South Canterbury Catchment Board.—First Election

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

At the Government House at Wellington, this 22nd day of March, 1944

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

IN pursuance and exercise of the powers conferred upon him by the Soil Conservation and Rivers Control Act, 1941, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint the twentieth day of May, one thousand nine hundred and forty-four, as the date on which shall be held the first election of representatives of the constituent districts in the South Canterbury Catchment District, being a catchment district duly constituted by Order in Council dated the second day of February, one thousand nine hundred and forty-four, and published in the New Zealand Gazette No. 6 of the tenth day of the same month the tenth day of the same month.

C. A. JEFFERY, Clerk of the Executive Council. (P.W. 75/6.)

Declaring Road in Blocks II and III, Hamilton Survey District, to be Government Road

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

At the Government House at Wellington, this 22nd day of March, 1944

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers vested in him by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, 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, doth hereby order and declare that the portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become Covernment, road Government road.

SCHEDULE

Approximate Areas of the Pieces of Road declared Government Road.	Adjoining or passing through	Situated in Block
A. R. P. 0 1 28·5 0 0 24·8	Part Allotment 1, D.P. 5053, Parish of Tamahere Part Allotment 1, D.P. 5053, Parish of Tamahere	II II and III

Situated in Hamilton Survey District (Auckland R.D.).

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 110140, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

C. A. JEFFERY, Clerk of the Executive Council. (P.W. 70/2/18/0.)

Foreshore License.-Wharf and Shed, Kopuku Landing, Whangamarino Stream

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

At the Government House at Wellington, this 15th day of March, 1944

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Harbours Act, 1923, His Excellency the PURSUANT to the Harbours Act, 1923, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby license and permit the Waikato County Council (hereinafter called "the Council," which term shall include its successors or assigns, unless the context requires a different construction) to use and occupy a part of the foreshore of the Whangamarino Stream at Kopuku Landing, Section 5, Block IV, Maramarus Survey District, as shown on approved plan marked M.D. 4589 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a wharf marked M.D. 4589 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a wharf and shed as shown on the said plan, such license to be held and enjoyed by the Council upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE

Conditions

(1) This license is subject to the Foreshore License Regulations 1940, and the provisions of those regulations shall, so far as applicable, apply hereto.

(2) The annual sum payable by the Council shall be one shilling (1s.) payable on demand.(3) The term of the license shall be fourteen years from the

7th day of March, 1944. (4) The master of every vessel discharging ballast at the said wharf shall have all such ballast taken away and deposited above high-water mark, or at such place as may be approved by the Minister or by any person appointed by the Minister for that purpose.

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

Regulations under the Naval Defence Act. 1913, amended

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

At the Government House at Wellington, this 15th day of March, 1944

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

N pursuance and exercise of the powers and authorities conferred on him by section twenty-five of the Naval Defence Act, 1913, and of all other powers and authorities enabling him in that behalf, His Excellency the Governor-General, with the advice of the Executive Council, doth hereby amend and supplement the regulations referred to in the Schedule hereto as shown therein.

SCHEDULE

Regulations for the Government and Payment of the Royal New Zealand Naval Reserves, 1937

The following instructions are to be read with reference to the above regulations, Article Nos. 17, 21, 63, 64, 68, 97, 99, 118, 123, 124, 142.

ROYAL NEW ZEALAND NAVAL VOLUNTEER RESERVE OFFICERS Confirmation and Promotion in Time of War (N.A. 9/12/6)

The rules for promotion and confirmation of Royal New Zealand Naval Volunteer Reserve Officers in time of war have been revised and consolidated and are issued herewith for information.

2. In the Schedules appended to this Navy Order

Schedule A contains the rules for confirmation and promotion of all R.N.Z.N.V.R. officers entered or promoted prior to 1st May, 1943:

Schedule B contains the rules for confirmation and promotion

of all R.N.Z.N.V.R. officers entered or promoted on or after 1st May, 1943, with retrospective provision for promotion to the rank of Acting Sub-Lieutenant:

Schedule C contains the rules under which Junior Reserve

Officers may be recommended for accelerated promotion.

3. The names of officers who are eligible for promotion should of the requirements has been satisfied. Officers not recommended for confirmation or promotion when qualified by age and service are to be the subject of a special report accompanied by form S. 206. (Attention is drawn to paragraph 4 of C.A.F.O. 1312/40.)

4. (a) The naval watchkeeping certificate is to be worded as follows:

"[Rank], [name], is competent to take charge of a watch at sea as a Lieutenant, and to perform efficiently the duties of that rank."

(b) Where a Commanding Officer does not feel justified in awarding the full naval watchkeeping certificate, as shown above, a restricted certificate may be awarded by the addition of a paragraph to the following effect:-

"2. This certificate is granted for [insert class of vessels] only."

2. This certificate is granted for [insert class of vessels] only."

(c) Where the additional paragraph referred to above is added, the certificate will not be regarded as a full naval watchkeeping certificate, and the notation (W/K) will not appear against the officer's name in the Navy List.

(d) Copies of watchkeeping certificates awarded are to be forwarded at the time of the award or with the recommendation for promotion if at the time of the award the officer is due for promotion.

5. Henceforth no R.N.Z.N.V.R. officer, Executive Branch, will be promoted to the confirmed rank of Lieutenant in the Executive Branch unless in possession of a watchkeeping certificate, irrespective

be promoted to the confirmed rank of Lieutenant in the Executive Branch unless in possession of a watchkeeping certificate, irrespective of the officer's age or date of entry.

Where officers have not had an opportunity of qualifying for watchkeeping certificate owing to the exigencies of the

Where officers have not had an opportunity of qualifying for a naval watchkeeping certificate owing to the exigencies of the Service, this requirement for promotion may be dispensed with if they are certified by their Commanding Officers as competent to carry out in an efficient manner the duties upon which they are employed. In such cases, officers without watchkeeping certificates will be promoted to Acting-Lieutenant only, and will be eligible for the confirmed rank of Lieutenant on obtaining a watchkeeping certificate, and seniority as such will be antedated to the date of promotion to the acting rank. The same rate of pay applies both to the acting and confirmed rank.

to the acting rank. The same rate of pay applies both to the acting and confirmed rank.

6. The naval watchkeeping certificate is to be granted by the Commanding Officer of the ship in which the officer is serving except in the case of minor war vessels, where the watchkeeping certificate is to be granted by the appropriate administrative authority.

Note.—All seagoing vessels in the R.N.Z.N. other than the cruisers are to be regarded as minor war vessels.

7. In future, ratings promoted from the lower deck will, if under nineteen and a half years, be promoted to Midshipman or, if over nineteen and a half years, to Acting Sub-Lieutenant or relative rank. Candidates entered direct from civil life as officers will normally, if under nineteen and a half years, be appointed as Probationary Temporary Midshipman in their appropriate branch or, if over