Boundaries of Christchurch Drainage District altered

[In pursuance of the powers and authorities vested in me by section two of the Christchurch Drainage District Amendment Act, 1920,] extended the Christchurch District Drainage Amendment Act, 1944, and of all other powers and authorities enabling me in this behalf, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby declare that the areas described in the First and Second Schedules hereto shall be added to and form part of the Christchurch Drainage District; and, with the like powers and authorities, do hereby also declare that the areas described in the First Schedule hereto shall form a new sub-district of the said district, to be called the Sumner Sub-district, and that the areas described in the Second Schedule hereto shall be added to the Heathcote Sub-district of the said district.

FIRST SCHEDULE

AREAS DECLARED TO FORM THE SUMNER SUB-DISTRICT

All that area in the Canterbury Land District, bounded by a line commencing at a point on the easternmost corner of Reserve No. 4324 (Mc Cormack's Bay), being a point of the boundary of the City of Christchurch (New Zealand Gazette, 1945, page 341); thence proceeding north-easterly along the north-western side of the Sumner Road and south-easterly generally by the estuary of the Avon and Heathcote Rivers and the mean high-water mark of the sea to Godley Head; thence south-westerly generally by the mean high-water mark of the Lyttelton Harbour to a point due south of the Trig. Station MM.; being a point on the boundary of the Borough of Lyttelton (New Zealand Gazette, 1929, page 2957-58); thence due north and generally south-westerly and north-westerly along that boundary to its intersection with the western boundary of Lot 1 on plan deposited in the Canterbury District Land Registry Office at Christchurch as No. 4018; thence northerly along the western boundary of that lot and along the western boundary of the Rockcliffs Rifle Range to its westernmost corner; thence along a right line to the north-eastern corner of Lot 47 on plan deposited as aforesaid as No. 3416; thence along the northern boundary of that lot and the north-western boundary of Lot 48 on plan deposited as aforesaid as No. 3416 to Moncks Spur Road; thence westerly along the northern boundaries generally of Lots 55 and 37 and northerly along the eastern boundary of Lot 61, all on plan deposited as aforesaid as No. 3555, to the northermost corner of the last-mentioned lot; thence along a right line running due west to the northermost corner of Reserve No. 4324 aforesaid, the point of commencement.

Also all that area in the Canterbury Land District, bounded by a line commencing at a point on the westernmost corner of Reserve No. 4324 (McCormack's Bay), being a point on the boundary of the City of Christchurch (New Zealand Gazette, 1944, page 1399); thence proceeding westerly and south-easterly by right lines bearing 90° 09' 26" S., 309° 05' 33" W., 279° 47' 23" S., and 270° 17' 37" S., to the easternmost corner of the said Reserve No. 4324; thence westerly and north-westerly along the northern side of the Sumner Road to the westernmost corner of that reserve, the point of commencement.
A PROCLAMATION

I, Cyril Louis Norton Newall, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the East Coast Main Trunk Railway; and I do also hereby declare that this Proclamation shall take effect on and after the thirteenth day of August, one thousand nine hundred and forty-five.

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 3rd day of August, 1945.

R. SEMPLER, Minister of Works.

SCHEDULE

APPROXIMATE area of the piece of Crown land set apart: 1 rood 19½ perches.

Situated in Block IX, Waikaia Survey District (Hawke’s Bay R.D.) (S.O. 1157; green).

In the Waikaia District; as the same is more particularly delineated on the plan marked P.W.D. 98537, deposited in the office of the Minister of Works at Wellington, and thereon coloured dark green.

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 3rd day of August, 1945.

R. SEMPLER, Minister of Works.

SCHEDULE

APPROXIMATE area of the piece of Crown land set apart: 1 rood 19½ perches.

Situated in Block IX, Waikaia Survey District (Hawke’s Bay R.D.) (S.O. 1157; green).

In the Waikaia District; as the same is more particularly delineated on the plan marked P.W.D. 98537, deposited in the office of the Minister of Works at Wellington, and thereon coloured dark green.

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 3rd day of August, 1945.

R. SEMPLER, Minister of Works.

SCHEDULE

APPROXIMATE area of the piece of Crown land set apart: 11 acres 0 roods 11 perches.

Situated in Block X, Bruce Bay Survey District, Westland County (Canterbury R.D.). (S.O. 4389.)

In the Westland Land District; as the same is more particularly delineated on the plan marked 121783, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

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 6th day of August, 1945.

R. SEMPLER, Minister of Works.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 11 acres 0 roods 11 perches.

Being part Reserve 1049 (Provisional State Forest).

Situated in Block X, Bruce Bay Survey District (Westland R.D.). (S.O. 4389.).

In the Westland Land District; as the same is more particularly delineated on the plan marked 121783, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

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 6th day of August, 1945.

R. SEMPLER, Minister of Works.

SCHEDULE

APPROXIMATE area of the piece of Crown land set apart: 3 acres 0 roods 29½ perches.

Being stopped Government road adjoining or passing through railway land.

Situated in Block IX, Waikaia Survey District (Hawke’s Bay R.D.) (S.O. 1157; green).

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 3rd day of August, 1945.

R. SEMPLER, Minister of Works.

Land proclaimed as Road in Blocks XIII and XIV, Opihi Survey District, Le серии County

 Approximate Area of the Piece of Land proclaimed as Road. Beag Situated in Block Situated in Survey District of Shows on Plan Coloured on Plan

 A. R. P. Part Lot 1, D.P. 980 (part Rural Section 9018)
 3 5 36 Part Lot 1, D.P. 937 (part Rural Section 9918)
 0 0 6 T Part Lot 1, D.P. 937 (part Rural Section 4589)

(S.O. 2759.)

(Canterbury R.D.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

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 3rd day of August, 1945.

R. SEMPLER, Minister of Works.

God save the King!
Land proclaimed as Road, and Road closed, in Block XIV, Whangarei Survey District, Whangarei County

[S.O. 3804.]

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

A PROCLAMATION

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim as road the land described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE

LAND PROCLAIMED AS ROAD

Approximate areas of the pieces of land proclaimed as road:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 2 9</td>
<td>Part Lot 2, D.P. 28706, being part Allotment 77, Owhiwa Parish; coloured blue.</td>
</tr>
<tr>
<td>2 3 9</td>
<td>Part Lot 1, D.P. 28706, being part Allotment 77, Owhiwa Parish; coloured blue.</td>
</tr>
<tr>
<td>0 2 4</td>
<td>Part Turiapua Block; coloured red.</td>
</tr>
<tr>
<td>0 2 31</td>
<td>Part Turiapua Block; coloured purple.</td>
</tr>
<tr>
<td>0 2 27</td>
<td>Land below mean high-water mark, Whangarei Harbour; coloured yellow.</td>
</tr>
</tbody>
</table>

SECOND SCHEDULE

ROAD CLOSED

Approximate areas of the pieces of road closed:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 2 31-5</td>
<td>Lots 1 and 2, D.P. 28706, being parts Allotment 77, Owhiwa Parish; coloured green.</td>
</tr>
<tr>
<td>0 1 12-5</td>
<td>Part Turiapua Block and Lots 1 and 2, D.P. 28706, being parts Allotment 77, Owhiwa Parish; coloured green.</td>
</tr>
</tbody>
</table>

Situated in Block XV, Whangarei Survey District (Auckland R.D.). (S.O. 32024.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 120666, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 6th day of August, 1945.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 33/386/L.1)

Road closed in Blocks XIII, and XIV, Clifford Bay Survey District, Aukstere County

[S.O. 5611.]

[Editorial Note: The text is not fully legible due to the appearance of the document.]

In the Southland Land District; as the same is more particularly delineated on the plan marked P.W.D. 121739, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 6th day of August, 1945.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 70/18/62/0.)

Land taken for a Road in Block VI, Hamilton Survey District

[S.O. 39024.]

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 117412, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 6th day of August, 1945.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 23/381/75/1.)

SCHEDULE

Approximate areas of the pieces of land taken:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 2 29-7</td>
<td>Part Allotments 150 and 151; coloured sepia.</td>
</tr>
<tr>
<td>0 0 2</td>
<td>Part Allotment 150; coloured sepia.</td>
</tr>
<tr>
<td>0 0 34-2</td>
<td>Part Allotment 150; edged sepia.</td>
</tr>
<tr>
<td>2 2 6</td>
<td>Part Allotment 149; coloured blue.</td>
</tr>
<tr>
<td>2 2 5</td>
<td>Part Allotment 118; coloured yellow.</td>
</tr>
</tbody>
</table>

Situated in Part Allotment 123; coloured blue.

Situated in Te Rapa Parish, Block VI, Hamilton Survey District (Auckland R.D.). (S.O. 39024.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 117412, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 6th day of August, 1945.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 23/381/75/1.)

In the Marlborough Land District; as the same are more particularly delineated on the plan marked P.W.D. 124032, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

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 7th day of August, 1946.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 43/331.)

Land taken for Road in Block IV, Lindhurst Hundred

[S.O. 39024.]

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 120666, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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 6th day of August, 1945.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 70/18/62/0.)

Stopping Portions of Road in Block I, Whakatane Survey District

[LS.] C. L. N. NEWALL, Governor-General
By his Deputy, M] AKEL M Y E R S . A PROCLAMATION

The purasure and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Cyril Louis Norton, Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim as the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE

APPROXIMATE AREAS OF THE PIECES OF ROAD HEREBY STOPPED:

A. P. F. Adjoining or passing through
1 35 Parts Lot 261, Ragotiti Parish.
15 2 10 Lots 20a, 20b, 20c, 20d, part 29 (road-line), part 29a, 30a, 30b, 30a 2a 2c 3b, 30b 2a 2b, 30a 2a 2c 2c, 30b 2a 2c 2b, 30a 2a 2c 1, and part 30a 2a 2c 3 (road-line), Ragotiti Parish.

Situated in Block I, Whakatane Survey District (Auckland R.D.). (S.O. 32834.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 121818, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

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 7th day of August, 1945.

R. SIMPLE, Minister of Works.

God save the King!

(P.W. 35/672.)

Increasing Borrowing-powers of New Plymouth Fire Board

C. L. N. NEWALL, Governor-General

By his Deputy, MICHAEL MYERS.

At the Government House at Wellington, this 8th day of August, 1945.

Present:

His Excellency the Governor-General in Council.

WHEREAS it is provided by section thirty-one of the Fire Brigades Act, 1926 (hereinafter called "the said Act"), that the Governor-General in Council may, on the application of any Fire Board established under the Fire Brigades Act, 1926, extend the powers of that Board to borrow moneys in excess of the limits fixed by the said Act;

And whereas application has been made by the New Plymouth Fire Board for such increase in the borrowing-powers of the said Board as provided by the said section; His Excellency desires, in grant such request;

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the powers of the said Board to borrow moneys in excess of the limits fixed by the said Act are hereby extended, but so as not to exceed the sum of twelve thousand six hundred and four pounds; provided that no moneys as aforesaid shall be borrowed except subject to the provisions of the Fire Brigades Act, 1926, and of every other power and authority contained in the third section of the said Act, doth hereby declare and the Governor-General in Council that the Board of Trustees of the said district shall consist of five persons to be elected as members of the said Board, and under and in accordance with the said Act.

SCHEDULE

DESCRIPTION OF BOUNDARIES OF REPOKA DRAINAGE DISTRICT

ALL THAT area in the Auckland Land District, in the Rotorua and Taupo Counties, bounded by a line commencing at a point being the south-western corner of Section 26s, Rotorua-Taupo Main Highway, running north-westerly generally along the eastern side of the Rotorua-Taupo Main Highway to the south-western corner of Rotomahana-Parekarangi No. 3a 3a 3 Block; thence south-westerly along the south-western boundary of that block, and then again generally north-westerly along the south-western and north-eastern boundaries of part Paeroa East No. 4a 2a 1a Blocks and the north-eastern boundary of Rotomahana-Parekarangi No. 3a 3a 3a 3a 3 Block; thence north-easterly generally along the north-eastern side of the said road and the southern boundaries of Paeroa East Nos. 4a 2a 1a 2 2c 3, and 4a 1a 3 Blocks and a right line, being the production of the southern boundary of the last-mentioned block, to the middle of the Waikato Stream; thence north-easterly and generally along the middle of that stream to and along the eastern boundary, south-western side of a public road, and the southern boundary of the Suburbs of Rotomahana; thence north-easterly and generally along the eastern and northern boundaries of the said suburbs and a right line, being the production of the said north-eastern boundary, to the middle of the said Waikato Stream, thence northerly and north-westerly along the eastern side of the said road and the middle of the small stream forming part of the northern boundary of Paeroa East No. 4a 2a 3 Block to the north-eastern corner of Section 62s, Rotorua-Taupo Main Highway; thence west-easterly generally along the northern side of Mangahounga Road in a generally westerly direction to the point of commencement.

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

(L.A. 103/10/1.)

Declaring Road in Block I, Whakatane Survey District, to be Government Road

C. L. N. NEWALL, Governor-General

By his Deputy, MICHAEL MYERS.

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945.

Present:

His Excellency the Governor-General in Council.

WHEREAS 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 declare that the Board of Trustees of the said district shall consist of five persons to be elected as members of the said Board, and under and in accordance with the said Act.

SCHEDULE

APPROXIMATE AREAS OF THE PORTIONS OF ROAD HEREBY DECLARED TO BE GOVERNMENT ROAD:

A. K. P. Adjacent or passing through
1 1 35 Parts Lot 261, Ragotiti Parish.
15 2 10 Lots 20a, 20b, 20c, 20d, part 29 (road-line), part 29a, 30a, 30b, 30a 2a 2c 3b, 30b 2a 2b, 30a 2a 2c 2c, 30b 2a 2c 2b, 30a 2a 2c 1, and part 30a 2a 2c 3 (road-line), Ragotiti Parish.

Situated in Block I, Whakatane Survey District (Auckland R.D.). (S.O. 33384.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 121818, 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. 35/672.)
In pursuance and exercise of the powers and authorities conferred 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 consent to the Waikato County Council stopping the portions of road described in the Schedule hereeto.

SCHEDULE

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Local Authority.</td>
<td>Name of Loan.</td>
<td>Amount of Loan.</td>
<td>Term of Loan (Years).</td>
<td>Rate of Interest.</td>
</tr>
<tr>
<td>Wellington Hospital Board</td>
<td>Hospital Additions Loan, 1945</td>
<td>£33,000</td>
<td>20</td>
<td>3 10 0</td>
</tr>
<tr>
<td>Wellington Hospital Board</td>
<td>Hutt Valley Hospital Additional Loan, 1945</td>
<td>£193,000</td>
<td>30</td>
<td>3 10 0</td>
</tr>
<tr>
<td>Opotiki Hospital Board</td>
<td>Capital Expenditure Loan, 1945</td>
<td>£9,250</td>
<td>30</td>
<td>3 7 6</td>
</tr>
<tr>
<td>Dannevirke Borough Council</td>
<td>Waterworks Loan, 1945</td>
<td>£6,700</td>
<td>30</td>
<td>3 10 0</td>
</tr>
</tbody>
</table>

At the Government House at Wellington, this 8th day of August, 1945

C. L. N. NEWALL, Governor-General

By his Deputy,
MICHAEL MYERS
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:
His Excellency the Governor-General in Council,

WHEREAS by Order in Council made on the tenth day of January, one thousand nine hundred and thirty-nine, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Horowhenua Electric-power Board (hereinafter called "the said local authority") of a loan of twenty-six thousand pounds (£26,000), to be known as "Electrical Retrenchment Supplementary Loan, 1938"); and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500): and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500): and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500): and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500):

C. L. N. NEWALL, Governor-General

By his Deputy,
MICHAEL MYERS
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:
His Excellency the Governor-General in Council,

WHEREAS by Order in Council made on the tenth day of January, one thousand nine hundred and thirty-nine, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Horowhenua Electric-power Board (hereinafter called "the said local authority") of a loan of twenty-six thousand pounds (£26,000), to be known as "Electrical Retrenchment Supplementary Loan, 1938"); and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500):

C. L. N. NEWALL, Governor-General

By his Deputy,
MICHAEL MYERS
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:
His Excellency the Governor-General in Council,

WHEREAS by Order in Council made on the tenth day of January, one thousand nine hundred and thirty-nine, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Horowhenua Electric-power Board (hereinafter called "the said local authority") of a loan of twenty-six thousand pounds (£26,000), to be known as "Electrical Retrenchment Supplementary Loan, 1938"); and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500):

C. L. N. NEWALL, Governor-General

By his Deputy,
MICHAEL MYERS
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:
His Excellency the Governor-General in Council,

WHEREAS by Order in Council made on the tenth day of January, one thousand nine hundred and thirty-nine, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Horowhenua Electric-power Board (hereinafter called "the said local authority") of a loan of twenty-six thousand pounds (£26,000), to be known as "Electrical Retrenchment Supplementary Loan, 1938"); and whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of ten thousand five hundred pounds (£10,500):

C. L. N. NEWALL, Governor-General

By his Deputy,
MICHAEL MYERS
ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:
His Excellency the Governor-General in Council,
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 pursuance and exercise of the powers conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said sum to the eastern side of portion of Cubitt Street fronting subdivision up to the amount of ten thousand five hundred pounds (£10,000), and in giving such consent doth hereby determine as follows—

(1) The term for which the said sum or any part thereof may be borrowed shall not exceed twenty (20) years.

(2) The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds ten shillings (£3 10s.) per centum per annum.

(3) The said sum or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments, extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalments shall be paid out of loan-moneys.

(5) The terms for which the said sum or any part thereof may be borrowed shall not in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

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

(P.T. 49/234)

Domain Board appointed to have Control of the Otorohanga Domain

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:

His Excellency the Governor-General in Council

Pursuant and exercise of the powers conferred by the Public Reserve, Domains, and National Parks Act, 1928, 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 revoke an Order in Council dated the twelfth day of August, one thousand nine hundred and eighty-four, and published in the Gazette of the twenty-second day of that month appointed Tuesday, the fifth of August, as the time when, and the Otorohanga Board shall be held.

The Chairman of the Otorohanga County Council, ex officio,

The Chairman of the Otorohanga Town Board, ex officio,

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

At the Government House at Wellington, this 8th day of August, 1945

Present:

His Excellency the Governor-General in Council

Pursuant and exercise of the powers conferred by the Public Works Act, 1928, and of every other power 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 approve of the following resolution passed by the Green Island Borough Council on the eighth day of May, one thousand nine hundred and forty-five, in so far as it affects the side and portion of street described in the Schedule hereto, viz—

"That the Green Island Borough Council, being the local authority having control of the streets in the Borough of Green Island, by resolution declares that the provisions of Section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of street fronting Allotments 18 and Parts 17 and 19, Block C, Township of Kingston ; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE

The south-western side of all that portion of street situated in the Borough of Green Island, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:

His Excellency the Governor-General in Council

Pursuant and exercise of the powers conferred by the Public Reserve, Domains, and National Parks Act, 1928, and of every other power 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 approve of the following resolution passed by the Blenheim Borough Council on the twenty-sixth day of April, one thousand nine hundred and forty-five, viz—

"The Blenheim Borough Council, being the local authority having control of the roads in the Borough of Blenheim, by resolution declares that the provision of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the eastern side of portion of Cubitt Street fronting subdivision of part Lots 19 and 20 of Section 2, Omaka District, Borough of Blenheim ; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the eastern side of the portion of Cubitt Street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE

The eastern side of all that portion of street situated in the Marlborough Land District, Borough of Blenheim, known as Cubitt Street, fronting parts Lots 19 and 20 of Section 2, Omaka District. As the said side is more particularly defined on the plan marked P.W.D. 121259, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

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

(P.W. 51/2567)

THE SOUTHERN PART OF THE SOUTH-WESTERN SIDE OF THE TOWN OF OTAGO

At the Government House at Wellington, this 8th day of August, 1945

Present:

His Excellency the Governor-General in Council

Pursuant and exercise of the powers conferred by the Public Reserve, Domains, and National Parks Act, 1928, and of every other power 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 approve of the following resolution passed by the Otago Land District Council on the eight day of August, one thousand nine hundred and forty-five, in so far as it affects the side and portion of street described in the Schedule hereto, viz—

"That the Otago Land District Council, being the local authority having control of the streets in the Borough of Green Island, by resolution declares that the provisions of Section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of street fronting Allotments 18 and Parts 17 and 19, Block C, Township of Kingston ; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE

The south-western side of all that portion of street in the Otago Land District, Borough of Green Island, fronting Lot 18 and parts Lots 17 and 19, Deeds Plan 127, Township of Kingston, being part Section 94, Block V, Lower Rakaorai District. As the same is more particularly defined on the plan marked P.W.D. 121254, deposited in the office of the Minister of Works at Wellington, and thereon edged red.

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

(P.W. 51/2092)

The Otago Land District Council on the eight day of August, one thousand nine hundred and forty-five, in so far as it affects the side and portion of street described in the Schedule hereto, viz—

"That the Otago Land District Council, being the local authority having control of the streets in the Borough of Green Island, by resolution declares that the provisions of Section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of street fronting Allotments 18 and Parts 17 and 19, Block C, Township of Kingston ; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-western side of the portion of street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE

The eastern side of all that portion of street situated in the Borough of Takapuna, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:

His Excellency the Governor-General in Council

Pursuant and exercise of the powers conferred by the Public Reserve, Domains, and National Parks Act, 1928, and of every other power 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
of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Takapuna Borough Council on the nineteenth day of June, one thousand nine hundred and forty-five, in so far as it affects the side and portion of the street described in the Schedule hereto, viz.:

"The Takapuna Borough Council, being the local authority having control of the streets in the Borough of Takapuna, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the north-western side of the portion of Walter Street fronting Sections 6 and 7, Taratahi Plain Block (Deposited Plan No. 121997), deposited in the office of the Minister of Works at Wellington, and thereon coloured red."

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

(P.W. 51/1615.)

The North-western Side of Portion of Bristol Road and the South-eastern Side of Portion of Dorset Road, in the County of Wairarapa South, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of every other power 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 approve of the following resolution passed by the Wairarapa South County Council on the nineteenth day of July, one thousand nine hundred and forty-five, viz.:

"The Wairarapa South County Council, being the local authority having control of the roads in the County of Wairarapa South, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the north-western side of the portion of Bristol Road adjoining Sections 8 and 9 and part Sections 6 and 7, Taratahi Plain Block (Deposited Plan No. 7139), Blocks XI and XII, Tiffin Survey District, being all the land in Certificate of Title, Volume 381, folio 235 (Wellington Registry), and that the street of the County of Wairarapa South be affixed to the copies of the foregoing resolution by the Chairman of the Council and the County Clerk;"

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the north-western side of the portion of Bristol Road or the south-eastern side of the portion of Dorset Road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-lines of the said portions of roads.

SCHEDULE

The north-western side of all that portion of Bristol Road situated in the Wellington Land District, County of Wairarapa South, fronting Sections 8 and 9 and part Sections 6 and 7, Taratahi Plain Block (D.P. 7139), Blocks XI and XII, Tiffin Survey District.

Also the south-eastern side of all that portion of Bristol Road, in the same land district and county, fronting Sections 8 and 9, Taratahi Plain Block (D.P. 7139), Block XII, Tiffin Survey District.

As the same are more particularly delineated on the plan marked P.W.D. 121997, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

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

(P.W. 51/2706.)

The North-western Side of Portion of Laurie Avenue, in the City of Auckland, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 8th day of August, 1945

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of every other power 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 approve of the following resolution passed by the Auckland City Council on the fifth day of June, one thousand nine hundred and forty-five, in so far as it affects the side and portion of street described in the Schedule hereto, viz.:

"That the Dunedin City Council, being the local authority having control of the streets in the City of Dunedin, by resolution declares that the provisions of section one hundred and forty-five of the Public Works Act, 1928, shall not apply to the undermentioned portions of streets, viz.:

(a) The south-eastern side of the portion of Elgin Road adjoining Allotment 1, D.P. 383, being part Section 73, Block VI, Town District;

(b) The north-eastern side of the portion of Burke Street adjoining Allotment 1, D.P. 383, being part Section 73, Block VI, Town District; such land being comprised and described in Certificate of Title 82/108;"

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-eastern side of the portion of Elgin Road or the north-eastern side of the portion of Burke Street (described in the Schedule hereto) within a distance of twenty feet from the centre-lines of the said portions of streets, such building-line restrictions opposite the junction of the said streets to be curved to a radius of twenty feet.

SCHEDULE

The south-eastern side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Elgin Road, fronting Allotment 1, D.P. 383, being part Section 73, Block VI, Town District.

Also the south-eastern side of all that portion of street situated in the said land district and city, known as Burke Street, fronting Allotment 1, D.P. 383, being part Section 73, Block VI, Town District. As the same are more particularly delineated on the plan marked P.W.D. 121689, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

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

(P.W. 61/1452.)
SCHEDULE

The north-western side of all that portion of street situated in the Auckland City District, City of Auckland, known as Laurie Avenue, fronting part Lot 1, Deeds Plan No. S. 107, and being part Allotment 14 of Section 4, Suburbs of Auckland. As the same is more particularly delineated on the plan marked P.W.D. 121915, deposited in the office of the Minister of Works at Wellington, and therefore described red.

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

(P.W. 51/1945.)

SUSPENDING THE OPERATIONS OF CERTAIN STATUTES IN CONNECTION WITH THE NEW ZEALAND INDUSTRIES FAIR

C. L. N. NEWALL, Governor-General

By his Deputy,

MICHAEL MYERS

ORDER IN COUNCIL

At the Government House at Wellington, this 1st day of August, 1945

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers conferred upon him by the Exhibitions Act, 1910 (hereinafter called “the said Act”), 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 authorize the holding of a public exhibition of works of industry and art, to be conducted by the Canterbury Manufacturers’ Association in the King Edward Barracks, Christchurch, from the eleventh day to the twenty-fifth day of August (inclusive), one thousand nine hundred and forty-five, and for the provisions of this Order in Council, have been a whole holiday for the said period.

All officers of the industrial union or association concerned who are authorized in writing in that behalf by such union or association shall be entitled to attend at his place of employment any person employed in or about the exhibition who is employed on such day in excess of eight hours, shall be paid for such excess employment at not less than one-half as much again as the ordinary rate for the first two hours and at not less than twice the ordinary rate thereafter, and any person employed in or about the exhibition after the hour of 10.30 p.m. (whether such excess employment is in or about the exhibition or otherwise), shall be paid for such excess employment at not less than twice the ordinary rate, whether such work is performed wholly in or about the exhibition or otherwise.

4. No male under eighteen years of age and no female shall be employed in or about the exhibition.

5. For the purposes of the enforcement of an award or industrial agreement any provision of which has been suspended by this Order in Council, any dispute between the employer and the employee arising in connexion or when otherwise expressly provided, the following expressions shall have the meanings attached thereto—

“The said Acts” means the Maori Councils Act, 1900, and its amendments, and the Health Act, 1920; “The said Acts” means the Maori Councils Act, 1900; “The Council” means the Maori Council of the Taitimu Maori District constituted under the said Acts; “Committee” or “Village Committee” means the Village Committee of a Maori kainga, village, or pa appointed by the Maori Council under the provisions of section five of the Maori Councils Act, 1900; “District” means the Taitimu Maori District proclaimed by the Governor-General under the provisions of the said Acts;
“Native Township” means a township constituted under the Native Townships Act, 1910.

Prescribed” means prescribed by rules or regulations made under the said Act or by these by-laws.

A.—GENERAL PROVISIONS

1. Upon the death of any Maori, the particulars required to be registered concerning such death shall be furnished to the nearest Registrar of Births and Deaths of Maoris within two weeks after the date of death, and in accordance with Parts 1 and 2 of the regulations providing for the registration of births and deaths of Maoris.

Failure to comply shall render the offender liable for a fine not exceeding £2 for each offence not exceeding 6 months.

2. In every case of death, where the deceased has not been attended by a qualified practitioner or by a district health nurse, the committee shall investigate the circumstances of the death and report the result of such investigation to the Registrar of Births, Deaths, and Marriages of Maoris.

3. Human corpses shall be buried, if the death occurs between the 15th day of March and the 15th day of September and the 14th day of March (both days inclusive), within three days after death, unless the Medical Officer of Health or any person authorized by him shall otherwise direct.

4. Where death has occurred from an infectious disease, the corpse shall be buried within twenty-four hours after death. The committee shall give such directions as shall ensure the absence of the corpse and all tangi shall be held.

5. It shall be the duty of the nearest relatives of the deceased, or, in their absence, of the owner or occupier of the house wherein the deceased died, to comply with the provisions of by-laws 3 and 4; and all or any of them shall be deemed guilty of an offence and shall be liable to a penalty not exceeding £2 for each offence.

6. No human corpse shall be buried, except with the permission of the Council, in any other place than a burial-ground recognized by the inhabitants of a Maori kainga, or reserved or set apart by them or some duly constituted authority as a burial-ground.

7. No human corpse shall be permitted to lie in state inside or in front of any meeting-house but may, if enased in a casket, lie in state at some other spot in the vicinity that may be indicated by the chairman of the committee.

B.—BUILDINGS

8. No person shall erect a dwellinghouse upon any site not having natural or artificial subsoil drainage sufficient to carry off drainage to suit the particular circumstances of their district, and waste water from any dwellinghouse in a Maori kainga to be system clean.

9. Every person who shall erect a dwellinghouse shall construct every room intended to be used as a sleeping-room or sleeping-room so that the same shall be less than 8 ft. 6 in. in height from the floor to the ceiling in every part; provided that every room intended to be used as aforesaid with a sleeping or unroofed roof shall be not less than 8 ft. in height from the floor to the roof, over one-half the superficial area of such room, and no window therein shall be less than 5 ft. in height from the floor to the roof.

10. Every person who shall erect a dwellinghouse shall provide therefor every sleeping-room therein shall be at least 60 square feet of floor space and shall have in every part two children under ten years of age sleeping in that room, and no window shall be placed clear of frames equal in area to at least one-tenth of the area of the room, of which window-space at least one-half shall be made to open.

11. Every person who shall erect a dwellinghouse must provide each sleeping-room with a boarded floor so that there shall be between the underside of every joist, plate, strutting block, or similar structure, 6 m. at the least in each part, and he shall cause the area below such floor to be thoroughly ventilated by some effectual method.

12. In the case of houses already erected the Council may require the owner or occupier of any dwellinghouse which does not comply with Section B, clauses 9 and 11, to make such alterations or additions as may be deemed necessary.

C.—NURSARIES

13. The Council may, or shall if the Medical Officer of Health so directs, order the removal or destruction of any building in a dirty and unhealthy state, if in its opinion it is unsuitable for human habitation, or the owner or occupier thereof fails after due notice to clean, renovate, or himself remove or destroy the same.

14. The chairman of the committee, or any person duly authorized by the committee in that behalf, may, by notice in writing, direct the owner or occupier of any house or other building to make such alterations or additions as shall cause the house or building to be a fit and healthy abode within a time to be specified in such notice.

15. Any person refusing or neglecting to comply with any notice for removals, alterations, or cleaning under clauses 8, 10, 11, 12, 13, and 14 shall be liable to a fine not exceeding £1 for the first offence, and not exceeding £5 for each offence, and in the case of persistent refusal or neglect to comply, the committee may order the work to be done. Any costs incurred by the committee in relation to any such removals, alterations, or cleanings shall be a debt due to the committee, recoverable as an liquidated damages by process in a Magistrate's Court.

16. The Committee may, in its discretion, ease or modify the application of the foregoing clauses 8, 10, 11, and 14 in the case of any old, ill, or feeble person occupying any such buildings as aforesaid, so that such clauses shall not press heavily on such person. The chairman of the committee shall report the case and the all the circumstances of the chairman of the Council, whereupon the Council shall consider such case and in its discretion in the case of its funds towards cleaning and otherwise improving the dwellings of such sick, old, or feeble persons.

17. The committee may order the owner or occupier of a dwellinghouse shall be held responsible for preventing more persons sleeping in any room thereof than are allowed by the floor-space laid down in clause 9. Where any such dwellinghouse is in a dirty and unhealthy state the chairman shall render him liable to a penalty not exceeding £5, for a first offence and not exceeding £10, for every subsequent offence.

Movable and Temporary Dwellings

18. Every person who shall own or occupy temporarily a tent, shed, or similar structure shall be responsible that the same be kept clean, dry, weatherproof, and ventilated. Each adult and every two children under ten years of age shall be provided with 20 square feet of floor-space.

19. Every person who shall own or occupy a tent, shed, or similar structure which is in such a state as to be a nuisance to, or dangerous to, or crowded as to be injurious to the health of the inmates, whether or not members of the same family, shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding £1 for the first offence, and not exceeding £5 for each subsequent offence.

Meeting-houses

20. All provisions of the clauses in these by-laws relating to buildings used as a dwellinghouse shall apply to meeting-houses as aforesaid.

21. All meeting-houses shall be provided with sufficient privy-accommodation for each sex to the satisfaction of the Medical Officer of Health.

22. No sweepings or rubbish shall be deposited under the floor of a meeting-house.

23. The committee may require the owner of any site to carry out any necessary alterations or additions under these by-laws, and in the event of the owner or persons concerned in the meeting-house failing to carry out such alterations or additions such meeting-house may be closed down until the by-laws are complied with.

DRAINAGE

24. The Council shall make such by-laws regarding drainage to suit the particular circumstances of their district as the Medical Officer of Health approves.

25. It shall be an offence for any person to cause any waste water to be discharged over the ground in such a manner as to cause a nuisance, or into any dry ditch, or watercourse flowing through a green belt, or into any spring, stream, or river, or such waste water is installed in any dwellinghouse it shall be an offence for the owner or occupier to cause any spray or fume or gas or offensive smell to arise upon such premises so as to be injurious or dangerous to health as or to cause an offensive smell.

26. No horses, cattle, sheep, dogs or other animals shall be buried within a Maori kainga.
30. No person shall throw or leave any dead animal, or cast off, or any refuse, or any offensive rubbish, or matter of any kind whatever, on any property within a Maori kāinga whereby any nuisance is or is likely to be created.

31. It shall be the duty of every owner or occupier in a Maori kāinga to either cause all household refuse and rubbish to be disposed of in places set apart in such kāinga by the Council or committee, or in the absence of such place, then by burning or burning on his section in such a manner as to cause no nuisance.

32. Every person who commits a breach of any of the by-laws 27, 28, 29, and 30 shall be liable to a penalty not exceeding 5s.

E.—KEEPING OF ANIMALS

33. No person shall keep or allow any pig to run loose within a kāinga, nor in any case to keep them so as to be a nuisance or injurious to health, nor in such a manner as to put any water used or likely to be used by man for drinking or domestic purposes or for use in a dairy; nor shall any person, after the coming into force of this by-law, permit to remain any pig-sty at a less distance than 150 ft. from any house or building used as a dwelling-house or school, or any buildings within which food intended for human consumption is prepared or stored, or at a less distance than 50 ft. from any road or the boundary of any occupied neighbouring property.

F.— PRIVATE

Regulating all Privies

34. The owner or occupier of every dwelling-house shall provide the same with a privy.

35. Every person who shall construct a pan or tube privy in connection with a building shall construct such privy within the distance of 40 ft. from any well, spring, or stream of water used or likely to be used by man for drinking domestic purposes or otherwise in such a position as to render any such water liable to pollution.

36. (a) It shall be an offence for any person who shall construct a privy not to ensure that the same shall be connected with a sewer or septic-tank installation or other such means of proper disposal, and shall not be so constructed as to make the same capable of communication directly with the external air. It shall be the duty of every owner or occupier in any property in connection with a building to construct such privy within the distance of 30 ft. from the building such a privy shall be used, or if any privy within the distance of 12 in. of the surface of the ground.

Regulating Pan-privies

40. Where a pan-privy is used, such privy shall be constructed and cleansed in the following manner:

(a) Every person who shall construct a pan-privy in connection with a building shall construct such a privy in such a manner and such a position as to afford ready means of access to such privy for the purpose of cleaning such privy and of removing filth therefrom.

(b) The seat of a pan-privy, the aperture in such seat, and the space beneath such seat shall be of such dimensions as to admit of a movable receptacle for nightsoil of a capacity of not less than one cubic foot be being placed and fitted beneath such seat, or else at or near the floor or sides of the space beneath such seat, or else where than in such receptacle, of any filth which may latterly have been removed from such seat or by any person using the same.

(c) The seat of each pan-privy shall be so constructed that the whole of such seat and a sufficient part thereof may be readily removed or adjusted in such a manner as to afford access to the space beneath such seat, for the purpose of cleansing such space, or removing therefrom or placing thereon or fitting therein the appropriate receptacle.

(d) The receptacle in any pan-privy shall be constructed of wood or from an earth and in such a manner as to prevent any escape by leakage or otherwise of any part of the contents of such receptacle. The aperture of the seat shall be provided with a cover, which must be kept over the aperture when the seat is not in use.

41. The occupier of every house shall cause the pans of all pan-privies in use in connection with such house to be emptied and properly cleansed at least once in every week, and in any case so frequently as to prevent overflows.

42. It shall be sufficient for any person to bury night-soil otherwise than in a pit or trench in such a manner and to such a depth as to provide that it shall have a covering of earth at least 2 ft. thick, and to cause no nuisance.

43. No night soil shall be buried within 50 ft. of any dwelling-house, nor of any other building in such a manner and to such a depth as to cause any nuisance, and shall be covered instead of a movable receptacle, provided such pit does not communicate directly with subsoil water. The aperture of the seat shall be provided with a cover, such cover being kept over the aperture when the seat is not in use. The seat and walls surrounding the space below the seat shall be made waterproof and shall be elevated at least 3 ft. above the level of the ground.

Regulating Pit-privies

44. A privy of an approved type may be provided with a pit at a distance of not less than 30 ft. from any well, spring, or stream of water used for drinking or domestic purposes, or otherwise in such a manner and to such a depth as to provide that it shall have a covering of earth at least 2 ft. thick, and to cause no nuisance. The seat shall be provided with a cover such cover being kept over the aperture when the seat is not in use.

45. The pit of every pit-privy shall be covered by a seat so constructed as to prevent the access of flies to such pit, and for this purpose the aperture of the seat shall be provided with a cover which must be in place when the privy is not in use.

46. The pit of every pit-privy shall be covered in with clean earth until the fire clay within the pit be allowed to rise to within 6 in. of the surface of the ground.

G.—INFECTIOUS DISEASES

47. Where the Medical Officer of Health notifies that an infectious disease exists in a village or district, no hui, gathering, or tangi, shall be held until such time as the village or district is declared clean of the disease.

48. Where an infectious disease has been notified in a village or district, the Council and the committee shall render every possible assistance to Native-school teachers, Native nurses, sanitary inspectors, medical officers, or health officers where necessary, and shall ensure that no cases of sickness is the village or district. The Council and the committee shall make it as widely known as possible that such an infectious disease exists and that no cases are being received and that no notice who does not notify cases of sickness remaining in a house or camp owned or occupied by him shall be deemed guilty of an offence.

49. No person suffering or suspected to be suffering from an infectious disease shall travel or be removed to other dwellings, nor shall any clothing, blankets, or domestic utensils be removed for further use from a house in which infectious disease exists or has existed until such material has been properly disinfected by a Native nurse, sanitary inspector, or under the orders of a qualified medical practitioner.

50. Any person, not acting under the instructions of a qualified medical practitioner or an official of the Department of Health, who causes sickness to travel or be removed to other dwellings, or who causes sickness not to be removed from a dwellinghouse, or who does not notify cases of sickness in a house or camp owned or occupied by him shall be deemed guilty of an offence.

51. Any person, not acting under the instructions of a qualified medical practitioner or an official of the Department of Health, not acting under the instructions of a qualified medical practitioner or an official of the Department of Health, who causes sickness to travel or be removed to other dwellings, or who causes sickness not to be removed from a dwellinghouse, or who does not notify cases of sickness remaining in a house or camp owned or occupied by him shall be deemed guilty of an offence.

52. No clothing, blankets, or domestic utensils shall be removed for further use from a house in which infectious disease exists or has existed until such material has been properly disinfected by a Native nurse, sanitary inspector, or under the orders of a qualified medical practitioner.

53. Any person infringing any of by-laws 47, 48, 49, and 50 shall be liable to a penalty not exceeding 5s for each offence, and of by-law 51 not exceeding 5s.

H.—TAUS, HUI, AND GATHERINGS

54. The owner or occupier of a building in which a tangi, hui, or gathering is held shall be responsible for the proper regulation of such tangi, hui, or gathering from a sanitary point of view.

55. The committee shall take steps to ensure that proper precautions are carried out with regard to cleanliness, ventilation, and the overcrowding of meeting-houses, cleanliness of the marae and cookhouses and places used for the storage of food, and the proper disposal of refuse and rubbish.

56. The committee shall take steps to ensure that sufficient privy-accommodation to the satisfaction of the Medical Officer of Health or the Native Health Inspector is provided for each camp or meeting-house where privies are kept in a clean and sanitary condition.

57. The committee shall take steps to prevent the fouling of water-supplies.

58. The committee shall take steps to prevent any hui, tangi, or gathering, or allowing sickness to travel or be removed to other dwellings, or to prevent their being removed to a detached dwelling-house, tent, or to their own homes.
60. Any person depositing excreta or urine within a Maori kainga shall be guilty of an offence, and shall be liable to a fine not exceeding 10s. for each offence.

61. The Chairman may appoint a sanitary squad to carry out the provisions of this section. Where any expense is incurred, it shall be a charge upon the funds of the tangi, hu, or gathering, or may be raised as a levy or contribution, as the committee may deem fit.

62. Where there is no duly constituted health committee in a village where the tangi, hu, or gathering is held, the relatives of the deceased, or the promoters of the hu or gathering shall be held responsible for the carrying-out of the clauses of this section.

I.—WATER-SUPPLIES

63. The Council shall make such by-laws regarding water-supplies to suit the particular circumstances of their district as the Medical Officer of Health approves.

64. Every dwellinghouse from which a rain-water tank is drawn from a rain-water tank shall be the duty of the owner or occupier of every such dwellinghouse to cause such rain-water tank to be cleaned out at least once in every year and at any more frequent intervals should circumstances require.

J.—HAWKERS

65. The following by-laws shall apply to Indian, Asiatics, and other persons selling their goods in the Maori kaingas within the district, that is to say:

(1) Such person shall have a license from the Council before he may sell his goods within the kaingas of the district.

(2) The license in the Form B in the Schedule hereto shall be in force throughout the whole of the district and the fee therefore shall be £2.

(3) The Chairman or Clerk of the Council, or a member of the council duly authorized by the Council in that behalf, is empowered to issue such licenses.

(4) All fees paid for licenses shall be forwarded to the office of the Council.

(5) Any person hawking goods without a license within any Maori kainga in the district shall be liable to a fine not exceeding £5.

A special license may be issued by the Chairman or Clerk or any member of the Council, or by the chairman of the village committee of a kainga where any hui or gathering is held, to any person or persons issuing such invitations shall be guilty of an offence who gives, or supplies any cigarette, tobacco, or torori to any Maori under the age of fifteen years, shall be deemed guilty of an offence, and shall be liable to a fine not exceeding £1 for the first offence, and not exceeding £5 for every subsequent offence.

L.—SMOKING

66. Every person, whether European or Maori, who sells, gives, or supplies any cigarette, tobacco, or torori to any Maori under the age of fifteen years shall be deemed guilty of an offence, and shall be liable to a fine not exceeding £5. Whenever a Maori, under the age of fifteen years shall be seen smoking, or be found smoking, shall be deemed to be guilty of an offence, and shall be liable to a fine not exceeding £1 for the first offence, and not exceeding £5 for every subsequent offence.

67. For the second offence there shall be a fine not exceeding 10s. and for a third or subsequent offence a fine of £1.

M.—GAMBLING

68. Any person, whether Maori or otherwise, desirous of establishing a billiard-room in any kainga, village, or pa, and any Maori desires of establishing a billiard-room at any place within the district, except in a Maori village (but not Maori lots within a Native township) and European settlements, shall first obtain a license from the Council, which may be granted subject to the following terms and conditions:

(1) Such license shall be in Form C in the Schedule hereto.

(2) The fee for such license shall be £10.

(3) Such license shall remain in force for twelve months from the date thereof, unless sooner revoked by the Council as hereinafter provided.

(4) All billiard-rooms shall be properly ventilated, and shall at all times be kept clean and in good order.

They shall be provided with privy and urinal accommodation to the satisfaction of the Medical Officer of Health or Inspector of Health.

(5) All billiard-rooms shall remain open on week-days only between the hours of 9 a.m. and 7 p.m.

(6) Any person committing a breach of this by-law shall be liable to a fine not exceeding £1 for the first offence, not exceeding £5 for the second offence, and for a subsequent offence shall be liable to have his license revoked.

(7) No Maori under the age of fifteen shall be permitted to play billiards on such licensed premises, and if discovered playing therein the licensee or the person for the time in charge of the premises shall be liable to a fine of £5 for the first offence, not exceeding £10s. for the second offence, and for a subsequent offence the Council may revoke the license.

(8) Renewal of license must be applied for before the expiration of the term for which a license has been granted.

(9) Any Maori under the age of fifteen years found places in such a room or table at any other place within the district, except townships (but not Maori lots within a Native township) and European settlements, without license from the Council, shall be liable to a fine not exceeding 5s. for the first offence, not exceeding £10s. for the second offence, and £1 for the third offence or for every subsequent offence.

(10) Any person keeping a billiard-room or a billiard-table in any Maori kainga, and any Maori keeping such a room or table at any other place within the district, except townships (but not Maori lots within a Native township) and European settlements, without license from the Council, shall be liable to a fine not exceeding £5 for the first offence, not exceeding £10s. for the second offence, and £1 for every subsequent offence.

(11) Any person, the owner, or occupier of any house or premises in any Maori kainga, who shall permit or allow gambling or playing for money (except by billiards on licensed premises) in such house or upon such premises shall be liable to a fine not exceeding £1 for the first offence, not exceeding £5 for the second offence, and not exceeding £5 for every subsequent offence.

N.—VILLAGE COMMITTEES

70. The Council may delegate wholly or in part its powers under the prescribed rules or regulations to any village committee or such committee thereupon be enabled to exercise such powers within its own kainga.
The village committee shall have power to impose a penalty or a fine for any breach of regulation, and such fine be not paid within the prescribed period the chairman of the council shall forward a report on and evidence of such breach of regulation and of the non-payment of such fine to the Chairman of the Council.

O.—WELFARE AND MORAL WELL-BEING OF THE MAORI INHABITANTS OF THE DISTRICT

(2). Any person who permits a child under the age of sixteen years, wilfully to ill-treat, neglect, abandon, or expose such child in a manner likely to cause such child unnecessary suffering or injury to its health, shall pay to the Council or committee the sum of not more than £20.

2. Any person infringing against this by-law shall be liable to a penalty not exceeding £5.

3. Every person within a Maori village, pa, or assemblage of houses, who ill-treats any animal or leaves any animal for any time without sufficient food or water, shall be liable to a fine not exceeding £5.

4. Any person who wilfully trespasses within a Maori village or commits any act which no provision has been made, to be liable for the reasonable cost of removing or otherwise treating or curing such act, as a Tohunga, or on the superstition and credulity of the Maori people, by pretending to possess supernatural powers of treatment and cure of disease.

5. No person shall conduct a picture-show or other entertainment for profit or gain within a Maori village unless licensed to do so by the village committee.

6. No person shall promote or organise any hui or Maori meeting to be held within any Maori settlement without having first obtained the consent of the Maori Council or village committee thereto. Any person opposing against such part of the by-law shall be liable to a penalty not exceeding £5.

7. The village committee shall have power to impose a fine not exceeding £20 for any breach of regulation, and if such fine be not paid within the prescribed period the chairman of the committee shall forward a report on and evidence of such breach of regulation and of the non-payment of such fine to the Chairman of the Council.

8. Any person infringing against this by-law shall be liable to a penalty not exceeding £5.

9. The village committee shall have power to impose a fine not exceeding £5.

10. The above by-laws were passed at a meeting of the Maori Council for the Maori District held at Gisborne on the 7th day of June, 1945, and are given under the Seal of the Maori Council.

THE NEW ZEALAND GAZETTE

[150]

K. TE HAU, Chairman.

[52]

[53]
i taua whare, ka ahei te Kaunihera ki te whakahau i te ·
i te tangata nona, i te tangata ranei e noho ana i roto i taua
whare, kia nekehia taua whare ki tetahi atu wahi he ora
tangata kia kaua e hoki iho i te 8 putu e 6 inihi te teitei
teitei ake i te puroa ki te tuanui:, a kia neka atu, i te
haua peratia ia e te Apiha Whakahaere i te Ora, ki te
J te wini, haunga ia nga kurupae, me hanga kia rite ki
ta nga taua whare mea rana i roto i taua whare, a me
hanga kia kua rawa he pukataua i te taua ruma e hoki i ho
i te 5 putu te tetelie ake ki te whaitinga iho o te tuanui.

10. Ko te tangata tetahi tangata i tetahi whare turuturou me
noho, me whakarite hoki e ia no ia tumuia mea nga whakarere
kia whakareketa ki te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

11. Ko te tangata tetahi tangata i tetahi whare turuturou me
noho, me whakarite hoki e ia no ia tumuia mea nga whakarere
kia whakareketa ki te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

12. Ko te tangata tetahi tangata i tetahi whare turuturou me
noho, me whakarite hoki e ia no ia tumuia mea nga whakarere
kia whakareketa ki te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

13. Ka ahei te Kaunihera, a mea mahi ranei mea whakahauputia
ki te whare paku iho i te Haumahara, ki nga whare noho ka pa ano hoki ki nga
whare runanga hoki mo nga wahine.

14. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

15. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

16. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

17. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

18. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

19. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

20. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

21. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

22. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

23. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

24. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

25. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

26. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

27. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

28. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

29. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

30. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

31. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.

32. Ko nga tangata mea te tangata nona, i te tangata ranei e noho
ana i roto i taua whare, kia whakahauputia ki te Apiha Whakahaere i te Ora e
ki nga whare noho ka pa ano hoki ki nga whare runanga
hoki mo nga wahine.
(8) Ko nga whare-paku whai wai ka pai noa atu, ki tetahi ki tetahi nga whare pau o anga ki te whai mo nga wha katoa he hou nei; e kia te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te wha katoa taua nga whare pau o anga kei te whai mo nga wha katoa kei te th
THE NEW ZEALAND GAZETTE

9. J. NGA WAI

63. The Kaunihera e hangs nga pae o e ana ki nga wai iwa me nga wai kai o te ahuatanga te tikanga. He ahihi, me era atu tangata harihari haere i te taonga whakaraunga tawhara ua kia kotahi horoinga kia ma a roto o taua taika i te tau e ia tangata nona taua whare a hrni-te Ora e whakaae ai.

9. J. NAHA-TOHANGA

65. Me pe enei tikanga e whai wha nei ki nga, nga Ahiria, me era atu tangata harihari haere i te taonga whakaraunga tawhara hei hokohoko ki roto i nga kaiinga Maori o roto i te taikino a.  

(1) Kia whiwhai rawa taua tangata ki te raianaha a te Kaunihera kei ahihi ki roto i nga kaiinga Maori o roto i te taikino a. 

(2) Ko te rauapa whakarongo ki te Whakamahana A H. B, a kaiwhaia mo te whakarongo katoa o te Kaunihera a ko te utu mo taua raianaha kia rua pauna.

(3) Ko ahihi te Tiama, te Karaka ranei o te Kaunihera whakapita kia whakakorea i kohua kia whirimia, me nga kaiwhaia te Kaunihera me whakahanui te Kaunihera e whakapaia kia whakakorea ai kia whakaae i kiteretere i nga tikanga-te whakahaere i runga ake nei.

(4) Ko nga whare katoa o te uia ana nga maori raiaha me nga maori a kaiwhirua kia tarihi a te Kaunihera kia whakaputa ki nga wahi o te anamata, kia whakakore kia tukua he waipiro ki nga manuhiri ki te tangata wairua.  

66. Ki te whakataunga he tika i whakaturia he panui-te whakakore a nga mana i nga tahi nga tikanga e whai ake nei ki nga whare whakaputu o te Kaunihera a nga whare piriote ai te Kaunihera a nga whare wairua.

Te Moana.

L. TE HAUARongo

67. (1) Ko te tangata e tawhiri ana e purei moni ana, o te Kaunihera, te Karaka ranei o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(2) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(3) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(4) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(5) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(6) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(7) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(8) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(9) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(10) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(11) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(12) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(13) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(14) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(15) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(16) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(17) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(18) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(19) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(20) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(21) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(22) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(23) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.

(24) Ko nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera kia whakaputu i nga whare whakaputu o te Kaunihera me nga whare piriote me hanga ki te kaiwhiwhi o nga titiwhi o te Kaunihera.
(11) Ko te tangata noua tetahi whare, e roto ano ranei
(12) Kao tae nga taua waenga, kua whakataukitoria ake nei, ki tetahi Komiti Marae, a hei reira
(13) Kaua te kai huihia ki te mono mua i ka whakahaere i nga manu i roto i to tao kanga.
Temporary Acting-Lieutenant Robert Charles Dean, appointed H.M.N.Z. ship as directed, and the acting rank of Temporary Lieutenant-Commander whilst holding the appointment, to date 22nd March, 1945.

Temporary Lieutenant Peter decent, granted the status of "Qualified Officer," to date 9th October, 1944.

Temporary Sub-Lieutenant William Strong, granted the status of "Qualified Officer" (Small Vessel), to date 28th March, 1945.

Temporary Acting-Lieutenant Leslie Louise Beaton, confirmed in rank, with original seniority of 9th March, 1943.


Temporary Acting-Lieutenant Colin James Myles Gardner, confirmed in rank, with original seniority of 3rd June, 1943.

Temporary Acting-Lieutenant Alan Miles, promoted to the rank of Temporary Lieutenant and reappointed, to date 11th April, 1945.

Temporary Sub-Lieutenant Leonard Walton, promoted to the rank of Temporary Lieutenant and reappointed, to date 8th January, 1945.

Temporary Sub-Lieutenant John Angus Livingstone, promoted to the rank of Temporary Lieutenant and reappointed, to date 16th March, 1945.

Temporary Sub-Lieutenant Terence Francis Southey, promoted to the rank of Temporary Lieutenant and reappointed, to date 30th April, 1945.

Temporary Sub-Lieutenant Thomas Cedric Larkin, promoted to the rank of Temporary Lieutenant and reappointed, to date 4th December, 1943.

Temporary Sub-Lieutenant John Arthur William Okeye, promoted to the rank of Temporary Lieutenant and reappointed, to date 27th November, 1944.

Temporary Sub-Lieutenant John Brian Finney, promoted to the rank of Temporary Lieutenant and reappointed, to date 21st January, 1945.

Temporary Sub-Lieutenant Dudley George Seers, promoted to the rank of Temporary Lieutenant and reappointed, to date 23rd March, 1945.

Temporary Sub-Lieutenant Cecil William Holmes, promoted to the rank of Temporary Lieutenant and reappointed, to date 2nd April, 1945.

Temporary Sub-Lieutenant Victor Malcolm Alexander McNab, promoted to the rank of Temporary Acting-Lieutenant and reappointed, to date 1st February, 1945.

Temporary Sub-Lieutenant Eric John Richards, promoted to the rank of Temporary Lieutenant and reappointed, to date 4th March, 1944.

Temporary Sub-Lieutenant Bernard Lawrence Twomey, D.S.C., promoted to the rank of Temporary Lieutenant and reappointed, to date 4th February, 1944.

Temporary Sub-Lieutenant John Barnard Butchers, promoted to the rank of Temporary Acting-Lieutenant, reappointed, to date 5th February, 1944.

Temporary Sub-Lieutenant (A) Acting Temporary Lieutenant (A), promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 22nd November, 1944.

Temporary Sub-Lieutenant (A) John Collin, promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 31st January, 1945.

Temporary Sub-Lieutenant (A) Arthur Bevis Cookey, promoted to the rank of Temporary Acting-Lieutenant (A) and reappointed, to date 1st September, 1944.

Temporary Sub-Lieutenant (A) Mathew Cameron Farrer, D.S.C., promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 4th December, 1944.

Temporary Sub-Lieutenant (A) Patrick Eamon Tramm, promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 6th December, 1944.

Temporary Sub-Lieutenant (A) D'Arcy Richard Nelson Self, promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 7th January, 1945.

Temporary Sub-Lieutenant (A) Morton Ross Brown, promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 9th February, 1945.

Temporary Sub-Lieutenant (A) Ronald Arthur Hinchcliff, promoted to the rank of Temporary Lieutenant (A) and reappointed, to date 29th February, 1945.

Surgeon Commander Harold Keith Corry, O.B.E., V.D., M.B., Ch.B., F.R.C.S.E., F.R.A.C.S., granted the acting rank of Surgeon Captain whilst holding present appointment as Director of Naval Medical Services, to date 23rd March, 1945.

Temporary Surgeon Commander Arnold Perry, G.B., Y.M.B., F.R.C.S.E., granted the status of "Qualified Officer," to date 18th January, 1945.

Temporary Surgeon Commander Eric Robin Harty, V.D., M.B., Ch.B., granted the status of "Qualified Officer," to date 9th April, 1945.

Temporary Surgeon Commander Eric Robin Harty, V.D., M.B., Ch.B., granted the status of "Qualified Officer," to date 22nd January, 1945.

Temporary Surgeon Commander Henry Charles Brian Wyrchley, R.D., B.S., granted the status of "Qualified Officer," to date 9th April, 1945.

Temporary Surgeon Commander (D) Alvin Wilfred De Berry, B.S., granted the status of "Qualified Officer," to date 9th April, 1945.

Temporary Sub-Lieutenant (Sp) Ronald Uwin Roy, promoted to the rank of Temporary Lieutenant (Sp) and reappointed, to date 4th June, 1945.

Temporary Sub-Lieutenant (Sp) Thomas Edmund Hale, promoted to the rank of Temporary Lieutenant (Sp) and reappointed, to date 1st January, 1945.

Temporary Sub-Lieutenant (Sp) Trevor James Williams, promoted to the rank of Temporary Lieutenant (Sp) and reappointed, to date 11th June, 1945.

Temporary Acting Sub-Lieutenant (Sp) John Patrick Finney, promoted to the rank of Temporary Sub-Lieutenant (Sp) and reappointed, to date 23rd April, 1945.

Temporary Acting Sub-Lieutenant (Sp) Percy Gordon Bell, promoted to the rank of Temporary Sub-Lieutenant (Sp) and reappointed, to date 27th April, 1945.

WOMEN'S ROYAL NEW ZEALAND NAVAL SERVICE

Lucy Isabel Burgess, Petty Officer, W.R.N.Z.N.S. 574, promoted to the rank of Fourth Officer and appointed H.M.N.Z. ship as directed, to date 23rd February, 1945.

F. JONES, Minister of Defence.

Appointments, Promotions, Relinquishments of Temporary Rank, Relinquishments of Commissions, and Retirements of Officers of the New Zealand Military Forces:

Army Department,

Wellingiton, 7th August, 1945.

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

N.Z. STAFF CORPS

Captain (temp. Lieutenant-Colonel) R. S. Hallwell, M.C., is posted to the Retired List with the rank of Lieutenant-Colonel.

Dated 21st July, 1945.

N.Z. PERMANENT STAFF

Staff Sergeant (temp. Lieutenant and Quartermaster) J. E. Seal relinquishes the temporary rank of Lieutenant and Quartermaster.

Dated 9th August, 1945.

N.Z. TEMPORARY STAFF


TERRITORIAL FORCE

N.Z. ARMOUR CORPS

1st N.Z. Armoured Regiment


2nd N.Z. Armoured Regiment

2nd Lieutenant (temp. Major) D. A. Bee, M.C., is posted to the Retired List with the rank of Major. Dated 30th July, 1945.

3rd N.Z. Armoured Regiment


N.Z. ARTILLERY


Temp. Captain G. B. Peacock relinquishes his appointment in the N.Z. Temporary Staff, and is posted to the Retired List with the rank of Captain. Dated 14th June, 1945.


CORPS OF N.Z. ENGINEERS


N.Z. CORPS OF SignalS

2nd Lieutenant (temp. Captain) D. M. McFarlane, M.Sc., is posted to the Retired List with the rank of Captain. Dated 23rd July, 1945.

N.Z. INFANTRY

The Auckland Regiment (Countess of Ranfurly's Own)


The North Auckland Regiment

Lieutenant (temp. Major) P. C. Griffiths is posted to the Retired List with the rank of Major. Dated 24th July, 1945.
The Waikato Regiment

The appointments of the undermentioned 2nd Lieutenants (on prob.) are confirmed:—

C. C. Bowater, A. S. Reynolds.

The Nelson, Marlborough, and West Coast Regiment


N.Z. CHAPLAINS DEPARTMENT

The Rev. Russell Frederick Kenward to be Chaplain, 4th Class (Presbyterian). Dated 14th July, 1945.

N.Z. MEDICAL CORPS

Temp. Captain E. T. Saunders is posted to the Retired List with the rank of Captain. Dated 8th July, 1945.


Charles Coker, Optician, to be 2nd Lieutenant. Dated 9th July, 1945.

N.Z. DENTAL CORPS


N.Z. ARMED FORCES

The undermentioned are posted to the Retired List:—


Sisters—


A. L. Umsher, A.R.C., with the rank of Charge Sister. Dated 26th July, 1945.

OFFICERS CRASHING TO BE SECNDED TO THE 2ND NEW ZEALAND EXPEDITIONARY FORCE

Major (Acting Lieutenant-Colonel) R. G. Stringer, and is reposted to The Nelson, Marlborough, and West Coast Regiment with the temporary rank of Major, with seniority from 26th April, 1944. Dated 20th July, 1945.

Major K. Fretwell, M.C., N.Z. Artillery, and is reposted to the Territorial Force with the temporary rank of Major, with seniority from 17th February, 1944. Dated 25th July, 1945.

Major R. S. V. Simpson, N.Z. Artillery, and is reposted to the Territorial Force with the temporary rank of Major, with seniority from 25th September, 1944. Dated 27th July, 1945.

Major D. A. Cole, M.C., and is reposted to the 2nd N.Z. Armoured Regiment with the temporary rank of Major, with seniority from 15th November, 1944. Dated 20th July, 1945.

Captain (Acting-Major) O. M. Monckton, and is reposted to the 2nd N.Z. Armoured Regiment with the temporary rank of Captain, with seniority from 28th September, 1944. Dated 23rd July, 1945.

Captain (Acting-Major) B. W. Brock, N.Z. Artillery, and is reposted to the Territorial Force with the temporary rank of Captain, with seniority from 22nd April, 1944. Dated 26th July, 1945.

Captain (Acting-Major) J. A. F. Robertson, N.Z. Artillery, and is reposted to The Waikato Regiment with the temporary rank of Captain, with seniority from 24th April, 1945. Dated 26th July, 1945.

Captain S. G. Chaplin, and is reposted to The Hawke's Bay Regiment with the temporary rank of Captain, with seniority from 4th September, 1944. Dated 27th July, 1945.

Captain D. M. McFarlane, M.M., N.Z. Corps of Signals, and is reposted to the Territorial Force with the temporary rank of Captain, with seniority from 3rd November, 1944. Dated 22nd July, 1945.

Captain D. M. Hooper, N.Z. Artillery, and is reposted to the Territorial Force with the temporary rank of Captain, with seniority from 25th March, 1944. Dated 24th July, 1945.

Captain A. G. Morris, and is reposted to The Waikato Regiment with the temporary rank of Captain, with seniority from 4th June, 1943. Dated 27th July, 1945.


Charge Sister P. M. Brown, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the temporary rank of Charge Sister, with seniority from 30th August, 1944. Dated 24th July, 1945.


Charge Sister F. M. Clayton-Greene, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the temporary rank of Charge Sister, with seniority from 23rd January, 1941. Dated 26th July, 1945.

Sister E. K. Choveaux, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 31st October, 1940. Dated 23rd July, 1945.

Sister H. M. Barber, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 31st October, 1940. Dated 24th July, 1945.


Charge Sister A. J. Erenstrom (nee Sinclair), N.Z. Army Nursing Service, and is reposted to the Territorial Force with the temporary rank of Charge Sister, with seniority from 1st March, 1944. Dated 26th July, 1945.

Sister M. R. Wollenden (nee Newham), N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 9th May, 1941. Dated 24th July, 1945.

Sister G. J. D'Auvergne, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 31st October, 1940. Dated 27th July, 1945.

Sister S. C. Bracken, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 30th January, 1941. Dated 30th July, 1945.

Sister I. M. E. Campbell, N.Z. Army Nursing Service, and is reposted to the Territorial Force with the rank of Sister, with seniority from 31st October, 1940. Dated 30th July, 1945.

OFFICERS STRUCK OFF THE STRENGTH OF THE 2ND NEW ZEALAND EXPEDITIONARY FORCE

Lieutenant-Colonel H. V. Coverdale, M.B., Ch.B., is posted to the Reserve of Officers, Supplementary List. Dated 24th July, 1945.


Major F. B. Smythe, and is posted to The Canterbury Regiment with the temporary rank of Major, with seniority from 26th September, 1944. Dated 2nd August, 1945.

Captain (Acting-Major) A. D. Merson, and is posted to the Retired List. Dated 14th July, 1945.

Captain (Acting-Major) P. R. Willock, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 29th July, 1945.

Captain (Acting-Major) J. R. H. Bis, N.Z. Artillery, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.

Captain (Acting-Major) P. A. Armstrong, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.

Captain P. B. Wroe, and is posted to the Reserve of Officers, Supplementary List. Dated 1st March, 1945.

Captain C. G. Peterwood, and is posted to the Reserve of Officers, Supplementary List. Dated 24th July, 1945.

Captain H. J. Duffield, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.

Captain W. J. Rainbow, and is posted to the Retired List. Dated 23rd July, 1945.

Captain (Acting-Major) J. F. S. Mclvor, M.C., and is posted to The Auckland Regiment (Counts of Ranfurly's Own) with the temporary rank of Captain, with seniority from 22nd April, 1944. Dated 23rd July, 1945.

Captain (Acting-Major) G. J. D'Auvergne, and is posted to the Retired List. Dated 23rd July, 1945.

Captain (Acting-Major) J. R. H. Bis, N.Z. Artillery, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.

Captain (Acting-Major) P. R. Willock, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.

Captain (Acting-Major) J. R. H. Bis, N.Z. Artillery, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.

Captain (Acting-Major) P. A. Armstrong, and is posted to the Reserve of Officers, Supplementary List, with the rank of Captain. Dated 30th July, 1945.
Captain R. M. Smith, and is posted to the Retired List. Dated 30th July, 1945.

Captain W. C. Sutherland, and is posted to the Reserve of Officers, Supplementary List. Dated 26th July, 1945.

Hon. Captain R. L. McEwen, and is posted to the Retired List.

Dated 24th July, 1945.

Hon. Captain E. J. Campagnolo, and is posted to the Retired List. Dated 26th July, 1945.

Lieutenant (Acting-Captain) B. V. Cooper, and is posted to the Retired List with the rank of Captain. Dated 23rd July, 1945.


Lieutenant (Acting-Captain) A. J. Oxbow, and is posted to the Reserve of Officers, Supplementary List, with the rank of Lieutenant. Dated 23rd July, 1945.


Lieutenant C. L. S. Paterson, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.

Lieutenant C. M. Opie, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.


Lieutenant C. N. Johnson, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.


Lieutenant P. M. Murphy, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.

Lieutenant C. L. S. Paterson, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.


Lieutenant C. D. Scott, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.


Lieutenant T. D. Clifford, and is posted to the Reserve of Officers, Supplementary List. Dated 24th July, 1945.


Lieutenant J. E. Crean, and is posted to the Reserve of Officers, Supplementary List. Dated 24th July, 1945.


Lieutenant J. C. Rollinson, and is posted to the Retired List.

Dated 25th July, 1945.

Lieutenant J. C. Cobbold, and is posted to The Auckland Regiment (Countess of Ranfurly’s Own) with the temporary rank of Lieutenant, with seniority from 4th April, 1945. Dated 26th July, 1945.

Lieutenant P. L. Collins, and is posted to the Retired List with the rank of Captain. Dated 26th July, 1945.

Lieutenant J. I. Martin, and is posted to the Reserve of Officers, Supplementary List. Dated 26th July, 1945.

Lieutenant R. W. Willis, and is posted to the Reserve of Officers, Supplementary List. Dated 26th July, 1945.

Lieutenant E. S. Wallace, and is posted to the Corps of N.Z. Engineers with the temporary rank of Lieutenant, with seniority from 20th January, 1945. Dated 26th July, 1945.

Lieutenant H. T. Webb, N.Z. Artillery, and is posted to the Territorial Force with the temporary rank of Lieutenant, with seniority from 12th June, 1944. Dated 26th July, 1945.


Lieutenant N. W. Oliver, and is posted to the Reserve of Officers, Supplementary List. Dated 27th July, 1945.

Lieutenant J. E. A. Aitken, N.Z. Armoured Corps, and is posted to the Territorial Force with the temporary rank of 2nd Lieutenant, with seniority from 3rd June, 1944. Dated 22nd July, 1945.

2nd Lieutenant L. F. Butcher, and is posted to the Reserve of Officers, Supplementary List. Dated 22nd July, 1945.

2nd Lieutenant A. A. N. Ford, and is posted to the Reserve of Officers, Supplementary List. Dated 22nd July, 1945.

2nd Lieutenant H. M. Speakman, and is posted to the Reserve of Officers, Supplementary List. Dated 22nd July, 1945.

2nd Lieutenant G. S. Raymond, and is posted to the Reserve of Officers, Supplementary List. Dated 22nd July, 1945.

2nd Lieutenant G. G. J. Hall, and is posted to the Reserve of Officers, Supplementary List. Dated 27th July, 1945.

2nd Lieutenant A. C. Manning, and is posted to the Reserve of Officers, Supplementary List. Dated 27th July, 1945.

Subaltern M. G. Shore, and is posted to the Reserve of Officers, Supplementary List. Dated 23rd July, 1945.

D. N. Perry, Esquire, Y.M.C.A. Dated 8th June, 1945.

F. JONRS, Minister of Defence.
Members of the Carter Observatory Board appointed

Department of Scientific and Industrial Research, Wellington, 2nd August, 1945.

His Excellency the Governor-General in Council has been pleased, in accordance with section 5 of the Carter Observatory Act, 1936, to appoint

Russell Gladstone Dick and Robert Cecil Hayes
to members of the Carter Observatory Board for a period of two years from 1st January, 1945.

E. MARSDEN, Permanent Secretary.

Appointment of Officer for the Purposes of Part II of the Fisheries Act, 1944.

Marine Department, Wellington, 7th August, 1945.

By direction of the Hon. Minister of Marine it is hereby notified that His Excellency the Governor-General has, in pursuance of the provisions of the Fisheries Act, 1908, and of the Official Appointments and Documents Act, 1919, appointed

William Richard Peas, of Putaruru, to be an officer for the purposes of Part II of the first-mentioned Act in respect of the Auckland Accommodation District.

W. C. SMITH, Acting-Secretary.

Commissioner of the Supreme Court appointed

GEOGE FORREST DAVIES, Esq., of the City of Melbourne, A Justice of the Supreme Court of Victoria, has, this day, been appointed by the Right Honourable Sir Michael Myers, G.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in the State of Victoria under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington, this 3rd day of August, 1945.

A. E. REYNOLDS, Registrar, Supreme Court.

Appointments in the Public Service

Office of the Public Service Commissioner, Wellington, 7th August, 1945.

The Public Service Commissioner has made the following appointments in the Public Service:

Sergeant Frank Hayhurst
to be Clerk of the Magistrates' Court at Lyttelton for the purposes of the Magistrates' Courts Act, 1928, and a Surveyor of Ships for the purposes of the Registered Persons Amendment Act, 1944, on and from the 24th day of July, 1944.

Constable John Patterson
to be Clerk and Bailiff of the Magistrates' Court at Chatham Islands for the purposes of the Licensing Act, 1908, on and from the 7th day of July, 1945, and Deputy Registrar of Births and Deaths of Maoris at Chatham Islands, on and from the 6th day of July, 1945.

William Wood Burgess
to be an Inspector of Machinery for the purposes of the Inspection of Machinery Act, 1928, and a Surveyor of Ships for the purposes of the Shipping and Seamen Act, 1906, on and from the 19th day of March, 1945.

Walfred Thomas Warren
to be an Inspector of Machinery for the purposes of the Inspection of Machinery Act, 1928, and a Surveyor of Ships for the purposes of the Seafaring and Seamen Act, 1906, on and from the 3rd day of April, 1945.

William Shattock Jones
to be Registrar of Electors and Returning Officer for the Palmerston North Electoral District for the purposes of the Electoral Act, 1927, and its amendments, Returning Officer for the Palmerston North Licensing District for the purposes of the Licensing Act, 1908, and its amendments, Registrar at Palmerston North of the Supreme Court of New Zealand, and a Magistrate for the District of Manawatu for the purposes of the Judicature Act, 1908, Clerk of the Magistrates' Court at Palmerston North for the purposes of the Magnates' Courts Act, 1928, Clerk of the Licensing Committee for the District of Palmerston North for the purposes of the Licensing Act, 1908, and Official Assignee at Palmerston North for the Supreme Court District of Wellington for the purposes of the Bankruptcy Act, 1908, on and from the 18th day of June, 1945.

Charles Gilmour Stacey, Esq.
to be District Man-power Officer at Auckland for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 18th day of June, 1942.

John Andrew Jackson
to be District Man-power Officer at Rhenish for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 17th day of June, 1943.

Murdock Ross
to be District Man-power Officer at Christchurch for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Victor George Walker
to be District Man-power Officer at Gisborne for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Gilbert Gregory McCarthy Mitchell
to be District Man-power Officer at Greytown for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Osric Albert Beaufont
to be District Man-power Officer at Invercargill for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Alfred Joseph Peterson
to be District Man-power Officer at Invercargill for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Charles Frederick Shapcott
to be District Man-power Officer at Masterton for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 18th day of April, 1944.

George Frederick Whitlock
to be District Man-power Officer at Masterton for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Lionel Edwin Ellisson
to be District Man-power Officer at Napier for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of April, 1945.

Reginald Hugh Thackwell
to be District Man-power Officer at Nelson for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

James Howard Flowers
to be District Man-power Officer at New Plymouth for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 18th day of April, 1944.

Ralph William Chappell
to be District Man-power Officer at Paeroa for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of May, 1942.

Lewis William Cooks
to be District Man-power Officer at Palmerston North for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of April, 1943.

Gordon Arthur Plummer
to be District Man-power Officer at Wanganui for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 22nd day of May, 1944.

Martin Clifton Smith
to be District Man-power Officer at Wellington for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 28th day of August, 1944.

James Miller Alexander Bryce
to be District Man-power Officer at Westport for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of April, 1945.

Francis Harold Keeble
to be District Man-power Officer at Whangarei for the purposes of Regulation 6 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of April, 1943.

Herbert Leslie Bockett
to be Controller of Man-power for the purposes of Regulation 5 of the Industrial Man-power Emergency Regulations 1944, on and from the 1st day of April, 1943, and Director of National Service for the purposes of Regulation 3 of the National Service Emergency Regulations 1944, on and from the 1st day of May, 1943.

Ella Catherine Lee (Miss)
to be Deputy Registrar of Births and Deaths of Maoris at Coromandel, on and from the 17th day of July, 1945.

Edward Earl McGuin

to be Deputy Registrar of Births and Deaths of Maoris at Kaeo, on and from the 18th day of July, 1945.

A. L. ATKINSON, Secretary.
NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to execute a certain public work—to wit, the construction of road—and for the purposes of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Te Kuiti and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

<table>
<thead>
<tr>
<th>Approximate Areas of Land required to be taken</th>
<th>Being Situated in Block</th>
<th>Situated in Survey District of</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0 1 14</td>
<td>Part Te Kumi No. 12a 2a No. 1 Block</td>
<td>XV</td>
<td>P.W.D. 116284</td>
<td>Seipa, edged seipa</td>
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<td>0 1 10</td>
<td>Part Te Kumi No. 12a 2a 3a 2a, No. 3 Block</td>
<td>XY</td>
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<td>Part Te Kumi No. 12a 2a 3a 3a 3a 3a 3a 3 Block</td>
<td>XY</td>
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</tr>
<tr>
<td>0 0 3</td>
<td>(S.O. 31494.)</td>
<td>XY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0 0 4</td>
<td>Part Te Kumi 7a</td>
<td>XY</td>
<td>P.W.D. 116285</td>
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</tr>
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<td>0 0 0-1</td>
<td>Part Piha A 8a Block</td>
<td>XY</td>
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<tr>
<td>0 1 25</td>
<td>Part Piha A 6 Block</td>
<td>XI and XY</td>
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</tr>
<tr>
<td>0 0 14</td>
<td>Part Piha A 4 Block</td>
<td>XI</td>
<td>P.W.D. 116285</td>
<td>Blue</td>
</tr>
<tr>
<td>(S.O. 31498.)</td>
<td>(Auckland R.D.)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In the Auckland Land District: as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

As witness my hand at Wellington, this 8th day of August, 1945.

R. SEMPLE, Minister of Works.

Transmitting and Receiving Officer for the Service of Notices by Telegraph


IN pursuance of the powers vested in the Minister of Telegraphs by the Post and Telegraph Act, 1928 (hereinafter termed "the said Act"), and by the regulations made on the 12th May, 1914, and published in the New Zealand Gazette on the 21st May, 1944, the following officer, at the address set against his name, is hereby appointed transmitting and receiving officer for the purpose of dealing with all notices as are required to be signed or given under the said Act or the regulations and of signing such certificates in relation to the service of any such notices as are required to be signed or given under the said Act or the regulations aforesaid:—

Stanley Edward Oppenheim, Chief Postmaster, Napier.

F. JONES, For the Minister of Telegraphs.

Poskawana Drainage Area.—Making and levying General Rates

CLARENCE FARRINGTON SKINNER, Minister of Lands, in exercise of the powers conferred upon me by the Swamp Drainage Act, 1915, and its amendments, do hereby make and levy, on the unimproved value of all lands within the Poskawana Drainage Area constituted under the said Act, the general rates described in the Schedule hereto, such rates being for the purpose of covering the cost of administration of the said Act or the regulations aforesaid, and for the purposes of the said Act, including the maintenance of works constructed under that Act in the said area, and for the purposes of the Swamp Drainage Amendment Act, 1928, ninepence and ninety-four one-hundredths of a penny (9·94d.) in the pound.

Class A.—On the unimproved value of all land classified as Class A by the persons appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, one penny and sixty-six one-hundredths of a penny (66·6d.) in the pound.

Class C.—On the unimproved value of all land so classified as Class C, thirty-three one-hundredths of a penny (0·33d.) in the pound.

Class D.—On the unimproved value of all land so classified as Class D, twenty-four one-hundredths of a penny (24·0d.) in the pound.

SCHEDULE

Class A.—On the unimproved value of all land classified as Class A by the persons appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, ninepence and ninety-four one-hundredths of a penny (9·94d.) in the pound.

Class B.—On the unimproved value of all land so classified as Class B, one penny and sixty-six one-hundredths of a penny (66·6d.) in the pound.

Class C.—On the unimproved value of all land so classified as Class C, thirty-three one-hundredths of a penny (0·33d.) in the pound.

Class D.—On the unimproved value of all land so classified as Class D, twenty-four one-hundredths of a penny (24·0d.) in the pound.

Dated at Wellington, this 8th day of August, 1945.

R. SEMPLE, Minister of Lands.

C. F. SKINNER, Minister of Lands.

(P.L. 70/8/0/0.)
Kaitaia Drainage Area.—Notice of making and levy ing General Rates

CLARENCE FARRINGTON SKINNER, Minister of Lands,
in the exercise of the powers conferred upon me by the Swamp Drainage Act, 1915, and its amendments, do hereby make and levy, on the unimproved value of all land outside the Kaitaia Area (except land already made and levied), a rate for the purpose of meeting maintenance-costs for the period from the 1st April, 1945, to the 31st March, 1946.

The amount of such rates will be payable in one sum on the 30th August, 1945, to the Collector of Rates at the Chief Drainage Engineer's Office, Room 45, First Floor, Government Buildings, Customs Street West, Auckland, at which office the rate-book will be available for inspection.

The rates are fixed on a basic rate of 4s. 8d. per loose bushel.

CLARENCE FARRINGTON SKINNER, Minister of Lands.

The Servicemen's Settlement and Land Sales Act, 1943.—Notice declaring Land taken for the Settlement of Discharged Servicemen

WHEREAS an application has been made for the consent of the Minister of Lands to a transaction with land described in the Schedule hereto and to which Part III of the Servicemen's Settlement and Land Sales Act, 1943, applies: And whereas the said application relates to farm land suitable or adaptable for the settlement of discharged servicemen; And whereas the said committee, not being satisfied that the Crown had decided not to acquire or arrange for the acquisition of the said land, did on the 28th day of June, 1945, make an order determining the basic value of the land and no appeal from the said order was made within the time prescribed by the said Act;

C. F. SKINNER, Minister of Lands.

C. F. SKINNER, Minister of Lands.

C. F. SKINNER, Minister of Lands.

C. F. SKINNER, Minister of Lands.

The Lemon Marketing Regulations 1940.—Notice fixing Prices of certain Grades

Office of the Minister of Marketing, Wellington, 1st August, 1945.

Pursuant to Regulation 5:1 of the Lemon Marketing Regulations 1940, I hereby fix the following prices per loose bushel to be charged by the New Zealand Marketing Department to buyers from growers throughout the area of 4s. 8d. per loose bushel.

Loose packed fresh lemons, Preferred Commercial grade 5

Loose packed fresh lemons, First-grade Peel 4

Loose packed fresh lemons, Second-grade Peel 3

Loose packed fresh lemons, Juicy Grade 2

B. ROBERTS, Minister of Marketing.
In pursuance of the powers conferred upon him by Regulation 11 of the Industrial Man-power Emergency Regulations 1944, the Minister of Industrial Man-power doth hereby declare the building and construction of hospitals and schools, including alterations and additions thereto, and the building and construction of new houses to be an essential industry. For the purposes of this declaration the building and construction of hospitals and schools, including alterations and additions thereto, and of new houses by any Department of State is hereby declared to be an essential undertaking within the scope of the above industry.

Dated this 8th day of August, 1945.
A. MCLAGAN, Minister of Industrial Man-power.

Industrial Man-power Emergency Regulations 1944.—Declaration of Essential Undertaking No. 139

In pursuance of the powers conferred upon him by Regulation 11 of the Industrial Man-power Emergency Regulations 1944, the Minister of Industrial Man-power doth hereby declare all work in connection with the construction of hydro-electric generating plant at Karapio, Maraeatai, Kaiatai, and Lake Tokapo to be an essential industry. For the purposes of this declaration the construction of hydro-electric generating plant at the above-mentioned places by any Department of State is hereby declared to be an essential undertaking within the scope of the above industry. This declaration applies to all contractors and sub-contractors carrying out any work in connection with the hydro-electric schemes mentioned above, including the provision of accommodation and meals for workers employed on them.

Dated this 8th day of August, 1945.
A. MCLAGAN, Minister of Industrial Man-power.

Industrial Man-power Emergency Regulations 1944.—Revocation of Declaration of Essential Industry No. 42

In pursuance of the powers conferred upon him by Regulation 11 of the Industrial Man-power Emergency Regulations 1944, the Minister of Industrial Man-power doth hereby revoke the Declaration of Essential Industry No. 42, as published in the New Zealand Gazette No. 23 of 5th March, 1942.

Dated this 8th day of August, 1945.
A. MCLAGAN, Minister of Industrial Man-power.

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 Ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Purchase of Wool Emergency Regulations 1939, Amendment No. 5</td>
<td>1945/98</td>
<td>1/8/45</td>
<td>2d.</td>
</tr>
<tr>
<td>Marketing Amendment Act, 1939</td>
<td>Purchase of Schoelte Order 1944, Amendment No. 1</td>
<td>1945/94</td>
<td>1/8/45</td>
<td>2d.</td>
</tr>
<tr>
<td>Industrial Efficiency Act, 1938</td>
<td>Industry Licensing (Fruit and Vegetable Canning) Notice 1940, Amendment No. 1</td>
<td>1945/95</td>
<td>25/7/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Land Acquisition Emergency Regulations 1940</td>
<td>1945/96</td>
<td>1/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Medical Supplies Emergency Regulations 1939, Amendment No. 2</td>
<td>1945/97</td>
<td>8/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Building Emergency Regulations 1939, Amendment No. 2</td>
<td>1945/98</td>
<td>8/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Electricity Emergency Regulations 1939, Amendment No. 3</td>
<td>1945/99</td>
<td>8/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Timber Emergency Regulations 1939, Amendment No. 3</td>
<td>1945/100</td>
<td>8/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Emergency Regulations Act, 1939</td>
<td>Mining Emergency Regulations 1939, Amendment No. 1</td>
<td>1945/101</td>
<td>8/8/45</td>
<td>1d.</td>
</tr>
<tr>
<td>Sale of Food and Drugs Amending Act, 1909</td>
<td>Sale of Food and Drugs Amending Regulations 1945</td>
<td>1945/102</td>
<td>8/8/45</td>
<td>3d.</td>
</tr>
<tr>
<td>Health Act, 1920</td>
<td>Milk Treatment Regulations 1945</td>
<td>1945/103</td>
<td>8/8/45</td>
<td>6d.</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.
NOTICE is hereby given that, pursuant to the authority conferred on the Bureau of Industry under Part III of the Industrial Efficiency Act, 1936, the following decisions have been made in respect of applications for licenses.

<table>
<thead>
<tr>
<th>Applicant and Location</th>
<th>Nature of Application</th>
<th>Decision</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. McDonald, Niagara, Southland</td>
<td>For a license to permit him to operate his 20 ft. 4 h.p. vessel &quot;Kiwirii&quot; (not yet registered), using trawl-nets, long lines, and hand-lines; catches to be landed at Walkawa</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>L. G. Hunter, Maketu</td>
<td>For a license to permit him to operate his 16 ft. fishing-vessel &quot;Sea Gull&quot; (not yet registered), using long lines, hand-lines, and crayfish-pots; catches to be landed at Maketu</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>T. G. Longdin, 15 Davison Avenue, Warraraw, Sydney</td>
<td>For a license to permit him to operate his 30 ft. fishing-vessel (to be built), using long lines and hand-lines, catches to be landed at Akaroa</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>W. H. Turner, Te Puna, Taumaranga</td>
<td>For a license to permit him to operate his 12 ft. fishing-vessel &quot;Mahu&quot; (not yet registered), using drag-nets, long lines, and hand-lines; catches to be landed at Taumaranga</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>W. H. Thompson, Te Kaha, Bay of Plenty</td>
<td>For a license to permit him to operate his 14 ft. outboard-motor boat &quot;Cambridge Bill,&quot; using long lines, hand lines, and crayfish-pots; catches to be landed at Te Kaha, and also for a fish-retailer's license to enable him to hawk his catches for sale from Kaupokore Road to Tauranga</td>
<td>Granted</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>W. E. Leach, 20 Gouville Avenue, Wanganui</td>
<td>For a license to permit him to operate the 28 ft. 6 h.p. vessel &quot;No Spray&quot; (not yet registered), using drag-nets, long lines, hand-lines, and crayfish-pots; catches to be landed at Wanganui</td>
<td>Declined</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>F. Forrest, 67 Le Cren Street, Timaru</td>
<td>For a variation of his existing license in respect of the fishing-vessel &quot;Karoono,&quot; so as to permit him to use trawl-nets in addition to the present method of fishing</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>H. Osborne, Okupa, Whanganaparapa, Great Barrier</td>
<td>For a license to permit him to operate his 33 ft. 16 h.p. fishing-vessel &quot;Cobar,&quot; using set-nets, drag-nets, long lines, hand-lines, and crayfish-pots; catches to be landed at Whanganaparapa</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>R. Hilditch, 133 Somerfield Street, and A. R. Neal, 11 Sewell Street, Christchurch</td>
<td>For licenses to permit them to operate their 25 ft. 20 h.p. fishing-vessel &quot;Rita&quot; (not yet registered), using set-nets, long lines, hand-lines, and crayfish-pots; catches to be landed at Motunau</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>W. Duncan, 61 Battery Road, Napier</td>
<td>For a variation of conditions of his existing license in respect of the &quot;Marina,&quot; NR. 7, so as to permit him to operate a 45 ft. 66 h.p. fishing-vessel (to be built), using trawl-nets, set-nets, drag-nets, long lines, and hand-lines; catches to be landed at Motunau</td>
<td>Declined</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>W. McG. Turnbull, &quot;Anchileek,&quot; Oaro</td>
<td>For a license to permit him to operate his 11 ft. fishing-vessel (not yet registered), using set-nets, drag-nets, long lines, hand-lines, and crayfish-pots; catches to be landed at Oaro</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>R. P. Daffron, 6 Clurton Street, Parnell, Auckland</td>
<td>For a license to permit him to operate his 35 ft. 25 h.p. vessel &quot;Iona&quot; (not yet registered), using long lines, hand-lines, and crayfish-pots; catches to be landed at Auckland</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>H. Walker, Titirangi, Private Bag, Havelock</td>
<td>For a variation of his existing license in respect of the &quot;Ramona,&quot; NR. 716, so as to permit him to operate the &quot;Keto,&quot; using set-nets, drag-nets, long lines, and hand-lines; catches to be landed at Havelock</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>E. N. May, Aubrey Street, Akaroa</td>
<td>For a licence to permit him to operate his 16 ft. fishing-vessel &quot;Aqua&quot; (not yet registered), using set-nets, drag-nets, and hand-lines; catches to be landed at Akaroa, and also for a fish-retailer's license to enable him to sell his catches at bostside</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>W. D. Wade, 91 Raven Street, Kaiapoi</td>
<td>For a license to permit him to operate his 15 ft. fishing-vessel &quot;Nancy&quot; (not yet registered), using set-nets, hand-lines, and crayfish-pots; catches to be landed at Kaikoura</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>W. J. Snook, 15a George Street, New Brighton, Christchurch</td>
<td>For a fish retailer's license to permit him to sell wet and cooked fish from premises situated at Main Road, North Beach, New Brighton</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>L. Williams, 29 Windsor Crescent, Speyrden, Christchurch</td>
<td>For a fish retailer's license to permit him to sell wet and cooked fish from premises situated at 72 Lincoln Road, Speyrden, to be known as &quot;Williams Fish Supply&quot;</td>
<td>Granted</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>Mrs. T. A. Beamish, Jervois Street, Kawhia</td>
<td>For a fish retailer's license to permit her to sell wet and cooked fish from premises situated in Jervois Street, to be known as the &quot;Eternal Grill Room&quot;</td>
<td>Granted</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>F. C. R. Ford, Bridge Street, Nelson</td>
<td>For a fish retailer's license to permit him to sell wet and cooked fish from premises situated at Waimere Road, Nelson</td>
<td>Granted</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>The Hawk's Bay Trawling Co., Ltd., Bridge Street, Port Ahuriri, Napier</td>
<td>For a license to carry on the industry described as the export of fish</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
<tr>
<td>Golden Bay Fish Co., Ltd., High Street, Motueka</td>
<td>For a license to carry on the industry described as the export of fish</td>
<td>Declined</td>
<td>25 June, 1945.</td>
</tr>
</tbody>
</table>

Fish Retailing

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Nature of Application</th>
<th>Decision</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. N. Galloway, Tawa Flat</td>
<td>For permission to open a new pharmacy at Tawa Flat</td>
<td>Deferred 12 months</td>
<td>16 July, 1945.</td>
</tr>
<tr>
<td>H. C. M. White, Shannon</td>
<td>For permission to open a new pharmacy at Northland, Wellington</td>
<td>Granted</td>
<td>16 July, 1945.</td>
</tr>
</tbody>
</table>

Pharmacy Industry
Notice to Persons affected by Applications for Licenses under Part III of the Industrial Efficiency Act, 1936

Takings of Fish for Sale
E. N. Aslin, Russell, Bay of Islands, has applied for a license to permit him to operate his 34 ft. 36 h.p. vessel "Alwin" (not yet registered), using set-nets, drag-nets, long lines, hand-lines, and crayfish-pots, catches to be landed at Auckland.
L. L. Win, 106 Reeves Road, Burwood, Christchurch for permission to manufacture children's national and ballet shoes, soft soles and hand sewn
W. L. Win, 106 Reeves Road, Burwood, Christchurch for permission to manufacture by the machine-sewn process, for sale in own premises, nurses' white duty shoes, women's open-style sandals, children's open-style beach sandals
Boxy Slipper House, High Street, Frankton Junction for an extension of their existing license so as to permit the manufacture of women's footwear by the welted process
Burnett Jones, Ltd., Cobden Street, Newton, Auckland, have applied for a license to resell motor-spirit from two petrol pumps to be installed at proposed service-station premises situated at the intersection of Grey Street and 99 Grey Street, Hamilton East.
S. N. Bickerton, 91 Newton Road, Auckland, for a license to resell motor-spirit from one petrol pump to be installed at premises situated at the intersection of Revell Street, Hokitika

Retail Sale and Distribution of Motor-spirit
Jas. Shannon, Shannon Motors, Revell Street, Hokitika, for a license to resell motor-spirit from one petrol pump installed at premises situated at Revell Street, Hokitika

Surplus War Assets for Sale

The War Assets Realization Board, Defence Services Building, Bunny Street, Wellington (postal address, P.O. Box 5090, Lambton Quay), invites offers for:

- Radio Components (condensers, potentiometers, resistors, and chokes).
- Brass cartridge cases, expended.
- Surplus larch and Douglas fir poles, new Zealand-grown.
- Trucks, steel (quantity, 39). Used for carrying trays for public works.
- Drums, copper (quantity, 300). 3 in high by 22 in diameter.
- Packing cases, wooden (quantity, 200). Various sizes, mostly under 2 ft by 1 ft 6 in.
- Surplus war assets for public works.
- Drumming site.
- Logging site.
- Landscape site.

Persons considering themselves materially affected by the decision of the Bureau of Industry on these applications should make any desired representations in writing not later than the 23rd August, 1945, to G. L. O'Halloran, Secretary, Bureau of Industry, G.P.O. Box 3025, Wellington.

Sitting of the Native Land Court at Kaikohe on the 4th September, 1945

Notice is hereby given that the matters mentioned in the Schedule hereunder will be heard by the Native Land Court sitting at Kaikohe on Tuesday, the 4th September, 1945, at 10.30 a.m., or as soon thereafter as the business of the Court will allow.

J. H. ROBERTSON, Registrar.

SCHEDULE

<table>
<thead>
<tr>
<th>No.</th>
<th>Applicant</th>
<th>Name of Land</th>
<th>Nature of Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>37</td>
<td>Under - Secretary, Public Works Department</td>
<td>Kohutukawa 6a &amp; part</td>
<td>Assessment of compensation for land taken for Native-school site</td>
</tr>
<tr>
<td>38</td>
<td>Ditto</td>
<td>Kowhata 30 &amp; 2</td>
<td>Assessment of compensation for land taken for defence purposes</td>
</tr>
<tr>
<td>39</td>
<td>Ditto</td>
<td>Motuatai 2 Section 22u</td>
<td>Assessment of compensation in settlement of all claims arising out of the taking of metal</td>
</tr>
<tr>
<td>40</td>
<td>Ditto</td>
<td>Motuatai 2 part, Lot 54, D.P. 7586 and Motuatai 2 part, Lot 57, D.P. 7586</td>
<td>Assessment of compensation for land taken for Native-school site</td>
</tr>
<tr>
<td>41</td>
<td>Ditto</td>
<td>Taraihe 2 part</td>
<td>Assessment of compensation for land taken for Kaikohe Substation site</td>
</tr>
<tr>
<td>42</td>
<td>Ditto</td>
<td>Tawapuku 3a, 3b, 4a, and 4b Blocks</td>
<td>Application for assessment of compensation for land taken for public works</td>
</tr>
</tbody>
</table>
Price Order No. 405 (Amending Price Order No. 317) (Apples and Pears)

Pursuant to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following amending price order —

1. This Order may be cited as Price Order No. 405, and shall be read together with and deemed part of Price Order No. 317† [hereinafter referred to as the principal Order].

2. This Order shall come into force on the 13th day of August, 1945.

3. The First and Second Schedules to the principal Order, as set out in Price Order No. 317t, are hereby revoked, and the following Schedules substituted therefor respectively:

---

**FIRST SCHEDULE**

**MAXIMUM WHOLESALE PRICES OF APPLES TO WHICH THIS ORDER APPLIES**

<table>
<thead>
<tr>
<th>Variety</th>
<th>Count</th>
<th>Maximum Wholesale Prices (exclusive of Cost of Case).</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fancy Grade.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Per Bushel Case.</td>
</tr>
<tr>
<td><strong>Dessert</strong></td>
<td></td>
<td>a. d.</td>
</tr>
<tr>
<td>Delicious</td>
<td></td>
<td>12 0</td>
</tr>
<tr>
<td>Golden Delicious</td>
<td></td>
<td>12 0</td>
</tr>
<tr>
<td>Red Delicious</td>
<td></td>
<td>12 0</td>
</tr>
<tr>
<td>Riched Delicious</td>
<td></td>
<td>12 0</td>
</tr>
<tr>
<td>Grannie Smith</td>
<td></td>
<td>12 0</td>
</tr>
<tr>
<td>Stormer</td>
<td>100 and larger</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>113/125</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>126/190</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>163/198</td>
<td>10 6</td>
</tr>
<tr>
<td></td>
<td>216 and smaller</td>
<td>9 0</td>
</tr>
<tr>
<td><strong>Dougherty</strong></td>
<td>100 and larger</td>
<td>12 0</td>
</tr>
<tr>
<td></td>
<td>113/125</td>
<td>12 0</td>
</tr>
<tr>
<td></td>
<td>125/150</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>163/198</td>
<td>10 6</td>
</tr>
<tr>
<td></td>
<td>216 and smaller</td>
<td>9 0</td>
</tr>
<tr>
<td>Other dessert</td>
<td></td>
<td>12 0</td>
</tr>
</tbody>
</table>

---

**SECOND SCHEDULE**

**MAXIMUM WHOLESALE PRICES OF PEARS TO WHICH THIS ORDER APPLIES**

<table>
<thead>
<tr>
<th>Variety</th>
<th>Count</th>
<th>Maximum Wholesale Prices (exclusive of Cost of Case).</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Fancy Grade.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Per Bushel Case.</td>
</tr>
<tr>
<td><strong>Cookers</strong></td>
<td>100 and larger</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>113/125</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>125/150</td>
<td>11 0</td>
</tr>
<tr>
<td></td>
<td>163/198</td>
<td>10 6</td>
</tr>
<tr>
<td></td>
<td>216 and smaller</td>
<td>9 0</td>
</tr>
<tr>
<td><strong>Ballarat, Lord Wolsley, and other cooks</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>100 and larger</td>
<td></td>
<td>11 0</td>
</tr>
<tr>
<td>113/125</td>
<td></td>
<td>11 0</td>
</tr>
<tr>
<td>125/150</td>
<td></td>
<td>11 0</td>
</tr>
<tr>
<td>163/198</td>
<td></td>
<td>10 6</td>
</tr>
<tr>
<td>216 and smaller</td>
<td></td>
<td>9 0</td>
</tr>
</tbody>
</table>

---

Dated at Wellington, this 8th day of August, 1945.
The Seal of the Price Tribunal was affixed hereto in the presence of—

W. J. Hunter (Judge), President.
H. L. Wise, Member.


---

**STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON MONDAY, 30TH JULY, 1945**

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£ (N.Z.)</th>
<th>£ (N.Z.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. General Reserve Fund</td>
<td>1,500,000</td>
<td>2,901,877</td>
</tr>
<tr>
<td>2. Bank-notes</td>
<td>40,544,376</td>
<td>66,555,639</td>
</tr>
<tr>
<td>3. Demand liabilities—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State</td>
<td>10,072,336</td>
<td>21,251</td>
</tr>
<tr>
<td>(b) Banks</td>
<td>47,238,227</td>
<td>60,655,639</td>
</tr>
<tr>
<td>(c) Other</td>
<td>882,429 11</td>
<td></td>
</tr>
<tr>
<td>4. Time deposits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Liabilities in currencies other than New</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Zealand currency</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Other liabilities</td>
<td>2,077,176</td>
<td>1,687,343</td>
</tr>
<tr>
<td></td>
<td>10,195 1 3</td>
<td>17,000,000</td>
</tr>
<tr>
<td></td>
<td>2,077,176</td>
<td>1,687,343</td>
</tr>
</tbody>
</table>

*Expressed in New Zealand currency.

Proportion of reserve (No. 7 less No. 5) to notes and other demand liabilities, 69·841 per cent.

W. R. Eggers, Chief Accountant.

---

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

Department of Labour, Wellington, 6th August, 1945.

NOTICE is hereby given that in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration 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.

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

Department of Labour, Wellington, 6th August, 1945.

NOTICE is hereby given that the registration of the Marlborough Public Accountants' Employees' Industrial Union of Workers, registered No. 1946, situated at Blenheim, is hereby cancelled as from the date of the publication of this notice in the Gazette.

E. B. TAYLOR, Registrar of Industrial Unions.

Public Trust Office Act, 1948, and its Amendments—Election to Administer Estates

NOTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth:

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Occupation</th>
<th>Residence</th>
<th>Date of Death</th>
<th>Date Election Filled</th>
<th>Testate or Intestate</th>
<th>Stamp Office concerned.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>McMath, William</td>
<td>Grocer</td>
<td>Auckland</td>
<td>4/12/20</td>
<td>27/7/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>2</td>
<td>Alexander, James</td>
<td>Retired carpenter</td>
<td>Wellington (formerly Christchurch)</td>
<td>29/5/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Wellington</td>
</tr>
<tr>
<td>3</td>
<td>Arnold, James</td>
<td>Retired engineer</td>
<td>Palmerston North</td>
<td>4/7/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>Invercargill</td>
</tr>
<tr>
<td>5</td>
<td>Bell, Jessie Nicholson</td>
<td></td>
<td>Hastings</td>
<td>24/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Napier</td>
</tr>
<tr>
<td>6</td>
<td>Berry, Annie Amelia</td>
<td>Married woman</td>
<td>Gore</td>
<td>26/5/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Invercargill</td>
</tr>
<tr>
<td>10</td>
<td>Gibson, Mary Jane</td>
<td>Widow</td>
<td>Auckland</td>
<td>7/6/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td>11</td>
<td>Hales, Albert Henry</td>
<td>Boilermaker (settler)</td>
<td>Auckland (formerly Whangarei)</td>
<td>17/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>12</td>
<td>Harridge, Thomas Herbert</td>
<td>Blacksmith</td>
<td>Ravensbourne</td>
<td>13/5/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>&quot;</td>
</tr>
<tr>
<td>13</td>
<td>Holland, Desmond Charles</td>
<td>Retired airman</td>
<td>Portland</td>
<td>7/1/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>Auckland</td>
</tr>
<tr>
<td>15</td>
<td>Klingender, Beatrice Amelia</td>
<td>Married woman</td>
<td>Cambridge (formerly Waihi)</td>
<td>23/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>16</td>
<td>Hutson, Leslie James</td>
<td>Carrier's assistant (airman)</td>
<td>Riversdale</td>
<td>3/2/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>Invercargill</td>
</tr>
<tr>
<td>17</td>
<td>Laiq, John</td>
<td>Retired labourer</td>
<td>Dunedin</td>
<td>25/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>19</td>
<td>Moore, Alice Louisa</td>
<td>Widow</td>
<td>Christchurch</td>
<td>22/9/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Christchurch</td>
</tr>
<tr>
<td>20</td>
<td>Murray, Elizabeth</td>
<td>&quot;</td>
<td>Hokakarei</td>
<td>8/7/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Hokitika</td>
</tr>
<tr>
<td>21</td>
<td>Palmer, Jessie</td>
<td>&quot;</td>
<td>Palmerston</td>
<td>11/7/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>23</td>
<td>Pearson, John Charles</td>
<td>Retired School Inspector</td>
<td>New Lynn (formerly Putney, South Wales)</td>
<td>25/5/43</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>24</td>
<td>Petterson, Isabel</td>
<td>Married woman</td>
<td>Akaroa</td>
<td>14/6/45</td>
<td>3/8/45</td>
<td>&quot;</td>
<td>Christchurch</td>
</tr>
<tr>
<td>25</td>
<td>Porteous, Isabella Gall</td>
<td>&quot;</td>
<td>Dunedin (formerly Palmerston North)</td>
<td>7/7/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Dunedin</td>
</tr>
<tr>
<td>26</td>
<td>Read, Mary Jane</td>
<td>Widow</td>
<td>Oxford</td>
<td>27/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>27</td>
<td>Reid, Ethel Maud</td>
<td>&quot;</td>
<td>Auckland</td>
<td>6/6/45</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>28</td>
<td>Smith, Russell Theodore</td>
<td>Police constable (airman)</td>
<td>Auckland</td>
<td>30/6/43</td>
<td>3/8/45</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
</tbody>
</table>


W. G. BAIRD, Public Trustee.

CROWN LANDS NOTICES

Land in Canterbury Land District forfeited

NOTICE is hereby given that the leases of the condemned lands having been declared forfeit by resolution of the Canterbury Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1924, and the Land for Settlements Act, 1929.

SCHEDULE

<table>
<thead>
<tr>
<th>Tenure</th>
<th>Lease No.</th>
<th>Section</th>
<th>Settlement</th>
<th>Block</th>
<th>Survey District</th>
<th>Lease.</th>
<th>Date of Forfeiture.</th>
</tr>
</thead>
</table>

(L. and S. 8/8/17.)

C. F. SKINNER, Minister of Lands.
Settlement Act, 1925, and the Land Act, 1924; and applications
for improvements.
Applicants should appear personally for examination at the
District Lands and Survey Office, Blenheim, on Tuesday, 13th
September, 1945, at 10 o'clock a.m., but if any applicant is unable
to attend he may be examined by any other Land Board or by the
Commissioner of Crown Lands.

The ballot will be held immediately upon conclusion of the
examination of applicants, and the successful applicant is required
to pay immediately at conclusion of ballot a deposit comprising the
first half-year's rent, broken-period rent, lease fee, and weighting.

The Ward School; ideally suited for business or residential sites.

Creditors' meeting will be held at my office (Courthouse) on
Wednesday, 8th August, 1945, at 11 a.m.

The sections comprise first-class level land situated on or
adjacent to the Main South Highway in the centre of a progressive
farming district, approximately three-quarters of a mile from the
Ward Post-office and Railway-station and less than half a mile from
the Ward School; ideally suited for business or residential sites.

Any further information required may be obtained from the
Commissioner of Crown Lands.

Notice is hereby given that the partnership hereto before existing
between W. G. Davis and Laurence Wilder Davis, both of Papatoetoe and Wiri, Farmers, under the name or
style of W. G. Davis & Son, has been dissolved by mutual consent
as from the 23rd day of July, 1945.
The said business will henceforth be carried on by the said
Laurence Wilder Davis in his own name and on his own account.

Given under my hand at Auckland, this 23rd day of July,
1945.

J. MORRISON, Assistant Registrar of Companies.

Dissolution of Partnership

Notice is hereby given that the partnership heretofore existing
between W. G. Davis & Son, having been lodged with me together with an application for a new
certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title after fourteen days from the
9th August, 1945.

Laurence Wilder Davis, Farmer, having been lodged with me together with an application for a new
certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title after fourteen days from the
9th August, 1945.

Dated this 3rd day of August, 1945, at the Land Registry
Office, Dunedin.

G. H. SEDDON, District Land Registrar.

Advertisements

The Companies Act, 1933, Section 282 (3) and (4)

Notice is hereby given that the expiration of three
months from this date the names of the under-
mentioned companies will, unless cause is shown to the
contrary, be struck off the Register and the companies
dissolved:

Johnston Timber Company, Limited. 1938/121.

Given under my hand at Auckland, this 3rd day of
August, 1945.

L. G. TUCK, Assistant Registrar of Companies.

BANKRUPTCY NOTICE

In Bankruptcy—Supreme Court

HARRY WALTER REID, of Cemetery Road, Dannenwerke,
Labourer, was adjudged bankrupt on 30th July, 1945.
Creditors' meeting will be held at my office (Courthouse) on
Wednesday, 8th August, 1945, at 11 a.m.

A. G. SMITH,
Official Assignee, Dannenwerke.

Land Transfer Act Notices

Evidence of the loss of certificate of title, Vol. 629, folio 145
(Auckland Register), for Lot 382, Deposited Plan 18816,
Town of Waimeka Extension No. 18, and being part of the block
situated in Block II of the Waimeka Survey District called Whakarite,
in favour of STELLA COWPER, of Te Kuiti, Married Woman,
having been lodged with me together with an application for a new
certificate of title in lieu thereof, notice is hereby given of my intention
to issue such new certificate of title after fourteen days from the
9th August, 1945.

Dated this 3rd day of August, 1945, at the Land Registry
Office, Auckland.

R. F. BAIRD, District Land Registrar.

Evidence of the loss of certificate of title, Vol. 41, folio 53
(Nelson Register), for 3 roods 29 perches, situated in Block II,
Moutere Survey District, being Lot 99, Deposited Plan No. 657,
and being part of Section 2, District of Moutere Hills, whereof
terred office at Mapua, is the registered proprietor, having been
lodged with me together with an application for the issue of a new
certificate of title in lieu thereof, notice is hereby given of my intention
to issue such new certificate of title after fourteen days from the
9th August, 1945.

Dated this 3rd day of August, 1945, at the Land Registry
Office, Nelson.

A. FOWLER, District Land Registrar.
NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, and its amendments, and of every other Act and of every power and authority thereto enabling, to take the lands described in the First Schedule hereto for the purpose of a road, and also to close the land described in the Second Schedule hereto as a road: And notice is hereby further given that a plan of the lands so required to be taken and to be closed as aforesaid is deposited in the office of the Waimarino County Council at Seddon Street, Raetihi, and is open for inspection; and all persons affected by the taking or closing of the said lands should, if they have any well-grounded objection to the taking or closing of any of the said lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Chairman of the Waimarino County Council at Raetihi.

FIRST SCHEDULE

FIRSTLY, all that piece or parcel of land situate in the Waimarino County, in the Land District of Wellington, containing approximately one rood five perches (1 0·05 perches), being part of Ngapakihi No. 1, Block VII, Makotuku Survey District, and being that portion coloured blue on the said S.O. Plan No. 21313.

SECOND SCHEDULE

FIRSTLY, all that piece or parcel of land situate as aforesaid, containing approximately one rood four decimal four perches (1 rood 0·04 perches), and being another part of the said Ngapakihi No. 1, and being also that portion also coloured orange on the said S.O. Plan No. 21313.

THIRDLY, all that piece or parcel of land situate as aforesaid, containing approximately one rood fifteen decimal fifty-one perches (1 rood 15·51 perches), and being a still further part of the said Ngapakihi No. 1, and being also that portion coloured orange and edged deeper orange on the said S.O. Plan No. 21313.

WAIMARINO COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Municipal Corporations Act, 1933, and the Public Works Act, 1928.

NOTICE is hereby given that the New Lynn Borough Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, to lay out a recreation reserve—and for the purpose of such public work to acquire all that piece of land containing one rood (1 rood), more or less, being Lot 7, Town of Waiuku, being all that land described in certificate of title, Vol. 43, folio 118, as being part of Auckland Provincial Park, and is open for inspection (without fee) by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing, and send the same, within forty days from the 9th day of August, 1945, to the Town Clerk, 70 Great North Road, New Lynn.

201 W. WATERS, Town Clerk.

COOK COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Counties Act, 1929, and the Public Works Act, 1928.

NOTICE is hereby given that the Cook County Council proposes, under the provisions of the above-mentioned Act, to execute a certain public work—namely, the establishment of travelling-stock paddocks—and for the purpose of such public work the lands described in the Schedule hereto are required to be taken: And notice is hereby further given that a plan of the lands so required to be taken is deposited in the office of the Cook County Council at Raetihi.

Firstly, all that piece or parcel of land situate as aforesaid, containing approximately one rood fifteen decimal fifty-one perches (1 rood 15·51 perches), and being part of Ngapakihi No. 1 and being also that portion also coloured green on the said S.O. Plan No. 21313.

SECOND SCHEDULE

Fourthly, all that piece or parcel of land situate as aforesaid, containing approximately one rood fifteen decimal fifty-one perches (1 rood 15·51 perches), and being another part of the said Ngapakihi No. 1, and being also that portion also coloured green on the said S.O. Plan No. 21313.

As witness my hand at Raetihi, this 31st day of July, 1945.

D. J. BERRY, Chairman.

This notice was first published on the 3rd day of August, 1945.

LUKE, CUNNINGHAM, AND CLERE

THE legal partnership of Luke, Cunningham, and Clere has been dissolved as from the 1st April, 1945, by the retirement of Mr. Arthur James Clere. The partnership business will be continued by the remaining partners, William Henry Cunningham, Frederick Temple Clere, George Maynard Murch, and Richard Birks, who have purchased Mr. Luke's interest.

All accounts owing to the firm of Luke, Cunningham, and Clere are to be paid to the continuing partners, who will pay all debts owing to the firm.

The continuing partners will practise under the firm name of Luke, Cunningham, and Clere.

LUKE, CUNNINGHAM, AND CLERE

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that Napier Raw Milk Producers Co-operative Company, Limited, has changed its name to Hawkes Bay Raw Milk Producers, Limited, and that the new name has been entered in my Register of Companies in lieu of the former name.

Dated at Napier, this 1st day of August, 1945.

E. S. MOLONY, Assistant Registrar of Companies.

ACME SUPPLY COMPANY, LIMITED

IN VOLUNTARY LIQUIDATION

The legal partnership of Luke, Cunningham, and Clere has been dissolved as from the 1st April, 1945, by the retirement of Mr. Arthur James Clere. The partnership business will be continued by the remaining partners, William Henry Cunningham, Frederick Temple Clere, George Maynard Murch, and Richard Birks, who have purchased Mr. Luke's interest.

All accounts owing to the firm of Luke, Cunningham, and Clere are to be paid to the continuing partners, who will pay all debts owing to the firm.

The continuing partners will practise under the firm name of Luke, Cunningham, and Clere.

LUKE, CUNNINGHAM, AND CLERE

202 F. T. ROBINSON, County Clerk.

Notice of Intention to Take Land

In the matter of the Municipal Corporations Act, 1933, and the Public Works Act, 1928.

NOTICE is hereby given that the Cook County Council proposes, under the provisions of the above-mentioned Act, to execute a certain public work—namely, the establishment of travelling-stock paddocks—and for the purpose of such public work the lands described in the Schedule hereto are required to be taken: And notice is hereby further given that a plan of the lands so required to be taken is deposited in the office of the Cook County Council at Raetihi.

Firstly, all that piece or parcel of land situate as aforesaid, containing approximately one rood fifteen decimal fifty-one perches (1 rood 15·51 perches), and being another part of the said Ngapakihi No. 1, and being also that portion also coloured green on the said S.O. Plan No. 21313.

SECOND SCHEDULE

Fourthly, all that piece or parcel of land situate as aforesaid, containing approximately one rood fifteen decimal fifty-one perches (1 rood 15·51 perches), and being another part of the said Ngapakihi No. 1, and being also that portion also coloured green on the said S.O. Plan No. 21313.

As witness my hand at Raetihi, this 31st day of July, 1945.

D. J. BERRY, Chairman.

This notice was first published on the 3rd day of August, 1945.

LUKE, CUNNINGHAM, AND CLERE

THE legal partnership of Luke, Cunningham, and Clere has been dissolved as from the 1st April, 1945, by the retirement of Mr. Arthur James Clere. The partnership business will be continued by the remaining partners, William Henry Cunningham, Frederick Temple Clere, George Maynard Murch, and Richard Birks, who have purchased Mr. Luke's interest.

All accounts owing to the firm of Luke, Cunningham, and Clere are to be paid to the continuing partners, who will pay all debts owing to the firm.

The continuing partners will practise under the firm name of Luke, Cunningham, and Clere.

LUKE, CUNNINGHAM, AND CLERE

ACME SUPPLY COMPANY, LIMITED

IN VOLUNTARY LIQUIDATION

In the matter of the Companies Act, 1933, and the Public Works Act, 1928.

NOTICE is hereby given that the company be wound up voluntarily, and that GEORGE GOLDE H. NOTMAN, Registered Accountant, of 103 Bond Street, Dunedin C. 1, be and is hereby appointed liquidator of the company.

Dated at Dunedin, this 3rd day of August, 1945.

ACME SUPPLY COMPANY, LIMITED

In the matter of the Companies Act, 1933, and the matter of ACME SUPPLY COMPANY, LIMITED.

NOTICE is hereby given that by an entry in the minute-book of the company dated 1st April, 1945, the following special resolution was duly passed:

"That the company be wound up voluntarily, and that GEORGE GOLDE H. NOTMAN, Registered Accountant, of 103 Bond Street, Dunedin C. 1, be and is hereby appointed liquidator of the company."

Dated at Dunedin, this 3rd day of August, 1945.

GEO. G. NOTMAN, Liquidator.

P.O. Box 465, Dunedin.

204 STATUTORY REGULATIONS

UNDER the Regulations Act, 1936, statutory regulations of general legislative force are no longer published in the New Zealand Gazette, but are supplied under any one or more of the following arrangements:

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