead>
<tr>
<th>Returna</th>
<th>Any station</th>
<th>Classes C and D</th>
<th>Benzoe, kerosene, and similar oils; fish.</th>
</tr>
</thead>
</table>

12. Cartage Charges between Tanatua and Whakatane, Opotiki, Matawai, Te Karaka, Gisborne, and Points beyond Gisborne.

- *Omit from heading the words "and Points beyond Gisborne."
- *Omit from schedule the following headings and rates shown thereunder:

<table>
<thead>
<tr>
<th>Waroa, Scale</th>
<th>Tolaga Bay</th>
<th>Tokomaru Bay</th>
<th>Beacol. Waipawa</th>
<th>Te Puia</th>
<th>Tikitiki</th>
<th>Te Araroa</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beer, wine, spirits, packed, Minimum quantity, 4 tons per s. d. consignment, per ton</td>
<td>7 s. 6 d.</td>
<td>7 s. 6 d.</td>
<td>7 s. 6 d.</td>
<td>7 s. 6 d.</td>
<td>7 s. 6 d.</td>
<td>7 s. 6 d.</td>
</tr>
</tbody>
</table>

*By adding:—* Whakatane.
GOODS—LOCAL RATES SCALE OF CHARGES—continued.


By omitting this regulation.

By adding —

23. Nelson Section.

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Description of Goods</th>
<th>Rate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glenhope</td>
<td>Hope</td>
<td>Sawn timber, dry</td>
<td>2s. 2d. per 100 sup. ft.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sawn timber, green</td>
<td>2s. 6d. per 100 sup. ft.</td>
</tr>
</tbody>
</table>

24. Picton Section.

Paragraph 18: By omitting the schedule of rates under the heading “Wellington Blenheim Freight Rates” and substituting the following:

<table>
<thead>
<tr>
<th>Wellington—Blenheim Freight Rates.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class of Goods.</td>
</tr>
<tr>
<td>General Cargo.</td>
</tr>
<tr>
<td>General cargo, not otherwise specified</td>
</tr>
<tr>
<td><em>Small lots of general cargo:</em></td>
</tr>
<tr>
<td>Not exceeding 1 cwt. or 1 cubic foot</td>
</tr>
<tr>
<td>Not exceeding 1 cwt. or 2 cubic feet</td>
</tr>
<tr>
<td>Not exceeding 2 cwt. or 3 cubic feet</td>
</tr>
<tr>
<td>Not exceeding 3 cwt. or 6 cubic feet</td>
</tr>
<tr>
<td>(Charges to be computed at these rates on weight or measurement, whichever is greater. Weights or measurements of all packages in each consignment are to be grouped for the purpose of charging.)</td>
</tr>
<tr>
<td><em>Bicycles, assembled, uncrated:</em></td>
</tr>
<tr>
<td><em>Cinematograph films:</em></td>
</tr>
<tr>
<td>Packages not exceeding 1 cubic foot</td>
</tr>
<tr>
<td>Packages not exceeding 2 cubic feet</td>
</tr>
<tr>
<td>Packages not exceeding 3 cubic feet</td>
</tr>
<tr>
<td>Packages not exceeding 4 cubic feet</td>
</tr>
<tr>
<td>Packages not exceeding 5 cubic feet</td>
</tr>
<tr>
<td>Coke, in sacks</td>
</tr>
<tr>
<td>Fruit—</td>
</tr>
<tr>
<td>Not otherwise specified</td>
</tr>
<tr>
<td>For export</td>
</tr>
<tr>
<td>Furniture in transport—</td>
</tr>
<tr>
<td>†Weighting up to 40 cwt.</td>
</tr>
<tr>
<td>†Weighting over 40 cwt. up to 60 cwt.</td>
</tr>
<tr>
<td>†Weighting over 60 cwt. up to 80 cwt.</td>
</tr>
<tr>
<td>†Weighting over 80 cwt. up to 100 cwt.</td>
</tr>
<tr>
<td>†Weighting over 90 cwt. up to 100 cwt.</td>
</tr>
<tr>
<td>Lime (builders', unsplashed)</td>
</tr>
<tr>
<td>Manures, not otherwise specified, including basic slag and agricultural lime</td>
</tr>
<tr>
<td>Manures, olives,</td>
</tr>
<tr>
<td>Meat, frozen and fresh, in general cargo storage—</td>
</tr>
<tr>
<td>Carcasses and sides, pork</td>
</tr>
<tr>
<td>Legs of pork</td>
</tr>
<tr>
<td>Carcasses and sides, beef</td>
</tr>
<tr>
<td>Carcasses, mutton</td>
</tr>
<tr>
<td>Carcasses, lamb, up to 45 lb. each</td>
</tr>
<tr>
<td>Metal, scrap, packed in tins, sacks, or cases</td>
</tr>
<tr>
<td>New Zealand</td>
</tr>
<tr>
<td>Soap and soap extract</td>
</tr>
<tr>
<td>Sugar</td>
</tr>
<tr>
<td>Tar and other road-sealing preparations</td>
</tr>
<tr>
<td>Plate glass—</td>
</tr>
<tr>
<td>Packages up to 20 cubic feet</td>
</tr>
<tr>
<td>Packages over 20 cubic feet and up to 40 cubic feet</td>
</tr>
<tr>
<td>Sewing-machines</td>
</tr>
<tr>
<td>Oysteis, in sacks</td>
</tr>
<tr>
<td>Woolpacks and cornsacks (New Zealand manufacture)</td>
</tr>
</tbody>
</table>

* These rates include (in addition to wharfage, loading, or unloading at Picton and the use of tarpaulins), cartage, wharfage, and harbour-improvement rate at Wellington and sorting at Blenheim. Consignments exceeding 3 cwt. in weight or 6 cubic feet measurement will be charged 6s. 6d. or at the rates applicable to general cargo, whichever is greater.

† The freight to be charged on the actual weight at the above rates and the excess of the measurement over the weight to be charged in addition at the ordinary general cargo rate.

‡ This rate includes (in addition to wharfage, loading, or unloading at Picton and the use of tarpaulins), wharfage and harbour-improvement rate at Wellington and sorting at Blenheim, but does not include cartage at Wellington.
## North Island Main Line and Branches—continued.

### Wellington-Blenheim Freight Rates—continued.

<table>
<thead>
<tr>
<th>Class of Goods</th>
<th>Per Ton or Charge as indicated</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Cargo—continued.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tanks, empty—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>200 gallons</td>
<td>Each</td>
<td>22 6</td>
</tr>
<tr>
<td>400 gallons</td>
<td>Each</td>
<td>34 0</td>
</tr>
<tr>
<td>600 gallons</td>
<td>Each</td>
<td>31 6</td>
</tr>
<tr>
<td>Underground petrol tanks, 500 gallons</td>
<td>40 cubic feet</td>
<td>33</td>
</tr>
<tr>
<td>Motor-vehicle engines consigned to Wellington for reconditioning at Ford Motor Co.'s factory. (Minimum charge for small lots as for general cargo)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Empties—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Empty return or used, in bundles of 25</td>
<td>Bundle</td>
<td>2 9</td>
</tr>
<tr>
<td>Empty return or used, in sacks</td>
<td>40 cubic feet</td>
<td>23 0</td>
</tr>
<tr>
<td>Empty return or used, in bales</td>
<td>40 cubic feet</td>
<td>29 0</td>
</tr>
<tr>
<td>Bottles, in sacks, cases, or cases</td>
<td>40 cubic feet</td>
<td>28 0</td>
</tr>
<tr>
<td>Benzine drums, empty return, 44-gallon</td>
<td>Drum</td>
<td>2 9</td>
</tr>
<tr>
<td>Empty returns, not otherwise specified</td>
<td>40 cubic feet or 20 cwt. (whichever is greater)</td>
<td>16 6</td>
</tr>
<tr>
<td>Dangerous Cargo.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acids : Bisulphide of ammonia, batteries charged with acid, carbide of calcium, gases in cylinders, phosphorus</td>
<td>40 cubic feet</td>
<td>68 3</td>
</tr>
<tr>
<td>Minimum charge for foregoing</td>
<td></td>
<td>11 0</td>
</tr>
<tr>
<td>Inflammmable oil (including power kerosene)—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In cases—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In drums of 44 gallons capacity</td>
<td>Drum</td>
<td>10 0</td>
</tr>
<tr>
<td>Kerosene, other than power kerosene</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Fuel oil, in drums</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Dynamite, detonators, gelignite in packages up to 50 lb.</td>
<td>Package</td>
<td>14 0</td>
</tr>
<tr>
<td>Powder in—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25 lb. packages</td>
<td>Package</td>
<td>9 0</td>
</tr>
<tr>
<td>50 lb. packages</td>
<td>Package</td>
<td>14 0</td>
</tr>
<tr>
<td>Ammunition, gun</td>
<td>20 cwt.</td>
<td>225 0</td>
</tr>
<tr>
<td>Bombs</td>
<td>20 cwt.</td>
<td>225 0</td>
</tr>
<tr>
<td>Fuses, cordite charges</td>
<td>50 lb. package</td>
<td>14 0</td>
</tr>
<tr>
<td>New Zealand softwood, Oregon, Redwood—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Up to 24 ft. lengths</td>
<td>100 sup. feet</td>
<td>10 1</td>
</tr>
<tr>
<td>Over 24 ft. up to 36 ft. lengths</td>
<td>100 sup. feet</td>
<td>11 3</td>
</tr>
<tr>
<td>Over 36 ft. up to 42 ft. lengths</td>
<td>100 sup. feet</td>
<td>12 7</td>
</tr>
<tr>
<td>Over 42 ft. up to 48 ft. lengths</td>
<td>100 sup. feet</td>
<td>13 9</td>
</tr>
<tr>
<td>Hardwood, sawn—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Up to 20 ft. lengths</td>
<td>100 sup. feet</td>
<td>11 3</td>
</tr>
<tr>
<td>Over 20 ft. up to 25 ft. lengths</td>
<td>100 sup. feet</td>
<td>12 7</td>
</tr>
<tr>
<td>Over 25 ft. up to 30 ft. lengths</td>
<td>100 sup. feet</td>
<td>13 9</td>
</tr>
<tr>
<td>Over 30 ft. up to 35 ft. lengths</td>
<td>100 sup. feet</td>
<td>15 0</td>
</tr>
<tr>
<td>Over 35 ft. up to 40 ft. lengths</td>
<td>100 sup. feet</td>
<td>16 1</td>
</tr>
<tr>
<td>Hardwood round timber at the rate for hardwood sawn timber, plus 331/3%.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wool and Skins.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wood, in bales—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Double-dumped</td>
<td>Double dumped bale</td>
<td>11 9</td>
</tr>
<tr>
<td>Single-dumped</td>
<td>Single dumped bale</td>
<td>8 3</td>
</tr>
<tr>
<td>Undumped</td>
<td>Bale</td>
<td>8 9</td>
</tr>
<tr>
<td>In fadges</td>
<td>Each</td>
<td>6 1</td>
</tr>
<tr>
<td>Wool, in bags</td>
<td>Each</td>
<td>1 8</td>
</tr>
<tr>
<td>Rabbit-skins, in bales, undumped</td>
<td>Bale</td>
<td>9 0</td>
</tr>
<tr>
<td>Sheep-skins—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In bales, dumped</td>
<td>40 cubic feet</td>
<td>24 6</td>
</tr>
<tr>
<td>In woolpacks, undumped</td>
<td>Bale</td>
<td>9 0</td>
</tr>
<tr>
<td>Hemp, Hides, Pelts, Tallow, Tow.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hemp, in bales, dumped or undumped</td>
<td>20 cwt.</td>
<td>44 0</td>
</tr>
<tr>
<td>Hides, in sacks</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Pelts, in sacks</td>
<td>Cask</td>
<td>18 8</td>
</tr>
<tr>
<td>Tallow—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In sacks</td>
<td>Cask</td>
<td>18 8</td>
</tr>
<tr>
<td>In drums</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Tow, in bales, pressed or unpressed</td>
<td>20 cwt.</td>
<td>48 0</td>
</tr>
<tr>
<td>Produce.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Barley, beans, maize, oatmeal, oats, rye-corn—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In 48 lb. sacks</td>
<td>Sack</td>
<td>2 6</td>
</tr>
<tr>
<td>In packages other than 48 in. sacks</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Beans—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In 48 lb. sacks</td>
<td>Sack</td>
<td>2 6</td>
</tr>
<tr>
<td>In part sacks not exceeding 100 lb. each</td>
<td>Part sack</td>
<td>1 7</td>
</tr>
<tr>
<td>In packages other than above</td>
<td>40 cubic feet</td>
<td>33 0</td>
</tr>
<tr>
<td>Bran and pollard</td>
<td>Sack</td>
<td>2 6</td>
</tr>
<tr>
<td>Wheat—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In 48 lb. sacks</td>
<td>Sack</td>
<td>2 6</td>
</tr>
<tr>
<td>In packages other than 48 in. sacks</td>
<td>40 cubic feet</td>
<td>30 0</td>
</tr>
<tr>
<td>Chaff</td>
<td>Sack</td>
<td>2 1</td>
</tr>
<tr>
<td>Flour</td>
<td>2,000 lb.</td>
<td>21 6</td>
</tr>
</tbody>
</table>

*Drums of other capacities to be charged pro rata the rate for 44-gallon drums.
THE NEW ZEALAND GAZETTE.

GOODS—LOCAL RATES SCALE OF CHARGES—continued.

NORTH ISLAND MAIN LINE AND BRANCHES—continued.

24. Picton Section—continued.

WELLINGTON—BLENHEIM FREIGHT RATES—continued.

<table>
<thead>
<tr>
<th>Class of Goods</th>
<th>Per Ton of or Charge as indicated</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Produce—continued.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hay and straw—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ordinary bales, hand-pressed</td>
<td>20 cwt.</td>
<td>56 s. 6d.</td>
</tr>
<tr>
<td>Machine-pressed</td>
<td>23 cwt.</td>
<td>32 s. 0d.</td>
</tr>
<tr>
<td>Malt</td>
<td>Sack</td>
<td>2 s. 9d.</td>
</tr>
<tr>
<td>Onions, in 48 in. sacks</td>
<td>20 cwt.</td>
<td>33 s. 0d.</td>
</tr>
<tr>
<td>Onions, in small bags and cases</td>
<td>40 cubic feet</td>
<td>33 s. 0d.</td>
</tr>
<tr>
<td>Potatoes—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In 48 in. sacks</td>
<td>Sack</td>
<td>2 s. 6d.</td>
</tr>
<tr>
<td>New, in small bags</td>
<td>20 cwt.</td>
<td>33 s. 0d.</td>
</tr>
<tr>
<td>Vegetables, not otherwise specified, including beet, cabbages, carrots, cauliflowers, marrows, parsnips, pumpkins—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In 48 in. sacks with mouths closely sewn</td>
<td>Sack</td>
<td>2 s. 4d.</td>
</tr>
<tr>
<td>In 48 in. sacks with mouths not closely sewn, or in sacks exceeding 48 in.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In packages other than above</td>
<td>40 cubic feet</td>
<td>33 s. 0d.</td>
</tr>
<tr>
<td>Walnuts—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lineed meal, linsmeal (lineed offal meal)—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In sacks not exceeding 120 lb. each</td>
<td>20 cwt.</td>
<td>33 s. 0d.</td>
</tr>
<tr>
<td>In sacks exceeding 120 lb. each</td>
<td>20 cwt.</td>
<td>26 s. 0d.</td>
</tr>
<tr>
<td>Seeds—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carrot, mangold, parsnip, lupin, seed-heads (unthreshed), in 48 in. sacks</td>
<td>Sack</td>
<td>2 s. 6d.</td>
</tr>
<tr>
<td>Clover, Australian, in sacks not exceeding 140 lb. each (Wellington to Blenheim)</td>
<td>Sack</td>
<td>3 s. 9d.</td>
</tr>
<tr>
<td>Clover, New Zealand, in sacks exceeding 100 lb. each</td>
<td>Sack</td>
<td>4 s. 9d.</td>
</tr>
<tr>
<td>Clover, New Zealand, in part sacks not exceeding 100 lb. each</td>
<td>Part sack</td>
<td>3 s. 0d.</td>
</tr>
<tr>
<td>Brown-top, cockfoot,* dogstail, fescue, pro-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>proteinis, rye-grass—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In full-sized sacks</td>
<td>Sack</td>
<td>3 s. 9d.</td>
</tr>
<tr>
<td>In part sacks not exceeding 100 lb. each</td>
<td>Part sack</td>
<td>2 s. 4d.</td>
</tr>
<tr>
<td>Cabbage, cow-grass, lucerne, onion, rape, swede, sweet pea, tree lucerne, turnip</td>
<td>Sack</td>
<td>4 s. 9d.</td>
</tr>
</tbody>
</table>

* Not exceeding twenty-seven sacks per ton.

SOUTH ISLAND MAIN LINE AND BRANCHES.

26. Miscellaneous.

By omitting:—

<table>
<thead>
<tr>
<th>From Stations Christchurch, Hornby, Papanui, inclusive</th>
<th>To Methven</th>
<th>Description of Goods</th>
<th>Rate 33 s. per ton, including delivery as per Reg. 34.</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Stations Christchurch, Hornby, Papanui, inclusive</td>
<td>To Geraldine</td>
<td>Description of Goods</td>
<td>Rate 35 s. 6d. per ton.</td>
</tr>
</tbody>
</table>

By adding:—

<table>
<thead>
<tr>
<th>From Stations Christchurch, Hornby, Papanui, inclusive</th>
<th>To Methven</th>
<th>Description of Goods</th>
<th>Rate 33 s. per ton.</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Stations Christchurch, Hornby, Papanui, inclusive</td>
<td>To Orari via Geraldine</td>
<td>Description of Goods</td>
<td>Rate 38 s. 9d. per ton, including delivery as per Reg. 34.</td>
</tr>
</tbody>
</table>


*These rates are applicable only to coal for shipment to Nelson, Onakaka, Picton, or Tarakohe, or ports outside the South Island, or for bunkering ships at Westport, and include all railway charges.

31. Through Booking to and from Kaikoura.

Paragraph 1: By adding:—

The rate and conditions prescribed by this paragraph will also apply to petrol, kerosene, fuel oil, lubricating oils and greases, packed, booked from Addington to Kaikoura.

34. Delivery of Goods and Minimum Charges, South Island Main Line and Branches.

Paragraph 1: By omitting under the heading “Station to ” the place names “East Oxford” and “Methven.”

As witness my hand this 11th day of March, 1943.

R. SEMPLE, Minister of Railways.
Notice is hereby given that, in pursuance of the power and authority vested in me by section 3 of the Public Trust Office Amendment Act, 1921-22, I, the Public Trustee of the Dominion of New Zealand, have appointed Thomas Edward Faber Dobson, of the Public Trust Office, Wellington, to be deputy of the District Public Trustee, during the absence of such District Public Trustee from his headquarters from any cause, and all previous Warrants appointing any deputy of the said District Public Trustee have been revoked.

Dated at Wellington, this 9th day of March, 1943.

W. G. BAIRD, Public Trustee.
Page 282 :—

Page 283 :—

Page 285 :—

Page 286 :—
Pursuant to section 4 of the Native Land Amendment Act, 1936, the Board of Native Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act, and to be included in the Te Kaha Development Scheme.

Schedule.

All that area of land in the Waiariki Native Land Court District, containing 8 acres 2 roods 18 perches, more or less, situate in Block I, Haparapa Survey District, and called or known as Awanui 2B lB 2.

Dated at Wellington, this 10th day of March, 1943.

O. N. Campbell, W. Stewart, Members of the Board of Native Affairs.

(N.D. 1/3/19.)

Including Additional Land in the Waipa Development Scheme.

Pursuant to section 4 of the Native Land Amendment Act, 1936, the Board of Native Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act, and to be included in the Waipa Development Scheme.

Schedule.
The following land situate in the Tairawhiti Native Land Court District—

<table>
<thead>
<tr>
<th>Land.</th>
<th>Area.</th>
<th>Survey District.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marangairoa 1d (eastern part)</td>
<td>716 0 0</td>
<td>approx.</td>
</tr>
<tr>
<td>Marangairoa 1n 4 (eastern part)</td>
<td>265 0 0</td>
<td></td>
</tr>
<tr>
<td>Marangairoa 1n 5 (eastern part)</td>
<td>1,113 0 0</td>
<td></td>
</tr>
<tr>
<td>Marangairoa 1d 6 (north-western part)</td>
<td>147 0 0</td>
<td></td>
</tr>
</tbody>
</table>

Total 2,241 0 0

Dated at Wellington, this 10th day of March, 1943.

O. N. Campbell, W. Stewart, Members of the Board of Native Affairs.

(N.D. 1/4/23.)

Including Additional Land in the Hokianga Development Scheme.

Pursuant to section 4 of the Native Land Amendment Act, 1936, the Board of Native Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act, and to be included in the Hokianga Development Scheme.

Schedule.
The following land situate in the Tairawhiti Native Land Court District—

<table>
<thead>
<tr>
<th>Land.</th>
<th>Area.</th>
<th>Survey District.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Block VI, Marangairoa Survey District, containing 36 acres more or less, and known as Onehere Parish. Lot 723, and being all the land comprised and described in the certificate of title, Vol. 890, folio 115, Auckland Registry.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Dated at Wellington, this 10th day of March, 1943.

O. N. Campbell, W. Stewart, Members of the Board of Native Affairs.

(N.D. 1/2/44.)

Excluding Land from the Heretaunga Development Scheme.

Pursuant to subsection (2) of section 4 of the Native Land Amendment Act, 1936, the Board of Native Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 23rd day of September, 1931, and published in Gazette No. 72 of the 1st day of October of the same year at page 2981, whereby provisions of subsection (3) of section 28 of the Native Land Amendment and Native Land Claims Adjustment Act, 1929 (now Part I of the Native Land Amendment Act, 1936), were applied to, inter alia, the said land, and such land is hereby excluded from the Heretaunga Development Scheme.

Schedule.

All that area of land in the Hauraki Native Land Court District, containing 9 acres 2 roods 0 perches, more or less, called or known as Puningsa 4a 2, and situate in the Heretaunga Survey District.

Dated at Wellington, this 10th day of March, 1943.

O. N. Campbell, W. Stewart, Members of the Board of Native Affairs.

(N.D. 1/6/1.)

Timber Control Notice No. 53.

Notice is hereby given that, in pursuance of the Supply Control Emergency Regulations 1939 and the Timber Emergency Regulations 1939, the Timber Controller hereby requires and directs as follows—

1. This notice may be cited as the Timber Control Notice No. 53.

2. This notice shall come into force on the day following publication thereof in the Gazette.

3. Except with the precedent consent of the Timber Controller no proprietor or owner, within the meaning of the Timber Emergency Regulations 1939, shall saw or otherwise convert, or use, sell, supply, dispose of, or part with the possession of any kahikate or white pine (Podocarpus dacrydioides) timber for any purpose other than the manufacture of tallow-casks or butter-boxes or use as ships’ dunnage.

4. Except with the precedent consent of the Timber Controller, no person shall purchase, agree to purchase, offer to purchase, or otherwise acquire from any proprietor or owner any kahikate or white pine (Podocarpus dacrydioides) timber for any purpose other than the manufacture of tallow-casks or butter-boxes or use as ships’ dunnage.

5. The notice dated the 29th day of May, 1940, given by the Timber Controller to boxmakers and others with respect to the use of white pine for butter-box manufacture, is hereby revoked.

Dated at Wellington, this 10th day of March, 1943.

Alex. R. Entrican, Timber Controller.

(T.C. 1/17/57.)

Timber Control Notice No. 54.

Notice is hereby given that, in pursuance of the Supply Control Emergency Regulations 1939 and the Timber Emergency Regulations 1939, the Timber Controller hereby requires and directs as follows—

1. This notice may be cited as the Timber Control Notice No. 54.

2. This notice shall come into force on the day following publication thereof in the Gazette.

3. Every proprietor, within the meaning of the Timber Emergency Regulations 1939, who at the date of the coming into force of this notice uses any sawmill, factory, or plant for the purposes of manufacturing wooden containers or parts thereof shall, not later than the 9th day of April, 1943, deliver to the Timber Controller a form set out in the Schedule hereto.

4. Every proprietor who at any time after the coming into force of this notice commences to use any factory or plant for the purposes of manufacturing wooden containers or parts thereof shall, within one week after commencing so to use the factory or plant, deliver to the Timber Controller a statement in the form set out in the Schedule hereto.

5. Every proprietor who has delivered the prescribed statement in respect of any factory or plant used by him for the purposes aforesaid shall immediately such factory or plant ceases to be so used by him or immediately any change takes place in the ownership or possession of the factory or plant give to the Timber Controller notice thereof, but the compliance with the requirements of this clause shall not relieve any person from the duty of complying with clause 6 hereof.

6. Every person who after the date of the coming into force of this notice acquires or succeeds to the ownership or control of any factory or plant which is for the time being used for the manufacture of wooden containers or parts thereof shall give notice thereof to the Timber Controller within seven days after he acquires or succeeds to such ownership or control.

7. Copies of the form specified in the Schedule hereto may be obtained from the Timber Controller or from any office of a Conservator of Forests of the State Forest Service.

The notice given in pursuance of the Supply Control Emergency Regulations 1939 and the Timber Emergency Regulations 1939 and published in the Gazette on the 4th July 1940, at page 1626, is hereby revoked.
BANKRUPTCY NOTICE.

In Bankruptcy.

In the Estate of F. C. Hogg (deceased), in Administration, Grocer, Levin.

NOTICE is hereby given that a first and final dividend of 7s. 3d. in the pound is now due and payable at my office, Waldegrave Buildings, Palmerston North, on all proved and accepted claims in the above estate.

Dated at Palmerston North, this 12th day of March, 1943.

F. C. LITCHFIELD, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, and cannot be lodged forbidding the same on or before the 19th April, 1943 —

S139. JAMES O'HALLORAN, of Howick, retired Police Farmer. Lots 1 and 3, Plan 31336.

In the Estate of F. C. Hogg (deceased), in Administration, Grocer, Levin.

NOTICE is hereby given that a first and final dividend of 7s. 3d. in the pound is now due and payable at my office, Waldegrave Buildings, Palmerston North, on all proved and accepted claims in the above estate.

Dated at Palmerston North, this 12th day of March, 1943.

F. C. LITCHFIELD, Deputy Official Assignee.
NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice:—

R. 9877. CHARLES BIRD, 4 acres 3 roods 30 perches: Part of Block 12, Porangahau Crown Grant District, situate in Block IV, Porangahau Survey District. Occupied by applicant.

Diagram may be inspected at this office.

Dated this 15th day of March, 1943, at the Land Registry Office, Napier.
E. C. ADAMS, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1933, SECTION 282 (3).

NOTICE is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved:—

To Knitt Ice & Milk Product Co., Limited. Dated this 12th day of March, 1943.
L. G. TUCK, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6).

NOTICE is hereby given that a resolution for voluntary winding up is to be proposed, and that a meeting of the creditors of the said company will be held, pursuant to section 234 of the Companies Act, 1933, at the registered office of the company, Clyde Street, Balclutha, on Wednesday, the 31st day of March, 1943, at 2 o'clock in the afternoon, at which a resolution for voluntary winding up is to be proposed, and in pursuance of section 236 of the said Act, may appoint a committee of inspection.

Dated 8th day of March, 1943.

G. A. WAGHORNE AND CO., LIMITED.

IN LIQUIDATION.

In the matter of section 232 of the Companies Act, 1933, and in the matter of G. A. WAGHORN AND CO., LIMITED (in Liquidation).

NOTICE is hereby given that a meeting of members of G. A. Waghorne and Co., Limited, of Dunedin, will be held at the offices of Messrs. Armstrong and Riesterer, Commercial Bank Buildings, Victoria Street, Hamilton, for the purpose of receiving the liquidators' account of the winding-up of the company.

Dated this 12th day of March, 1943.

R. D. McKECHNIE, Liquidator.

STREET AND STREET, LTD.

IN LIQUIDATION.

NOTICE is hereby given that the final general meeting of shareholders of the above company is called for Friday, the 2nd day of April, 1943, at 2.30 p.m., at the offices of Messrs. Armstrong and Riesterer, Commercial Bank Buildings, Victoria Street, Hamilton, for the purpose of receiving the creditors' account of the winding-up of the company.

Dated this 12th day of March, 1943.

J. L. ARCUS, Liquidator.

WELLINGTON CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Wellington City Oderoot and Sundry Works Loan 1935, Repayment Loan 1935, Repayment Loan 1933, Repayment Loan 1943.

The following resolution was duly passed at a meeting of the Wellington City Council held on the 10th day of March, 1943:—

"In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies’ Loans Act, 1926, and its amendments, and of all other Acts, powers, and authorities enabling it in that behalf, the Wellington City Council hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on a special loan of twenty-three thousand pounds..."
(£23,000), to be known as the Wellington City Overdraft and Sundry Works Loan 1906, Repayment Loan 1935, Repayment Loan 1943, authorized to be raised by the Wellington City Council under the above Act, for the purpose of repaying, to the extent authorized by sinking funds, funds insufficient for the balancing of a loan originally raised in 1898, fifty-one thousand pounds (51,000); renewed 1908, forty-six thousand nine hundred pounds (46,900); renewed 1935, forty-six thousand nine hundred pounds (46,900); and held on the 4th day of March, 1943, the following special rate, thirty-five eight hundredths of a penny (35/800d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property within the whole of the City of Wellington; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable on the 1st day of July in each and every year during the currency of such loan, being a period of ten (10) years from the 30th day of June, 1943, or until the loan is fully paid off.

E. P. NORMAN, Town Clerk.

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that MAYO and IRONSIDE, Limited, has changed its name to MAYO Bros., Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch, this 8th day of March, 1943.

J. MORRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that THE AUCKLAND MUSSEL COMPANY, LIMITED, has changed its name to THE COROMANDEL AUCKLAND MUSSEL COMPANY, Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 8th day of March, 1943.

L. G. TUCK, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that THE TAUMARUNUI IMPORTING and LEASING COMPANY, LIMITED, has changed its name to NORTHLAND FINANCE COMPANY, Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 11th day of March, 1943.

H. B. WALTON, Assistant Registrar of Companies.

CONTINENTAL TRADERS, LIMITED.

IN LIQUIDATION.

in the matter of the Companies Act, 1933, and in the matter of CONTINENTAL TRADERS, LIMITED (in Liquidation).

NOTICE is hereby given, in accordance with section 222 of the Companies Act, 1932, that at an extraordinary general meeting of shareholders of the above-named company, duly convened and held on the 4th day of March, 1943, the following special resolutions were passed:

"That this company be wound up voluntarily as a members' winding up;"

"That R. W. LOCK, Public Accountant, of Auckland, be appointed as liquidator."

Dated this 12th day of March, 1943.

R. W. LOCK, Liquidator.

CONTINENTAL TRADERS, LIMITED.

IN LIQUIDATION.

Notice to Creditors to Prove.

in the matter of CONTINENTAL TRADERS, LIMITED (in Liquidation).

THE Liquidator of the above-named company, which is being wound up voluntarily (as a members' winding up), does hereby fix the 31st day of March, 1943, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 258 of the Act, or to be excluded from any benefit of any distribution made before such debts are proved, or, as the case may be, from objecting to such distribution.

Dated this 15th day of March, 1943.

G. A. HAYDON, LIMITED.

IN LIQUIDATION.

NOTICE is hereby given, in pursuance of section 232 of the companies Act, 1933, that a general meeting of the above-named company will be held at 17 King Edward Parade, Devonport, Auckland, on Thursday, the 8th day of April, 1943, at 8 o'clock in the evening, for the purpose of having an account laid before the meeting showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books of account of the company and of the liquidator thereof shall be disposed of.

G. A. HAYDON, Liquidator.

FRANKLIN FARMERS' AUCTIONEERING COMPANY, LIMITED.

IN VOLUNTARY LIQUIDATION.

in the matter of the Companies Act, 1933, and in the matter of FRANKLIN FARMERS' AUCTIONEERING COMPANY, LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that at a general meeting held at Pukekohe of the above-company on the 16th day of March, 1943, it was resolved, pursuant to the provisions of the above Act, that the company be wound up voluntarily, and that Mr. LEONARD WILSON WHITE, of Pukekohe, Public Accountant, be appointed liquidator.

J. JOHN PATTERSON, Chairman of Directors.

NEW ZEALAND.

FRIENDLY SOCIETIES ACT, 1909.

Advertisement of Cessation.

NOTICE is hereby given that the Deputy Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this 16th day of March, 1943, cancelled the registry of the Blackball Amalgamated Medical Association (Register No. 417), held at Blackball, on the ground that it has ceased to exist.

G. E. BRADLEY, Deputy Registrar.

1ST NEW ZEALAND EXPEDITIONARY FORCE, 1914–18.

ROLL OF HONOUR published in 1924 by the Defence Department, giving—

(1) A list of members of the 1st New Zealand Expeditionary Force killed in action, died of wounds inflicted, or accidents occurring, or disease contracted while on active service.

(2) Those who died from accident occurring or disease, after discharge from the 1st New Zealand Expeditionary Force from wounds inflicted or disease contracted while on active service up to 31st December, 1923.

(3) Those who died from accident occurring or disease contracted while training with or attached to the 1st New Zealand Expeditionary Force of New Zealand.

Price, 3s. 6d.; postage free.

Apply to GOVERNMENT PRINTER, or CHIEF POSTMASTERS AT AUCKLAND, CHRISTCHURCH, OR DUNEDIN.

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of £3 6s. per annum, including postage, PAYABLE IN ADVANCE.

Single copies of the Gazette as follows:—

Ordinary Weekly Gazette: For the first 32 pages, 9d., increasing by 5d. for every subsequent 16 pages or part thereof; postage, 3d.

Supplementary and Extraordinary Gazettes: For the first 8 pages, 6d., over 8 pages and not exceeding 32 pages, 9d., increasing by 3d. for every subsequent 16 pages or part thereof; postage, 3d.

Advertisements charged at the rate of 6d. per line for the first insertion, and 5d. per line for the second and any subsequent insertions.

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across the face of the advertisement.

The New Zealand Gazette is published on Thursday evening of each week, and notices for insertion must be received by the Government Printer before 12 o'clock of the day preceding publication.

TONGARIRO NATIONAL PARK.

By JAMES COWAN, F.R.G.E.

This publication contains 156 pages of letterpress, together with 39 full-page illustrations, and gives an account of its Topography, Geology, Alpine, and Volcanic Features, History and Maori Folk-lore.

Price: 3s. 6d., plus 4d. postage.