

Notice of Adoptions under Part IX of the Native Land Act, 1931

Tokerau Native Land Court Office,
Auckland, 7th October, 1943.

IT is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Native Land Court under the provisions of the Native Land Act, 1931.

J. H. ROBERTSON, Registrar.

Whakaatu tangohanga Tamariki Whangai i raro o Wahi IX o te Ture Whenua Maori, 1931

Tari Kooti Whenua Maori, Tokerau,
Akarana, 7 o Oketopa, 1943.

HE whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori i raro i nga tikanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai, e whakaaturia nei e te Kupu Apiti i raro nei.

J. H. RAPIHANA, Kairehita.

SCHEDULE (KUPU APITI)

No. (Nama).	Adopting Parents (Nga matua Whangai).	Adopted Children (Tamariki Whangai).
629/M	Ngatote Matiu and Amokura Matiu	Rosemary Gentry, <i>alias</i> Whawhinga Gentry.
575/M	Kawe Apiata and te Aumihi Kawe Apiata	Halima, <i>alias</i> Halima Kadamia.
647/M	Hapakuku Koha and Ani Mapere Kingi	Kahiti Tamati Kerehoma.
1246/BI	Hone Pera Ngohi Kaka and Irihapeti Hone Kaka	Kaporeihana Materoria.
1230/BI	Ho te Ahuahu and Hana Ho te Ahuahu	Toeke Heta te Ahuahu.
1210/BI	Apotoro Tiari Kopa, <i>alias</i> Sonny Cooper, and Ruiha Kopa, <i>alias</i> Ruiha Kena Taurarau	Sonny Apotoro Kopa.
1219/BI	Taranaki Tarau and Maraea Pita Tarau	Thomas Huingariri Poutu.
646/M	Waaka Iraia and Katerina Kerehoma	Mary Brass.

his last known place of business or abode, post to every person in respect of whom any such entry was made as the owner of the unclaimed money, a notice specifying the amount of such money and the fact that it is entered in such register as unclaimed moneys.

All unclaimed moneys which have not been paid to the owner thereof within three months after posting to such owner of the notice shall be paid into the Public Account to the credit of the Consolidated Fund, and the company shall thereafter be relieved from further liability in respect of the moneys so paid.

Unclaimed moneys are recoverable by any claimant who is able to establish to the satisfaction of the Minister of Finance that he has a valid claim. Written application should be made to the Commissioner of Taxes by the owner of the moneys, supported by any relevant documentary evidence, and if application is made by a company on behalf of the owner of the moneys, the owner's written authority for payment to the company should be forwarded.

Every director, manager, secretary, or other officer who knowingly and wilfully authorizes and permits a default in complying with the requirements of the Act is liable to the fine provided for in section 29 of the Finance Act, 1932.

The administration of the Unclaimed Moneys Act, 1908, and amendments, is vested in the Commissioner of Taxes, and notwithstanding that the Act provides for returns being made to the Minister, any communication regarding unclaimed moneys should be directed to the Commissioner of Taxes, Wellington C. 3.

"Unclaimed moneys," as defined by the principal Act, means all principal and interest money, and all unforfeited dividends, bonuses, profits, and sums of money whatsoever owing to any person, which has been in the possession of the company for a period of six years or upwards, after the time when same became payable, and in respect whereof no claim has been made by the owner against the company.

A "company" means every company which, having for its object the acquisition of gain, is registered or incorporated in New Zealand or being registered abroad is carrying on business in New Zealand; the liquidator of any company; every person or firm carrying on business as traders in New Zealand and acting as agents or private bankers for individuals or companies; every bank and life insurance office, howsoever and wheresoever registered or incorporated, carrying on business in New Zealand; building societies under the Building Societies Act, 1908; incorporated societies under the Incorporated Societies Act, 1908; the trustees of any trust for religious, charitable, or educational purposes in any way subject to the Religious, Charitable, and Educational Trusts Act, 1908; all local authorities within the meaning of section 124 of the Public Revenues Act, 1926; and also all public bodies, the accounts of which are by any Act required to be audited by the Audit Office.

J. M. PARK, Commissioner of Taxes.

For special provisions regarding moneys deposited in any bank, or the proceeds of any life insurance policy, see section 26 of the Finance Act 1932.

Industrial Man-power Emergency Regulations 1942.—Amendments to Declarations of Essential Undertakings

National Service Department,
Wellington, 19th October, 1943.

THE Controller of Man-power doth hereby give notice that the Minister of Industrial Man-power has made the following amendments to declarations of essential undertakings as enumerated hereunder as from the dates indicated:—

Declaration (No. 97) 8th October, 1943

Addition—
Daly Brothers, Ltd., at Christchurch.

Declaration (No. 117) 8th October, 1943

Additions—
The Restaurant of the Sanitarium Health Food Company, at Auckland.
The Restaurant of the Sanitarium Health Food Company, at Wellington.

H. L. BOCKETT, Controller of Man-power.

Unclaimed Moneys Act, 1908

THE attention of all companies is drawn to the requirements of the Unclaimed Moneys Act, 1908, and amendments thereto, in connection with the payment of all unclaimed moneys to the Consolidated Fund.

A summary of the provisions defining a "company" and "unclaimed moneys" within the meaning of the Act is given hereunder.

The Act provides that every company is liable on 1st June of each year to enter in an alphabetical register, in the form of the Second Schedule to the Unclaimed Moneys Act, 1908, the particulars of all unclaimed moneys in an account which has not been operated upon for six years.

Not later than the 30th June in each year, or such later date as the Minister of Finance approves in writing, every company shall furnish a copy of every entry made on the first day of that month in the register kept by it, and shall, by letter addressed to him at

C

The Industrial Conciliation and Arbitration Act, 1925.—Notice of Proposed Cancellation of Registration

Department of Labour,
Wellington, 15th October, 1943.

NOTICE is hereby given that pursuant to an application in that behalf made to me by the Rangiora Branch of the Amalgamated Society of Carpenters and Joiners Industrial Union of Workers, Registered No. 1099, situated at Rangiora, and in exercise of the powers conferred upon me by section 22 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of that industrial union after the expiration of six weeks from the date of the publication of this notice in the *Gazette*, unless in the meantime cause is shown to the contrary.

E. B. TAYLOR, Registrar of Industrial Unions.

Building Construction Control Notice No. 17

NOTICE is hereby given that, pursuant to the Supply Control Emergency Regulations 1939 and the Building Emergency Regulations 1939, I hereby require and direct as follows:—

1. This notice may be cited as the Building Construction Control Notice No. 17.
2. This notice shall come into force on the 22nd day of October, 1943.
3. Subject to the provisions of the Electrical Wiring Regulations 1935,* no person shall, except with the precedent consent of the Building Controller, cause or permit any insulated stranded electrical cable having a cross-sectional area of 0.0045 square inches (7/029 in. or its equivalent) or less to be used for any purpose if it is practicable to use a solid conductor for that purpose.

Dated at Wellington, this 20th day of October, 1943.

D. G. SULLIVAN,
Minister of Supply and Munitions.

* *Gazette*, 6th September, 1935, Vol. III, page 2539.