

Nomination of Persons qualified for Appointment as Assessors in Criminal Trials under the Cook Islands Act, 1915

C. L. N. NEWALL, Governor-General

PURSUANT to the authority vested in me by section two hundred and ninety-five of the Cook Islands Act, 1915, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby revoke the nomination of persons qualified for appointment as Assessors in criminal trials in the High Court of the Cook Islands, made by Warrant gazetted in *New Zealand Gazette* No. 34 of the thirteenth day of May, one thousand nine hundred and forty-three, at page 524, in respect of persons in the Island of Niue, and in lieu thereof I hereby nominate the persons named in the Schedule hereto as persons qualified for appointment as Assessors under the said Act generally in criminal trials in the High Court of the Cook Islands in the Island of Niue, and I declare that this Warrant shall take effect on the first day of May, one thousand nine hundred and forty-five.

SCHEDULE

The following persons presently residing in the Island of Niue:—

Collins, Harry Woolaston.	Iafeta.
Head, Allen George.	Fuemana.
Head, Arthur Owen.	Latoa.
Jennings, Charles.	Makātogia.
Pitt, Leon Keith.	Matakaitoa.
Maher, Daniel James.	Tamatoa.
Ridgley, Raymond Spencer.	Falepeau.
Taylor, Harold.	Laʔuki.
Limakona.	Pulemoana.
Manufuli.	Togiatu.
Puleiki.	Falani Nogotau.
Tupetagi.	Lagatuki.
Tipou.	Puhiatau.
Kihetoa.	Tapao Manu.
Puleheloto.	Jackson, Joseph Kulatea.
Motuhelagi.	Pasione.
Manuhiku.	Tiakisoni.
Togia.	Tukutupe.
Tioneloto.	Kefutoa.
Mitihepi.	Palamu.
Mitipeka.	Ikiua.
Patumaka.	Kamupala.
Folitauga.	Lufetoa.
Latitu.	Lupo, Harry.
Pahetogia.	Lupo, Neri.
Tionetama.	Tauliti Talapoe.
Feleti.	Tipeni.
Faleapa.	Vilisoni.
Ikimata.	Pulegamotu.

As witness the hand of His Excellency the Governor-General, this 23rd day of April, 1945.

W. NASH,
Acting-Minister of Island Territories.

Lands permanently reserved in the Wellington, Westland, and Canterbury Land Districts

C. L. N. NEWALL, Governor-General

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month, but not later than six months, after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the *Gazette*:

And whereas by the seventy-first section of the Land for Settlements Act, 1925, it is further provided that the Governor-General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

And whereas the lands described in the Schedule hereto were by the Warrant dated the fourteenth day of December, one thousand nine hundred and forty-four, and published in the *Gazette* of the twenty-first day of that month, temporarily reserved under the authority of the said Acts for the purposes in the Schedule of the said Warrant specified at the end of the respective descriptions of the lands so intended to be temporarily reserved:

Now, therefore, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Acts, do hereby permanently reserve the lands described in the Schedule hereto for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be permanently reserved for which purposes the said lands were so temporarily reserved as aforesaid.

SCHEDULE

WELLINGTON LAND DISTRICT

SECTION 9, Block V, Town of Waimarino, situated in Block XVI, Kaitieke Survey District: Area, 1 rood, more or less. (Buildings of the General Government.)

All that area situated in the City of Palmerston North, containing by admeasurement 5 acres 2 roods 35.45 perches, more or less, being Lot 54 on S.O. plan 20714, and being a subdivision of parts Suburban Sections 1023 to 1030 inclusive, Township of Palmerston.

Also all that area situated in the City of Palmerston North, containing by admeasurement 16.24 perches, more or less, being Lot 9 on S.O. plan 20657, and being a subdivision of part Rural Section 387, Township of Palmerston.

Also all that area situated in the Johnsonville Town District, containing by admeasurement 2 roods 38.76 perches, more or less, being Lot 4 on S.O. plan 20105, and being parts of Subdivisions 6 and 13 of Section 8, Porirua District.

Also all that area situated in the City of Wanganui, containing by admeasurement 3 roods 32 perches, more or less, being Lot 22 on S.O. plan 20868, and being parts of Sections 63 and 64, Left Bank, Wanganui River.

As the same are more particularly delineated on the plans marked L. and S. 1/1107/5, 1/1107/5A, D, and E, respectively, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Recreation.)

WESTLAND LAND DISTRICT

Reserve 1852, Block II, Ahaura Survey District: Area, 3 roods 32.4 perches, more or less. (Gravel-pit.)

CANTERBURY LAND DISTRICT

Section 33, Morice Settlement, situated in Block XIII, Pigeon Bay Survey District: Area, 1 acre, more or less. (Public-school site, Puaha.)

As witness the hand of His Excellency the Governor-General, this 23rd day of April, 1945.

C. F. SKINNER, Minister of Lands.

(L. and S. 6/8/70, 1/1107/5, 6/5/325, 6/6/185.)

Lands temporarily reserved in the Wellington, Westland, and Otago Land Districts

C. L. N. NEWALL, Governor-General

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve the lands in the Wellington, Westland, and Otago Land Districts described in the Schedule hereunder written for the purposes specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE

WELLINGTON LAND DISTRICT

SECTIONS 22 and 23, Block III, Retaruke Survey District: Area, 15 acres, more or less. (Roadman's cottage-site.)

WESTLAND LAND DISTRICT

Reserve 1829, Block VIII, Mawheranui Survey District: Area, 1 acre, more or less. (Addition to a public-school site, Nelson Creek.)

OTAGO LAND DISTRICT

Section 127, Block I, Fraser Survey District: Area, 4 acres 3 roods 13.7 perches, more or less. (Gravel-pit.)

As witness the hand of His Excellency the Governor-General, this 28th day of April, 1945.

C. F. SKINNER, Minister of Lands.

(L. and S. 6/1/720, 6/6/840, XI/9/414.)

Honorary Inspectors of Scenic Reserves appointed

C. L. N. NEWALL, Governor-General

IN pursuance and exercise of the powers conferred by section four of the Scenery Preservation Act, 1908, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby appoint

Habin James Cooney,
James Alexander Field,
Lewis Walter Wastney,
Frank Henry James Parker,
Frederick Charles Winter,
John Roberts Nelson,
Albert William Williams, and
James Reginald Overington

to be Honorary Inspectors under the said Act.

As witness the hand of His Excellency the Governor-General, this 23rd day of April, 1945.

C. F. SKINNER,
Minister in Charge of Scenery Preservation.

(L. and S. 4/448.)