THE
New Zealand Gazette
Published by Authority

WELLINGTON: THURSDAY, 28 MAY 1953

ERRATUM

The notification of an Order in Council published on page 773 of the New Zealand Gazette No. 29, dated 21 May 1953, under the heading "Social Security Act 1938—Social Security Charge Payable by Companies," is hereby cancelled, and the following substituted:

Social Security Act 1938—Social Security Charge Payable by Companies

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 5th day of May 1953

In pursuance and exercise of the powers and authority vested in him under the Social Security Act 1938 and the Social Security Charge Regulations 1952, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and determines that the social security charge payable by any company on its chargeable income for the income year ended on the 31st day of March 1953 shall be paid in one sum on Thursday, the 4th day of February 1954.

And, in further pursuance and exercise of the powers and authority aforesaid, and with the like advice and consent as aforesaid, His Excellency also determines that the said social security charge shall be payable at any office of the Taxes Division, Inland Revenue Department, or at any money-order post-office, and that notice to the foregoing effect shall be given by the Commissioner of Inland Revenue accordingly.

T. J. SHERVARD,
Clerk of the Executive Council.

Proclaiming Maori Land to Have Become Crown Land

[C. W. M. NORRIE, Governor-General]

A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1946, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the lands described in the Schedule hereto, being lands subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

Lot 528, Deposited Plan No. 38230, and Lot 529, Deposited Plan No. 38231, being parts Allotments 40 and 41, District of Tamaki, situated in Block II, Otahuhu Survey District: Area, 20 acres and 30 perches, more or less. [S.O. plan 37347.]

Also Lot 286, Deposited Plan No. 39428, being parts Allotments 42 and 179, District of Tamaki, situated in Block II, Otahuhu Survey District: Area, 18 acres 1 rood, more or less. [S.O. plan 37347.]

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. A. BODKIN,
For the Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 1/1107/1/12; D.O. 8/1435)
Land Subject to the Housing Act 1919 Declared Crown Land
Available for Reservation Under the Land Act 1948, and
Previous Proclamation Revoked

[LS] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 8 of the Housing Amendment Act 1946, and of every other power and authority enabling me in that behalf, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby revoke the Proclamation dated the 25th day of August 1932 and published in New Zealand Gazette No. 59 of the 4th day of September 1952, at page 1457, proclaiming and declaring land in Block XII, Mount Hutt Survey District, being land subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948, and hereby proclaim and declare the land described in the Schedule hereto, being land subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948, and I also declare that this Proclamation shall take effect on and after the 4th day of November 1953.

SCHEDULE

Wellington Land District

Add. that area situated in Block XI, Mount Robinson Survey District, containing by admeasurement 1 acre and 12½ perches, more or less, being Lots 3, 4, 5, 6, and 7, as shown on a plan deposited in the Land Registry Office at Wellington, under No. 15469, being part of Manawatu-Kakatuski St No. 3.

Given under the hand of His Excellency the Governor-General, and issued under the seal of New Zealand, this 21st day of May 1953.

W. A. BODKIN,
For the Minister of Lands.

God Save the Queen!

(L. and S. H.O. 22/4812/107; D.O. 4/289)

Amending a Proclamation Declaring Land Set Apart as Provisional State Forest to be Subject to the Land Act 1948

[LS] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Whereas by a Proclamation dated the 19th day of December 1951, and published in New Zealand Gazette No. 1, of the 10th day of January 1952, at page 1 (hereinafter referred to as the said Proclamation), portion of a Provisional State Forest Reserve in the Nelson Land District, was declared to be subject to the provisions of the Land Act 1948, in terms of subsection (2) of section 19 of the Forests Act 1949; and whereas an error was made in the area of the land described in the Schedule to the said Proclamation, and it is desirable that the error should be rectified:

Now, therefore, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, pursuant to the powers and authorities conferred upon me by section 31 of the Forests Act 1949, hereby amend the said Proclamation by substituting the description set forth in the Schedule hereto for the description set forth in the Schedule to the said Proclamation.

Nelson Land District

All that area containing 80 acres 1 rood 12 perches, or less, being portion of Section 24, Block IV, Waitakere Survey District, and bounded generally as follows: Towards the north-west and north-east by other portion of Section 24 aforesaid; towards the Westport-Grýnhurst State Highway; and towards the south-west and again towards the south-east by Section 37, Block IV aforesaid; and again towards the south-west by a public road. As the same is more particularly delineated on the plan marked L. and S. 10/197/7C, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General, and issued under the seal of New Zealand, this 23rd day of May 1953.

W. A. BODKIN,
For the Minister of Lands.

God Save the Queen!

(L. and S. H.O. 10/97/71; D.O. P.L. 598)

Declaring Land Acquired for a Government Work, and Not Required for That Purpose, to be Crown Land

[LS] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

Approximate area of the piece of land declared to be Crown land: 1.6 perches.

Being part Lot 9, D.P. 3264, being part Allotment 37, Section 18, Suburbs of Auckland.

Situated in Block 1, Whakanui Survey District (City of Auckland), (Auckland R.D.), (S.O. 37715.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W. 10285, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

God Save the Queen!

(H.O. 22/197/6; D.O. 16/17/7A)

Declaring Land Taken for a Government Work, and Not Required for That Purpose, to be Crown Land

[LS] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

Approximate area of the piece of land declared to be Crown land: 5 acres 2 roods 23 perches.

Being part Lot 1, D.P. 3151, being part Section 5, Block X, and part Section 69, Block XI.

Situated in North Harbour and Blueskin Survey District (City of Dunedin), (Otago R.D.), (S.O. 20063.)

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W. 10035, 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, and issued under the seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

God Save the Queen!

(H.O. 4/20/76; D.O. 28/19/L/2)

Declaring Land Taken for a Government Work, and Not Required for That Purpose, to be Crown Land

[LS] C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

Approximate area of the piece of land declared to be Crown land: 32.94 acres.

Being part Lot 1, D.P. 3756, and part Town Section 133, and being the whole of the land in Proclamation No. 2043.

Situated in the Borough of Napier (Hawke's Bay R.D.).

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W. 123431, deposited in the office of the Minister of Works at Wellington, and thereon edged blue.

Given under the hand of His Excellency the Governor-General, and issued under the seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

God Save the Queen!

(P.W. 24/162; D.O. 5/40/0)
Declaring Land Acquired for a Government Work, and Not Required for That Purpose, to be Crown Land, Subject to Certain Rights

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto, subject to the land in D.P. 3111 to the right-of-way and drainage rights created as to the said right-of-way and to the land in certificate of title, H.B. Volume 52, folio 93 (Hawke's Bay Land Registry) to be Crown land subject to the Land Act 1948, and subject to the said right-of-way and drainage rights.

SCHEDULE

Approximate area of the piece of land declared to be Crown land: 25-84 perches.

Being part Town Section 134, Napier, and being the whole of the land comprised and described in certificate of title, H.B. Volume 66, folio 76 (Hawke's Bay Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 24/162; D.O. 5/40/0)

Crown Land Set Apart for Defence Purposes in the Borough of Gore

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto, is hereby set apart for defence purposes; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

Approximate area of the piece of Crown land set apart: 1 rood 6 perches.

Being Section 18, Block XVIII, Town of Gore and being part of the land comprised and described in certificate of title, Volume 105, folio 234 (Southland Land Registry). Situated in the Borough of Gore.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 23/318; D.O. 8/102)

Crown Land Set Apart for Irrigation Purposes (Camp Site) in Block VII, Spaxton Survey District

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto, is hereby set apart for irrigation purposes (camp site); and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

Approximate area of the piece of Crown land set apart: 1 acre 10-5 perches.

Being Rural Section 37959.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 6/101/0/4; D.O. 33/6/1/17)

Land Taken, Subject to and Together with, the Benefit of Party-wall Rights, in the City of Auckland, for Better Utilisation

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken, subject to and together with the benefit of the party-wall rights created as to the land first described in the said Schedule by Deed No. 872507 (R. 68/717), (Auckland Land Registry), and created as to the land secondly described in the said Schedule by Deed No. 336190 (R. 430/02), (Auckland Land Registry), for better utilisation; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

Approximate area of the pieces of land taken:

A. L. Being
0 0 15-23 Part Allotment 10, Section 30, Town of Auckland, as the same is more particularly delineated on D.P. 20057, and being the balance of the land comprised and described in certificate of title, Volume 488, folio 281 (Auckland Land Registry).

0 0 8-96 Part Allotment 16, Section 30, Town of Auckland, as the same is more particularly delineated on D.P. 22146, and being the whole of the land comprised and described in certificate of title, Volume 609, folio 142 (Auckland Land Registry).

Situated in the City of Auckland.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 24/3539/2; D.O. 7/119/1/0/0)

Land Taken for Health Purposes (District Nurse's Residence) in Block VI, Waiheke Survey District

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for health purposes (district nurse's residence); and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

Approximate area of the piece of land taken: 39-7 perches.

Being Lot 348, D.P. 14169 (Town of Waiheke Extension No. 2), being part of Allotment 56 of the Parish of Waiheke, and being the whole of the land comprised and described in certificate of title, Volume 663, folio 70 (Auckland Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 24/4112; D.O. 94/24/2/3)

Land Taken for Better Utilisation in Blocks XXVI, XXVII, and XXXVIII, Hokonui Survey District

[LS.]

C. W. M. NORRIE, Governor-General
A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norris, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for better utilisation; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

Approximate Areas of the Pieces of Land Taken:

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Being Part Section 91, Part Section 91, Part Section 91, Part Section 91

Situated in Hokonui Survey District (Southland R.D.), (S.O. 6046.)
In the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 136214, 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, and issued under the Seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GO SAVE THE QUEEN!

(P.W. 47/1499; D.O. 18/767/38)

Land Taken for a Public Pleasure-ground and Sports-ground in Block V, Waitamata Survey District, Waitamata County

[Signature]
C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a public pleasure-ground and sports-ground and shall vest in the Chairman, Councillors, and Inhabitants of the County of Waitamata as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

Schedule

Approximate area of the piece of land taken: 3 roods 8 perches.

Being part Allotment 75, Paremoremo Parish.

Situated in Block V, Waitamata Survey District (Auckland R.D.). (S.O. 36989.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 140221, 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, and issued under the Seal of New Zealand, this 19th day of May 1953.

W. S. GOOSMAN, Minister of Works.

GO SAVE THE QUEEN!

(P.W. 50/846; D.O. 15/15/1/26)

Land Taken for a Quarry in Block V, Kawakawa Survey District

[Signature]
C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a quarry; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

Schedule

Approximate area of the piece of land taken: 2 acres 5-8 perches.

Being part Lot 8, D.P. 13802, being part of the land comprised and described in certificate of title, Volume 473, folio 773 (Southland Land Registry), as the land is more particularly delineated on the plan marked P.W.D. 140233, deposited in the office of the Minister of Works at Auckland, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GO SAVE THE QUEEN!

(P.W. 24/3508; D.O. 50/17/25/0)

Land Taken, Subject to a Leasehold Estate, for a Public School in Block III, Titirangi Survey District

[Signature]
C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken subject to a Leasehold Estate, for a public school; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

Schedule

Approximate area of the piece of land taken: 5 roods 18 perches.

Being Sections 15, 16, and 17, Block XVIII, Town of Gore, and being part of the land comprised and described in certificate of title, Volume 175, folio 83 (Southland Land Registry).

Situated in the Borough of Gore.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GO SAVE THE QUEEN!

(P.W. 31/1564; D.O. 23/161/0/1)
Land Taken Subject to a Drainage Easement, for a Public School in the Borough of Glen Eden

[LS.]  C. W. M. NORRIE, Governor-General

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken, subject to the drainage easement created in and by Memorandum of Transfer No. 120095 (Auckland Land Registry), for a public school; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

APPROXIMATE area of the piece of land taken: 1 acre 11 perches.

Being Lot 1, D.P. 40477, being part Allotment 116, Waitakomiti Parish, and being part of the land comprised and described in certificate of title, Volume 705, folio 126 (Auckland Land Registry).

Situated in the Borough of Glen Eden.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 51/1452; D.O. 25/166/0)

Land Taken for Housing Purposes in Block XV, Maungakawa Survey District

[LS.]  C. W. M. NORRIE, Governor-General

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for housing purposes; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

APPROXIMATE area of the piece of land taken: 1 acre 11 perches.

Being Part Lot 2, D.P. 10234, being part Lot 17, D.P. 31732, being part Allotments 302, 303, 304, and 305, Parish of Ngapara, and being part of the land comprised and described in certificates of title, Volume 787, folio 155, and Volume 745, folio 222 (Auckland Land Registry).

Situated in Block XV, Maungakawa Survey District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. 4/400/24/36/1; D.O. 54/83)

Land Taken for Housing Purposes in Block X, Hamilton Survey District

[LS.]  C. W. M. NORRIE, Governor-General

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for housing purposes; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

SCHEDULE

APPROXIMATE area of the piece of land taken:—

A. R. P.  
0 1 6 Part Lot 17, D.P. 31732, being part Allotments 302, 303, 304, and 305, Parish of Ngapara, and being part of the land comprised and described in certificates of title, Volume 787, folio 155, and Volume 745, folio 222 (Auckland Land Registry).

Situated in Block XV, Maungakawa Survey District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 21st day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. 4/400/17/6/1; D.O. 4/400/17/6)

Land Taken for Housing Purposes in Block IX, Christchurch Survey District

[LS.]  C. W. M. NORRIE, Governor-General

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for housing purposes; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

FIRST SCHEDULE

APPROXIMATE area of the piece of land taken: 2 acres 30·5 perches.

Being part Lot 2, D.P. 13023, being part Rural Section 4447; coloured orange.

Situated in Block IX, Christchurch Survey District (Canterbury R.D.). (S.O. 8569.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 140218, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

SECOND SCHEDULE

APPROXIMATE area of the piece of land taken:—

A. R. P.  
0 3 3 Part Lot 14, D.P. 13023, being part Rural Section 4447; coloured orange.

Situated in Block IX, Christchurch Survey District (Canterbury R.D.). (S.O. 8570.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 140218, 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, and issued under the Seal of New Zealand, this 23rd day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. 4/400/286; D.O. 40/6/1089)
Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moko Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the First and Second Schedules hereto, is hereby taken subject to the existing easements of way and the rights (if any) of the public over the land described in the Second Schedule hereto for housing purposes; and I also declare that this Proclamation shall take effect on and after the 3rd day of June 1953.

FIRST SCHEDULE

APPROXIMATE areas of the pieces of land taken:—

A. E. P. Being
2 0 27-4 Part Lot 1, D.P. 13023, being part Rural Section 4447; coloured sepia.
4 2 38 Lot 4, and part Lot 5, D.P. 13023, being part Rural Section 4447; coloured blue.
2 1 22-6 Part Lot 5, D.P. 13023, being part Rural Section 4447; coloured pink.
2 0 33 Part Lot 6, D.P. 13023, being part Rural Section 4447; coloured sepia.
2 1 15-9 Part Lot 7, D.P. 13023, being part Rural Section 4447; coloured sepia.
2 0 21-8 Part Lot 8, D.P. 13023, being part Rural Section 4447; coloured orange.
2 0 23-2 Part Lot 10, D.P. 13023, being part Rural Section 4447; coloured sepia.
4 3 10-9 Lot 11, and part Lot 12, D.P. 13023, being part Rural Section 4447; coloured blue.
21 1 39 Part Lot 2, D.P. 135799, being part Rural Sections 1469 and 2566; coloured blue.
3 1 31-9 Part Section 1, Hei Hei Settlement; coloured orange.
2 3 19-2 Part Section 5, Hei Hei Settlement; coloured orange.
2 1 25-9 Lot 3, and part Lot 4, D.P. 16196, being part Section 6, Hei Hei Settlement; coloured blue.
2 8 1-2 Part Section 8a, Hei Hei Settlement; coloured orange.
2 0 10-4 Part Section 12b, Hei Hei Settlement; coloured blue.
0 0 22-7 Part Lot 2, D.P. 15888, being part Section 12b, Hei Hei Settlement; coloured blue.
0 0 0-3 Part Lot 2, D.P. 15888, being part Section 12s, Hei Hei Settlement; coloured blue.
0 0 0-1 Part Lot 1, D.P. 15888, being part Section 12s, Hei Hei Settlement; coloured sepia.

Situated in Block IX, Christchurch Survey District (Canterbury R.D.). (S.O. 8569.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 137916, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

SECOND SCHEDULE

APPROXIMATE areas of the pieces of land subject to existing easements of way and the rights (if any) of the public:—

A. E. P. Being
1 0 17 Greenbank Street, D.P. 210, being part Sections 10, 11, and 12.
0 2 16-2 Crosslee Street, D.P. 210, being part Section 10.

Situated in Block V, Anderson’s Bay Survey District (Otago R.D.). (S.O. 11585.)

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 136783, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

THIRD SCHEDULE

APPROXIMATE areas of the pieces of land taken:—

A. E. P. Being
0 0 26-6 Lot 114, Block A, D.P. 310, Township of Vauxhall, and being the whole of the land comprised and described in certificate of title, Volume 89, folio 286 (Otago Land Registry).
0 3 2-4 Lots 76, 77, 78, 79, 80, and 81, Block A, D.P. 210, Township of Vauxhall, and being the whole of the land comprised and described in certificate of title, Volume 112, folio 195 (Otago Land Registry).
0 1 17-1 Lots 64 and 65, Block A, D.P. 210, Township of Vauxhall, and being the whole of the land comprised and described in certificate of title, Volume 178, folio 21 (Otago Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 14th day of May 1953.

W. S. GOOSMAN, Minister of Works.

God Save the Queen!

(H.C. 4/20/69; D.O. 40/9/L4/9)

Land Held for a Rifle Range Set Apart for Housing Purposes in the Borough of Greytown

SCHEDULE

APPROXIMATE area of the piece of land set apart: 49 acres
and described in certificate of title, Volume 20, page 256
of Greymouth, and being the balance of the land comprised
in Block IV, Cobden Survey District (Borough of Greymouth),
and being the holder of the land comprised and described in certificate of title, Volume 20, page 256
of Greymouth, and being the balance of the land comprised

URSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as road the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 1 acre 2 roods
16 perches.

Adjoining or passing through Lot 1, D.P. 6291, being part
Block 23, Maraekakaho Crown Grant District and abutting Kereru Bush Rural Section 22.

Situated in Block IV, Wakarara Survey District (Hawke's Bay R.D.).

Given under the hand of His Excellency the Governor-General,
and issued under the Seal of New Zealand, this 15th day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 40/665; D.O. 16/475)

Road Closed in Block IV, Wakarara Survey District, Hawke's Bay County

[1.s.] C. W. M. NORRIE, Governor-General

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as closed the portion of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of road closed: 1 acre 2 roods
16 perches.

Adjoining or passing through Lot 1, D.P. 6291, being part
Block 23, Maraekakaho Crown Grant District and abutting Kereru Bush Rural Section 22.

Situated in Block IV, Wakarara Survey District (Hawke's Bay R.D.).

Given under the hand of His Excellency the Governor-General,
and issued under the Seal of New Zealand, this 15th day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 40/665; D.O. 16/475)

Road Closed in Block IV, Wakarara Survey District, Hawke's Bay County

[1.s.] C. W. M. NORRIE, Governor-General

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and issued under the Seal of New Zealand, this 15th day of May 1953.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 40/665; D.O. 16/475)

Road Closed in Block IV, Wakarara Survey District, Hawke's Bay County
Pursuant to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, Governor-General of New Zealand, hereby proclaim as road the land described in the First Schedule hereto.

FIRST SCHEDULE
LAND PROCLAIMED AS ROAD

<table>
<thead>
<tr>
<th>Approximate Areas of the Pieces of Road Closed</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
</tr>
<tr>
<td>46 0 0</td>
<td></td>
</tr>
<tr>
<td>Part Te Pae-o-Turawaru No. 2s Block</td>
<td></td>
</tr>
<tr>
<td>0 0 21 2</td>
<td></td>
</tr>
<tr>
<td>Part land on D.P. 6647, being part of Kireiaki No. 1a Block</td>
<td>XVI</td>
</tr>
<tr>
<td>0 1 10</td>
<td></td>
</tr>
<tr>
<td>Parts land on D.P. 13166, being part of Te Pae-o-Turawaru Block</td>
<td>XVI</td>
</tr>
<tr>
<td>1 2 2</td>
<td></td>
</tr>
<tr>
<td>(Auckland R.D.). (S.O. 33774.)</td>
<td></td>
</tr>
</tbody>
</table>

SECOND SCHEDULE
ROAD CLOSED

<table>
<thead>
<tr>
<th>Approximate Areas of the Pieces of Road Closed</th>
<th>Adjoining or Passing Through</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
</tr>
<tr>
<td>1 1 38</td>
<td></td>
</tr>
<tr>
<td>Part land on D.P. 6647, being part of Kireiaki No. 1a Block</td>
<td>XVI</td>
</tr>
<tr>
<td>3 2 1</td>
<td></td>
</tr>
<tr>
<td>Part Te Pae-o-Turawaru No. 2s Block (Auckland R.D.). (S.O. 33774.)</td>
<td>XVI</td>
</tr>
</tbody>
</table>

All in the South 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.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 20th day of May 1953.

W. S. GOOSMAN, Minister of Works.

(P.W. 34/1953; D.O. 21/4)

Vesting a Reserve in the Horowhenua County Council

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL
At the Government Buildings at Wellington, this 19th day of May 1953

Present:

HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

WILLIAM ROYAL, Clerk of the Executive Council

The Hon. K. J. Holroyde Presiding in Council

Whereas the land described in the Schedule hereto has been duly set apart as a reserve for gravel purposes; and whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Horowhenua:

Now, therefore, pursuant to section 9 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Horowhenua, in trust, for gravel purposes.

SCHEDULE
WELLINGTON LAND DISTRICT

Section 62, Horowhenua Village Settlement, situated in Block 1, Waiopenu Survey District: Area, 5 acres, more or less. (S.O. plan 28100.)

T. J. SHERBARD, Clerk of the Executive Council.

(L. and S. H.O. 26/19663; D.O. VHIIP. 347, 14/46)
Hereas the land described in the Schedule hereto has
been duly set apart as a reserve for a site for a County
depot:
And whereas, in the opinion of the Governor-General, it is
expedient to vest the said reserve in the Chairman, Councillors,
and Inhabitants of the County of Ohura:
NOW, THEREFORE, pursuant to section 9 of the Public
Reserves and Domains Act 1928, His Excellency the Governor-
General, acting by and with the advice and consent of the Executive
Council, hereby declares that, from and after the day of the
date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and
Inhabitants of the County of Ohura, in trust, for a site for a
County depot.

SCHEDULE:
TARANAKI LAND DISTRICT
SECTION 11, Block IX, Town of Ohura: Area, 1 rood 24
perches, more or less. Subject to the reservations and con-
ditions imposed by section 58 of the Land Act 1914.

T. J. SHERRARD,
Clerk of the Executive Council.

Granting Control of Parts of the Foreshore at Papatoai,
Orongo, in the Papatoai Scenic Board

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL
At the Government Buildings at Wellington, this 19th day of
May 1953.

Present:
THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

Pursuant to the Harbours Act 1950, His Excellency the
Governor-General, acting by and with the advice and consent of the Executive Council, hereby grants to the
Papatoai Scenic Board control of parts of the foreshore at Papatoai, Orongo, as described in the First Schedule hereto and subject to the terms and conditions set forth in the Second Schedule hereto.

FIRST SCHEDULE
DESCRIPTION OF AREA
All that portion of the foreshore of the Tahakopa River and
at Papatoai, Orongo, commencing at the Papatoai River Bridge and extending generally southwards to the rocks at Picnic Point, as the same is shown, coloured red, on plan marked M.D. 7029, and deposited in the office of the Marine
Department at Wellington.

SECOND SCHEDULE
Conditions
1. In these conditions the terms—
   "Board" means the Papatoai Scenic Board.
   "Foreshore" means such parts of the bed, shore, or
   banks of a tidal water as are covered and uncovered
   by the flow and ebb of the tide at ordinary spring
   tides:
   "Low-water mark" means low-water mark at ordinary
   spring tides:
   "Minister" means the Minister of Marine as defined
   by the Shipping and Seamen Act 1908, and includes
   any officer, person, or authority acting by or under
   the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to those parts of the
foreshore described in the First Schedule hereto.

3. The concessions and privileges conferred by this Order in Council shall not be assigned or transferred, and shall not be
released, transferred, or surrendered, and no part thereof shall be entered upon or used for any purpose other than inherent
powers of the Board by virtue of paragraphs 1 and 2 above.

4. Nothing herein contained shall authorize the Board to do or cause to be done anything repugnant to or inconsistent
with any law relating to the Customs, or with any regulation of the Minister of Customs, or with any provision of the
Harbours Act 1950, or its amendments, or any regulations made thereunder, and that are or may hereafter be in force.

5. The rights, powers, and privileges conferred by this Order in Council shall not apply to those portions of the foreshore required for securing the shore ends of any telegraph-
cables that are at present or may be at any time laid down within the said area of foreshore.

6. The Board may, subject to the provisions of section 178
of the Harbours Act 1950, erect or license or permit the
erection of baths, bathhouses, boatsheds, boat-building sheds,
jetties, and slipways on the foreshore described in the First
Schedule hereto, and may by by-laws regulating the use
thereof, and may fix charges for such use, provided that the
funds so received shall be expended in improving the foreshore
for the benefit of the inhabitants of the district.

7. The Board may enclose any part or parts of the
foreshore described in the First Schedule hereto for the
purpose of holding athletic sports or games, and may by by-
laws regulate the use of such enclosures, and may charge
for such use, provided that the total number of days on which such enclosures are made shall not exceed six in any one year.

8. Nothing herein contained shall authorize the Board to
move or cause to be removed any stone, sand, shingle, or shells
without the consent of the Minister being first obtained.

9. The Board shall prevent any nuisance being caused and
shall not permit fish or fish offal to remain on or about the
foreshore: or

10. By-laws made by the Board under the said Act in respect of the foreshore shall not have effect unless and until
approved in writing by the Minister.

11. The rights, powers, and privileges conferred by or
under this Order in Council shall continue to be in force for
twenty-one years from the date hereof unless in the meantime
such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

12. The said rights, powers, and privileges may be at any
time renounced by the Governor-General, and without payment of any
compensation whatever, on giving to the Board six calendar
months previous notice in writing. Any such notice shall be
sufficient if given by the Minister, and delivered at or posted
to the last-known address of the Board in New Zealand.

Consecrating to the Baining of a Loan of £1110 by the Bay
of Islands County Council and Prescribing the Conditions
Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL
At the Government Buildings at Wellington, this 19th day of
May 1953.

Present:
THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

Whereas the Bay of Islands County Council (hereinafter
called the said local authority) proposes pursuant to the provisions of section 3 of the Main Highways Amend-
ment Act 1928 to borrow the sum of one thousand one hundred
and ten pounds (£1,110) by a loan to be known as "Main
Highways Sealing Loan 1953" (hereinafter called the said
loan) for the purpose of providing the said local authority's
share of the additional cost of sealing the Otria Station Main
Highway:

NOW, THEREFORE, pursuant to section 11 of the Local
Government Loans Board Act 1926, as set out in section
39 of the Finance Act 1922 (No. 6), His Excellency the
Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising by the said local authority of the said loan for the said purpose
up to the amount of one thousand one hundred and ten
pounds (£1,110) and in giving such consent hereby determines
as follows:

1. The term for which the said loan or any part thereof
may be raised shall be five (5) years.

2. The rate of interest that may be paid in respect of the
said loan or any part thereof shall be such as shall
do not produce to the lender a rate exceeding four pounds (£4)
per centum per annum.

3. The said loan, together with interest thereon, shall be
repaid by equal aggregate annual instalments extending
over the term as determined in 1 above.

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

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/184)
Consenting to the Raising of a Loan of £5,000 by the Westland Catchment Board and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 19th day of May 1953

Present:

The Hon. K. J. HOLYOAKE PRESIDING IN COUNCIL.

WHEREAS the Westland Catchment Board (hereinafter called the said local authority) proposes, pursuant to the provisions of section 30 of the Soil Conservation and Rivers Control Act 1941, to borrow a loan of five thousand pounds (£5,000) to be known as "Works Loan 1953" (hereinafter called the said loan) for the purpose of enabling drainage works to be undertaken at Wakanui and Kotahiti:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, setting up the advice and consent of the Executive Council, hereby consents to the raising by the said local authority of the said loan for the said purpose up to the amount of five thousand pounds (£5,000), and in giving such consent hereby determines as follows:—

1. The term for which the said loan or any part thereof may be raised shall not exceed four (4) years.
2. The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not exceed four pounds (£4) per centum per annum.
3. The said loan or any part thereof, together with interest thereon shall be repaid by equal aggregate annual instalments extending over the term as determined in 1 above.
4. No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/721)

Consenting to the Raising of a Loan of £500 by the Ross Borough Council and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 19th day of May 1953

Present:

The Hon. K. J. HOLYOAKE PRESIDING IN COUNCIL.

WHEREAS the Ross Borough Council (hereinafter called the said local authority) proposes, pursuant to the provisions of section 49 of the Fire Services Act 1949, to raise a loan of three hundred pounds (£300) for the purpose of meeting the cost of acquiring and installing fire appliances to be known as "Fire Appliances Loan 1953" (hereinafter called the said loan):

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, setting up the advice and consent of the Executive Council, hereby consents to the raising by the said local authority of the said loan for the said purpose up to the amount of three hundred pounds (£300), and in giving such consent hereby determines as follows:—

1. The term for which the said loan or any part thereof may be raised shall not exceed four (4) years.
2. The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not exceed four pounds (£4) per centum per annum.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/374)

Consenting to the Raising of a Loan of £10,000 by the Marlborough Electric-power Board and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 12th day of May 1953

Present:

The Hon. K. J. HOLYOAKE PRESIDING IN COUNCIL.

WHEREAS the Marlborough Electric-power Board (hereinafter called the said local authority), being desirous of raising a loan of thirty thousand pounds (£30,000) to be known as "Development Loan 1953" (hereinafter called the said loan) for the purpose of purchasing and installing equipment and extending the Board's electrical reticulation, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act) and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loan:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, setting up the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of thirty thousand pounds (£30,000), and in giving such consent hereby determines as follows:—

1. The terms for which the said loan or any part thereof may be raised shall be as follows:—

(a) In respect of portion of the said loan amounting to ten thousand pounds (£10,000), ten (10) years.
(b) In respect of the remainder of the said loan amounting to twenty thousand pounds (£20,000), twenty (20) years.

2. The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not exceed four pounds (£4) per centum per annum.
3. The said loan shall be repaid as follows:—

(a) In respect of the said portion of ten thousand pounds (£10,000):—

(i) By twenty equal payments of three hundred and sixty-five pounds and twopence (£365 lls. 2d.) one of such payments to be made at the end of each half-year commencing from the date on which the said sum is raised.
(ii) By a payment at the end of the tenth year from the date of the raising of the said sum equal to which the principal of the said sum has been reduced in accordance with the preceding paragraph (i) hereafter repayment of the aforesaid twenty half-yearly payments.

(b) In respect of the said balance of twenty thousand pounds (£20,000), the said local authority shall, before raising the said balance or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act 1926 or under such other statutory enactment as may be applicable, and shall thereafter make payments to such sinking fund at intervals of not more than one year at a rate or rates per centum which shall be not less than three pounds ten shillings and ninetypence (£3 10s. 9d.) such payments to be made in respect of every part of the said balance for the time being so borrowed and not repaid, the first such payment shall not later than one year after the first day from which interest to the lender or lenders is computed on the said balance or any part thereof so raised.

4. The payments referred to in clause 3 hereof shall be made in New Zealand and no such payment shall be made out of loan-moneys.
5. The rate payable for brokerage, underwriting, and procurative fees in respect of the raising of the said loan or any part thereof 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.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/492/6)

Consenting to the Raising of a Loan of £600,000 by the Timaru Harbour Board and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 12th day of May 1953

Present:

The Hon. K. J. HOLYOAKE PRESIDING IN COUNCIL.

WHEREAS the Timaru Harbour Board (hereinafter called the said local authority), being desirous of raising a loan of one hundred thousand pounds (£100,000) to be known as "Harbour Loan 1953" (hereinafter called the said loan) for the purpose of reconstructing portion of No. 2 wharf, repairing the Eastern Extension Mole and Piers, and stock-pile of rock, feGhosted sections of wharves, scaffolding, rigging, erecting, and constructing plant, cranes, materials, sheds, and works incidental to the aforesaid harbour works, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act) and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loan:
Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of a sum or any part thereof not in the aggregate exceed one-half per centum of any amount raised.

The term for which the said loan or any part thereof may be raised shall not exceed ten (10) years.

2. The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding four pounds (£4) per centum per annum.

The said loan or any part thereof shall be repaid by the annual redemption of debentures in the years set out in the first column of the Schedule herewonder of the amounts stated opposite each such year in the second column of the said Schedule.

SCHEDULE OF REDEMPTIONS

<table>
<thead>
<tr>
<th>First Column.</th>
<th>Second Column.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year.</td>
<td>Amount.</td>
</tr>
<tr>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. The payment of interest and the redemption in respect of the said loan shall be made in New Zealand.

5. No amount payable either as interest or as a redemption in respect of the said loan or any part thereof shall be paid out of loan-moneys.

6. The rate payable for brokerage, underwriting, and procreation fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

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

T. J. SHEARBARD, Clerk of the Executive Council.

(T. 49/100/6)

Consent to the Raising of Portion (£40,000) of the Wanganui–Rangitikei Electric-powet Board’s Loan of £100,000 and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 19th day of May 1953

Present:

THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

WHEREAS the Wanganui–Rangitikei Electric-power Board (hereinafter called the said local authority), being desirous of raising a loan of one hundred pounds (£100,000) to be known as the “Development Loan 1953” (hereinafter called the said loan) for the purpose of extending the reticulation system within the Wanganui–Rangitikei Electric-power District and erecting buildings, has complained with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act), and whereas the said local authority is desirous in the first instance of raising portion of the said loan amounting to forty thousand pounds (£40,000) (hereinafter called the said sum) and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said sum:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 26 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said sum for the said purpose up to the amount of forty thousand pounds (£40,000), and in giving such consent hereby determines as follows:

1. The term for which the said sum or any part thereof may be raised shall be 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 or rates exceeding four pounds (£4) per centum per annum.

3. The said sum shall be repaid by the annual redemption of debentures in the years set out in the first column of the Schedule herewonder of the amounts stated opposite each such year in the second column of the said Schedule, the first such payment to be made not later than one year after the first day from which interest to the lender or lenders is computed on the amount of such first debenture.

4. The payment of interest and repayment of principal in respect of the said sum shall be made in New Zealand.

5. No amount payable either as interest or as a redemption or sinking fund in respect of the said sum shall be paid out of loan-moneys.

6. The rate payable for brokerage, underwriting, and procreation fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

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

T. J. SHEARBARD, Clerk of the Executive Council.

(T. 49/514/10)
Varying the Determinations in Respect of Loans or Portions Thereof Being Raised by Certain Local Authorities

C. W. M. NORRIE, Governor-General
ORDER IN COUNCIL
At the Government Buildings at Wellington, this 19th day of May 1953

Present:
THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

WHEREAS by Orders in Council made on the respective dates specified in the third column of the Schedule hereeto, consent was given to the raising by the respective local authorities enumerated in the first column of the said Schedule of the respective loans stated in the second column of the said Schedule, subject in each case to the determinations set forth in such Orders in Council:

And whereas the authorities conferred by the said Orders in Council have not been exercised in respect of each respective loan to the extent specified in the fourth column of the said Schedule opposite each such loan:

And whereas it is expedient to vary the determinations of each respective loan in so far as such determinations apply to the raising of such loan, in so far as such determinations apply to the raising of such loan, by prescribing that

Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies in respect of each loan referred to in the Schedule hereto, certain of the aforesaid determinations in respect of the raising of such loan in so far as such determinations apply to the raising of the said sum, by prescribing that in lieu of the rate of interest as specified in the Order in Council authorizing the raising of such loan, 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 or rates exceeding four pounds (£4) per centum per annum.

Opunake Electric-power Board
Kawhia County Council
Opunake Electric-power Board

SCHEDULE

<table>
<thead>
<tr>
<th>Name of Local Authority</th>
<th>Name of Loan</th>
<th>Date of Consenting Order in Council</th>
<th>Amount of Loan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kawhia County Council</td>
<td>Plant and Machinery Loan 1951</td>
<td>16 June 1952</td>
<td>£3,500</td>
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<tr>
<td></td>
<td>Retention Loan 1951</td>
<td>3 March 1952</td>
<td>£2,500</td>
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<tr>
<td></td>
<td>Load Control Equipment Loan 1953</td>
<td>28 May 1953</td>
<td>£15,500</td>
</tr>
</tbody>
</table>

(b) By a payment at the end of the tenth year from the date of the raising of the said sum of a sum equal to the amount to which the principal of the said sum has been reduced in accordance with the preceding paragraph (a) hereof after payment of the aforesaid twenty-half-yearly payments.

4. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

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

Consenting to the Assignment to Henry Edmond Oxnam, of Owen River, Farmer, by Rudolph Wilhelm Lublow, of Murchison, Farmer, of his Rights, Powers, and Privileges Under an Order in Council Authorizing Him to Use Water for the Purpose of Generating Electricity and, to Erect and Use Certain Electric Lines

C. W. M. NORRIE, Governor-General
ORDER IN COUNCIL
At the Government Buildings at Wellington, this 19th day of May 1953

Present:
THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

Pursuant to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the assignment to Henry Edmond Oxnam, of Owen River, Farmer, by Rudolph Wilhelm Lublow, of Murchison, Farmer, of his rights, powers, and privileges under an Order in Council dated the 3rd day of September 1947, and published in the New Zealand Gazette on the 11th day of the same month, at page 1179, authorizing him to use water for the purpose of generating electricity and to erect and use certain electric lines.

T. J. SHEARRARD, Clerk of the Executive Council.

(S.H.D. 11/30/1952)
Authorizing Keith Knowles Donald, Ian Douglas Donald, and Allen Swift Donald, all of Kakatahi, Wanganui, Farmers, and Bruce Allan Donald, of Wanganui, Farmers, to Erect and Use Certain Electric Lines in the County of Wanganui

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 28th day of May 1953

Present:

THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency

the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorizes, subject to the conditions hereinafter set forth, Keith Knowles Donald, Ian Douglas Donald, and Allen Swift Donald, all of Kakatahi, Wanganui, Farmers, and Bruce Allan Donald, of Wanganui, Farmer, to erect and use certain electric lines in the Schedule hereto.

CONCLUSIONS

IMPLIED CONDITIONS

1. The conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Wiring Regulations 1935 shall be incorporated in and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

LICENSE SUBJECT TO REGULATIONS

2. The licence hereunder conferred is subject to compliance by the licensees with the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and with all regulations hereafter made in amendment thereof or in substitution therefor respectively.

SYSTEM OF SUPPLY

3. The system of supply shall be an alternating-current system as described in paragraph (d) of regulation 21-01 of the Electrical Supply Regulations 1935.

DURATION OF LICENCE

4. Unless sooner lawfully determined this licence shall continue in force until the 31st day of March 1974.

SCHEDULE

LINES for the supply of electrical energy by the system of supply hereinbefore described, commencing from the licensees' generator situated in Section 5, Block IV, Ngamata Survey District, in the County of Wanganui, and proceeding as follows:—

(a) In a northerly direction to a house situated in the said Section 5.

(b) In a westerly direction across the Kakatahi-Karioi Road to a house situated in Section 4, Block IV.

The said lines being more particularly shown by means of blue lines on the plan marked S.H.D. 241, deposited in the office of the State Hydro-electric Department at Wellington.

T. J. SHERRARD,
Clerk of the Executive Council.

(S.H.D. 11/20/2180)

Altering the Boundaries of the Auckland Electric-power District

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 19th day of July 1952

Present:

THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

WHEREAS the Auckland Electric-power Board has made application to the Local Government Commission for the inclusion of Waibee Island in the Auckland Electric-power District:

And whereas by Order in Council dated the 30th day of July 1952, and published in the New Zealand Gazette on the 31st day of the same month, at page 1286, it was declared that, for the purposes of the Local Government Commission Act 1946, the Western Waibee and Orapiu Road Districts shall be deemed to be districts adjoining the Auckland Electric-power District:

And whereas the Local Government Commission has approved as final a scheme bearing date the 7th day of November 1952, providing for the inclusion of Waibee Island in the Auckland Electric-power District:

And whereas it is expedient to give effect to such final scheme:

Now, therefore, in pursuance and exercise of the powers and authorities vested in him by the Local Government Commission Act 1946 and of all other powers and authorities in anywise enabling him in that behalf, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares as follows:

1. The boundaries of the Auckland Electric-power District are hereby altered so as to include therein the areas described in the First and Second Schedules hereto respectively; and

2. Upon the inclusion in the Auckland Electric-power District of the areas described in the First and Second Schedules hereto respectively the boundaries of the said District shall thereupon be further altered so as to include therein the area described in the Third Schedule hereto; and

3. The alteration of boundaries hereby made shall be deemed to have been effected under the Auckland Electric-power Board Act 1921-22.

FIRST SCHEDULE

All that area of land in the North Auckland Land District, being the Western Waibee Road District as described in New Zealand Gazette No. 33 of 19 June 1947, at page 749.

SECOND SCHEDULE

All that area of land in the North Auckland Land District, being the Orapiu Road District as described in New Zealand Gazette No. 6 of 20 January 1921, at page 144.

THIRD SCHEDULE

All that area of land in the North Auckland Land District, comprising that portion of Waibee Island which is not included in the areas described in the First and Second Schedules to this Order in Council respectively.

T. J. SHERRARD,
Clerk of the Executive Council.

(S.H.D. 10/21/1)

Consecrating to Land Being Taken for Housing Purposes in Block IX, Christchurch Survey District

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 28th day of May 1953

Present:

THE HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency

the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the First and Second Schedules hereto being taken for housing purposes.

FIRST SCHEDULE

APPROXIMATE area of the piece of land permitted to be taken:—

2 acres 305-5 perches.

Being part Lot 2, D.P. 13021, being part Rural Section 4447; coloured orange.

Situatted in Block IX, Christchurch Survey District (Catorbury E.D.). (S.O. 8569.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 1452/18, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

SECOND SCHEDULE

APPROXIMATE areas of the pieces of land permitted to be taken:—

A. E. P. 3 30/4 Part Lot 14, D.P. 13025, being part Rural Section 4447; coloured orange.

3 2 16/4 Paria Section 18, Hei Hei Settlement; coloured orange.

Situated in Block IX, Christchurch Survey District (Caterbury E.D.). (S.O. 8570.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 1452/19, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

T. J. SHERRARD,
Clerk of the Executive Council.

(H.C. 4/2/204; D.O. 10/6/1089)
Pursuant to the Cemeteries Act 1908, His Excellency and consent of the Executive Council, hereby makes the following order.

Order
1. (1) This order may be cited as the Maketu Cemetery Order 1953.
2. (2) This order shall come into force on the 1st day of June 1953.

The Tauranga County Council is hereby appointed to be the Trustee of the cemetery known as the Maketu Cemetery, being the area described in the Schedule hereto, and shall have the control and management of that cemetery under and for the purposes of the Cemeteries Act 1938,

3. (1) The delegation to the Tauranga County Council of the powers of appointing and removing trustees for the said cemetery, made by Order in Council dated the 18th day of September 1933*, is hereby revoked.
4. (2) The said Order in Council is hereby accordingly amended by omitting from the second column of the Schedule the word 'Maketu', where it occurs opposite the reference to the Tauranga County Council in the first column of that Schedule.

Schedule
South Maketu Cemetery
All that area in the South Auckland Land District containing 1 acre 3 roods 20 perches, more or less, being Section 1, Block IV, Maketu Survey District.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Declaring Portion of the Otewa Farm Settlement Road in Otorohanga County, to be County Road

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become county road.

Schedule
All that portion of road in the South Auckland Land District, situated in Block IX, Mangunguono Survey District, Otoroanga County, commencing at the north-western corner of Block IX, and extending thence in an easterly direction generally for a distance of approximately 37 chains and terminating 112 links east of the north-western corner of Section 39 of the aforesaid Block IX, as is the same more particularly delineated on the plan marked P.W.D. 140253, deposited in the office of the Minister of Works at Wellington, thereon coloured red and marked A-B.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Declaring the Pongaroa Farm Settlement Road in the Akito County to be County Road

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 8th day of May 1953

Pursuant to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become county road.

Schedule
All that portion of Waikakahi Road in the Wellington Land District, Akito County, commencing at its junction with Owhanga Valley Road and proceeding thence in a north-easterly direction generally for a distance of 190 chains, more or less, adjoining Lot 14, D.P. 2123, being Sections 146 and 147, Akito Block, and adjoining Section 171, Akito Block, situated in Block III, Owhanga Survey District, to its junction with the other portion of Waikakahi Road.

As the said portion of road is delineated on the plan marked P.W.D. 140274, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Declaring the laying-off of a street in the City of Auckland, subject to a Condition as to the Building-line

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 31 of the Municipal Corporations Amendment Act 1948 and section 125 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, at a width for parts of its length of less than 66 ft., but not less than 54 ft., subject to the condition that no building or part of a building shall at any time be erected on the land shown edged green on the P.W.D. plan referred to in the said Schedule within a distance of 48 ft. from the centre-line of the said street.

Schedule
That proposed street in the North Auckland Land District, City of Auckland (being an extension of Sayege Street), containing by measurement 2 roods 18 perches, more or less, being part Allotment 25, Parish of Waihi, and part Lots 2 and 4, D.P. 35170, being part Allotments 25 and 26, District of Tamaki.

As the same is more particularly delineated on the plan marked P.W.D. 140273, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Authorizing the laying-off of a street in the City of Auckland, subject to a Condition as to the Building-line

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 31 of the Municipal Corporations Amendment Act 1948 and section 125 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, at a width for parts of its length of less than 66 ft., but not less than 54 ft., subject to the condition that no building or part of a building shall at any time be erected on the land shown edged green on the P.W.D. plan referred to in the said Schedule within a distance of 48 ft. from the centre-line of the said street.

Schedule
That proposed street in the North Auckland Land District, City of Auckland (being an extension of Sayege Street), containing by measurement 2 roods 18 perches, more or less, being part Allotment 25, Parish of Waihi, and part Lots 2 and 4, D.P. 35170, being part Allotments 25 and 26, District of Tamaki.

As the same is more particularly delineated on the plan marked P.W.D. 140273, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Ordering the Sale of Land in the Borough of Balclutha

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders that the sale of land described in the Schedule hereto, such land being no longer required for the purpose for which it was acquired.

Schedule
Approximate area of the piece of land directed to be sold: 1-51 perches.

Being part Lot 2, D.P. 4900, being part Section 4, Situated in Block XXXV, Clutha Survey District (Borough of Balclutha), (Otago R.D.). (S.O. 11709.)

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 140254, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Declaring the laying-off of a street in the City of Auckland, subject to a Condition as to the Building-line

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 31 of the Municipal Corporations Amendment Act 1948 and section 125 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, at a width for parts of its length of less than 66 ft., but not less than 54 ft., subject to the condition that no building or part of a building shall at any time be erected on the land shown edged green on the P.W.D. plan referred to in the said Schedule within a distance of 48 ft. from the centre-line of the said street.

Schedule
That proposed street in the North Auckland Land District, City of Auckland (being an extension of Sayege Street), containing by measurement 2 roods 18 perches, more or less, being part Allotment 25, Parish of Waihi, and part Lots 2 and 4, D.P. 35170, being part Allotments 25 and 26, District of Tamaki.

As the same is more particularly delineated on the plan marked P.W.D. 140273, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953

Declaring the laying-off of a street in the City of Auckland, subject to a Condition as to the Building-line

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953

Pursuant to section 31 of the Municipal Corporations Amendment Act 1948 and section 125 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portion of road described in the Schedule hereto shall, at a width for parts of its length of less than 66 ft., but not less than 54 ft., subject to the condition that no building or part of a building shall at any time be erected on the land shown edged green on the P.W.D. plan referred to in the said Schedule within a distance of 48 ft. from the centre-line of the said street.

Schedule
That proposed street in the North Auckland Land District, City of Auckland (being an extension of Sayege Street), containing by measurement 2 roods 18 perches, more or less, being part Allotment 25, Parish of Waihi, and part Lots 2 and 4, D.P. 35170, being part Allotments 25 and 26, District of Tamaki.

As the same is more particularly delineated on the plan marked P.W.D. 140273, deposited in the office of the Minister of Works at Wellington, thereon coloured red.

T. J. SHEERARD, Clerk of the Executive Council.

May 1953
Constituting Hastings United Urban Fire District

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 26th day of May 1953.

Present:

The Hon. K. J. HOLTZAPFEL, PRESIDENT IN COUNCIL

WHEREAS, pursuant to sections 18 and 21 of the Fire Services Act 1949, the local authorities whose districts or part of whose districts are included in the Hastings Urban Fire District, Havelock North Urban Fire District, and the Haumoana Secondary Urban Fire District made application for the abolition of the said Fire Districts and, for a constitution of the area comprising the said Fire Districts, together with a further portion of the County of Hawke's Bay, to be known as the Hastings United Urban Fire District.

And whereas, pursuant to the said section 18, the Fire Service Council has certified that the appropriate standards for a united urban fire district have been complied with:

And whereas, pursuant to section 24 of the Local Government Commission Act 1946, the said applications were referred to the Local Government Commission:

And whereas, pursuant to the Local Government Commission Act 1946, the Local Government Commission has recommended that action be taken pursuant to the Fire Services Act 1949 to give effect to the said applications:

Now, therefore, pursuant to the Fire Services Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council hereby orders and declares:

1. That the Hastings Urban Fire District, the Havelock North Urban Fire District, and the Haumoana Secondary Urban Fire District are hereby abolished.

2. That the areas described in the Schedule hereto are hereby constituted a united urban fire district by the name of the Hastings United Urban Fire District.

3. That the number of members to be elected to represent the Council of the Boroughs of Hastings, Havelock North and the County of Hawke's Bay on the Board of the District hereby constituted shall be three, who shall be elected in the following manner:

(a) Two members by resolution of the Hastings Borough Council.

(b) One member by resolution of either the Hawke's Bay County Council or the Havelock North Borough Council in accordance with the following procedure, viz.:

(i) At the first election of members of the Fire Board the Hawke's Bay County Council shall by resolution elect one member of the Board from candidates nominated by the County Council and the Havelock North Borough Council.

(ii) At the triennial election of members of the Fire Board to be held in the month of February 1962 and at every alternate triennial election held thereafter the Havelock North Borough Council shall by resolution elect one member of the Board from candidates nominated as aforesaid.

(iii) At the triennial election of members of the Fire Board to be held in the month of February 1962 and at every alternate triennial election held thereafter the Hawke's Bay County Council shall by resolution elect one member of the Board from candidates nominated as aforesaid.

(iv) In the event of any member elected under the foregoing provisions vacating office before the expiry of his term of office as a member of the Fire Board, the extraordinary vacancy so created shall be filled by resolution of the Council which elected that member, pursuant to section 27 of the said Act.

4. Notwithstanding anything contained in section 53 of the said Act, the amount to be paid by the uniting local authorities to the Fire Board of the District hereby constituted in the first year of the Board's operations shall, as between each of the said uniting local authorities, be in the following proportions:

(a) Hastings Borough Council
(b) Havelock North Borough Council
(c) Hawke's Bay County Council

Ten-thousandths
Ten-thousandths
Three-thousandths

SCHEDULE

HASTINGS UNITED URBAN FIRE DISTRICT

All that area comprising the Borough of Hastings.

Also all that area comprising the Borough of Havelock North.

Also all that portion of Hawke's Bay County bounded by a line commencing at the intersection of the middle of the Napier-Hastings Main Highway with the northern boundary of the Hawke's Bay County Council, thence proceeding north-westerly along the middle of that highway to the Fernhill-Takapau Main Highway; thence south-westerly along the middle of that highway to the Roys Hill-Bridge Pa Road; thence south-easterly along the middle of that road to and across its intersection with the Hastings-Marsdenkoko Main Highway; thence north-easterly along the middle of a public road, being a continuation of the Roys Hill-Bridge Pa Road to Rosser Road; thence south-westerly along the middle of that road to a point in line with the eastern boundary of Lot 7, Deposited Plan 2016; thence south-easterly and to and along that boundary, the northern and eastern boundaries of Lots 8, Deposited Plan 3794, to and across the Turangic Road to the eastern boundary of Lot 18, Deposited Plan 3794; thence south-easterly along that boundary to and along the eastern boundary of Lot 1, Deposited Plan 3016; thence south-easterly, south-westerly, and south-easterly again, along the northern and eastern boundaries of the aforesaid Lot 1, produced to a point in the middle of Anderson Road; thence south-westerly along the Napier-Hastings Main Highway; thence south-easterly along that highway to a public road forming the northern boundary of Subdivision 9, 10, 11, and 12 of Whenuakura Block; thence north-easterly along the middle of that road to Mutiny Road; thence south-westerly along the middle of Mutiny Road to Middle Road; thence south-easterly along the centre-line of Middle Road to a point in line with the eastern boundary of Lot 3, Deposited Plan 715; thence southerly and south-easterly to and along that boundary, the eastern boundary of part Lot 21, Deposited Plan 697; thence north-easterly, southerly, easterly, northerly, and north-easterly again, along the northern boundary of that plan, the northern boundary of Lot 2, Deposited Plan 652, produced to the middle of the Hawke's Bay Main Highway; thence north-easterly along the middle of that road to the middle of the Clifton Road; thence south-easterly along the middle of that road to a point in line with the northern boundary of Lot 2, Deposited Plan 915; thence southerly and easterly to and along that boundary to the high-water mark of the ocean.

T. J. SHERRARD, Clerk of the Executive Council.

Abolishing the Warden's Court at Coromandel

C. W. M. NORRIE, Governor-General

Pursuant to the powers and authorities conferred on me by section 9 of the Mining Act 1926, I, Lieutenant-General Sir Charles Willoughby Make Nore, the Governor-General of New Zealand, hereby abolish the Warden's Court at Coromandel in the Hauraki Mining District as from the 1st day of May 1953.

As witness the hand of His Excellency the Governor-General, this 19th day of May 1953.

J. R. MARSHALL, For the Minister of Mines.

Officers Authorized to Take and Receive Statutory Declarations

C. W. M. NORRIE, Governor-General

Pursuant to the authority conferred upon me by section 301 of the Justices of the Peace Act, 1927, I, Lieutenant-General Sir Charles Willoughby Make Nore, the Governor-General of New Zealand, do hereby notify and declare that the persons whose names are set out in the Schedule hereto, being officers in the service of the Crown or holding the offices stated opposite their names respectively in the said Schedule, are authorized to take and receive statutory declarations under section 301 of the Justices of the Peace Act 1927.

Schedule

Keith Bell Longmore, Director, Marketing Division, Department of Agriculture, Wellington.

George Phillip Bray, Divisional Executive Officer, Marketing Division, Department of Agriculture, Wellington.

Officers Authorized to Take and Receive Statutory Declarations

C. W. M. NORRIE, Governor-General

Pursuant to the authority conferred upon me by section 301 of the Justices of the Peace Act, 1927, I, Lieutenant-General Sir Charles Willoughby Make Nore, the Governor-General of New Zealand, do hereby notify and declare that the persons whose names are set out in the Schedule hereto, being officers in the service of the Crown or holding the offices stated opposite their names respectively in the said Schedule, are authorized to take and receive statutory declarations under section 301 of the Justices of the Peace Act 1927.

T. CLIFTON WEBB, Minister of Justice.
Vesting the Control of a Scenic Reserve in the Everett Road Scenic Board

C. W. M. NORRIE, Governor-General

Pursuant to section 13 of the Scenery Preservation Act, 1905, His Excellency the Governor-General hereby vests the control of the reserve described in the Schedule below (being land reserved under the said Act), for the period of five years from the date hereof (unless previously altered or revoked under the said Act) in the undermentioned persons, namely—

The Commissioner of Crown Lands for the Taranaki Land District ex officio,
The Chairman of the Inglewood County Council ex officio,
The Mayor of the Borough of Inglewood ex officio,
Frederick Braeggirle,
Frederick James Nugent Braeggirle,
William Charles Deen,
John Alexander Ross, and
Ronald Henry Wilson,

who are hereby constituted for that purpose a special Board by the name of the Everett Road Scenic Reserve Board (herein referred to as the Board), in trust for the preservation of scenery, and with the powers and subject to the conditions hereinafter contained, that is to say:—

1. The first meeting of the Board shall be held on Wednesday, the 3rd day of June, 1953, at 2.30 o'clock p.m., at the Borough Council Chambers, Rata Street, Inglewood, and thereafter the Board shall meet for the transaction of business at such time and place as may from time to time be fixed by the Board.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter mentioned, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

3. Special meetings may be convened by the Chairman, provided that two days' notice of such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any four members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

6. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of such meeting.

7. (a) The Board may make such rules as it deems necessary—

(i) Governing trading within the reserve; and
(ii) Controlling or limiting the taking of collections within the reserve for any objects other than the improvement of the reserve.

(b) The Board may, with the approval of the Minister in Charge of Scenery Preservation, make such rules as it deems necessary for the good conduct of the public frequenting the reserve and set apart areas for camping grounds on other purposes, and may fix reasonable charges for the use thereof in accordance with a scale to be approved from time to time by the Minister.

8. If, by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three meetings of the Board, the Board may, with the approval of the Minister in Charge of Scenery Preservation, make such rules as it deems necessary for the good conduct of the public frequenting the reserve and set apart areas for camping grounds on other purposes, and may fix reasonable charges for the use thereof in accordance with a scale to be approved from time to time by the Minister.

9. The Board shall prepare and submit at an annual meeting to be held in the month of April in each year a report to the Minister for the Governor-General with the approval of the Minister in Charge of Scenery Preservation. A copy of every such report shall be sent to the Minister in Charge of Scenery Preservation as soon as possible after each annual meeting.

10. The Board shall control the said reserve in accordance with the provisions of the said Act and of the regulations made thereunder.

Schedule

Taranaki Land District—Everett Road Scenic Reserve

Sections 13, 18, and 19, Block XXIII, Waitara Survey District:

Area, 166 acres, more or less.

As witness the hand of His Excellency the Governor-General, this 23rd day of May 1953.

W. A. BODKIN,
For the Minister in Charge of Scenery Preservation.

(L. and S. H.O. 4/289; D.O. 12/7)

Land Reserved in the Canterbury Land District

C. W. M. NORRIE, Governor-General

Whereas by section 167 of the Land Act 1948 it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose, which, in his opinion, is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette:

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Make Norrie, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the land in the Canterbury Land District described in the Schedule hereunder written, for river-conservation purposes.

SCHEDULE

Canterbury Land District

Reserve 4605, being part of the bed of the Ashburnton River, (formerly part Reserve 2925) situated in Block XVI, Westerdorf Survey District, and Block XIII, Ashburton Survey District: Area, 225 acres, more or less. (S.O. plan 8506)

As witness the hand of His Excellency the Governor-General this 21st day of May 1953.

W. A. BODKIN,
For the Minister of Lands.

(L. and S. H.O. 1915/171; D.O. 5/3/51A)

Appointments, Promotions, Transfers, Resignations, and Retirements of Officers of the New Zealand Army

His Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, resignations, and retirements, of officers of the New Zealand Army:

The Royal N.Z. Artillery

Territorial Force

The undermentioned to be 2nd Lieutenants (on prob.) and are posted to the units as stated against their names:

330633 Bryce John Postles, 6th Light Anti-Aircraft Regiment, R.N.Z.A.
331373 Gassene William Leaming, 1st Locating Battery, R.N.Z.A.
960063 David McDonald Rout, 3rd Field Regiment, R.N.Z.A.
331257 Garry Dennis Lawless, 9th Coast Regiment, R.N.Z.A.
922485 Francis Colin Coates, 6th Light Anti-Aircraft Regiment, R.N.Z.A.
923478 Roy Kenneth Berquist, 1st Field Regiment, R.N.Z.A.
331370 Harold Whitting, 1st Field Regiment, R.N.Z.A.
922019 Gordon Keith McIndoe, 3rd Field Regiment, R.N.Z.A.
332928 Peter Basil Minogue, 9th Coast Regiment, R.N.Z.A.
330463 Murray Charles Day, 6th Light Anti-Aircraft Regiment, R.N.Z.A.
330658 Philip Ross Cook, 6th Light Anti-Aircraft Regiment, R.N.Z.A.

Dated 15 April 1953.

13th Composite Anti-Aircraft Regiment, R.N.Z.A.

Major J. M. Ewen is posted to the Retired List. Dated 28 April 1953.

15th Composite Anti-Aircraft Regiment, R.N.Z.A.

Captain M. B. McPherson is transferred to the Reserve of Officers, General List, The Royal N.Z. Artillery, with the rank of Captain. Dated 27 April 1953.

The Royal N.Z. Armoured Corps

Regular Force

Captain C. C. Jordan is granted the temporary rank of Major whilst employed as G.S.O.2, Headquarters, Northern Military District. Dated 1 March 1953.

Territorial Force

1st Armoured Car Regiment (New Zealand Scottish), R.N.Z.A.C.

The undermentioned to be 2nd Lieutenants (on prob.):

817786 Peter Gordon Wilkinson.
710166 Ian Douglas Anderson.
921976 Arthur John Cockcroft.
170001 Peter Collin McNab.
330566 Peter John Osborne.
710216 John Forbes Tyson.

Dated 15 April 1953.
Territorial Force


Lieutenant C. G. Hunt is transferred to the Reserve of Officers, Regimental List, The Royal N.Z. Army Service Corps, with the rank of Captain, with seniority from 19 July 1948. Dated 15 February 1953.


Lieutenant M. R. Johnstone is posted to the Retired List. Dated 16 April 1953.

The Royal N.Z. Engineers


Lieutenant (temp. Captain) G. G. J. Hall relinquishes the temporary rank of Captain and is transferred to the Reserve of Officers, Regimental List, The Royal N.Z. Army Service Corps, with the rank of Lieutenant, with seniority from 1 December 1948. Dated 10 April 1953.


Lieutenant A. K. Catran to be Captain. Dated 13 February 1953.


The Royal N.Z. Army Medical Corps

Territorial Force

Lieutenant M. Girling-Butcher, M.B., Ch.B., from the Reserve of Officers, General List, The Royal N.Z. Army Medical Corps, to be Lieutenant, with seniority from 1 April 1953, and is appointed R.M.O., 2nd Armoured Regiment (Divisional Regiment), R.N.Z.A.C. Dated 1 April 1953.


William Copland Shier, M.B., Ch.B., to be Lieutenant (on prob.). Dated 14 January 1953.

922650 Robin Anthony McKenzie to be 2nd Lieutenant (on prob.) (non-medical). Dated 15 April 1953.


The Royal N.Z. Electrical and Mechanical Engineers

Regular Force

Major L. Harris is posted to the Retired List. Dated 11 May 1953.

Territorial Force

2nd Infantry Workshops (Composite), R.N.Z.E.M.E. 693211 Brian Gerald Ford to be 2nd Lieutenant (on prob.). Dated 15 April 1953.


The Royal N.Z. Chaplains Department

Regular Force

The Rev. Thomas Alphonson Duffy, Chaplain, 4th Class (Roman Catholic), from the Territorial Force, is granted a short-service commission for the period 29 August 1952 to 31 December 1953, in the rank of Chaplain, 4th Class, with seniority from 31 January 1952, and is appointed Chaplain, Central Military District Training Depot. Dated 29 August 1952.

Territorial Force

The Rev. Bede O’Gorman to be Chaplain, 4th Class (Roman Catholic), Area 10. Dated 2 April 1953.

N.Z. Cadet Corps

Christchurch Boys’ High School Cadets

The undermentioned to be 2nd Lieutenants (on prob.):- Ivan Walter Dennison, Keith Ian Desmond Mullen. Dated 7 May 1953.

Henderson High School Cadets

2nd Lieutenant G. B. Allen, from the Mount Albert Grammar School Cadets, to be 2nd Lieutenant, with seniority from 1 August 1950. Dated 1 February 1953.
25 May 1953.

[Text continues with various appointments and promotions involving various officials and cadets across different branches of the New Zealand Defence Forces, including the Royal New Zealand Artillery, Royal New Zealand Air Force, and Territorial Air Force.]
Terminations of Commissions

The commissions of the undermentioned officers are terminated with effect from the dates shown against each name:


Flying Officer Maurice Hugh Eyre (131371), 1 April 1953.

RETIRED LIST

Squadron Leader Walter Starforth Maxey (70197) is posted to the Retired List. Dated 14 February 1953.

Dated at Wellington, this 26th day of May 1953.

T. L. MACDONALD, Minister of Defence.

Declarations of Citrus-growing Districts and Appointments of Citrus Growers' Advisory Committees for that District (Notice No. A. 5458)

Pursuant to regulation 29 of the Citrus Canker Regulations 1952, the Minister of Agriculture hereby—

(1) Declares that all that part of the North Island comprising the County of Tauranga including all boroughs and town districts enclosed by or contiguous to the said county shall be a citrus-growing district for the purposes of the said regulations to be known as the Tauranga Citrus-growing district;

(2) Appoints—

(a) Frank Leonard Bailey, being an employee of the Public Service on the staff of the Department of Agriculture;

(b) Ronald Spurling Benjamin, and John Liddell Tennent, on the nomination of the New Zealand Citrus Council (Incorporated) to be members of the Tauranga Citrus Canker Advisory Committee.

Dated at Wellington, this 22nd day of May 1953.

K. J. HOLYOAKE, Minister of Agriculture.

(C. 47/53)

Member of Licensing Committee Appointed

Pursuant to section 42 of the Licensing Act 1908, His Excellency the Governor-General has been pleased to appoint

Ernest Leslie Walton, Esquire, Stipendiary Magistrate, to be a Member of the Licensing Committee for the Licensing District of Tauranga, vice W. H. Freeman, Esquire, Stipendiary Magistrate.

Dated at Wellington, this 29th day of May 1953.

T. CLIFTON WEBB, Minister of Justice.

Member of Licensing Committee Appointed

Pursuant to section 42 of the Licensing Act 1908, His Excellency the Governor-General has been pleased to appoint

Samuel Christopher Cleave, Esquire of Palmerston North, to be a Member of the Licensing Committee for the Licensing District of Manawatu, vice F. H. Murray, resigned.

Dated at Wellington, this 14th day of May 1953.

T. CLIFTON WEBB, Minister of Justice.

Revocation of Appointment of Officers for the Purposes of the Food and Drugs Act 1947

Pursuant to the Food and Drugs Act 1947, His Excellency the Governor-General has revoked the appointment of


Dated at Wellington, this 16th day of May 1953.

J. R. MARSHALL, Minister of Health.

(Ag. 74/5/385)

Appointment of Honorary Officers

Pursuant to section 29 of the Statutes Amendment Act 1946, the Minister of Marine hereby appoints the persons named in the Schedule of this Warrant to be Honorary Officers for the acclimatization districts shown in such Schedule for the purposes of Part II of the Fisheries Act 1908, such persons to hold office until the 31st day of March 1956.

Schedule

Rotorua Acclimatization District

Fred Ball.

Perceval Thomas Wright Blows.

Reginald Francis Branch.

Albert Cotton.

Charles B. Dent.

John Dewar.

Harold Owen Drake.

Noel C. East.

Benjamin Gordon Edwards.

Simon Emery.

Fred Fletcher.

Norman John Gibson Finlayson.

Walter Leslie Fulljames.

Thomas Gee.

James Gookin.

Takinga Arthur Grace.

Maurice Louis Samuel Grindwood.

Lionel William Hammond.

John Hassett.

Walter James Edward Hayes.

Richard Shrimpton Higginson.

Andrew Douglas Hogg.

Donald F. Houghton.

Clarence Brotton Hoyle.

William Hughes.

Allan Percy Jane.

James Kelley.

John Lear.

Harold Gregory Mason.

Chif McCrackern.

Hector McGangan.

Donald A. McLeod.

Dudley Martin.

Robert Steele Martin.

Arthur Melhama.

James Ince Merriman.

Bernard Mischewski.

William Frederick Moore.

Isipata Morehu.

Leonard Newbirk.

George Herbert Nicholas.

John D. Ormond.

Henry Percy.

Albert Reeves.

Ian Sinclair Robinson.

Royden Guy Rowe.

George Smith.

Harold Hayden Smith.

William Arthur Spragg.

G. T. Stanton.

D. G. Steele.

Gordon Roy Stretch.

Rangiini Tahu.

Ernest P. Taylor.

Thomas E. Taylor.

Raymond Lyndsay Thompson.

Fredrick Vilius.

Tiringi Wakefield.

Poi Warbrick.

Ralph Horatio Ward.

Percival Stafford White.

East Coast Acclimatization District

Alexander Livingstone Campbell.

Hawke's Bay Acclimatization District

Kenneth Edward Francis.

Maurice R. Bohom.

North Canterbury Acclimatization District

Malcolm Manson Orton.

Waimate Acclimatization District

Howard Chamberlain.

Leslie Wallace Melton.

Dated at Wellington, this 18th day of May 1953.

W. S. GOODMAN, Minister of Marine.

Appointment of Honorary Fishery Officers

Pursuant to section 29 of the Statutes Amendment Act 1946, the Minister of Marine hereby appoints—

Lancelet Leslie Kendrick, of Kaiti, Rot Mole, of Kaawhia.

Rodney Rupert Talbot, of Auckland, and Wilfred Lancelotte Wheeler, of Oneone, to be Honorary Fishery Officers for the purposes of Part I of the Fisheries Act 1908, such persons to hold office until the 31st day of March 1956.

Dated at Wellington, this 18th day of May 1953.

W. S. GOODMAN, Minister of Marine.
Pursuant to section 47 of the Judicature Act 1908, the Right Honourable Sir Humphrey Francis O'Leary, K.C.M.G., Chief Justice of New Zealand, has this day appointed

John Kennedy Spark, Esquire, of St. Arnaud, Victoria, Australia,

a Solicitor of the Supreme Court of New Zealand, to be a Commissioner of the Supreme Court of New Zealand in Victoria, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington, this 12th day of May 1953.

W. PARKER, Registrar, Supreme Court.

Registrar of Marriages, &c., Appointed

Pursuant to the Marriage Act 1908, the Births and Deaths Registration Act 1951, and the Maori Births and Deaths Registration Regulations 1952, it is hereby notified that the following appointments have been made:

Merle Raewyn Pretious (Miss) to be Acting Registrar of Marriages for the District of Mangawhai and Acting Registrar of Births and Deaths at Mangawhai on and from the 4th day of May 1953.

William Angus Campbell to be Acting Registrar of Marriages for the District of Waipu and Acting Registrar of Births and Deaths at Waipu on and from the 11th day of May 1953.

John Cameron Pirrit Leathem to be Acting Registrar of Marriages for the District of Rawene and Acting Registrar of Births and Deaths of Maoris at Rawene on and from the 5th day of May 1953.

James Leishman to be Acting Registrar of Marriages for the District of Kumara and Acting Registrar of Births and Deaths at Kumara on and from the 11th day of May 1953.

Arthur Stokes Brown to be Acting Registrar of Marriages for the District of Waitara and Acting Registrar of Births and Deaths of Maoris at Waitara on and from the 6th day of May 1953.

Charles Benedict Waigth to be Acting Registrar of Births and Deaths at Ohakune on and from the 25th day of April 1953.

Gordon Scott Forsyth Connolly to be Acting Registrar of Births and Deaths at Kaokapaka on and from the 10th day of May 1953.

Henry Brodie Robb to be Acting Registrar of Births and Deaths of Maoris at Putene on and from the 8th day of May 1953.

Owen Jackson Millard to be Deputy Registrar of Marriages for the District of Riverton and Deputy Registrar of Births and Deaths of Maoris at Riverton on and from the 19th day of May 1953.

Hugh Marchwell Jennings to be Registrar of Births and Deaths of Maoris at Rangitukia on and from the 25th day of May 1953.

Robert William Kavanagh to be Acting Registrar of Marriages for the District of Lumaden and Acting Registrar of Births and Deaths at Lumaden on and from the 6th day of May 1953.

Cornelius Michael John Keleheer to be Acting Registrar of Births and Deaths at Howick on and from the 15th day of May 1953.

Colin McKay Lester to be Acting Registrar of Marriages for the District of Amuri and Acting Registrar of Births and Deaths at Waiau on and from the 10th day of January 1953.

Lawrence Gordon Park to be Registrar of Marriages for the District of Amuri and Registrar of Births and Deaths at Waiau on and from the 4th day of May 1953.

John Leslie McNamara to be Registrar of Births and Deaths at Takapuna on and from the 16th day of April 1953.

Walter Leslie Scott to be Acting Registrar of Births and Deaths at Takapuna on and from the 7th day of February 1953.

Dated at Wellington, this 25th day of May 1953.

S. T. BARNETT, Registrar-General.

Appointments in the Public Service

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

Edgar Alfred Sawyer to be Maintenance Officer at the Magistrate's Court at Napier for the purposes of the Destitute Persons Amendment Act 1926 on and from the 13th day of April 1953.

Lionel Peter Gavin to be Maintenance Officer at the Magistrate's Court at Wellington for the purposes of the Destitute Persons Amendment Act 1926 on and from the 21st day of April 1953.

Wilfred Maurice Groombridge to be Deputy Assistant Commissioner of Crown Lands, Wellington Land District, for the purposes of Section II (1) of the Land Act 1948 on and from the 1st day of May 1953.

James William Wesley Graham to be Resident Agent, Deputy Registrar of the High Court, Deputy Registrar of Births, Deaths, and Marriages, and Postmaster at Mangatangi and from the 12th day of May 1953.

Alec Edwin Waite to be an Inspector of Explosives for the purposes of the Explosives and Dangerous Goods Act 1908, for the purposes of the inspection of explosives at mines and quarries on and from the 14th day of May 1953.

Hugh Thomas Gordon to be an Inspector of Explosives for the purposes of the Explosives and Dangerous Goods Act 1908, for the purposes of the inspection of explosives at mines and quarries on and from the 12th day of May 1953.

Robert Steele Pearson to be Inspector of Prisons for the purposes of the Prisons Act 1908 on and from the 6th day of May 1953.

Dated at Wellington, this 25th day of May 1953.

V. W. THOMAS, Secretary, Public Service Commission.

The Te Puke Licensing Trust Constitution Notice 1953

Pursuant to the Local Licensing Trusts Regulations 1949,* the Minister of Justice hereby gives notice as follows.

Notice

1. This notice may be cited as the Te Puke Licensing Trust Constitution Notice, 1953.

2. There is hereby constituted a local licensing trust, to be called the Te Puke Licensing Trust.

3. (1) The first election of members of the Trust shall be held on Saturday, the 27th day of June 1953.

4. (2) The returning officer for the first election of members of the Trust shall be Cuthbert James Coates, Town Clerk of the Te Puke Borough Council.

4. The area within which polls shall be taken for elections of members of the Trust shall be the whole of the area within the boundaries of the Borough of Te Puke as from time to time constituted.

5. The area within which the Trust may expend or distribute profits pursuant to subsection (1) of section 44 of the Licensing Trusts Act 1949 shall be the whole of the area within the boundaries of the Borough of Te Puke as from time to time constituted.

Dated at Wellington, this 15th day of May 1953.

T. CLIFFTON WEBB, Minister of Justice.

Pursuant to section 92 of the Education Act 1914, I, Ronald Macmillan Algie, Minister of Education, hereby approves of Naenae College being controlled in accordance with the provisions of the standard scheme of control for secondary schools published at page 3451 of Volume III of the New Zealand Gazette of the year 1929:

Provided that—

(a) The Standard Scheme shall be read as if the following additional clause were inserted therein as clause 13A—

‘13A. In the case of the member who is to be elected by the school committees of the public schools in accordance with paragraph (e) of clause 2 of the Naenae College Board of Governors Order 1953, the election shall be conducted in the same manner, with the necessary alterations, as an election of a member by the parents of the pupils attending the college.’

(b) Clause 19 of the Standard Scheme shall be read as if every reference to the year 1929 were a reference to the year 1953.

(c) Clause 45 of the Standard Scheme shall be read as if the words: ‘The Secretary shall be insured under a fidelity bond for a sum of not less than five hundred pounds’ were omitted.

Dated at Wellington, this 12th day of May 1953.

R. M. ALOGE, Minister of Education.

Exemption Order Under the Motor Drivers Regulations 1940

Pursuant to the Motor Drivers Regulations 1940, the Minister of Transport hereby orders and declares that the provisions of clause (3) of regulation 7 of the said regulations so far as they relate to the driving of heavy trade motor vehicles, shall not apply to the persons hereinafter mentioned, but in lieu thereof the following provision shall apply:

A motor driver’s licence issued under the Motor Drivers Regulations 1940, to the persons described in Column 1 of the Schedule hereunder may authorize them to drive a heavy trade motor for any other purpose.

SCHEDULE

Column 1 (Drivers), Column 2 (Employers).

<table>
<thead>
<tr>
<th>Name</th>
<th>Occupation</th>
<th>Date of Birth</th>
<th>Position</th>
<th>Certificate No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lennon John Andrew Vuletich</td>
<td>Father.</td>
<td>2/3/1930</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
</tr>
<tr>
<td>John Grant O’Neill</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
</tr>
<tr>
<td>Jimmy Lamock, Obakune</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
</tr>
<tr>
<td>David Thomas</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
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<tr>
<td>Hicks Bay</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
</tr>
<tr>
<td>Leeson John Andrew Valetich</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
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<tr>
<td>Russell</td>
<td>Father.</td>
<td>11/2/1931</td>
<td>Father.</td>
<td>12 34 35 4/5/53</td>
</tr>
</tbody>
</table>
Pursuant to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act.

Schedule

Ter. Following land situated in the Waikato-Mansio Maori Land Court District:

Land. Area. Block and Survey No: 57 of the New Zealand Gazette No. 55 of the 4th day of August 1938, page 1757, whereby the provisions of section 322 of the Maori Land Act 1931 (now Part I of the Maori Land Amendment Act 1960) were applied to, later sites, the said land.

Pursuant to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 22nd day of July 1938, and published in the New Zealand Gazette No. 57, page 1747, as amended by the certified notices appearing in New Zealand Gazette No. 55 on the 4th day of August 1938, page 1757, whereby the provisions of section 322 of the Maori Land Act 1931 (now Part I of the Maori Land Amendment Act 1960) were applied to, later sites, the said land.

Schedule

Gisborne Land District

Notice to Persons Affected by Applications for Licences Under Part III of the Industrial Efficiency Act 1936

Pharmacy Industry

P. D. Dunbar, 246 Hereford Street, Christchurch, has applied for a licence to operate a new pharmacy at 6 Gran Avenue, New Brighton, Christchurch.

Retail Sale and Distribution of Motor-spirit

E. J. Clark, 9, 11, and 13 Edinburgh Street and 10-12 Abbey Street, Newton, Auckland, has applied for a licence to resell motor-spirit from one pump to be installed at garage premises in a two-way drive through between Edinburgh and Abbey Streets, Newton, Auckland.

R. G. Humphries, Allans Road, Castlerock, No. 1 R.D., Thames, has applied for a licence to resell motor-spirit from one pump to be installed on garage premises at Allans' Road, Castlerock, No. 1 R.D., Thames.

Dr. J. D. Kerr, Secretary.
RESERVE BANK OF NEW ZEALAND

SUMMARY OF TRADING BANKS’ MONTHLY RETURNS OF ASSETS AND LIABILITIES AS AT CLOSE OF BUSINESS ON WEDNESDAY,
29 APRIL 1953

(In accordance with section 46 of the Reserve Bank of New Zealand Act 1933)

(All Amounts in New Zealand Currency)

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<tbody>
<tr>
<td>(a) Demand liabilities in New Zealand</td>
<td>£84,711,982</td>
<td>£29,666,480</td>
<td>£26,919,118</td>
<td>£15,605,113</td>
<td>£210,955,077</td>
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<tr>
<td>(b) Time liabilities in New Zealand</td>
<td>19,316,703</td>
<td>13,695,925</td>
<td>9,024,481</td>
<td>11,837,083</td>
<td>56,880,200</td>
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<tr>
<td>(c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>1,364,791</td>
<td>178,444</td>
<td>146,885</td>
<td>2,707,119</td>
<td>110,881</td>
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<tr>
<td>(d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>151,580</td>
<td>267,578</td>
<td>142,135</td>
<td>227,886</td>
<td>789,179</td>
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<td>(e) Notes of own issue in circulation payable in New Zealand</td>
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<tr>
<td>(f) Reserve balances held in the Reserve Bank of New Zealand</td>
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<td>(g) Overseas assets in respect of New Zealand business—</td>
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<td>(1) In London</td>
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<td>(2) Elsewhere than in London</td>
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<tr>
<td>(h) Aggregate advances in New Zealand</td>
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<tr>
<td>(i) Reserve Bank of New Zealand notes</td>
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<tr>
<td>(j) Gold and gold bullion held in New Zealand</td>
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<td>(k) Aggregate discounts in New Zealand</td>
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<td>(l) Securities held in New Zealand—</td>
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<tr>
<td>(1) Government</td>
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<td>(2) Other than Government</td>
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<td>(m) New Zealand business excess of assets over liabilities</td>
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<tr>
<td>Totals</td>
<td>115,228,106</td>
<td>64,401,265</td>
<td>38,579,981</td>
<td>59,975,375</td>
<td>16,474,958</td>
<td>287,749,683</td>
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<tbody>
<tr>
<td>(e) Reserve balances held in the Reserve Bank of New Zealand</td>
<td>£36,880,217</td>
<td>£10,289,337</td>
<td>£3,925,339</td>
<td>£89,255,650</td>
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<tr>
<td>(f) Overseas assets in respect of New Zealand business—</td>
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<tr>
<td>(1) In London</td>
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<tr>
<td>(k) Aggregate discounts in New Zealand</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(l) Securities held in New Zealand—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Government</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Other than Government</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(m) New Zealand business excess of liabilities over assets</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td>115,228,106</td>
<td>64,401,265</td>
<td>38,579,981</td>
<td>59,975,375</td>
<td>16,474,958</td>
<td>287,749,683</td>
</tr>
</tbody>
</table>

* Includes transfers to Long-term Mortgage Department, £233,342.

Wellington, N.Z., 22 May 1953.

R. N. FLEMING, Acting Chief Cashier.
Notice of Adoption Under Part IX of the Maori Land Act 1931

Office of the Maori Land Court, Tairawhiti District, Gisborne, 13 May 1953.

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

V. HOLST, Registrar.

Whakaatu Tangohanga Tamariki Whangai i Raro i WaM IX o te Ture Whenua Maori 1931

Tari o te Kooti Whenua Maori, Takiwa o te Tairawhiti, Kihipane, 13 o Mei 1953.

He whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori, i raro i nga tikaanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai e mau i te Kupu Apiti i razi lho nei.

HOBOUTA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangai a te Ota)</th>
<th>Adopted Child (Tamaiti Whangai)</th>
<th>Sex (Tane, Wahine Ranei)</th>
<th>Date of Birth (Te Ra Whanau)</th>
<th>Adopting Parents (Nga Matua Whangai)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4451</td>
<td>25/2/53</td>
<td>Wi Grant, hereafter to be known as (a muri ake nei ka husana ko) Wi Paia Karauria</td>
<td>Male (Tane)</td>
<td>6/9/53</td>
<td>Te Aroha Karauria and (raua ko) Wi Karauria</td>
</tr>
<tr>
<td>4450</td>
<td>25/2/53</td>
<td>Silky Hireka Maraki, hereafter to be known as (a muri ake nei ka husana ko) Ngahiraka Karauria</td>
<td>Female (Wahine)</td>
<td>11/2/49</td>
<td>Te Aroha Karauria and (raua ko) Wi Karauria</td>
</tr>
</tbody>
</table>

Notice of Adoption Under Part IX of the Maori Land Act 1931

Office of the Maori Land Court, Ikaroa District, Wellington, 6 May 1953.

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

J. A. MILLS, Registrar.

Whakaatu Tangohanga Tamariki Whangai i Raro i WaM IX o te Ture Whenua Maori 1931

Tari o te Kooti Whenua Maori, Takiwa o Ikaroa, Poneke, 6 May 1953.

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

TE MIRA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangai a te Ota)</th>
<th>Adopted Child (Tamaiti Whangai)</th>
<th>Sex (Tane, Wahine Ranei)</th>
<th>Date of Birth (Te Ra Whanau)</th>
<th>Adopting Parents (Nga Matua Whangai)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/1/761</td>
<td>28/10/52</td>
<td>Sharmaine Patricia Hynes, hereafter to be known as Sharmaine Patricia Repeckey</td>
<td>Female</td>
<td>1/6/52</td>
<td>Adolphus Walter Repeckey and Nebunya Lily Repeckey</td>
</tr>
<tr>
<td>3/1/764</td>
<td>24/11/52</td>
<td>Alice Virginia Puriri, hereafter to be known as Alice Virginia Puriri</td>
<td>&quot;</td>
<td>17/6/52</td>
<td>Rakaiapaks Puriri and Hera Puriri</td>
</tr>
<tr>
<td>3/1/769</td>
<td>13/1/53</td>
<td>Theresa Thomas, hereafter to be known as Kathleen Jenkins</td>
<td>&quot;</td>
<td>7/6/52</td>
<td>George Jenkins and Ethel Herce Jenkins</td>
</tr>
<tr>
<td>3/1/770</td>
<td>28/1/53</td>
<td>David Ross Tarehu, hereafter to be known as Terence Hini Hope</td>
<td>Male</td>
<td>25/10/52</td>
<td>Robert Allen Hope and Roma Bankura Hopa</td>
</tr>
<tr>
<td>3/1/774</td>
<td>3/2/53</td>
<td>Philip Heta Leef, hereafter to be known as Philip Heta Rawiri</td>
<td>&quot;</td>
<td>16/9/52</td>
<td>Philip Heta Rawiri and Marie Rawiri</td>
</tr>
</tbody>
</table>

Notice Under the Regulations Act 1936

Pursuant to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Short Title or Subject Matter</th>
<th>Serial Number</th>
<th>Date of Reactment</th>
<th>Price (Postage 1½d. Extra)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transport Act 1949</td>
<td>Rental Vehicle Regulations 1939, Amendment No. 4</td>
<td>1953/57</td>
<td>26/5/53</td>
<td>3d.</td>
</tr>
<tr>
<td>Transport Act 1949</td>
<td>Motor Drivers Regulations 1940, Amendment No. 7</td>
<td>1953/58</td>
<td>26/5/53</td>
<td>3d.</td>
</tr>
<tr>
<td>Transport Act 1949</td>
<td>Motor Vehicles Registration and Licensing Regulations 1949, Amendment No. 5</td>
<td>1953/60</td>
<td>26/5/53</td>
<td>3d.</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.

R. E. OWEN, Government Printer.
The following decisions in interpretation of the Customs Tariff are published for public information:

**Part I—Decisions in Interpretation of the Tariff**

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Decision</th>
<th>Record No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>107</td>
<td>Radio-active isotopes of non-metallic elements, e.g., carbon, phosphorus, iodine</td>
<td>71-4/30</td>
</tr>
<tr>
<td>124 (5)</td>
<td>Radio-active isotopes of metallic elements, e.g., cobalt, iridium</td>
<td>71-4/30</td>
</tr>
<tr>
<td>338 (1) (b)</td>
<td>Generator sets, wind driven, comprising propeller, wind vane, tower, and any instruments mounted on the structure</td>
<td>71-2/186/3</td>
</tr>
<tr>
<td>338 (5)</td>
<td>Communication receivers, radio, of approved types</td>
<td>71-3/28/16</td>
</tr>
<tr>
<td>342</td>
<td>Indicator boards comprising (1) electric lamps mounted on panels (with or without audible signalling devices such as buzzers or bells) or (2) mechanical signals such as pendulums, and having provision for labelling the lamps or other devices to show the origin of the signals received. (If complete signalling systems, such as burglar alarms, staff locators, or hospital call systems are imported, the components are to be classed separately under the appropriate Tariff items)</td>
<td>71-3/407/5</td>
</tr>
<tr>
<td>352 (a)</td>
<td>Pie making machines</td>
<td>71-2/237/12</td>
</tr>
<tr>
<td>448 (3)</td>
<td>Sulphite of lye (Lignin pitch)</td>
<td>71-4/40/45</td>
</tr>
<tr>
<td>448 (3)</td>
<td>Water softening agents as may be approved</td>
<td>71-7/146/29</td>
</tr>
</tbody>
</table>

**Part II—Index to Decisions**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Goods.</th>
</tr>
</thead>
<tbody>
<tr>
<td>338 (1)</td>
<td>Generators— Electrical, wind driven.</td>
</tr>
<tr>
<td>342</td>
<td>Indicator— Indicator boards.</td>
</tr>
<tr>
<td>448</td>
<td>Lignin pitch.</td>
</tr>
<tr>
<td>352</td>
<td>Pie making machines.</td>
</tr>
<tr>
<td>352</td>
<td>Radio communication receivers.</td>
</tr>
<tr>
<td>338 (5)</td>
<td>Communication receivers.</td>
</tr>
<tr>
<td>338 (5)</td>
<td>Radio communication.</td>
</tr>
<tr>
<td>448</td>
<td>Sulphite.</td>
</tr>
<tr>
<td>448</td>
<td>Lye.</td>
</tr>
<tr>
<td>338 (1)</td>
<td>Water softening agents.</td>
</tr>
<tr>
<td>338 (1)</td>
<td>Windmills for electric generating sets.</td>
</tr>
</tbody>
</table>

**Part III—Decisions Which are Cancelled**

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>352 (a)</td>
<td>Bakers' pie-making machines or moulds. (See revised decision.)</td>
</tr>
<tr>
<td>352 (a)</td>
<td>Insulators.</td>
</tr>
<tr>
<td>353 (8) (c)</td>
<td>Bakers'.</td>
</tr>
<tr>
<td>355 (8) (c)</td>
<td>Electric generating sets.</td>
</tr>
<tr>
<td>448 (3)</td>
<td>Insecticides.</td>
</tr>
<tr>
<td></td>
<td>Pie making machines.</td>
</tr>
<tr>
<td></td>
<td>Insulators, glass or porcelain, all voltages. (See revised decision.)</td>
</tr>
<tr>
<td></td>
<td>Pie-making machines. (See now Tariff item 352—Bakers'.)</td>
</tr>
<tr>
<td></td>
<td>Wetting agents for insecticides.</td>
</tr>
<tr>
<td></td>
<td>Lignin pitch.</td>
</tr>
<tr>
<td></td>
<td>Sulphite of lye liquor. (See now Tariff item 448, Sulphite.)</td>
</tr>
</tbody>
</table>

Customs Department, Wellington C.1, 28 May 1953.

(Tariff Order 71)
Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:

**Preliminary**

1. (1) This Order may be cited as Price Order No. 1472.

2. (1) Price Orders Nos. 1289*, 1306*, 1317*, and 1438* are hereby revoked.

3. The revocation of the said Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

3. (1) In this Order—

- "the company" means the Colonial Sugar Refining Company Limited;
- The expression "the Auckland Sugar District", "the Sugar Free Delivery Area", and "the Sugar Free Delivery Area, as the case may be" mean respectively the district and area recognized by the sugar trade at the time of the coming into force of this Order as the Auckland Sugar District, or the Sugar Free Delivery Area, as the case may be;
- The expression "the Central Sugar District" means the North Island of New Zealand other than the Auckland Sugar District;
- The expression "the Southern Sugar District" means the South Island of New Zealand;
- "Manufacturer" means any person who purchases sugar for use in manufacturing processes from the company under contract, from a distributor or from a retail storekeeper;
- "Distributor" means a duly recognized agent of the company who acquires sugar for resale to retail storekeepers or to bakers, sugar boilers, and other persons using sugar in manufacturing processes, and, with respect to sales of sugar made direct by the company to retail storekeepers or to bakers, sugar boilers, and other persons using sugar in manufacturing processes, includes the company;
- "Direct customer" means any person other than a manufacturer or distributor who purchases sugar direct from the company;
- (2) References in this Order to metropolitan areas shall be deemed to be references to the metropolitan areas described in the Fifth Schedule hereto.

**Application of this Order**

4. (1) This Order applies with respect to sugar manufactured by the company or to any other sugar distributed by the company.

(2) The maximum prices fixed by this Order are fixed with respect to sugar sold in packages in accordance with the customary usage in the sugar trade, and shall be made by the company or any distributor for any containers other than drums or kegs used in respect of invert sugar.

**Fixing Maximum Prices of Sugar to Which this Order Applies**

Company's Prices

5. (1) Subject to the provisions of this clause, the maximum net price that may be charged or received by the company for any sugar to which this Order applies—

- (a) That is sold to a manufacturer or a distributor shall be the appropriate price fixed in the First Schedule hereto;
- (b) That is sold to a direct customer shall be the appropriate price fixed in the Third Schedule hereto.

(2) Subject to the provisions of the next succeeding subclause, the maximum prices fixed by this Order are fixed subject to delivery terms as follows:

- (a) Where the sugar is for delivery within the Sugar Free Delivery Area: Free of all transport charges;
- (b) Where the sugar is for delivery within the Auckland Sugar District but beyond the Sugar Free Delivery Area: F.O.R. Auckland or F.O.B. Auckland, as the case may require;
- (c) Where the sugar is for delivery in the Central Sugar District or the Southern Sugar District: F.O.B. Auckland.

(3) The delivery terms set out in the last preceding subclause apply only with respect to sugar delivered in a lot of a half-ton or more, and to sugar, irrespective of the weight thereof, that is delivered together with golden syrup or treacle and the total weight of the consignment of sugar and golden syrup or treacle is a half-ton or more.

6. (1) Subject to the provisions of this Order, the maximum net price that may be charged by a distributor for any sugar to which this Order applies shall be the appropriate price fixed in the Second Schedule hereto.

(2) The maximum prices fixed by the last preceding subclause are fixed with respect to sugar sold in lots of a half-ton or more, and to sugar, irrespective of its weight, sold together with golden syrup or treacle where the total weight of the consignment of sugar and golden syrup or treacle is a half-ton or more.

(3) (a) Where the sugar is for delivery within the Sugar Free Delivery Area the maximum prices fixed by this clause are fixed on the basis of f.o.r. or f.o.b. Auckland, as the case may require, and may be increased by the appropriate proportion of such of the following charges as have been actually incurred by the distributor in respect of the sugar concerned—

- (i) Sea freight charges;
- (ii) Marine and war-risk insurance charges computed as if the value of the sugar was the price charged by the distributor in accordance with this Order.

- (b) Where the sugar is for delivery otherwise than within the Sugar Free Delivery Area the maximum prices fixed by this clause are fixed on the basis of f.o.r. or f.o.b. Auckland, as the case may require, and may be increased by the amount customarily imposed with respect to such sales in accordance with trade practice in operation on 14 April 1947.

**Duty Imposed on Distributors**

7. (1) Subject to the provisions of this Order, the maximum price that may be charged or received by any retail storekeeper or by any person carrying on business elsewhere than in one of the places specified in the Fourth Schedule hereto shall be the appropriate price fixed in the Second Schedule hereto plus—

- (a) Where the sugar is for delivery within the Sugar Free Delivery Area: Free of all transport charges;
- (b) Where the sugar is for delivery within the Auckland Sugar District but beyond the Sugar Free Delivery Area: F.O.R. Auckland or F.O.B. Auckland, as the case may require;
- (c) Where the sugar is for delivery in the Central Sugar District or the Southern Sugar District: F.O.B. Auckland.

(2) Subject to the provisions of this clause, the maximum price that may be charged or received by any retail storekeeper or distributor carrying on business elsewhere than in one of the places specified in the Fourth Schedule hereto shall be the appropriate price fixed by that subclause increased by the appropriate proportion of any transport costs incurred by the retail storekeeper in respect of the transport of the sugar from the premises of the distributor to the premises of the storekeeper: Provided that nothing in this subclause shall be construed to authorize the addition of any amount in excess of the appropriate proportion of the transport costs that would have been incurred if the sugar had been supplied from a distributor in such one of the places specified in the last preceding subclause that is nearest or most convenient of access to the premises of the retail storekeeper, and been conveyed to the storekeeper by the most economical route normally available at a cost not exceeding the cost that would have been incurred if delivery had been effected by a common carrier at current rates.

(3) Where delivery of any sugar is effected otherwise than over the counter or where the sale is not for cash, the maximum price of that sugar shall be the appropriate maximum price fixed by the foregoing provisions of this clause increased by 4d. per pound, provided that where both such conditions apply the appropriate maximum price shall not be increased by more than 1d. per pound.

(4) If in respect of any lot of sugar sold by a retail storekeeper the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or half-pence, the maximum price of the lot shall be calculated to the next upward half-penny.
PROVISION FOR SPECIAL PRICES

8. Notwithstanding anything to the contrary in the foregoing provisions of this Order, and subject to such conditions, if any, as it may think fit, the Tribunal, on application by the company or by any distributor or by any retail storekeeper, may authorize special maximum prices in respect of any sugar to which this Order applies where special circumstances exist or for any reason extraordinary charges (transport or otherwise) are incurred by the company or by the distributor or by the retail storekeeper. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of sugar, or may relate generally.

General

9. Except with respect to sugar sold by a retail storekeeper, anything contained in this Order shall be deemed to forbid the making or carrying out of a contract for the sale of any sugar to which this Order applies at a price exceeding the appropriate price fixed by this Order, provided such sale is made subject to the condition that if payment is made by prompt cash in accordance with the customary usage of the trade in the place of delivery the price shall be reduced to the appropriate price fixed by this Order.

FIRST SCHEDULE

Fixing Maximum Prices That May be Charged by the Company

<table>
<thead>
<tr>
<th>For Delivery in the Auckland Sugar District.</th>
<th>For Delivery in the Central Sugar District.</th>
<th>For Delivery in the Southern Sugar District.</th>
</tr>
</thead>
<tbody>
<tr>
<td>When Sold to a Distributor.</td>
<td>When Sold to a Manufacturer.</td>
<td>When Sold to a Distributor.</td>
</tr>
<tr>
<td>Per Ton.</td>
<td>Per Ton.</td>
<td>Per Ton.</td>
</tr>
<tr>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>Raw Sugar</td>
<td>72 3 11</td>
<td>71 1 1</td>
</tr>
<tr>
<td>Brewers' crystals</td>
<td>72 13 8</td>
<td>71 13 8</td>
</tr>
<tr>
<td>Caster</td>
<td>72 10 6</td>
<td>71 10 6</td>
</tr>
<tr>
<td>No. 1</td>
<td>72 17 9</td>
<td>71 17 9</td>
</tr>
<tr>
<td>No. 2 X.D.</td>
<td>72 0 10</td>
<td>71 0 10</td>
</tr>
<tr>
<td>No. 1 X.D.</td>
<td>72 3 3</td>
<td>72 3 3</td>
</tr>
<tr>
<td>No. 3</td>
<td>72 13 6</td>
<td>72 13 6</td>
</tr>
<tr>
<td>No. 3 X.D.</td>
<td>72 14 3</td>
<td>72 14 3</td>
</tr>
<tr>
<td>Boiler sugar</td>
<td>72 10 11</td>
<td>69 11 1</td>
</tr>
<tr>
<td>Invert sugar, in drums or kegs</td>
<td>65 8 9</td>
<td>66 3 1</td>
</tr>
<tr>
<td>Any other sugar</td>
<td>72 3 3</td>
<td>73 2 1</td>
</tr>
</tbody>
</table>

SECOND SCHEDULE

Fixing Maximum Prices That May be Charged by a Distributor

<table>
<thead>
<tr>
<th>For Delivery in the Auckland Sugar District.</th>
<th>For Delivery in the Central Sugar District.</th>
<th>For Delivery in the Southern Sugar District.</th>
</tr>
</thead>
<tbody>
<tr>
<td>When Sold to a Distributor.</td>
<td>When Sold to a Manufacturer.</td>
<td>When Sold to a Distributor.</td>
</tr>
<tr>
<td>Per Ton.</td>
<td>Per Ton.</td>
<td>Per Ton.</td>
</tr>
<tr>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>Raw Sugar</td>
<td>73 18 6</td>
<td>69 10 1</td>
</tr>
<tr>
<td>Brewers' crystals</td>
<td>75 8 7</td>
<td>70 16 7</td>
</tr>
<tr>
<td>Caster</td>
<td>77 3 5</td>
<td>72 11 4</td>
</tr>
<tr>
<td>No. 1</td>
<td>74 13 8</td>
<td>70 1 7</td>
</tr>
<tr>
<td>No. 1 X.D.</td>
<td>73 16 3</td>
<td>69 4 3</td>
</tr>
<tr>
<td>No. 1 X.D.</td>
<td>73 18 9</td>
<td>69 6 8</td>
</tr>
<tr>
<td>No. 3</td>
<td>72 8 11</td>
<td>67 16 10</td>
</tr>
<tr>
<td>Boiler sugar</td>
<td>72 7 8</td>
<td>67 16 10</td>
</tr>
<tr>
<td>Invert sugar, in drums or kegs</td>
<td>67 0 5</td>
<td>62 8 5</td>
</tr>
<tr>
<td>Any other sugar</td>
<td>73 18 9</td>
<td>69 6 8</td>
</tr>
</tbody>
</table>

THIRD SCHEDULE

Fixing Maximum Prices That May be Charged by the Company to Direct Customers

<table>
<thead>
<tr>
<th>For Delivery in the Auckland Sugar District.</th>
<th>For Delivery in the Central Sugar District.</th>
<th>For Delivery in the Southern Sugar District.</th>
</tr>
</thead>
<tbody>
<tr>
<td>When Sold to a Distributor.</td>
<td>When Sold to a Manufacturer.</td>
<td>When Sold to a Distributor.</td>
</tr>
<tr>
<td>Per Ton.</td>
<td>Per Ton.</td>
<td>Per Ton.</td>
</tr>
<tr>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>Brewers' crystals</td>
<td>75 8 7</td>
<td>70 16 7</td>
</tr>
<tr>
<td>Caster</td>
<td>77 3 5</td>
<td>72 11 4</td>
</tr>
<tr>
<td>No. 1</td>
<td>74 13 8</td>
<td>70 1 7</td>
</tr>
<tr>
<td>No. 1 X.D.</td>
<td>73 16 3</td>
<td>69 4 3</td>
</tr>
<tr>
<td>No. 1 X.D.</td>
<td>73 18 9</td>
<td>69 6 8</td>
</tr>
<tr>
<td>No. 3</td>
<td>72 8 11</td>
<td>67 16 10</td>
</tr>
<tr>
<td>Any other sugar, except raw, boil out, or invert sugar</td>
<td>73 18 9</td>
<td>69 6 8</td>
</tr>
</tbody>
</table>

FOURTH SCHEDULE

Fixing Maximum Prices That May be Charged by a Retail Storekeeper (Subject to the Provisions of Clause 7)

| When Sold at Auckland, Christchurch, Dunedin, Gisborne, Greytown, Hastings, Invercargill, Napier, Nelson, Blenheim, New Plymouth, Oamaru, Timaru, Wanganui, Wellington, and Westport: At the Rate of— |
| Per Pound. |
| Raw Sugar | ... | 9d. |
| Brewers' crystals | ... | 9d. |
| Caster | ... | 9d. |
| No. 1 | ... | 9d. |
| No. 2 | ... | 9d. |
| No. 3 | ... | 9d. |
| Any other sugar except No. 1 | ... | 9d. |
| XD, boil out, or invert sugar | ... | 9d. |

FIFTH SCHEDULE

Definition of Metropolitan Areas

<table>
<thead>
<tr>
<th>Name of Metropolitan Areas.</th>
<th>Districts Included Therein.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auckland</td>
<td>The City of Auckland, the Boroughs of Birkenhead, Devonport, Ellendale, Mount Albert, Mount Eden, Mount Roskill, New Lynn, Newmarket, Northcote, One Tree Hill, Otahuhu, Takapuna, and Mount Wellington, and Parramarere Township.</td>
</tr>
<tr>
<td>Wellington</td>
<td>The Cities of Wellington and Upper Hutt, the Boroughs of Eastbourne and Petone, and those places known as Days Bay, Lowry's Bay, and Howard Pines.</td>
</tr>
<tr>
<td>Christchurch</td>
<td>The City of Christchurch, and the Boroughs of Lyttelton and Riccarton.</td>
</tr>
<tr>
<td>Dunedin</td>
<td>The City of Dunedin, and the Boroughs of Green Island, St. Kilda, and West Harbour.</td>
</tr>
</tbody>
</table>

Dated at Wellington, this 27th day of May 1953.

The Seal of the Price Tribunal was affixed hereto in the presence of—

P. B. Marshall, President.
G. Laurence, Member.
Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:

**Preliminary**

1. (1) This Order may be cited as Price Order No. 1473.
   (2) This Order shall come into force on the 1st day of June 1962.
2. (1) Price Orders Nos. 1295* and 1425† are hereby revoked.
   (2) The revocation of the said Price Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.
3. In this Order:
   (a) The expressions “the Auckland Sugar District” and “the Sugar Free Delivery Area” mean respectively the district and area recognized by the sugar trade at the time of the coming into force of this Order as the Auckland Sugar District or the Sugar Free Delivery Area, as the case may be:
   (b) The expression “the Central Sugar District” means the North Island of New Zealand other than the Auckland Sugar District.
   (c) The expression “the Southern Sugar District” means the South Island of New Zealand.
4. (1) While this Order remains in force a manufacturer shall continue, as heretofore, to deliver golden syrup and treacle manufactured by him:
   (a) Free of transport charges within the Sugar Free Delivery Area:
   (b) F.o.b. Auckland (in the case of golden syrup or treacle for delivery in the Auckland Sugar District elsewhere than in the Sugar Free Delivery Area);
   (c) F.o.b. Auckland (in the case of golden syrup or treacle for delivery in the Central Sugar District or the Southern Sugar District),
   (2) The last preceding subclause shall not apply except in respect of the delivery by a manufacturer of—
   (a) Lots of 1 ton or more of golden syrup or treacle; or
   (b) Lots of 1 ton or more consisting partly of golden syrup or treacle and partly of sugar.

**Application of this Order**

5. This Order applies with respect to all golden syrup and treacle sold by way of wholesale or retail in New Zealand.

**Fixing Maximum Wholesale and Retail Prices of Golden Syrup and Treacle to which this Order Applies**

6. (1) Subject to the provisions of this Order, the maximum price that may be charged or received by any wholesaler for any goods to which this Order applies shall be determined as follows:

<table>
<thead>
<tr>
<th>Method of Delivery</th>
<th>Maximum Wholesale Prices</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Golden Syrup</td>
</tr>
<tr>
<td>(a) Delivered by a manufacturer direct to retailer within the Auckland Sugar District—</td>
<td>s. d.</td>
</tr>
<tr>
<td>In drums (5 cwt.) or kgs (1½ cwt.)</td>
<td>54 10 per cwt.</td>
</tr>
<tr>
<td>In cases containing—</td>
<td></td>
</tr>
<tr>
<td>Fifty-six 2 lb. tins</td>
<td>63 10</td>
</tr>
<tr>
<td>Sixteen 7 lb. tins</td>
<td>60 3</td>
</tr>
<tr>
<td>Two 56 lb. tins</td>
<td>56 10</td>
</tr>
<tr>
<td>In boxes or cartons containing—</td>
<td></td>
</tr>
<tr>
<td>Twenty-four 2 lb. tins</td>
<td>27 5 per box or carton</td>
</tr>
<tr>
<td>Six 7 lb. tins</td>
<td>22 7</td>
</tr>
<tr>
<td>(b) Delivered by a manufacturer direct to retailer in the Central Sugar District—</td>
<td>s. d.</td>
</tr>
<tr>
<td>In drums (5 cwt.) or kgs (1½ cwt.)</td>
<td>50 3 per cwt.</td>
</tr>
<tr>
<td>In cases containing—</td>
<td></td>
</tr>
<tr>
<td>Fifty-six 2 lb. tins</td>
<td>59 3</td>
</tr>
<tr>
<td>Sixteen 7 lb. tins</td>
<td>55 8</td>
</tr>
<tr>
<td>Two 56 lb. tins</td>
<td>52 3</td>
</tr>
<tr>
<td>In boxes or cartons containing—</td>
<td></td>
</tr>
<tr>
<td>Twenty-four 2 lb. tins</td>
<td>25 5 per box or carton</td>
</tr>
<tr>
<td>Six 7 lb. tins</td>
<td>20 10</td>
</tr>
<tr>
<td>(c) Delivered by a manufacturer direct to retailer in the Southern Sugar District—</td>
<td>s. d.</td>
</tr>
<tr>
<td>In drums (5 cwt.) or kgs (1½ cwt.)</td>
<td>49 2 per cwt.</td>
</tr>
<tr>
<td>In cases containing—</td>
<td></td>
</tr>
<tr>
<td>Fifty-six 2 lb. tins</td>
<td>58 2</td>
</tr>
<tr>
<td>Sixteen 7 lb. tins</td>
<td>54 7</td>
</tr>
<tr>
<td>Two 56 lb. tins</td>
<td>51 2</td>
</tr>
<tr>
<td>In boxes or cartons containing—</td>
<td></td>
</tr>
<tr>
<td>Twenty-four 2 lb. tins</td>
<td>25 0 per box or carton</td>
</tr>
<tr>
<td>Six 7 lb. tins</td>
<td>20 5</td>
</tr>
<tr>
<td>(d) Delivered to retailer by a wholesaler carrying on business in any of the cities or boroughs of Auckland, Christchurch, Dunedin, Gisborne, Greymouth, Hastings, Invercargill, Napier, Nelson, Blenheim, New Plymouth, Oamaru, Timaru, Wanganui, Wellington, or Westport—</td>
<td>s. d.</td>
</tr>
<tr>
<td>In drums (5 cwt.) or kgs (1½ cwt.)</td>
<td>61 0 per cwt.</td>
</tr>
<tr>
<td>2 lb. tins</td>
<td>15 1 per dozen</td>
</tr>
<tr>
<td>7 lb. tins</td>
<td>49 8</td>
</tr>
<tr>
<td>56 lb. tins</td>
<td>63 3 per cwt.</td>
</tr>
<tr>
<td>(e) Delivered to retailer by a wholesaler carrying on business elsewhere than as mentioned in paragraph (d) hereof—</td>
<td>s. d.</td>
</tr>
<tr>
<td>In drums (5 cwt.) or kgs (1½ cwt.)</td>
<td>63 4</td>
</tr>
<tr>
<td>2 lb. tins</td>
<td>15 7 per dozen</td>
</tr>
<tr>
<td>7 lb. tins</td>
<td>61 8</td>
</tr>
<tr>
<td>56 lb. tins</td>
<td>65 7 per cwt.</td>
</tr>
</tbody>
</table>

(2) The several maximum prices fixed by the foregoing provisions of this clause, in respect of golden syrup or treacle delivered direct to the retailer by a manufacturer, shall be reduced by a discount of ½ per centum thereof for prompt payment made in accordance with established practice.

(3) The several maximum prices fixed by the foregoing provisions of this clause in respect of golden syrup or treacle delivered to a retailer by a wholesaler, in accordance with paragraph (d) or paragraph (e) of subclause (1) hereof, are fixed as for delivery at any place within the free delivery area of the wholesaler, or, in the case of retailers beyond the free delivery area, are fixed f.o.b. or f.o.r. (or the equivalent thereof) the port or railway-station in the city, borough, or other place where the wholesaler’s store is situated.

7. The maximum price that may be charged or received by any retailer for any golden syrup or treacle to which this Order applies shall be determined as follows:-

(c) When sold in any area within which any general wholesale merchant carrying on business in any of the cities or boroughs of Auckland, Christchurch, Dunedin, Gisborne, Greytown, Hastings, Invercargill, Napier, Nelson, Blenheim, New Plymouth, Oamaru, Timaru, Wanganui, Wellington, or Westport normally undertakes the free delivery of goods to retailers, the maximum retail price shall be-

<table>
<thead>
<tr>
<th>For 2 lb. tins</th>
<th>4 lb. each</th>
<th>6 lb. each</th>
<th>8 lb. each</th>
<th>10 lb. each</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
<tr>
<td>For 7 lb. tins</td>
<td>1 5 s.</td>
<td>6 s.</td>
<td>8 s.</td>
<td>10 s.</td>
</tr>
<tr>
<td>For quantities sold in loose bulk</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
<td>s. d.</td>
</tr>
</tbody>
</table>

(b) When sold in any area (other than the areas specified in paragraph (a) of this clause) within which any general wholesale merchant normally undertakes the free delivery of goods to retailers, the maximum retail price shall be-

<table>
<thead>
<tr>
<th>Maximum Retail Price, Golden Syrup, Treacle.</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. d.</td>
</tr>
<tr>
<td>For 2 lb. tins</td>
</tr>
<tr>
<td>For 7 lb. tins</td>
</tr>
<tr>
<td>For quantities sold in loose bulk</td>
</tr>
</tbody>
</table>

(c) When sold in any area other than the areas specified in paragraphs (a) and (b) of this clause-

The appropriate retail prices specified in paragraph (a) or paragraph (b) of this clause, as the case may require, increased by a proportionate part of the freight charge incurred by the retailer in obtaining delivery at his store from the wholesaler's store or which would have been incurred had such retailer purchased from such nearest wholesale merchant's store.

The retail prices fixed by this paragraph shall be based on the prices specified in paragraph (a) of this clause in any area where the retailer's store is situated nearer to a wholesale store in any area specified in the said paragraph than it is to the nearest wholesale store within any area specified in paragraph (b). In every other case, the retail prices fixed by this paragraph shall be based on the prices fixed by paragraph (b) of this clause.

8. (1) The maximum retail prices fixed by the last preceding clause are fixed in respect of cash sales of golden syrup or treacle delivered over the counter.

(2) Where delivery is effected otherwise than over the counter or where the sale is not for cash, the several maximum retail prices fixed by this Order may be increased as follows:-

(a) In the case of quantities sold in loose bulk

<table>
<thead>
<tr>
<th>s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>For 2 lb. tins</td>
</tr>
<tr>
<td>For 7 lb. tins</td>
</tr>
<tr>
<td>For quantities sold in loose bulk</td>
</tr>
</tbody>
</table>

(b) When sold in any area (other than the areas specified in paragraphs (a) and (b) of this clause) within which any general wholesale merchant normally undertakes the free delivery of goods to retailers, the maximum retail price shall be-

<table>
<thead>
<tr>
<th>Maximum Retail Price, Golden Syrup, Treacle.</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. d.</td>
</tr>
<tr>
<td>For 2 lb. tins</td>
</tr>
<tr>
<td>For 7 lb. tins</td>
</tr>
<tr>
<td>For quantities sold in loose bulk</td>
</tr>
</tbody>
</table>

9. If in respect of any lot of golden syrup or treacle sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this Order is not an exact number of pence or half-pence the maximum price of the lot shall be computed to the next upward halfpenny.

PROVISION FOR SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

10. Notwithstanding anything in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any wholesaler or retailer may authorize special maximum prices in respect of any golden syrup or treacle to which this Order applies where special circumstances exist, or for any reason extraordinary charges (freight or otherwise) are incurred by the wholesaler or retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of golden syrup or treacle or may relate generally to all golden syrup or treacle to which this Order applies sold by the wholesaler or retailer, while the approval remains in force.

GENERAL

11. Notwithstanding the provisions of this Order, the maximum price that may be charged by any wholesaler or by any retailer for golden syrup or treacle to which this Order applies before the coming into force of this Order, and unaided by any action of the Tribunal, shall not exceed the appropriate price authorized pursuant to the Control of Prices Act 1947 to be charged immediately before that date; and such golden syrup or treacle shall not be resold at prices in excess of those so authorized prior to the coming into force of this order.

Dated at Wellington, this 27th day of May 1953.

The Seal of the Price Tribunal was affixed hereto in the presence of—

P. R. MARSHALL, President.

G. LAURENCE, Member.

Price Order No. 1471 (New Zealand Lemons Other Than Meyer Lemons)

Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:-

1. This Order may be cited as Price Order No. 1471, and shall come into force on the 1st day of June 1953.

2. (1) Price Order No. 1455* is hereby revoked.

(2) The revocation of the said Price Order No. 1455* shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

APPLICATION OF THIS ORDER

3. (1) This Order applies with respect to all New Zealand grown lemons (other than Meyer lemons) sold by way of retail.

(2) The provisions of this Order as to maximum retail prices shall apply notwithstanding that any such lemons are sold otherwise than by weight.

MAXIMUM RETAIL PRICES

4. (1) Subject to the provisions of this clause, the maximum retail price that may be charged or received by any retailer for any lemons to which this Order applies shall be computed as follows:-

(a) For lemons sold at any place in the North Island, north of a straight line drawn from Taita Point on the West Coast to Young Nick's Head on the East Coast: At the rate of 1 s. 3 d. per pound.

(b) For lemons sold elsewhere in the North Island: At the rate of 1 s. 2 d. per pound.

(c) For lemons sold in the South Island: At the rate of 1 s. 3 d. per pound.

(2) If in respect of any lot of lemons sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.

(3) Notwithstanding anything to the contrary in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorize special maximum prices in respect of any lemons to which this Order applies where special circumstances exist, or for any reason extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this sub-clause may apply with respect to a specified lot or consignment of lemons or may relate generally to all lemons to which this Order applies sold by the retailer while the approval remains in force.

DUTY IMPOSED ON RETAILERS

5. Every retailer who offers or exposes any such lemons for sale in any shop shall keep in a prominent position in such proximity to the lemons to which it relates as to be obviously descriptive thereof a ticket, placard, or label on which shall be stated in legible and prominent characters the retail price per pound of the lemons.

Dated at Wellington, this 27th day of May 1953.

The Seal of the Price Tribunal was affixed hereto in the presence of—

G. LAURENCE, Presiding Member.

D. W. A. BAKKER, Member.
Price Order No. 1470 (Australian and South African Oranges)

Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:

1. This Order may be cited as Price Order No. 1470, and shall come into force on the 29th day of May 1952.

2. (1) Price Orders Nos. 1429 and 1449 are hereby revoked in their application to Australian and South African oranges.

(2) The revocation of said Orders shall not affect the liability of any person for any offense in relation thereto committed before the coming into force of this Order.

Application of This Order

3. This Order applies with respect to all Australian and South African oranges sold by way of retail in New Zealand.

Fixing Maximum Retail Prices of Oranges to Which This Order Applies

4. (1) The maximum price that may be charged or received by any retailer for any oranges to which this Order applies shall be determined as follows:

(a) With respect to oranges sold at any place within the metropolitan areas of Auckland, Wellington, Christchurch, or Dunedin as defined in the Schedule hereto or in any of the cities or boroughs of Whangarei, Hamilton, Gisborne, New Plymouth, Stratford, Wanganui, Palmerston North, Napier, Hastings, Blenheim, Nelson, Greymouth, Westport, Taranaki, Oamaru, Balclutha, Gore, or Invercargill:

At the Rate of:

\[
\text{Per Pound.}
\]

(b) With respect to oranges sold elsewhere in New Zealand:

At the Rate of:

\[
\text{Per Pound.}
\]

(2) In respect of any lot of oranges the price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.

Notices

5. Notwithstanding anything to the contrary in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorize special maximum prices in respect of any oranges to which this Order applies where special circumstances exist, or for any reason extraordinary charges (bright or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of oranges or may relate generally to all oranges to which this Order applies, sold by the retailer while the approval remains in force.

Duty Imposed on Retailers

6. Every retailer who offers or exposes for sale in any shop any oranges to which this Order applies shall keep in a prominent position in such proximity to the oranges to which it relates as to be obviously in relation thereto a ticket, placard, or label on which shall be stated in legible and prominent characters the word "Australian" or "South African" (as the case may be) and the retail price per pound of the oranges.

SCHEDULE

Definition of Metropolitan Areas

<table>
<thead>
<tr>
<th>Name of Metropolitan Area</th>
<th>Districts Included Therein</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auckland</td>
<td>The City of Auckland, the Boroughs of Birkenhead, Devonport, Ellerslie, Mount Albert, Mount Eden, Mount Roskill, New Lynn, Newmarket, Northcote, Onewhaunga, One Tree Hill, Otahuhu, Takapuna, and Mount Wellington and Papamoa Township.</td>
</tr>
<tr>
<td>Wellington</td>
<td>The Cities of Wellington and Lower Hutt, the Boroughs of Eastbourne and Pekapeka.</td>
</tr>
<tr>
<td>Christchurch</td>
<td>The City of Christchurch and the Borough of Reculver.</td>
</tr>
<tr>
<td>Dunedin</td>
<td>The City of Dunedin and the Boroughs of Green Island, Fort Chalmers, St. Kilda, and West Harbour.</td>
</tr>
</tbody>
</table>

Dated at Wellington, this 27th day of May 1953.

The Seal of the Price Tribunal was affixed hereto in the presence of—

[Signature]

G. Laurence, Presiding Member.

D. W. A. Baker, Member.

Public Trust Office Act 1908 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 Filed</th>
<th>Testate or Intestate</th>
<th>Stamp Office Concerned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Arvier, Frederick Auguste Chasravil</td>
<td>Clerk</td>
<td></td>
<td>31/7/49</td>
<td>18/5/53</td>
<td>Testate</td>
<td>Auckland</td>
</tr>
<tr>
<td>2</td>
<td>Crossman, Mary</td>
<td>Married woman</td>
<td>Inglewood</td>
<td>25/2/53</td>
<td>19/5/53</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Holman, Horace Edward</td>
<td>Formerly houseman: late house service</td>
<td>Papakura</td>
<td>15/4/53</td>
<td>18/5/53</td>
<td></td>
<td>Invercargill</td>
</tr>
<tr>
<td>4</td>
<td>Hutton, William Mungo</td>
<td>Retired railway employee</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Kees, Horace Stanley</td>
<td>Painter</td>
<td>Auckland</td>
<td>21/4/53</td>
<td>18/5/53</td>
<td></td>
<td>Auckland</td>
</tr>
<tr>
<td>6</td>
<td>MacDonnell, Mabel Frances</td>
<td>Widow</td>
<td>Oamaru</td>
<td>23/4/53</td>
<td>19/5/53</td>
<td></td>
<td>Dunedin</td>
</tr>
<tr>
<td>7</td>
<td>Martin, Margaret Winifred</td>
<td>Married woman</td>
<td>Gisborne</td>
<td>21/4/53</td>
<td>15/5/53</td>
<td></td>
<td>Gisborne</td>
</tr>
<tr>
<td>8</td>
<td>Page, Albert Edward</td>
<td>Retired labourer</td>
<td>Thames</td>
<td>3/5/53</td>
<td>19/5/53</td>
<td></td>
<td>Auckland</td>
</tr>
<tr>
<td>9</td>
<td>Paton, Thora Charlotte</td>
<td>Married woman</td>
<td>Formerly Eildfield, late</td>
<td>12/3/53</td>
<td>12/5/53</td>
<td></td>
<td>Auckland</td>
</tr>
<tr>
<td>10</td>
<td>Pearson, Doris Lillian</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Robinson, George</td>
<td>Retired school teacher</td>
<td>Auckland</td>
<td>13/4/53</td>
<td>18/5/53</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Shelbourne, William Charles</td>
<td>Labourer</td>
<td>Formerly Pukekohe, late</td>
<td>9/4/53</td>
<td>18/5/53</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Torkington, Albert</td>
<td>Hospital porter</td>
<td>Gisborne</td>
<td>30/4/53</td>
<td>15/5/53</td>
<td></td>
<td>Gisborne</td>
</tr>
</tbody>
</table>


G. E. Turney, Public Trustee.
**N.Z. FOREST SERVICE NOTICE**

**Land in the North Auckland Land District Acquired as Permanent State Forest Land**

New Zealand Forest Service, Wellington, 23 May 1953.

**NOTICE** is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as permanent State forest land.

**SCHEDULE**

North Auckland Land District—Auckland Conservancy

All that area in the North Auckland Land District, Whangarei County, containing 1,597 acres 2 roods 20 perches, more or less, situated in Block V, Puma Survey District, being Kahakaharoa No. 2, and being part of the lands comprised and described in certificates of title, Volume 29, folio 35, Volume 533, folio 268 and Volume 132, folio 246, and N.E. 67, Hikurangi Parish, and being all of the lands contained in such new certificate of title on the expiration of fourteen days from the date of the New Zealand Gazette containing this notice.

DATED at the Land Registry Office, Auckland, this 22nd day of May 1953.

WM. McBRIDE, District Land Registrar.

**EVIDENCE of the loss of certificate of title, Volume 299, folio 113 (Otago Registry), for Lot 33, Deposited Plan 3370, Township of Ocean Grove Extension No. 2 and being part Section 1, Block III, Tomahawk District and part Section 23, Block VII, Otago Peninsula District, containing 16-4 perches in the name of THOMAS BOWIE, of Auckland, Insurance Inspector, 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 on 12 June 1953.

DATED this 30th day of May 1953 at the Land Registry Office, Dunedin.

F. B. C. MURRAY, District Land Registrar.

**ADVERTISEMENTS**

**THE COMPANIES ACT 1933, SECTION 282 (3)**

**NOTICE** is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved:


**THE COMPANIES ACT 1933, SECTION 282 (6)**

**NOTICE** is hereby given that the names of the undermentioned companies have been struck off the Register and the companies dissolved:

South Westland Estates, Limited. 1932/90.


Ace Painting Company, Limited. 1948/268.

Given under my hand at Auckland, this 20th day of May 1953.

J. E. AUBIN, Assistant Registrar of Companies.

**THE COMPANIES ACT 1933, SECTION 282 (6)**

**NOTICE** is hereby given that the names of the undermentioned companies have been struck off the Register and the companies dissolved:


Spraytex (New Zealand), Limited. 1947/425.

West End Accessories, Limited. 1950/195.

Given under my hand at Wellington, this 29th day of May 1953.

K. L. WESTMORELAND, Assistant Registrar of Companies.

**PACIFIC SERVICE AGENCIES, LIMITED**

In Liquidation

In the matter of the Companies Act 1933, and in the matter of Pacific Service Agencies, Limited.

**NOTICE** is hereby given that a general meeting of the above-named company, held on 14th day of May 1953, for the purpose of appointing a liquidator, it was resolved:

‘That Frank Wilson Orr, of Messrs. Orr and Orr, Public Accountants, be appointed liquidator for the creditors.’

FRANK W. ORR, Liquidator.

**MARLBOROUGH ELECTRIC-POWER BOARD**

**REGULATION MAKING SPECIAL RATES**

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926, and amendments thereto, the Marlborough Electric-Power Board hereby resolves as follows:

‘That, for the purpose of providing the interest and other charges on a loan of thirty thousand pounds (£30,000), authorized to be raised by the Marlborough Electric-power Board under the above-mentioned Act for the purpose of purchasing and installing equipment and extending the Board’s electrical reticulation, the said Marlborough Electric-power Board hereby makes and levies a special rate of forty-one thousandths of one penny (0·041d.) in the pound (on the rateable value) of all rateable property in the Marlborough Electric-power District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.’

DATED at Blenheim, this 19th day of May 1953.

H. J. STACE, Chairman.
NOTICE is hereby given that a general meeting of shareholders will be held on Thursday, 12 June 1953, at 10 a.m., at 606 Colonial Mutual Building, Queen Streets, Auckland.

Business—
1. To receive a statement showing how the winding up of the company has been conducted and the company's property disposed of.
2. To receive any explanations in connection therewith.

T. L. GICK, Liquidator.
10 May 1953.

IN LIQUIDATION

F. & G. WILTON, LIMITED

In Liquidation

The New Zealand Gazette

NOTICE is hereby given that a meeting of members will be held in the office of the liquidator, 8 Perry Street, Masterton, on Monday, 15 June 1953, at 10.30 a.m.

Business—To receive liquidator's report and final statement of accounts, and to adopt an extraordinary resolution to declare the liquidator (then or any time hereafter) a trustee in the winding up of the company and to take over the power of disposing of all assets of the company by sale or otherwise.

C. SUTHERLAND, Liquidator.
Masterton, 20 May 1953.

KAWAKA W TOWN BOARD

RESOLUTION MAKING SPECIAL RATE

Pursuant to the powers vested in it in that behalf by section 20 of the Local Bodies' Loans Act 1936, the Kawakawa Town Board has made and levied a rate of two-pence (2d.) in the pound on the unimproved rateable value of all the property appearing in the Valuation Roll of the Kawakawa Town District, for the purpose of providing principal, interest, and other charges on a loan of four thousand (£4,000), being the Waterworks Extension Loan, 1952, and hereby resolves as follows:

'That the security for the Waterworks Extension Loan, 1952 shall be a special rate of two-pence (2d.) in the £ (pound) on the unimproved rateable value of all rateable property appearing in the valuation roll of the Kawakawa Town District.'

The above resolution was moved at a special meeting of the Kawakawa Town Board held on Tuesday, 10 February 1953, and confirmed at a meeting of the Kawakawa Town Board held on Tuesday, 10 March 1953.

L. G. KELLY, Town Clerk.
150

HO ROW HENUA ELECTRIC-POWER BOARD

RESOLUTION MAKING SPECIAL RATE

IN LIQUIDATION

The Horowhenua Electric-power Board Restriction Loan No. 7, 1953, £40,000

In pursuance and in exercise of the powers vested in it in that behalf by section 20 of the Local Bodies' Loans Act 1936, and of all other powers (if any) it thereunto enabling, the Horowhenua Electric-power Board hereby resolves as follows:

'That, for the purpose of providing for the payment of principal, interest, and other charges on a special loan of £4,000, authorized to be raised by the Horowhenua Electric-power Board under the above-mentioned Act for the purpose of meeting the Council's share in the cost of making improvements to the Horowhenua Electric-power Board District as defined in the Proclamation appearing in the New Zealand Gazette No. 100 of the 1st day of December 1951, and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable on the 30th day of June in each and every year during the currency of such loan, being for a period of twenty years, or until the loan is fully paid off.'

The above resolution was duly passed at a meeting of the Horowhenua Electric-power Board held at Levin on the 20th day of May 1953.

C. S. KEEDEWELL, Chairman.
151
BOURGEOIS OF PICTON

Resolution Making Special Rate

Fire Station Loan, 1953, £9,000

In pursuance of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926, the Council of the Borough of Picton, doth hereby resolve as follows:

"That, for the purpose of providing interest and other charges on a loan of nine thousand pounds (£9,000), authorized to be raised by the Picton Borough Council under the above-mentioned Act, for the purpose of converting an existing building into a fire station, the said Council hereby makes and levies a special rate of three farthings (3d.) in the pound on the unimproved rateable value of all rateable property within the Borough of Picton, which if required shall be appropriated as security for the purpose of the payment of interest and principal of the said loan; and that such special rate shall be an annually recurring rate payable on demand in each and every year during the currency of the said, being a period of twenty-five years, or until the loan is fully paid off."

Carried this 31st day of March 1953.

P. S. CRISP, Town Clerk.

PALMERTON NORTH CITY COUNCIL

Resolution Making Special Rate

Crematorium Loan, 1951, £32,160

In pursuance of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926 the Palmerston North City Council hereby resolves as follows:

"That, for the purpose of providing interest and other charges on a loan of £32,160, authorized to be raised by the Palmerston North City Council under the aforementioned Act for the purpose of erecting and equipping a crematorium, the Palmerston North City Council hereby makes and levies a special rate of each twenty-five years, or until the loan is fully paid off." Carried this 24th day of November 1952.

G. TREMAINE, Mayor.

Dissolution of Partnership

NOTICE is hereby given that the partnership heretofore existing between William Sharkey and Sydney Maxwell Cooper, trading as "Sharkey & Cooper" at King Edward Parade, Devonport, has been dissolved by mutual consent as from the 31st day of March 1953. Mr. S. M. Cooper will carry on the business on his own account.

W. SHARKEY.

S. M. COOPER.

PALMERTON NORTH CITY COUNCIL

Resolution Making Special Rate

Staff Housing Loan, 1942, £15,000

In pursuance of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926 and amendments thereto, enabling it the Palmerston North City Council doth hereby resolve as follows:

"That for the purpose of providing the interest and other charges on a loan of £15,000, authorized to be raised by the Palmerston North City Council under the above-mentioned Act and amendments thereto, for staff housing, the said Palmerston North City Council hereby makes and levies a special rate of sixty-three one-thousandths (0.063d.) of a penny in the pound upon the rateable value of all rateable property in the City of Palmerston North comprising the whole of the City of Palmerston North; and that such special rate shall be an annually recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of July in each year during the currency of such loan, being a period of twenty-five years, or until the loan is fully paid off."

Carried this 18th day of May 1953.

G. TREMAINE, Mayor.

PALMERTON NORTH CITY COUNCIL

Resolution Making Special Rate

Sewer and Stormwater Drainage Loan, 1958, £54,850 (50,000 Portions)

In pursuance of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926 the Palmerston North City Council, under the above-mentioned Act for the purpose of installing sewer and stormwater drains and constructing pumping stations, the said Palmerston North City Council hereby makes and levies a special rate of eighteen one-hundredths of a penny (0.18d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the City of Palmerston North; and that such special rate shall be an annually recurring rate during the currency of the said loan and shall be payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of fifteen years, or until the loan is fully paid off."

Carried this 15th day of January 1953.

G. TREMAINE, Mayor.

Dissolution of Partnership

NOTICE is hereby given that the partnership heretofore existing between William Sharkey and Sydney Maxwell Cooper, trading as "Sharkey & Cooper" at King Edward Parade, Devonport, has been dissolved by mutual consent as from the 31st day of March 1953. Mr. S. M. Cooper will carry on the business on his own account.

W. SHARKEY.

S. M. COOPER.

PALMERTON NORTH CITY COUNCIL

Resolution Making Special Rate

Waterworks Storage Dam Loan, 1948, £71,000

In pursuance of the powers vested in it in that behalf by the Local Bodies’ Loans Act 1926, the Palmerston North City Council hereby resolves as follows:

"That, for the purpose of providing interest and other charges on a loan of £71,000, authorized to be raised by the Palmerston North City Council under the aforementioned Act for the purpose of erecting and equipping a Waterworks Storage Dam, the Palmerston North City Council hereby makes and levies a special rate of each twenty-five years, or until the loan is fully paid off."

Carried this 30th day of March 1953.

G. TREMAINE, Mayor.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that PORIRUA SUPPLIES, LIMITED, has changed its name to PARAPARAUMU TIMBER AND HARDWARE, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 20th day of May 1953.

K. L. WESTMORELAND, Assistant Registrar of Companies.
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