Open Seasons for Imported Game and/or Native Game in certain Acclimatization Districts

Pursuant to the Animals Protection and Game Act, 1921-22, the Minister of Internal Affairs doth hereby declare open seasons for imported game and/or native game, of the kinds specified, and in the acclimatization districts specified in the First Schedule hereto, except in the "Excepted Areas" specified in the Second Schedule hereto, during the periods set forth in relation to each district, and subject in all cases to the following general conditions and subject to the special conditions specified in relation to each district, and doth hereby call the attention of sportsmen and others to the enactments and provisions and matters set forth or referred to in the Third and Fourth Schedules hereto. Any person taking or killing any imported game or native game otherwise than in terms of this notification (including the general conditions hereinafter set out and the special conditions specified in relation to any acclimatization district), is liable on conviction to a fine of £20.

1. No person shall commence shooting earlier than one hour before sunrise or continue shooting later than one hour after sunset on any day during the open season concerned.

2. No person shall use live birds of any species as decoys nor shall use more than fifteen artificial decoys at any one time (except in the Auckland Acclimatization District, where the number of artificial decoys shall be not more than ten), and no such artificial decoys shall be spread over a greater area than thirty yards square.

3. No person shall place any artificial decoys within 100 yards of the open season hereby declared, use, in connection with the taking or killing of imported and/or native game, any form of any other grain or any products of grain or any other food placed over the same set of decoys at any one time.

4. No person shall commence shooting earlier than one hour before sunrise or continue shooting later than one hour after sunset on any day during the open season concerned.

5. No person engaged in shooting shall use, in connection with the taking or killing of imported game and native game, the fee payable in respect of each acclimatization district being thirty shillings (30s.), except for persons in receipt of an age benefit or a miner's benefit under the Social Security Act, 1938, in which cases the fee is twenty shillings (20s.).

6. The fee payable in respect of licenses issued in all acclimatization districts in the North Island authorize the holder thereof to take or kill imported game and native game, the fee payable in respect of each acclimatization district being thirty shillings (30s.), except for persons in receipt of an age benefit or a miner's benefit under the Social Security Act, 1938:

(a) The fee payable in respect of licenses issued in all acclimatization districts in the South Island to take or kill imported game and native game is twenty-five shillings (25s.), but this is reducible to ten shillings (10s.) in respect of persons in receipt of an age benefit or a miner's benefit under the Social Security Act, 1938:

(b) The fee payable in respect of licenses issued in the Auckland Acclimatization District, the Secretary of the acclimatization society concerned or any person authorized by him in writing is hereby authorized to sign and issue licenses.

(c) In all acclimatization districts other than the Rotorua Acclimatization District and the Southern Lakes Acclimatization District, the Secretary of the acclimatization society concerned or any person authorized by him in writing is hereby authorized to sign and issue licenses.

(d) In the Rotorua Acclimatization District and in the Southern Lakes Acclimatization District the Under-Secretary of the Department of Internal Affairs, Wellington, or any person appointed by him for that purpose, is hereby authorized to sign and issue licenses.
### FIRST SCHEDULE

#### OPEN SEASONS

<table>
<thead>
<tr>
<th>Area/Description District</th>
<th>Reference to Description</th>
<th>Class of Game that may be taken or killed</th>
<th>Duration of Open Season, Commencing and Terminating Dates included</th>
<th>Daily Bag Limit</th>
</tr>
</thead>
</table>

**Special Conditions.**

- **No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, loo, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:**
  1. A stand may be claimed by the planting thereon at any time after 8 a.m. on the 20th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and full postal address of the claimant and the number of his license:
  2. No person shall claim more than one stand:
  3. No person shall claim more than one stand:
  4. No person shall claim more than one stand:
  5. No person shall claim more than one stand:
  6. No person shall claim more than one stand:

- **Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder:**

  Provided further that nothing in this clause contained shall be deemed to affect in any way whatever the rights of owners or occupiers of any lands in respect of shooting on such lands.

- **For the number of decoys which may be used see paragraph 2 of General Conditions.**

- **No person shall use or cause to be used for the taking or killing of imported and native game on Lake Waikato any fixed stand, pontoon, hide, mai-mai, or loo except within 200 yards of the water’s edge of the said lake.**

- **For reference to Description.**

- **Provided, however, that any stand which is not occupied by the claimant by 7 a.m. on any of the aforesaid days may be occupied on that day by any other license-holder:**

  Provided further that nothing in this clause contained shall be deemed to affect in any way whatever the rights of owners or occupiers of any lands in respect of shooting on such lands.
<table>
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<tr>
<th>Acclimatisation District</th>
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<tbody>
<tr>
<td>Grey District</td>
<td>New Zealand Gazette No. 17 of 12th March, 1925, at page 750</td>
<td>1. Grey and spoonbill duck, black swan, and pukeko 2. Paradise duck (provided that these birds may not be taken or killed in the area bounded as follows: Commencing at a point on the junction of Coal Creek with the Grey River; thence in an easterly direction for approximately two miles to Gentle Annie Bluff; thence in a northerly direction in a straight line for a distance of approximately two miles to Camp Railway Crossing; thence in a westerly direction along the foot of the Rapa Hoes to the junction of Coal Creek and the Grey River, the point of commencement).</td>
<td>3rd May to 2nd June, 1947 3rd May to 2nd June, 1947</td>
<td>1. Paradise duck, 5. 2. Black swan, 15. 3. Pukeko, 25. 4. Grey, spoonbill, and paradise duck, and black swan, 20 head in all. 5. Grey, spoonbill, and paradise duck, 15 head in all. 6. Grey and/or spoonbill duck, 10.</td>
</tr>
</tbody>
</table>

Special Conditions.—No person shall take or kill imported or native game on the 3rd, 4th, 5th, or 10th and 11th, or 17th and 18th, or 24th and 25th days of May, 1947, while occupying any stand, hide, loo, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:—

(a) A stand may be claimed by the planting thereon at any time after noon on the 19th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:
(b) No person shall claim more than one stand:
(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands:—

(a) A stand may be claimed by the planting thereon at any time after 3 p.m. on the 19th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:
(b) No person shall claim more than one stand:
(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.
Acclimatization District. | Reference to Description | Class of Game that may be taken or killed. | Duration of Open Season, Commencing and Terminating Dates included. | Daily Bag Limit.
--- | --- | --- | --- | ---

Special Conditions.—No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, loo, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any license-holder in accordance with the following provisions:—

(a) A stand may be claimed by the planting thereon at any time after 6 a.m. on the 19th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license;

(b) No person shall claim more than one stand;

(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder: Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.


Special Conditions.—1. No person shall take or kill imported or native game during the period 3rd May to 2nd June, 1947 (inclusive), while occupying any stand, hide, loo, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:—

(a) A stand may be claimed by the planting thereon at any time after noon on the 3rd day of April, 1947, of a stand which has been duly claimed by any other person, except with the consent of such last-mentioned person:

(b) No person shall claim more than one stand:

(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of the last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within two hours after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder:

Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

2. No hut, mudhole, or mara-mai shall be used in any part of Lake Ellesmere in which the water is of a greater depth than twenty-four inches.

3. A mudhole shall be constructed solely by means of the excavation of the soil, and no timber, metal, or other materials shall be used in the construction thereof.

4. No hut, mudhole, or mara-mai shall be used in any part of Lake Ellesmere in which the water is of a greater depth than twenty-four inches.

5. Notwithstanding anything contained in conditions 2 to 4 hereof, a boat concealed among the vegetation growing along or near the margin of Lake Ellesmere may be used for the purpose of recovering native game which has been shot: Provided that no boat so used shall be artificially dressed or covered in any way.
### Acclimatization District

<table>
<thead>
<tr>
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#### Otago

**New Zealand Gazette No. 50 of 26th July, 1945, at page 945.**

2. Grey, mallard, spoonbill, and paradise duck, black swan, and pukeko, 2. Chukor, 10.
3. Grey, mallard, spoonbill, and paradise duck, black swan, and pukeko, 3. Paradise duck, 5 per day; 25 per season.
4. Mallard duck, 12.
5. Pukeko, 25.
6. Mallard, spoonbill, paradise, and grey duck, 10 head in all.
7. Grey and spoonbill duck, 10 head in all.

**Special Conditions.**—1. No person shall use or cause to be used on any water within the district for the taking or killing of imported game and/or native game any fixed stand, pontoon, hide, or box except within a distance of half a chain from the edge of such water in non-tidal waters, or half a chain from low-water mark in tidal waters, or, where raupo abounds, half a chain from the outside edge of such raupo.

2. No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, box, or position, as commonly used by duck-shooters (hereafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:

   (a) A stand may be claimed by the placing thereon at any time after noon on the 3rd day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:

   (b) No person shall claim more than one stand:

   (c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder:

Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

A license issued pursuant to this notification to take or kill imported game and native game shall entitle the holder thereof to take or kill imported game and native game in the Southland Acclimatization District during the period and subject, subject to the conditions prescribed in the notification fixing an open season for imported game and native game in that district.

#### Rotorua

**New Zealand Gazette No. 46 of 20th March, 1925, at page 721.**

2. Grey, mallard, spoonbill, and paradise duck, black swan, 2. Grey duck, 10.
5. Grey, mallard, paradise, and spoonbill duck, 15 head in all.

**Special Conditions.**—1. No person shall take or kill imported game and/or native game any fixed stand, pontoon, hide, or box, except within a distance of half a chain from the edge of such water in non-tidal waters, or half a chain from low-water mark in tidal waters or, where raupo abounds, half a chain from the outside edge of such raupo.

2. No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, box, or position, as commonly used by duck-shooters (hereafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:

   (a) A stand may be claimed by the placing thereon at any time after noon on the 3rd day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:

   (b) No person shall claim more than one stand:

   (c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder:

Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

A license issued pursuant to this notification to take or kill imported game and native game shall entitle the holder thereof to take or kill imported game and native game in the Southland Acclimatization District during the period and subject, subject to the conditions prescribed in the notification fixing an open season for imported game and native game in that district.

#### South Canterbury

**New Zealand Gazette No. 17 of 12th March, 1925, at page 762.**

1. Grey, spoonbill, and paradise duck, black swan, 1. Grey and/or spoonbill duck, 10.
2. Grey and/or spoonbill duck, black swan, 2. Paradise duck, 5.
5. Grey, spoonbill, and paradise duck, 15 head in all.
6. Grey, and spoonbill duck, 15 head in all.

**Special Conditions.**—1. The taking or killing of imported game and/or native game shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

A license issued pursuant to this notification to take or kill imported game and native game shall entitle the holder thereof to take or kill imported game and native game in the Southland Acclimatization District during the period and subject, subject to the conditions prescribed in the notification fixing an open season for imported game and native game in that district.

#### Southern Lakes

**New Zealand Gazette No. 50 of 26th July, 1945, at page 946.**

4. Mallard duck, 12.
5. Chukor, 10.
6. Pukeko, 10.
7. Grey, mallard, and paradise duck, 15 head in all.
8. Canadian goose, no limit.

**Special Conditions.**—1. A license issued pursuant to this notification to take or kill imported game and native game shall entitle the holder thereof to take or kill mallard duck and native game in the Otago Acclimatization District during the period and subject, subject to the conditions prescribed in the notification fixing an open season for imported game and native game in that district.

2. For restriction as to use of decoys, see paragraph 2 (b) of the General Conditions.

#### Southland

**New Zealand Gazette No. 50 of 26th July, 1945, at page 946.**

4. Grey and/or spoonbill duck, 15 head in all.
5. Grey and/or spoonbill duck, 10.

**Special Conditions.**—1. A license issued pursuant to this notification to take or kill imported game and native game shall entitle the holder thereof to take or kill mallard duck and native game in the Otago Acclimatization District during the period and subject, subject to the conditions prescribed in the notification fixing an open season for imported game and native game in that district.

2. For restriction as to use of decoys, see paragraph 2 (b) of the General Conditions.
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Special Conditions.—No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, box, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:—

(a) A stand may be claimed by the planting thereof at any time after noon on the 26th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:

(b) No person shall claim more than one stand:

(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant within half an hour after sunrise on any of the aforesaid days may be occupied on that day by any other license-holder:

Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

| Waimate                 | New Zealand Gazette No. 17 of 12th March, 1925, at page 754 | 1. Grey, spoonbill, and paradise duck, pukeko, and black swan (provided that no person shall take or kill any cygnet or young swan incapable of making a sustained flight) | 3rd May to 2nd June, 1947 | 1. Paradise duck, 5. 2. Black swan, 15. 3. Pukeko, 15. 4. Grey, spoonbill, and paradise duck, 12 head in all. 5. Grey and/or spoonbill duck, 10. |
| Waitaki                 | New Zealand Gazette No. 17 of 12th March, 1925, at page 754. (For reference to excepted areas see Second Schedule) | 1. Californian quail and chukor, 2. Grey, spoonbill, and paradise duck (only in that portion of the district lying to the westward of Otomatata Creek), pukeko, and black swan | 3rd May to 31st July, 1947 | 1. Californian quail, 20. 2. Paradise duck, 5. 3. Pukeko, 8. 4. Black swan, 10. 5. Grey, spoonbill, and paradise duck, 12 head in all. 6. Grey and spoonbill duck, 10 head in all. 7. Grey, spoonbill, and paradise duck, and black swan, 17 head in all. 8. Chukor, 10. |
### Acclimatization Districts

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**Special Conditions.** - No person shall take or kill imported or native game on the 3rd, 4th, or 5th days of May, 1947, while occupying any stand, hide, loco, or position, as commonly used by duck-shooters (hereinafter referred to as a stand) which has been duly claimed by any other license-holder in accordance with the following provisions:—

(a) A stand may be claimed by the planting thereon at any time after noon on the 26th day of April, 1947, of a stake with a board attached having plainly marked thereon the name and address of the claimant and the number of his license:

(b) No person shall claim more than one stand:

(c) No stand shall be claimed on or within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of such last-mentioned person:

Provided, however, that any stand which is not occupied by the claimant by 7 a.m. on any of the aforesaid days may be occupied on that day by any other license-holder:

Provided further that nothing in this clause contained shall be deemed to affect in any way whatsoever the rights of owners or occupiers of any lands in respect of shooting on such lands.

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**SECOND SCHEDULE**

**AREAS are excepted from the operation of the open season in each acclimatization district as specified hereunder:**

**ABURHAM ACCLIMATIZATION DISTRICT**

- All that area of land in the Canterbury Land District, intersected by the Wakanui Creek, being Rural Sections 15104, 15110, 17411, and 16973, the property of the late Mr. G. W. Leadley.

**AUCKLAND ACCLIMATIZATION DISTRICT**

1. Little Rotogaro Lake near Huntly.
2. Sections 21 and 21a, Parish of Manurewa, being R. J. Solt’s Beachlands Downs property.
3. All that area from an imaginary line across the Waikato River between Weti Clark’s Point on the Port Waikato side and Hill’s Drain on the Otaua side to the Waikato Heads; and a strip of land one chain wide on both banks of such portion of the said river.
4. Section 40, Block II, Aroha Survey District, containing 188 acres, the property of A. H. Bowell-Bowen.
5. Lot 1 of Sections 6, 22, and 78, Hamilton Parish, containing 188 acres, the property of W. H. Mackay.
6. Sections 4 and 18, Block XVI, Piako Survey District, containing 477 acres, the property of J. B. Woodyard.
7. Section No. XV, Pioinga Parish, containing 320 acres, the property of F. R. Mackenzie.
8. Part Allotments 1, 2, 3, and 25a, Parish of Mangatawhiri, part Allotment 7, Parish of Puikoko, and Allotments 25/6, 1/7, Parish of Mangatawhiri, containing 350 acres, known as, 86, Stephen’s School, the property of the General Trust Board.
9. Part Section 23, 23a, Waipora Parish, containing 14 acres, the property of Mrs. D. M. Sladdon, of Clevedon.
10. Sections 8a, 8b, Ragiri Survey District, containing 300 acres, the property of J. A. A. Ridgley, Tiko Tiko.
11. Allotment 137, and part Allotment 13, Parish of Manurewa, known as Greene Golf Links, the property of the Otahuhu Golf Club.
12. That portion of the Mangatavairi River lying between the Great South Road and the north-eastern boundary of Section 20, Manukauwa Survey District.
13. Section 16, Chapman Subdivision, Piako Survey District, containing 300 acres, the property of H. H. E. Jones.
14. That portion of the Mahurangi River lying within the Warkworth Town District and the banks including a chain strip on each side of the said river.
15. Lot 9 and 11 of Part 35, Whangape, 254 acres, the property of R. B. Beveridge, Rangihir.
16. Lots 4, 5, and 8 of Part 35, Whangape, 134 acres, the property of V. G. and J. J. Smith, Papakura.
17. Lot 1, D.P. 23336, part Allotment 32 and 32a, Parish of Opakeke, the property of J. Smith, Papakura.
18. Lots 31 and Part 101 of Section 1, Opakeke, 24 acres, the property of A. H. Pyke, Papakura.
19. Lot 5, D.P. 8652, Arahekapakeka, 125 acres, the property of W. S. Wright, Paremoremo.
20. Lot 9 of 30, Papakura Parish, 45 acres, the property of F. Kirton, Papakura.

**RAY OF ISLANDS ACCLIMATIZATION DISTRICT**

1. All those areas comprising the Town Districts of Kawakawa, Kaihoko, Kohukohu, Rawene, and Russell.
2. All that area in the North Auckland Land District, being To Make Block, containing 302 acres, and part of Taikapara Block, containing 74 acres in 3 roads, situated in Block XII, Kawakawa Survey Districts.
3. All that area, being Lots 165, 169, and 170, Parish of Kawakawa, containing 447 acres, the property of Richard Augustus Hall.
4. All those areas situated in Block XV, Kawakawa Survey District, comprising part Section 140, Block XV, Kawakawa Survey District, containing 167 acres 1 rod 24 perch, part Waipuna Block containing 373 acres 2 rods 17 perches, Taumatauaianuku.
(9) The properties of Messrs. Scott and Martindale, Wellington, as follows:

(a) Walreis Blocks A and D, Block II, Hokitika Survey District, containing 4,383 acres 3 roods 23 perches.

(b) Lower Walreis Block A, Section 3, Block II, Hokitika Survey District, containing 37 acres 1 rood 3 perches.

(c) Lower Wakara Block 1, Kawakawa, Block II, Hokitika Survey District, containing 249 acres 1 rood.

(10) The property of Mr. C. H. Forrits, of Tutukelena, as under:

Sections 71 and 73, Te Karse Block No. 2, Mangakakaua Survey District, containing 756 acres, being the whole of the land in certificates of title, Vol. 388, folio 241, and Vol. 388, folio 242.

BITTER ACCLIMATIZATION DISTRICT

All that area in the Nelson Land District, bounded by a line commencing at the northeastern corner of Section 60, Block II, Steeples Survey District; thence along the north-eastern boundary of Section 60 and 16 to the railway; thence south-westerly along the right bank of the Waimakariri River; thence south-eastwardly along the western boundary of Mr. M. B. Hope's property, known as Patoka Crown Grant District, situated in Blocks XIV and XV, Nelson Land District, comprising 77 acres, and part R.S. 1462, Block X, Rangiora Survey District, comprising 77 acres 1 rood 17 perches, the property of the Andrews Tree Company.

(11) All that portion of the Opara River, situated in the Marlborough District, from the eastern boundary of the Borough of Blenheim to the western boundary of Mr. M. B. Hope's property, known as Blink Bonnie, being Section 33, Opara Registration District, Block XVII, Chydy Bay Survey District.

NELSON ACCLIMATIZATION DISTRICT

(1) Lake Rotonui.

(2) The Waimea Electric Co.'s two dams on the Waimea River at Brightwater.

NORTH CANTERBURY ACCLIMATIZATION DISTRICT

(1) All that area in the County of Akaroa, situated in the Akaroa and Blenheim Survey Districts, Canterbury Land District, containing a strip of land adjoining Okute and Little River Streams and Lake Forsyth, and those portions of R.S. 2474, 4804, and 6012, being the flat on the western side of the lake known as Lake Forsyth, including all roads fronting on the shore of said lake; and thence along the north-eastern boundary of said lot and survey districts numbered 3186, 3187, 3185, 2903, 890, and 157, excluding therefrom Native Reserve 885 adjoining Lake Forsyth, and being portion Pukepoto SA, Ahipara and Takahue Survey Districts.

(2) Ahuriri Lagoon.

(3) Glenmark Lagoon.

(4) Glenmark Lagoon.

(5) R.S. 1352, 1299, part 1439, Block X, Rangers Survey District, comprising 77 acres, and part R.S. 1462, Block X, Rangiora Survey District, comprising 77 acres 1 rood 17 perches, the property of the Andrews Tree Company.

(6) All that area in the Canterbury Land District, bounded by a line commencing at the south-western corner of Rural Section 17571; thence north-easterly generally along Fairwater Road, Harper's Road, and the northern boundary of the Waimea Electric Co.'s two dams on the Wairoa River; thence south-easterly along the easternmost part of the land comprised in certificate of title, Vol. 82, folio 153 (Gibson Registry).

(7) That portion of the Weka Stream and its tributaries flowing through or bounding the properties of Messrs. F. C. Archer, A. Todd, B. B. Johnson, L. W. Ferguson, W. Antill, and A. Craighead, in the Waikari Survey District.

(8) All that area in the Canterbury Land District, being Rural Sections 4300, 4957, and 5559, situated in Block XVI, Waipara Survey District.

(9) All that area in the Canterbury Land District, situated in Myrelm, Lake Sumner, Marion, Saddle, Minchin, Katrine, and Noble Survey Districts, and bounded as follows: Commencing at the junction of the Sumner Branch of the Hurunui River and Sinters Stream; thence by the left bank of the aforesaid north branch of the Hurumui River in a north-westerly direction to Lake Summer; thence by a right line in a northerly direction to the summit of Mount Longfellow; thence by a line in a north-westerly direction to the most northern point of Lake Marion; thence by a line parallel to and one mile on the north side of the aforesaid Lakes Summer and Hurumui River to the summit of the Southern Alps; thence south along the Great Southern Highway to a point on the north bank of Harper's Pass; thence south-eastwardly along the eastern side of the aforesaid Hurumui River to and one mile south of the Hurumui River, Lake Summer, the Canal, and each Katrin, the Dry Lake, Road and Lake and the southerly boundary of said Lake Sheppard; and the Awanui-Kaitaia Main Highway; thence generally along the right bank of the aforesaid Awanui River and the Awanui-Kaitaia Main Highway; thence generally in a southerly direction along the right bank of the Awanui River to the junction of the north branch of the Hurumui River and the Hurumui River Branch; thence south generally along the right bank of the aforesaid Hurumui River to the north-westerly branch of the Hurumui River; and thence generally in a north-westerly direction along the right bank of the aforesaid Hurumui River to the point of commencement.

(10) The property of Mr. Douglas Deans, of Darfield, being Rural Sections 3222, 3838, 3839, 4010, 4011, 4116, 4117, 4118, 4119, 4982, 4986, 4987, 14391, 22135, 22176, 22176, and 22176, and parts of Rural Sections 3222, 3838, 3839, 4010, 4011, 4116, 4117, 4118, 4119, 4982, 4986, 4987, 14391, 22135, 22176, situated in Block XVII, Chydy Bay Survey District, containing by admeasurement 955 acres 3 roods 29 perches, and being the land in certificate of title, Vol. 281, folio 131, Chydy Bay Survey District.

(11) The property of the New Zealand Refrigeration Co., Ltd., near Tempton, Islington, and Hornby, containing by admeasurement 280 acres 1 rood 29 perches, and being portion 3077, 4206, part 4382, 9190, 13501, 1983, 3213, and 339; as the same is delineated more particularly on a plan numbered I.A. 52/40, deposited in the Head Office of the Department of Internal Affairs, Wellington, being thereon outlined in red.
(12) All that area of land at Flaxton, 1 chain in width, including the roadway on either side of the main drain, extending in a westerly direction from the South Bridge Road, a distance of two miles, comprising part Rural Sections 1762, 1446, 1601, 1613, 1220, 1649, 2066, 1283, 2010, 1693, 1665, 1686, 1616, 1221, 1058, 1160 and 1649, Waimana Survey District.

(11) All that area of land containing 62 acres, more or less, at Coutts Island, in the Lismore Island, being part of Section 9, Lismore Survey District, and a portion of a closed road situated in Block II of the Christchurch Survey District, as shown on plan marked L.A. 46/16/25, deposited in the Head Office of the Department of Internal Affairs at Wellington, being thereon outlined in white.

(10) All that area of land containing 62 acres, more or less, at Duff's Bridge on the top of Lobb's boundary to the sea, in the property of Mr. F. C. Butt.

(9) Thence south-westerly along that boundary and the south-easterly boundary of Section 1 asforesaid (as delineated on plan No. 22960, deposited in the District Office of the Department of Internal Affairs). That is more particularly delineated on the photostat numbered 46/16/25, filed in the office of the Surveyor-General, being thereon outlined in white.

(8) Section 2, Block XV, Taita Survey District, being the property of Mr. L. C. Hasler.

(7) The lake known as the Blue Lake on the property of Messrs. Scherp, part Block II, St. Bathian's Survey District.

TOROROA ACCUMULATION DISTRICT

(1) The lagoon known as Tomahawk Lagoon (Otago Peninsula), being the property of the Waimana Refrigerating Co., Ltd., at Smith's Point, in the property of Mr. T. D. Davis.

(2) That portion of the property of Mr. J. A. W. Kemp.

(3) That portion of the property of Mr. G. Gaskill, of Waikoloa.

(4) That portion of the property of Mr. J. A. W. Kemp.

(5) That area of land containing 348 acres 1 rod and 18 perches, more or less, being that area between the Wairarapa-Gisborne Road and the sea, being an area of approximately 350 acres, the property of T. L. Board, in the property of T. L. Board.

(6) All that area in the Whakatane County, situated in Blocks VII and VIII, Waimana Survey District, containing by admeasurement 230 acres, more or less, being part of the Town of Kirolch, and bounded as follows: Towards the north by the northern side of Loch Barra Street; towards the east generally by the eastern side of Nevis Street; towards the south by the southern side of Skye Street; towards the east generally by the eastern side of Aragacole Street; towards the west by the western side of Barra Street; towards the west by the western side of Ilay Street; and except of the said road of 37 chains, as delineated on plan Nos. 2, 4, and 27, Block VII, Section 6, Block XVIII, Sections 3 to 7, 10 to 13, Block XX, Sections 5 to 15, Block XXI, Town of tinloch. As the same is more particularly delineated on plan Nos. 2, 4, and 27, Block VII, Section 6, Block XVIII, Sections 3 to 7, 10 to 13, Block XX, Sections 5 to 15, Block XXI, Town of Tinloch.

(7) The Haast River watershed, including the Landsborough and Clark Valleys.

(8) Roy's Bay, Lake Wansak, from Ely Point to Soar Burn outlet into the lake, and any area within a quarter of a mile of the edge of the lake between Ely Point and the Soar Burn.

(9) The Township of Wansak.
(5) All that area bounded by a line commencing on the summit of Paddock Hill, situated in Titiroa Survey District; thence north-easterly by the right line between Paddock Hill and Trig. Station U in Block VII, Okarito Survey District, and being the right bank of the Waiau River; thence north-westerly generally by the said right bank to the Manapouri Accommodation-house; thence south-westerly generally along the length of the said road, and being the whole area comprised in certificate of title, Vol. 108, folio 718 (R. H. Weir, lessee).

(6) Allotment 1 on D.P. 4414, part of Sections 13 and 166, Hua and Waawakaiho, containing 32 acres 1 rood 09 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 718 (C. Southcombe, lessee).

(7) Lot 1, D.P. 3297, part Allotment 4 on D.P. 4414, parts Sections 58, 64, and 101, Hua and Waawakaiho, containing the Livington part of the land comprised in certificate of title, Vol. 108, folio 719 (New Plymouth Borough Council, owner).

(8) All that area situated in the County of Clifton, being part Sections 10 and 11, Allotment 2, D.P. 3794, Pukareka Survey District, containing 183 acres 03 roods 15 perches, more or less, part Sections 11 and 12, Pukareka Survey District, Block X, Allotment A on D.P. 3776, containing 183 acres 03 roods 15 perches, more or less, Part 54a, No. 1, Block X, Mimi Survey District, containing 41 acres 1 rood 3 perches, more or less, Section 54a, No. 2, Block X, Mimi Survey District, containing 19 acres 04 perches, more or less; Waiti-iti Sections 54a 3 (17 acres 09 perches), 54b 2 (10 acres 11 perches), and 54c (34 acres 20 perches), part Sections 5, 6, 7, 8, 9, 10, Blocks VI and X, Mimi Survey District, containing 188 acres 1 rood 30 perches, the property of Mr. G. A. Wilkinson.

WAIAPU ACCLIMATIZATION DISTRICT

(1) The whole of the Te Araroa Township sections except Section 22.

(2) Mr. H. K. Hovell’s farm and the Whetumatarau Hill.

(3) Tolaga Bay Township and the area bounded by the Cawa River from its mouth to Mr. A. E. Reeve’s property, from thence following the ridge-line to the sea.

WAIMARINO ACCLIMATIZATION DISTRICT

(1) Section 5, Block B, Whakarewarewa Survey District, being the property of Mrs. C. R. Guthrie, Ohai.

WAIKAIACCLIMATIZATION DISTRICT

(1) Block 7, Otepopo District, Parts 4, 5, and 8.

(2) Block 6, Otepopo District, Part 1.

(3) Block 8, Opuawhanga District, Parts 7 and 13.

(4) Block 1, Kauroo District, Part 49.

(5) Being the property of Mr. A. NichoU.

(6) A strip of land to a depth of 20 chains from the main road running parallel with the main road from the Elderise Lake to the Elderise No. 2 Road, being contained in part Sections 1, 2, 6, and 7, Block X, Awamoko Survey District, part Section 2, Block XVI, Awamoko Survey District, and part of Section 3a, Elderise No. 2 Settlement, being the property of the road owner.

WELLINGTON ACCLIMATIZATION DISTRICT

(1) The Awapuni Lagoon situated on the property of the Manawatu Racing Club.

(2) Lot 1, D.P. 3214, part Rural Section 384, Palmerston North, containing 23 acres 1 rood 20 perches, the property of the Kaiapara County Council.

(3) The Greymere estate, situated in the Parkeskaru Block, being Section 1, Block XI, Onga Survey District; Sections 124 and 125, Parkeskaru Block, and closed road and Lots 1/4, D.P. 3248, being part of Section 2, Block XIII, Onga Survey District; part Allotment 4 on D.P. 4414, part of Sections 13 and 166, Hua and Waawakaiho, containing 206 acres 3 roods 20 perches, the property of Mr. C. A. Wilkinson.

WESTLAND ACCLIMATIZATION DISTRICT

(1) Allotment 4 on D.P. 4414, part of Sections 12 and 13, Hua and Waawakaiho, containing 32 acres 1 rood 25 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 717 (C. R. Stand, lessee).

(2) Allotment 4 on D.P. 4414, part of Sections 12 and 13, Hua and Waawakaiho, containing 32 acres 1 rood 25 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 171 (R. H. Weir, lessee).

(3) Allotment 3 on D.P. 4414, part of Sections 13 and 166, Hua and Waawakaiho, containing 32 acres 1 rood 09 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 172 (C. R. Stand, lessee).

(4) Allotment 4 on D.P. 4414, part of Sections 53, 54, 55, and 101, Hua and Waawakaiho, containing 206 acres 3 roods 20 perches, the property of Mr. C. A. Wilkinson.


(6) Allotment 1 on D.P. 3297, part Allotment 4 on D.P. 4414, parts Sections 53, 64, and 101, Hua and Waawakaiho, containing the Livington part of the land comprised in certificate of title, Vol. 108, folio 173 (New Plymouth Borough Council, owner).

TARAKARI ACCLIMATIZATION DISTRICT

(1) Allotment 1 on D.P. 4414, part of Sections 12 and 13, Hua and Waawakaiho, containing 32 acres 03 roods 23 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 717 (C. R. Stand, lessee).

(2) Allotment 2 on D.P. 4414, part of Sections 12 and 13, Hua and Waawakaiho, containing 32 acres 03 roods 23 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 171 (R. H. Weir, lessee).

(3) Allotment 3 on D.P. 4414, part of Sections 13 and 166, Hua and Waawakaiho, containing 32 acres 1 rood 09 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 718 (C. Southcombe, lessee).

(4) Allotment 1 on D.P. 4414, part of Sections 12 and 13, Hua and Waawakaiho, containing 32 acres 03 roods 23 perches, and being the whole of the land comprised in certificate of title, Vol. 108, folio 171 (R. H. Weir, lessee).
Animals Protection and Game Act, 1921–22, Section 6
(1) The Governor-General may from time to time, by warrant under his hand, declare any area described in such warrant to be a sanctuary, and may in like manner revoke any such warrant.
(2) While any such warrant remains in force it shall not be lawful for any person, except pursuant to an authority granted under section thirty-four or thirty-six of this Act, to take or kill, or attempt to take or kill, any imported game or native game, or for any person, except under such conditions as may from time to time be prescribed by the Minister, to take any dog or firearm into such area to pursue, discharge or deliver upon, or to do anything likely to cause any such animal to leave such area.
(3) Every reserve under the Sancuary Preservation Act, 1908, shall be deemed to be a sanctuary under this Act.
(4) Every person who unlawfully takes or kills any animal within a sanctuary is liable to a fine of ten pounds for every such offence, and to a further fine of one pound for each animal so taken or killed.

METHOD OF TAKING RESTRICTED ANIMALS

Animals Protection and Game Act, 1921–22, Section 12
(1) No person shall kill or destroy any imported or native game, or shoot at, or attempt to shoot at, any imported game or native game, or with any swivel gun or pump gun, or use any gun other than a shoulder gun.
(2) No gun shall be used for the purposes aforesaid the bore of which is larger than the size known as number twelve at the muzzle, nor shall any gun be used which exceeds ten pounds in weight.

Animals Protection and Game Regulations 1939, Regulation 6 (1)
(1) In addition to the prohibitions contained in sections 12 and 13 of the Act, no person shall kill or destroy any imported game or native game, or shoot at or attempt to shoot at any such imported game or native game with any automatic or auto-loading gun, unless such a gun be carried in a gun case and have a barrel of less than 28 in. in length.

USE OF MOTOR-VEHICLES, AERODRONES, AND POWER-BOATS

Animals Protection and Game Regulations 1939, Regulation 6 (3)
(2) No person shall use or cause to be used any aeroplane in connection with the taking or killing of imported game or native game; provided that this clause shall not be so construed as to prohibit the use of any aeroplane for the purpose of travelling either to or from a rendezvous.

Animals Protection and Game Regulations 1939, Regulation 6 (3)
(3) No person shall use or cause to be used on any lake, pond, lagoon, mere, estuary, or other dead water, any power-boat for the purpose of taking or killing, whether by himself or by any other person provided that this clause shall not be so construed as to prohibit the use of any power-boat for camping purposes, or for the purpose of travelling either to or from a rendezvous, or generally or to prohibit shooting from a moored power-boat.

LICENSES

Animals Protection and Game Act, 1921–22, Section 14 (1) and (3)
(1) No person shall take or kill any imported game or native game during an open season in any district unless he is the holder of a license under this Act to take or kill imported game or native game in such district during that season.
(3) Notwithstanding anything in the foregoing provisions of this section, any person in bona fide occupation of any land, and any one son or daughter of such person, may during an open season take or kill on that land without a license [but subject to all other restrictions imposed by or under this Act] any imported game or native game that may lawfully be taken or killed under a license in the district within the boundaries of which such land is situated, or such first-mentioned person may in writing appoint one other person to take or kill such game in his stead during such open season, in which case he shall not himself take or kill himself.

Disturbing Stock

Stock Amending Act, 1921, Section 4 (1)
(1) Every person commits an offence and is liable to a fine of five pounds who, without the authority of the occupier, goes upon his land with dog or gun and disturbs any stock depastured thereon.

FOURTH SCHEDULE

The public are earnestly requested to assist in preserving for posterity the native birds of New Zealand.

Under the Animals Protection and Game Act, 1921–22, it is illegal for any person to take or kill any protected birds, or have in possession the skins, feathers, or eggs of such birds, without the consent of the Minister for Inter-Departmental Affairs. It is also illegal for any person to rob or destroy the nest of any bird to which the Act applies.

Every person who offends against such provisions is liable to a fine of £25 for every such offence.

The particular attention of sportsmen is drawn to the recent addition to the list of absolutely protected birds, of the following:

Native pigeon.
Eastern golden plover.
Godwit.
Knot.
Turnstone.

ABSOLUTELY PROTECTED BIRDS

The following is a list of the absolutely protected birds:

- Albatrosses
  - Black-browed mollymawk (Thalassarche melanopogon).
  - Campbell Island mollymawk (Thalassarche melanopogon).
  - Bounty Island mollymawk (Thalassarche melanopogon).
  - Chatham Island mollymawk (Thalassarche melanopogon).
  - Royal albatross (Diomedea epomophora).
  - Surreal Island mollymawk (Thalassarche bulleri).
- Birds of New Zealand (Orthodromus obscurus).
- Wandering albatross (Diomedea exulans).
- Yellow-nosed mollymawk (Thalassarche chlororhynchos).
- Atlantic terna-elewile (Petrelonia nigripennis).
- Avocet (Recurvirostra nova-hollandiae).
- Bell-mouth (morikormo) (Anodonta melanoatra).
- Alaska Island bell-bird (Anodonta melanoatra)
- Chatham Island bell-bird (Anodonta melanoatra).
- Bittern (matuka-hurepo) (Botaurus poeciloptilus).
- Little bittern (kiorki) (Ixobrychus minutus).
- Canary
  - Bush canary (mouha) (Mokau ochrocephala).
  - White-headed canary (popokoro) (Cerithina albiceps).
  - Creeper (South Island) (pippi, toitoi) (Finchia nova-zelandiae).

Crows
- North Island crow (kokako) (Callaeas wilsonii).
- South Island crow (kokako) (Callaeas cinerea).
- Cooko (Family Ducidae)
  - Long-tailed cuckoo (koekoeka) (Urolegaa lanceolata).
  - Shining cuckoo (pipihuwhara) (Chalcoscytus bicollis).
- Dotted
  - Basaltic dotted (Corrvidesmus bicinctus).

Cape
- South Island dotted (Ortelitus achatinus).

Ducks
- Auckland Island duck (Wesnotena aucklandia).
- Blue or mountain duck (Thymalus australis).
- Brown duck (Alzamolla chlorotica).
- Black teal (Phalaeo nova-zelandiae).
- Grey teal (Viitilla cyanopterca).

Eastern golden plover (Charadrius dominicus).

Black fantail (tiwakawa) (Bhippus fuliginosus).
Chatham Island pied fantail (Bhippus flavolimbata penisi).
Pied fantail (tiwakawa) (Bhippus fuliginosus).

Third Schedule

SANCTUARIES

Animals Protection and Game Act, 1921–22, Section 6
(1) The Governor-General may from time to time, by warrant under his hand, declare any area described in such warrant to be a sanctuary, and may in like manner revoke any such warrant.
(2) While any such warrant remains in force it shall not be lawful for any person, except pursuant to an authority granted under section thirty-one or section thirty-two of this Act, to take or kill, or attempt to take or kill, any imported game or native game, or for any person, except under such conditions as may from time to time be prescribed by the Minister, to take any dog or firearm into such area to pursue, discharge or deliver upon, or to do anything likely to cause any such animal to leave such area.
(3) Every reserve under the Sanctuary Preservation Act, 1908, shall be deemed to be a sanctuary under this Act.
(4) Every person who unlawfully takes or kills any animal within a sanctuary is liable to a fine of ten pounds for every such offence, and to a further fine of one pound for each animal so taken or killed.

METHOD OF TAKING RESTRICTED ANIMALS

Animals Protection and Game Act, 1921–22, Section 12
(1) No person shall kill or destroy any imported game or native game, or shoot at, or attempt to shoot at, any imported game or native game, or with any swivel gun or pump gun, or use any gun other than a shoulder gun.
(2) No gun shall be used for the purposes aforesaid the bore of which is larger than the size known as number twelve at the muzzle, nor shall any gun be used which exceeds ten pounds in weight.

Animals Protection and Game Regulations 1939, Regulation 6 (1)
(1) In addition to the prohibitions contained in sections 12 and 13 of the Act, no person shall kill or destroy any imported game or native game, or shoot at or attempt to shoot at any such imported game or native game with any automatic or auto-loading gun, unless such a gun be carried in a gun case and have a barrel of less than 28 in. in length.

USE OF MOTOR-VEHICLES, AERODRONES, AND POWER-BOATS

Animals Protection and Game Regulations 1939, Regulation 6 (3)
(2) No person shall use or cause to be used any aeroplane in connection with the taking or killing of imported game or native game; provided that this clause shall not be so construed as to prohibit the use of any aeroplane for the purpose of travelling either to or from a rendezvous.

Animals Protection and Game Regulations 1939, Regulation 6 (3)
(3) No person shall use or cause to be used on any lake, pond, lagoon, mere, estuary, or other dead water, any power-boat for the purpose of taking or killing, whether by himself or by any other person provided that this clause shall not be so construed as to prohibit the use of any power-boat for camping purposes, or for the purpose of travelling either to or from a rendezvous, or generally or to prohibit shooting from a moored power-boat.

(See also sections 3 of the General Conditions.)