Declaring Lands in South Auckland, Taranaki, and Otago Land Districts Vested in the South Auckland, Taranaki, and Otago Education Boards as Sites for Public Schools, to be Vested in Her Majesty the Queen

[Excerpted from the New Zealand Gazette, Thursday, 13 May 1954]
Crown Land Set Apart for Railway Purposes at Hamilton

[A. R.]

C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Make Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for railway purposes and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

Approximate areas of the pieces of Crown land set apart:

A. R.

Being 0 0 27-5 Lot 203, D.P. S. 2492, being part Lot 1, D.P. 3991, being part Allotment 212, Parish of Kikirikiroa, and being part of the land comprised and described in certificate of title, Volume 142, folio 170 (Auckland Land Registry).

Situated in the City of Hamilton.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 4th day of May 1954.

W. H. FORTUNE,
For the Minister of Railways.

God Save the Queen!

(I.O. 21995/2)

Crown Land Set Apart for an Instructional Farm in Block I, Te Kawan Survey District

[A. R.]

C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to section 25 of the Public Works Act 1928, and section 11 of the Department of Agriculture Act 1953, I, Lieutenant-General Sir Charles Willoughby Make Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for an instructional farm; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

Approximate area of the piece of Crown land set apart: 2 acres.

Being Lot 30a, D.P. 6820, being part Section 15, Bangitihi District, and being the balance of the land formerly comprised and described in certificate of title, Volume 325, folio 84 (Wellington Land Registry).

Situated in Block I, Te Kawan Survey District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

God Save the Queen!

(P.W. 24/2630/0; D.O. 84/57/0)

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

[A. R.]

C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Make Norrie, the Governor-General of New Zealand, hereby proclaim and declare that 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 rood.

Being Lot 30, D.P. S. 2889, being part Section 15, Parish of Tukau, and being part of the land comprised and described in certificate of title, Volume 1595, folio 251 (Auckland Land Registry).

Situated in the Tukau Town District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 5th day of May 1954.

W. H. FORTUNE,
For the Minister of Works.

God Save the Queen!

(H.C. X/1/5/17A; D.O. 1/121/17)

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

[A. R.]

C. W. M. NORRIE, Governor-General

A PROCLAMATION

Pursuant to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Make Norrie, the Governor-General of New Zealand, hereby proclaim and declare that 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 rood.

Being Lots 37, 39, 40, and 42, D.P. S. 38890, being part Allotment 3, Parish of Takanu, and being part of the land comprised and described in certificate of title, Volume 1595, folio 251 (Auckland Land Registry).

Situated in the Takanu Town District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 6th day of May 1954.

W. S. GODWIN, Minister of Works.

God Save the Queen!

(P.W. 21/1322; D.O. 39/68/0)
Land Taken for the Purposes of a Public School in Block XI, Drury Survey District, Franklin County

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

A PROCLAMATION

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 Schedule hereto is hereby taken for the purposes of a public school and shall vest in the Education Board of the District of Auckland as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

APPROXIMATE AREA of the piece of land taken: 15-3 perches.

Being part Allotment 76, Karaka Parish.

Situated in Block XI, Drury Survey District (Auckland R.D.).

In the North Auckland Land District; as the same is more particularly delineated on the plan marked 143104, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOL SAVE THE QUEEN!

(P.W. 31/1482; D.O. 23/185/0)

—I—–—.

Land Taken for the Purposes of a Public School (Teachers' Residences) in Block VIII, Paletice South Survey District

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

A PROCLAMATION

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 Schedule hereto is hereby taken for the purposes of a public school (teachers' residences); and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

APPROXIMATE AREA of the piece of land taken: 1 room 38-4 perches.

Being Lots 900 and 901, D.O. S. 2051, being part Tokorona No. 1 Block, and being part of the land comprised and described in certificate of title, Volume 1692, folio 70 (Auckland Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOL SAVE THE QUEEN!

(P.W. 31/1399; D.O. 39/7/0/1)

Land Taken for a Public School in the Borough of Papakura

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

A PROCLAMATION

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 Schedule hereto is hereby taken for a public school; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

APPROXIMATE AREA of the piece of land taken: 9 acres 3 roods.

Being part of Lot 91, Kirkirki Settlement, Suburban Section 1, Parish of Opahou, being part of the land comprised and described in certificate of title, Volume 346, folio 97 (limited as to parcels).

Situated in the Borough of Papakura.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 5th day of May 1954.

W. H. FORTUNE, For the Minister of Works.

GOL SAVE THE QUEEN!

(H.C. 4/28/44; D.O. 32/18/142)

Land Taken for the Development of Water-power (Rockburgh Power Scheme) in Block II, Teviot Survey District

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

A PROCLAMATION

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 Schedule hereto is hereby taken for the development of water-power (Rockburgh Power Scheme).

SCHEDULE

APPROXIMATE AREA of the piece of land taken: 0.6 perches.

Being part of L60, Part Section 9; being part of Block II, Teviot Survey District (Otago R.D.).

Situated in Block II, Teviot Survey District (Otago R.D.). (S.O. 11775.)
Land Taken for Electric Works in Block XIV, Waitemata Survey District, Waitemata County

[LS.]

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 electric works and shall vest in the Waitemata Electric Power Board as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

APPROXIMATE area of the piece of land taken: 3 roods 29 perches.

Being part Lot 9, D.P. 143093, being part Allotments 5a and 371, Parish of Waipareira.

Situated in Block XIV, Waitemata Survey District (Auckland R.D.). (S.O. 38215.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 143123, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

FIRST SCHEDULE

LAND TAKEN FOR THE AUCKLAND-HAMILTON MOTORWAY

APPROXIMATE areas of the pieces of land taken:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>Part Lot 1, D.P. 11847, being part Allotment 3, Small Farms near Otahuhu; coloured blue, edged blue.</td>
</tr>
<tr>
<td></td>
<td>Part Lot 2, D.P. 11847, being part Allotment 3, Small Farms near Otahuhu; coloured yellow.</td>
</tr>
</tbody>
</table>

SCHEDULE

APPROXIMATE area of the pieces of land taken: 18-25 perches.

Being Lot 2, D.P. 7412, being part Section 68, Block II, Ngaru Survey District, and being part of the land comprised and described in certificate of title, Volume 47, Folio 183 (Taranaki Land Registry).

Situated in the Borough of Stratford.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

SECOND SCHEDULE

LAND TAKEN FOR THE USE, CONVENIENCE, OR ENJOYMENT OF THE AUCKLAND-HAMILTON MOTORWAY

APPROXIMATE areas of the pieces of land taken:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>Part Lot 1, D.P. 11847, being part Allotment 3, Small Farms near Otahuhu; coloured blue, edged blue.</td>
</tr>
<tr>
<td>0</td>
<td>Part Lot 2, D.P. 11847, being part Allotment 3, Small Farms near Otahuhu; coloured yellow.</td>
</tr>
</tbody>
</table>

SCHEDULE

APPROXIMATE area of the piece of land taken: 3 roods 29 perches.

Being part Lot 9, D.P. 143093, being part Allotments 5a and 371, Parish of Waipareira.

Situated in Block XIV, Waitemata Survey District (Auckland R.D.). (S.O. 38215.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 143123, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

Land Taken for Health Purposes (District Nurse's Residence) in the Borough of Stratford

[LS.]

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 health purposes (District Nurse's residence); and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

APPROXIMATE area of the piece of land taken: 18-25 perches.

Being Lot 2, D.P. 7412, being part Section 68, Block II, Ngaru Survey District, and being part of the land comprised and described in certificate of title, Volume 47, Folio 183 (Taranaki Land Registry).

Situated in the Borough of Stratford.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

Land Taken for the Use, Convenience, or Enjoyment of the Auckland-Hamilton Motorway in Block VI, Otahuhu 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 Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the use, convenience, or enjoyment of the Auckland-Hamilton Motorway; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.
Being Part APPROXIMATE
13 MAY] THE NEW ZEALAND GAZETTE 821

and R.D.).

particularly delineated on the plan marked P.W.D. 341310, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/18/65/0; D.O. 28/05/L)

Land Taken for Road in Block XI, Waiwera Survey District

[SCHEDULE]

APPROXIMATE areas of the piece of land taken: 3 perches.

Being Part Section 3.

Situated in Block IV, Winton Hundred (Southland R.D.).

In the Southland Land District; as the same is more particularly delineated on the plan marked P.W.D. 143197, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/2636/61; D.O. 15/15/1/42)

Land Taken for Road in Block VI, Otahuhu Survey District

[SCHEDULE]

APPROXIMATE areas of the pieces of land taken:

A. R. P.
0 0 18-7
0 0 5-5
0 1 8-9
0 0 4-2
0 0 2-9

Parts Allotment 144, Waiwera Parish; coloured yellow.
Parts Allotment 144a, Waiwera Parish; coloured sepia.
Parts Allotment 145, Waiwera Parish; coloured blue.

Situated in Block XI, Waiwera Survey District (Auckland R.D.). (S.O. 37723.)

In the North Auckland Land District; as the same are more particularly delineated on the plans marked P.W.D. 143197, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 51/3767; D.O. 70/21/2/1/9)

Land Taken for Road in Blocks II, III, IV, and VII, Waipahi Survey District

[SCHEDULE]

APPROXIMATE areas of the pieces of land taken:

A. R. P.
0 3 12-8
0 2 10-4
0 3 3-9
5 2 19
0 0 24-3
0 1 4-2
0 0 21-1
0 1 37-9
4 2 15-3
0 0 18-5
0 0 5-4

Parts Sections 15, 289w and 290w
Part Section 9
Part Section 79
Part Sections 78 and 80
Part Section 25
Part Section 76a
Part Section 77
Part Section 78
Part Sections 78 (S.O. 11512.)
Part Section 1
Part Section 69 (S.O. 2387.)

Being
... VII
... II
... II
... III
... III
... III
... III
... III
... IV
... III

Situated in Block
P.W.D. 14590
... Blue.
... "... "
... "... "
... "... "
... "... "
... "... "
... "... "
... "... "
... "... "
... "... "
... "... "

Shown on plan
Coloured on Plan

All situated in the Waipahi Survey District (Otago R.D.).

In the Otago Land District; as the same are more particularly delineated on the plans 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/17/61/0; D.O. 28/01/L)
Land Taken for Road in Block I, Rangiriri Survey District, and Block IV, Awaroa Survey District, Raglan County

[No. 30]

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 road; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

<table>
<thead>
<tr>
<th>Approximate Areas of the Pieces of Land Taken</th>
<th>Being</th>
<th>Situated in Block</th>
<th>Situated in Survey District of</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 2 39-1</td>
<td></td>
<td></td>
<td>I</td>
<td>P.W.D. 145136</td>
<td>Sepia.</td>
</tr>
<tr>
<td>0 0 12</td>
<td></td>
<td></td>
<td>I</td>
<td></td>
<td>Sepia, edged sepia.</td>
</tr>
<tr>
<td>6 0 12</td>
<td></td>
<td></td>
<td>I</td>
<td></td>
<td>Yellow, edged yellow.</td>
</tr>
<tr>
<td>7 3 31</td>
<td></td>
<td></td>
<td>I</td>
<td></td>
<td>Yellow.</td>
</tr>
<tr>
<td>1 3 13-7</td>
<td></td>
<td></td>
<td>I and IV</td>
<td></td>
<td>Yellow.</td>
</tr>
<tr>
<td>0 1 21-5</td>
<td></td>
<td></td>
<td>I</td>
<td></td>
<td>Yellow.</td>
</tr>
</tbody>
</table>

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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

(P.W. 62/2/321/0; D.O. M.H. 2/321/0)

GOD SAVE THE QUEEN!

Land Taken for Road in Block V, Koitiata Survey District, and Block V, Rangitoto Survey District

[No. 30]

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 road; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

<table>
<thead>
<tr>
<th>Approximate Areas of the Pieces of Land Taken</th>
<th>Being</th>
<th>Situated in Block</th>
<th>Situated in Survey District of</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
<td></td>
<td>V</td>
<td>P.W.D. 143121</td>
<td>Orange.</td>
</tr>
<tr>
<td>5 2 25-4</td>
<td></td>
<td></td>
<td>V</td>
<td></td>
<td>Blue.</td>
</tr>
</tbody>
</table>

In the Wellington Land District; as the same are more particularly delineated on the plans 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

(P.W. 30/561; D.O. 44/375)

GOD SAVE THE QUEEN!

Land Taken for Road in Block VII, Waitahu Survey District

[No. 30]

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 road; and I also declare that this Proclamation shall take effect on and after the 17th day of May 1954.

SCHEDULE

|-----------------------------------------------------------------|---------------------------------------------------------------|

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 141526, 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 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/10/72/0; D.O. 40/72/1)
[L.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 portions of road described in the Schedule hereto.

SCHEDULE:

<table>
<thead>
<tr>
<th>Approximate Areas of the Pieces of Road Closed</th>
<th>Adjoining or Passing Through</th>
<th>Situated in Block</th>
<th>Situated in Survey District of</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. R. P.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0 1 35-1</td>
<td>Part Section 61, Lots 8, 9, 10, 11, and 12, D.P. 12732, being part Section 62, Porirua District (S.O. 22465.)</td>
<td>V</td>
<td>Belmont</td>
<td>P.W.D. 139168</td>
<td>Green.</td>
</tr>
<tr>
<td>0 0 16</td>
<td>Railway land, being part Sections 59 and 60, Porirua District.</td>
<td>V</td>
<td>&quot;</td>
<td>P.W.D. 139169</td>
<td>Green, edged green.</td>
</tr>
<tr>
<td>0 0 9-8</td>
<td>Part Section 60, Porirua District, and part Lot 1, D.P. 7901, being part Section 59, Porirua District.</td>
<td>V</td>
<td>&quot;</td>
<td>P.W.D. 139169</td>
<td>Green.</td>
</tr>
<tr>
<td>0 1 31-7</td>
<td>Parts Section 60, Porirua District, and part Lot 1, D.P. 7901, being part Section 59, Porirua District (S.O. 22466.)</td>
<td>V</td>
<td>&quot;</td>
<td>P.W.D. 139169</td>
<td>Green.</td>
</tr>
</tbody>
</table>

In the Wellington Land District; as the same are more particularly delineated on the plans 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 5th day of May 1954.

W. H. FORTUNE,  
For the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 41/1143; D.O. 12/3/7/0)

Road Closed in Block VIII, Mahurangi Survey District, Rodney County

[“]  

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 portions of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of road closed: 2 roods 17 perches.

Adjoining or passing through Crown land (Matakana Village). Situated in Block VIII, Mahurangi Survey District (Auckland R.D.),(S.O. 35781.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142074; deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 5th day of May 1954.

W. H. FORTUNE,  
For the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/1978; D.O. 15/11/1)

Road Closed in Block XIV, Ohinemuri Survey District, Ohinemuri County

["[L.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 portions of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE areas of the pieces of road closed:

A. R. P.  

Adjoining or passing through B No.1 and C No.1, Aorangi Block. Situated in Block XIV, Ohinemuri Survey District (Auckland R.D.),(S.O. 35268.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142061; deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 33/302; D.O. 50/15/7/0)
Road Closed in Block TII, Tokatoka Survey District, Otorohanga County

[L.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 portions of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE areas of the pieces of road closed:

A. R. P. Adjoining

0 3 39 4 Part Allotment N.E. 23, and Lot 2, D.P. 29350, being part Allotment S.W. 25, Parish of Tokatoka; coloured green.

3 2 38 Lots 1, 2, 3, and 4, D.P. 29350, being part Allotments 21, N.W. and S.E. 22, N.E. 23, S.W. 25, and 26, Parish of Tokatoka; coloured green.

Situated in Block VII, Tokatoka Survey District (Auckland R.D.). (S.O. 37241.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 143075, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 5th day of May 1954.

W. H. FORTUNE,

For the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 33/2260; D.O. 50/15/12/0)

Land Proclaimed as Road in Block TII, Clive Survey District, Hawke’s Bay County

[L.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 road the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 17·7 perches.

Being part Lot 1, D.P. 14901, being part Pounawa Block. Situated in Block III, Maungakawa Survey District (Auckland R.D.). (S.O. 35222.)

In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 143076, 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 11th day of May 1954.

W. S. GOORSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/4358; D.O. 21/2)

Land Proclaimed as Road in Block II, Clive Survey District, Hawke’s Bay County

[L.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 road the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE areas of the pieces of land proclaimed as road:

A. R. P. Being

0 0 1·7 Part Lot 2, D.P. 6747, being part Suburban Section 14, West Clive; coloured blue.

0 0 10 Part Lot 1, D.P. 6747, being part Suburban Section 14, West Clive; coloured sepal.

0 0 9·9 Part Lot 2, D.P. 6747, being part Suburban Section 14, West Clive; coloured orange.

0 0 14·9 Part Lot 2, D.P. 2932, being part Suburban Section 22, West Clive; coloured blue.

Situated in Block II, Clive Survey District (Hawke’s Bay R.D.). (S.O. 2909.)

In the Hawke’s Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 143168, deposited in the office of the Minister of Works at Wellington, and coloured thereon as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOORSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 40/510; D.O. 16/494)

Land Proclaimed as Road in Blocks I and II, Aongatete Survey District, Taumarunui County

[L.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 road the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 2 acres 2 roods 21·1 perches.

Being part of the land on D.P. 22243, being part Allotment 60, Te Mania Parish. Situated in Blocks I and II, Aongatete Survey District (Auckland R.D.). (S.O. 25992.)

In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 143075, 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 5th day of May 1954.

W. H. FORTUNE,

For the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 35/738; D.O. 24/1/1)
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 street the land described in the Schedule hereto.

**SCHEDULE**

**Approximate areas of the pieces of land proclaimed as street:**

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Belge</td>
</tr>
<tr>
<td>0 1 47</td>
<td>Lot 514, D.P. 16155, being part Rural Section 1135</td>
</tr>
<tr>
<td>2 0 51-8</td>
<td>Lot 512, D.P. 16154, being part Rural Sections 2362, 2168, and 2164</td>
</tr>
<tr>
<td>0 3 9-6</td>
<td>Lot 511, D.P. 16154, being part Rural Sections 2362 and 2168</td>
</tr>
<tr>
<td>0 1 16-4</td>
<td>Lot 510, D.P. 16154, being part Rural Section 2168</td>
</tr>
<tr>
<td>0 1 31-1</td>
<td>Lot 509, D.P. 16154, being part Rural Section 2168</td>
</tr>
<tr>
<td>7 1 16</td>
<td>Lot 506, D.P. 15523, being part Rural Sections 1166, 713, 2155, 1588, and 6216</td>
</tr>
</tbody>
</table>

Situated in the City of Christchurch (Canterbury R.D.),

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of May 1954.

W. S. GOOSMAN, Minister of Works.

**GO0 SAVE THE QUEEN!**

(P.W. 5/1/776; D.O. 4/2/175)

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Members of the Local Government Commission Appointed

C. W. M. NORRIE, Governor-General

**ORDER IN COUNCIL**

At the Government House at Wellington, this 12th day of May 1954

Present:

**HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL**

Pursuant to section 3 of the Local Government Commission Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, and on the recommendation of the Minister of Internal Affairs, hereby appoints

George Alexander Monk, of Helensville,

to be the member of the Local Government Commission appointed as a person having special knowledge of rural local government; and

George Turckington, of Tawa Flat,

to be the member of the said Commission appointed as a person having special knowledge of urban local government; and

declares that each of these persons shall hold office for a term expiring on the 31st day of March 1957.

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

(L.A. 176/9)

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Resolving Order to Council Relating to Grant of Dredging Claims

C. W. M. NORRIE, Governor-General

**ORDER IN COUNCIL**

At the Government House at Wellington, this 5th day of May 1954

Present:

**HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL**

Pursuant to section 34 of the Statutes Amendment Act 1940, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council restricting the grant of dredging claims of 30 acres or less dated the 18th day of June 1941 and the 26th day of June 1941, at page 2621.

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

(Mines 10/1/41)
2. The licence hereby conferred is subject to compliance by the licensee with the Electrical Power Regulations 1934, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and with all regulations hereafter made in amendment thereof or in substitution therefor respectively.

3. System of Supply

3. The system of supply shall be as described in paragraph (d) of Regulation 2101-01 of the Electrical Supply Regulations 1935, and shall be an alternating-current system.

4. Duration of Licence

4. Unless sooner lawfully determined, this licence shall continue in force until the 31st day of March 1975.

5. System of Supply

6. The system of supply shall be as described in paragraphs (a) and (f) of Regulation 2101-01 of the Electrical Supply Regulations 1935. The normal rated generating pressure shall be 5,300 volts. The normal rated pressure of the transmission lines and primary distribution lines shall be 11,000 volts.

7. Charges for Electrical Energy

8. The charge for the sale of electrical energy shall not exceed $0.30 per unit for lighting purposes and $0.35 per unit for motor power and heating purposes; provided that the licensee may in addition make a primary charge of $0.50 per horsepower per annum for motors.

9. No Right to Water

9. Nothing in this licence shall of itself be deemed to confer upon the licensee any right to water.

(b) Pipeline leading from the intake aferead to the power-house hereinafter referred to:

(i) Pelton wheel and power-house with all necessary equipment for generating electricity, situated in Block XI, Mount Bonar Survey District;

(ii) Tail-race leading from the said Pelton wheel to the Wanganui River;

(iii) Electric lines within the area of supply described in the Schedule hereto.

2. The licence is issued under the Water Power Regulations 1934 and is subject thereto and to the Electrical Wiring Regulations 1935, and to all regulations hereafter made in amendment thereof or in substitution therefor respectively.

3. Utilization of Water and Location of Headworks

3. Water shall be used under this licence solely for the purpose of generating electricity, and shall be taken from the said stream at a point indicated on the plan marked S.H.D. 246, deposited in the office of the State Hydro-electric Department at Wellington.

4. General Description of Works

4. The licensee is hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purpose of this licence, the positions of the said works being indicated on the said plan S.H.D. 246 and the plan marked S.H.D. 247, deposited as aforesaid:

(a) Headworks consisting of a dam and intake giving a static head of approximately 140 ft.;

(b) Pipeline leading from the intake aforesaid to the power-house hereinafter referred to:

(c) Pelton wheel and power-house with all necessary equipment for generating electricity, situated in Block XI, Mount Bonar Survey District;

(d) Tail-race leading from the said Pelton wheel to the Wanganui River;

(e) Electric lines within the area of supply described in the Schedule hereto.

5. Duration of Licence

5. This licence shall, unless sooner lawfully determined, continue in force until the 31st day of March 1975.

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

The State Hydro-electric Department, 5th day of May 1954.

Present:

His Excellency the Governor-General in Council

Pursuant to the Public Works Act 1954, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Arranging Amethyst Power, Limited, to use water for the Purpose of Generating Electricity, and to Direct and Use Electric Lines in Portion of the County of Westland

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 12th day of May 1954.

Present:

His Excellency the Governor-General in Council

Pursuant to the Public Works Act 1954, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

The Strath-Taieri Rabbit District Order 1954 (Notice No. Agt. 5629)

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954.

Present:

His Excellency the Governor-General in Council

Pursuant to the Rabbit Nuisance Act 1926, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. (1) This order may be cited as the Strath-Taieri Rabbit District Order 1954.

2. (2) This order shall come into force on the day after the date of its notification in the Gazette.

3. The boundaries of the Strath-Taieri Rabbit District, which was constituted by Order in Council on the 10th day of August 1949,* are hereby altered and redesignated; and as from the commencement of this order, the boundaries of the said district shall be those specified in the Schedule hereto.

SCHEDULE

BOUNDARIES OF THE STRATH-TAIERI RABBIT DISTRICT

All that area situated in the Otago Land District and in the Counties of Otago and Dunedin, containing 144,000 acres, more or less, and bounded as follows: Commencing at the northermost corner of Run 205B; thence generally south-easterly and southward to the north-easterly boundary of Run 205C to the Taieri River; thence generally south-easterly down the centre of the Taieri River to a point in line with the south-eastern boundary of Section 22, Block II, Strath-Taieri Survey District; thence westerly to and along that boundary to the Strath-Taieri—Kyeburn Main Highway; thence south-easterly along that highway to the southerly boundary of Run 254; thence northerly along that boundary, across the Otago Central Railway, to the southerly boundary of Section 43 of said Block V; thence generally south-easterly along the southern boundary of said Section 43 to the Taieri River; thence generally south-easterly down the centre of that river to a point in line with the southern boundary of Section 27, Part V, Survey District; thence westerly to and along that boundary, across the Otago Central Railway, to the south-eastern corner of Section 22, Block II of said district; thence generally northerly along that boundary to the north-eastern corner of Section 22, Block II of said district; thence westerly to and along that boundary, across the Otago Central Railway, to the northerly boundary of Section 4, Block IX, Strath-Taieri Survey District; thence easterly along that boundary, across the Otago Central Railway, to the southerly boundary of the Town of Middlemarch; thence north-easterly, generally north-easterly down the centre 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 varies certain of the determinations aforesaid in respect of the said sum by prescribing as follows:

1. In lieu of a rate of interest not exceeding three pounds five shillings per cent per annum as specified in clause 2 of the said Order in Council, the rate of interest that may be paid in respect of the said sum or any part thereof shall be as follows: as shall not produce to the lender or lenders a rate or rates exceeding four per cent per annum.

2. No money shall be borrowed under the consent given by the said Order in Council after the expiration of four years from the date thereof.

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

(V. 49/303/7)

Varying the Determinations in Respect of Portion (£10,000) of the Winton Borough Council's Loan of £65,400

C. W. M. NORRIE, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 8th day of April 1953 and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Winton Borough Council (hereinafter called the said Council) of a loan of ten thousand pounds (hereinafter called the said sum), being portion of a loan of fifty-one thousand four hundred pounds known as Water Supply Loan 1952; and whereas by Order in Council made on the 23rd day of September 1953 the determinations aforesaid were cancelled in respect of the said sum and new determinations made in lieu thereof; and whereas by Order in Council made on the 20th day of January 1954 certain of the new determinations aforesaid were varied; and whereas the said sum has not yet been raised and it is expedient to cancel the new determinations aforesaid as varied by the Order in Council made on the 20th day of January 1954 in respect of the said sum and make further new determinations in lieu thereof;

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, acting by and with the advice and consent of the Executive Council, hereby varies certain of the determinations as varied by the Order in Council made on the 24th day of January 1954 in respect of the said sum, and in lieu thereof makes the following variations:

1. The term for which the said sum or any part thereof may be raised shall not exceed ten years.

2. The rate of interest that may be paid in respect of the said sum or any part thereof shall be as follows:

(a) By twenty equal payments of two hundred and eighty-seven pounds thirteen shillings and sevenpence, 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. Each such half-yearly payment shall be applied first in payment of interest at the rate of four per cent per annum on the amount of principal for the time being outstanding at the beginning of each such half-year, and secondly in payment of the said sum and the balance of such half-yearly payment in reduction of such principal.

(b) By a payment at the end of the tenth year from the date of the raising of the said sum of an amount 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 payments referred to in clause 3 hereof shall be made in New Zealand, and no such payment shall be made out of loan money.

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

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

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

(T. 49/597/3)
THE NEW ZEALAND GAZETTE [No. 30

Consenting to the Raising of Loans by Certain Local Authorities and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954

Present:

His Excellency the Governor-General in Council.

WHEREAS the several local authorities enumerated in the Schedule hereto, being desirous of raising the respective loans stated opposite their names therein, have respectively 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 loans:

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 respective local authorities mentioned in the first column of the said Schedule, up to the respective amounts specified in the third column of the said Schedule, of the said loans or any parts thereof, in giving such consent hereby determines as follows:

1. The terms for which the said loans or any parts thereof may be raised shall not exceed the respective terms (in years) stated in the fourth column of the said Schedule.

2. The rate of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding four per cent per annum.

3. The said local authority shall, before raising the said sum 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 cent which shall not be less than two pounds eleven shillings and fourpence, such payments to be made in respect of every part of the said sum for the time being so borrowed and not repaid, the first such payment to be made not later than eleven years after the first day from which interest to the lender or lenders is computed on the said sum or any part thereof so raised.

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 as either interest or sinking fund in respect of the said sum shall be paid out of loan money.

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>First Column</th>
<th>Second Column</th>
<th>Third Column</th>
<th>Fourth Column</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Local Authority</td>
<td>Name of Loan</td>
<td>Amount of Loan</td>
<td>Term of Loan</td>
</tr>
<tr>
<td>Featherston County Council</td>
<td>Roads and Bridges Loan 1955, £30,000</td>
<td>£11,000</td>
<td>10</td>
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<tr>
<td>Grey Hospital Board</td>
<td>Board Room and Office Block Loan 1954</td>
<td>£14,000</td>
<td>25</td>
</tr>
</tbody>
</table>

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

Consenting to the Raising of a Loan of £12,000 by the Otago Hospital Board and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954

Present:

His Excellency the Governor-General in Council.

WHEREAS the Otago Hospital Board (hereinafter called the said local authority), being desirous of raising a loan of one hundred thousand pounds, to be known as the Hospital Loan No. 9 1954 (hereinafter called the said loan), for the purpose of completing the building of Wanaka Hospital to Phase I of its development (that is, the bringing into operation of 180 beds), has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas the said local authority is desirous of raising the first instalment of the said loan amounting to one hundred and fifty thousand pounds (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 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 the said sum for the said purpose up to the amount of one hundred and fifty thousand pounds, 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 thirty-five 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 per cent per annum.

3. The said local authority shall, before raising the said sum 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 cent which shall not be less than two pounds eleven shillings and fourpence, such payments to be made in respect of every part of the said sum for the time being so borrowed and not repaid, the first such payment to be made not later than eleven years after the first day from which interest to the lender or lenders is computed on the said sum or any part thereof so raised.

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 as either interest or sinking fund in respect of the said sum shall be paid out of loan money.

6. The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed three-quarters per cent of any amount raised.

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

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

Consenting to the Raising of a Loan of £12,000 by the Geraldine Borough Council and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954

Present:

His Excellency the Governor-General in Council.

WHEREAS the Geraldine Borough Council (hereinafter called the said local authority) proposes, pursuant to the terms of a resolution issued under section 22 of the Health Act 1920, to raise a loan of twelve thousand pounds, to be known as Sewerage Loan No. 1 1954 (hereinafter called the said loan), for the purpose of providing sewerage works and works for the disposal of sewage:

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, 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 loan for the said purpose up to the amount of twelve thousand pounds, 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 ten 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 per cent per annum.

3. 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 hereunder of the amounts stated opposite each such year in the second column of the said Schedule.
SCHEDULE

<table>
<thead>
<tr>
<th>Year</th>
<th>First Column</th>
<th>Second Column</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>400</td>
<td>9th</td>
</tr>
<tr>
<td>5th</td>
<td>200</td>
<td>10th</td>
</tr>
</tbody>
</table>

4. The payment of interest and the redemptions 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 shall be paid out of loan money.

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

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

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

Consenting to the Raising of the Balance (£129,800) of the Auckland Hospital Board's Loan of £129,800 and Prescribing the Conditions Thereof

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 5th day of May 1954

PRESENT:

His Excellency the Governor-General in Council

WHEREAS the Auckland Hospital Board (hereinafter called the said local authority), being desirous of raising a sum of one hundred and ninety-two thousand eight hundred pounds, to be known as Pukekohe Hospital Loan 1952 (hereinafter called the said loan), for the purpose of erecting a twenty-two-bed maternity hospital together with service departments and a nurses' home at Pukekohe and meeting incidental costs, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas by Order in Council made on the 17th day of February 1953 consent was given to the raising of portion of the said loan amounting to eighty thousand pounds:

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 the said sum for the said purpose up to the amount of one hundred and twelve thousand eight hundred pounds, 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 not exceed ten 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 per cent per annum.

3. The said sum or any part thereof shall be repaid as follows:

(a) By twenty equal payments of two thousand eight hundred pounds each, one of such payments to be made at the end of every half-year commencing from the date on which the said sum is raised.

(b) By a payment at the end of the tenth year from the date of the raising of the said sum of an amount of fifty-six thousand eight hundred pounds.

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 principal shall be paid out of loan money.

6. 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 three-quarters per cent of any amount raised.

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

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

(T. 49/110/4)

Pursuant to Part III of the Coal Mines Act 1925, His Excellency the Governor-General hereby gives the following notice:

NOTICE

The unalienated Crown land described in the Schedule hereto is hereby set apart for the purposes of Part III of the Coal Mines Act 1925.

SCHEDULE

Nelson Land District

SECTION 1343, Town of Riwaka: Area, 36 acres, more or less. (S.O. Plan 7063.)

As witness the hand of His Excellency the Governor-General, this 25th day of April 1954.

W. SULLIVAN, Minister of Mines.

(Mines 6/6/50)

Member of the Nurses and Midwives Board Appointed

C. W. M. NORRIE, Governor-General

Pursuant to section 4 of the Nurses and Midwives Act 1945, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, do hereby appoint

Rita McEwan, R.N., B.Pey.N., P.G.,

as a member of the Nurses and Midwives Board for a term of three years from the 1st day of May 1954.

As witness the hand of His Excellency the Governor-General, this 3rd day of May 1954.

J. R. MARSHALL, Minister of Health.

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

Pursuant to section 16 of the New Zealand Army Act 1950, His Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, and retirements of officers of the New Zealand Army:

1st Infantry Brigade

Captain R. A. Wright, The Auckland Regiment (Countess of Ranfurly's Own), is appointed G.S.O. 3, Headquarters, 1st Infantry Brigade, and is seconded. Dated 1 April 1953.

2nd Lieutenant N. J. Talbot, The Auckland Regiment (Countess of Ranfurly's Own), is appointed I.O., Headquarters, 1st Infantry Brigade, and is seconded. Dated 1 April 1953.

The Royal N.Z. Artillery

Regular Force

Captain R. K. G. Porter ceases to be seconded to the Fiji Military Forces. Dated 1 May 1954.

Territorial Force

11th Coast Regiment, R.N.Z.A.

Lieutenant A. C. Winter is posted to the Retired List. Dated 12 May 1952.

2nd Lieutenant H. D. Matson to be Lieutenant. Dated 1 April 1954.

2nd Lieutenant M. J. W. Davis to be Lieutenant. Dated 1 April 1954.

14th Composite Anti-Aircraft Regiment, R.N.Z.A.

Major P. G. Pasley to be Lieutenant-Colonel and is appointed C.O., 14th Composite Anti-Aircraft Regiment, R.N.Z.A. Dated 1 April 1954.

The Royal N.Z. Armoured Corps

Territorial Force

3rd Armoured Regiment, R.N.Z.A.C.

Captain (temp. Major) C. V. Shirley relinquishes the temporary rank of Major and is transferred to the Reserve of Officers, Regimental List, 3rd Armoured Regiment, R.N.Z.A.C., with the rank of Captain, with seniority from 1 December 1948. Dated 23 March 1954.

Captain H. J. Stace to be temp. Major. Dated 1 April 1954.

Captain J. W. Howorth is transferred to the Reserve of Officers, General List, The Royal N.Z. Armoured Corps, with the rank of Captain. Dated 23 March 1954.

Ian Lex Forrest to be 2nd Lieutenant. Dated 18 October 1953.

Maxwell Bruce Wyllyns to be 2nd Lieutenant. Dated 18 October 1953.

The Corps of Royal N.Z. Engineers

Regular Force

31180 Corporal Laurence Gilbert Young to be 2nd Lieutenant, with seniority next below 2nd Lieutenant K. G. Swain, R.N.Z.E.M.E. Dated 22 April 1954.
The Royal N.Z. Infantry Corps

Regular Force
N.Z. Regiment

Captain and Quartermaster R. B. Lockett is posted to the Retired List. Dated 16 April 1954.

Captain E. G. Jackways is re-engaged for a period of two years as from 14 May 1954.

Stewart Dickson, late R.N.Z.A.F., is granted a short-service commission for a period of three years as from 14 April 1954 in the rank of Captain (on prob.), and is appointed S.O. Films, A.E.W.S., Army Headquarters. Dated 14 April 1954.


33091 Corporal John Mason Spiers is 2nd Lieutenant. Dated 22 April 1954.

33128 Sergeant Philip John Burtt to be 2nd Lieutenant, with seniority next below 2nd Lieutenant J. M. Spiers, N.Z. Regiment. Dated 22 April 1954.

The Hauraki Regiment

Major E. J. Wilton, 1st Battalion, is transferred to the Reserve of Officers, General List, The Royal N.Z. Infantry Corps, with the rank of Major. Dated 26 March 1954.

The Wellington Regiment (City of Wellington's Own)

2nd Lieutenant W. G. D. Kershaw, 1st Battalion, is posted to the Reserve of Officers, General List, The Royal N.Z. Infantry Corps, with the rank of Major. Dated 26 March 1954.

The Canterbury Regiment

2nd Lieutenant J. C. Andrew, 1st Battalion, to be Lieutenant. Dated 1 April 1954.

2nd Lieutenant L. M. Gilbert, M.M., from the Reserve of Officers, General List, The Wellington Regiment (City of Wellington's Own), to be 2nd Lieutenant, with seniority from 1 July 1950, and is posted to the 1st Battalion. Dated 22 March 1954.

The Nelson, Marlborough, and West Coast Regiment

2nd Lieutenant F. B. Griffin, 1st Battalion, is posted to the Reserve of Officers, General List, The Royal N.Z. Infantry Corps, with the rank of Major. Dated 21 May 1954.

The Royal N.Z. Army Service Corps

Regular Force

Captain (temp. Major) W. L. Dillon to be Major. Dated 14 April 1954.

Captain and Quartermaster (temp. Major and Quartermaster Regimental List) E. E. Colledge relinquished the appointment of D.A.D.S.T., Q.I., C.M.D. Dated 30 April 1954.

207321 Corporal Leo Patrick O'Sullivan to be 2nd Lieutenant, with seniority next below 2nd Lieutenant P. J. Burtt, N.Z. Regiment. Dated 22 April 1954.

The Royal N.Z. Army Medical Corps

Territorial Force

1st General Hospital, R.N.Z.A.M.C.

Edward Hibell Kerkin, M.B., Ch.B., to be Lieutenant (on prob.), Dated 11 January 1954.

3rd Lieutenant M. R. Hall, M.B., Ch.B., to be Lieutenant (on prob.), Dated 18 February 1954.

Otago University Medical Company, R.N.Z.A.M.C.

Pursuant to section 15 of the Royal New Zealand Air Force Act 1950, His Excellency the Governor-General has been pleased to approve the following appointments, extensions of engagements, promotion, transfers, and cancellations of commissions of officers of the Royal New Zealand Air Force.

Regular Army Forces

General Duties Branch

Cancellations of Commissions

The commissions of the undermentioned Acting Pilot Officers (on prob.) are cancelled with effect from the date shown after each name:

Leslie Alan Wilkinson (551145), 29 January 1954.
Desmond Ernest Troup (75280), 7 February 1954.

Administrative and Supply Branch

Appointments

Equipment Division

Flight Lieutenant Walter Cecil Hennessy (76717) is granted a permanent commission with his present rank and seniority. Dated 4 January 1952.

Transfer and Appointment

Special Duties Division

Flight Lieutenant Colin Morris Hannon (70181) is transferred from the General Duties Branch and is granted a permanent commission with his present rank and seniority. Dated 1 January 1954.

Women's Royal New Zealand Air Force

Regular Section

Extension of Engagement

Section Officer Geraldine Moira Laphroa (77192) is granted an extension of her engagement for a period of one year. Dated 14 November 1953.

Territorial Air Force

General Duties Branch

Transfer and Appointment

Flying Officer David William Gray (76155) is transferred from the Air Force Reserve and is granted an appointment for a period of five years with his present rank and seniority as from 16 July 1954, to be followed by a period of two years in the Air Force Reserve. Dated 16 December 1953.

Extension of Engagement

Flying Officer (temp.) William Pat Lawson (70112) is granted an extension of his engagement for a period of two years. Dated 1 January 1954.

Technical Branch

Transfer and Appointment

Signals Division

Flying Officer John Harrold Kempthorne (153883) is transferred from the Reserve of Air Force Officers and is granted an appointment for a period of five years with his present rank and seniority as from 18 October 1952, to be followed by a period of four years in the Air Force Reserve. Dated 18 December 1953.

Administrative and Supply Branch

Promotion

Special Duties Division

Flight Lieutenant Harold Charles Davy (30145) is granted the temporary rank of Squadron Leader with seniority as from 15 February 1946. Dated 1 January 1954.

Air Training Corps

Amendment


Air Force Reserve

Active Reserve

Transfers


Flying Officer Thomas David Ian McDonald (331328) is transferred from the General Duties Branch, Territorial Air Force, to the Air Force Reserve for a period of four years. Dated 1 February 1954.

General Reserve

Transfers

Squadron Leader (temp.) Harold Arthur Charles Davy (130145) is transferred from the Administrative and Supply Branch, Special Duties Division, Territorial Air Force, to the Air Force Reserve for a period of four years. Dated 1 January 1954.

Flight Lieutenant (temp.) Joseph Frederick Band (130161) is transferred from the Technical Branch, Engineer Division, Territorial Air Force, to the Air Force Reserve for a period of four years. Dated 1 January 1954.

Flight Lieutenant (temp.) Peter William Fels, A.R.A.N.Z. (130157), is transferred from the Administrative and Supply Branch, Secretarial Division, Territorial Air Force, to the Air Force Reserve for a period of four years. Dated 1 May 1954.

Dated at Wellington, this 7th day of May 1954.

T. L. Macdonald, Minister of Defence.

Port Conciliation Committee for Port of Bluff Appointments

Pursuant to the Waterfront Industry Act 1953, the Minister of Labour hereby appoints the following persons to be the Port Conciliation Committee for the Port of Bluff for a term expiring on the 31st day of March 1955:

Allan Herbert James Wyatt, Chairman; and

Kenneth Hugh Smyth, Deputy Chairman; and

Henry Gustave Edwards, James Alexander Hamilton, and

Harry Hardaker (nominated by the New Zealand Port Employers' Association Incorporated), and

Albert Edward O'Hall (nominated by the General Manager of Railways); and


Dated at Wellington, this 4th day of May 1954.

W. Sulllivan, Minister of Labour.

Member of the Kekerengu Rabbit Board Appointed (Notice No. Ag. 5652)

Pursuant to section 50 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint on the 1st day of May 1954

Clarence Archie Booker

to be a member of the Kekerengu Rabbit Board.

Dated at Wellington, this 6th day of May 1954.

R. B. Tennent, Acting Director-General of Agriculture.

(Notice No. Ag. 5654)

Member of the West Waikato Rabbit Board Appointed (Notice No. Ag. 5654)

Pursuant to section 50 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint on the 4th day of May 1954

Robert Gittins Speake

to be a member of the West Waikato Rabbit Board, vice Robert Fisher, deceased.

Dated at Wellington, this 7th day of May 1954.

R. B. Tennent, Acting Director-General of Agriculture.

(Notice No. Ag. 5652)

Members of the Dairy Factory Managers Registration Board Appointed (Notice No. Ag. 5652)

Pursuant to regulation 3:2 of the Dairy Factory Managers Regulations 1941, the Minister of Agriculture hereby appoints


(2) On the recommendation of the New Zealand Dairy Board—James McKenzie, Esquire, being a dairy company director;

(3) On the recommendation of the Otago and Southland Cheese-manufacturers' Union—Ian Stanley Galt, Esquire;

(4) On the recommendation of the New Zealand Dairy Factories' Employees' Union—Peter William Haig, Esquire;

(5) On the recommendation of the New Zealand Dairy Factories' Employees' Union—David Andrew Fitzgibbon, Esquire, being the holder of a certificate issued and for the time being in force under the said regulations; and

Horace Arthur Foy, Esquire, being a member of the staff of the Department of Agriculture,

to be members of the Dairy Factory Managers Registration Board established by the said regulations.

Dated at Wellington, this 5th day of May 1954.

K. J. Holyoake, Minister of Agriculture.
Pursuant to section 37 of the Rabbit Nuisance Act 1928, the Minister of Agriculture hereby appoints the persons whose respective names are set forth in the first column of the Schedule hereunto, being persons appointed Inspectors under Part I of the Act, to be members of the respective rabbit boards set forth in the second column of the said Schedule, since the persons whose respective names are set forth in the third column of the said Schedule.

### First Column
- King George Gray
- Monty Quentin Weston
- Herbert John Kitchener Elgie
- Edward John Robertson
- Herbert Sefton Hammond
- Alexander John Langford

### Second Column
- Lochiel, Winton, New River Hundred, East Road - Makere, Otatara-Walaceto, Waimatua, Woodlands, Hokowhitu, Glenorchy, and South Hillend Rabbit Boards
- Makarau Rabbit Board
- Upper Waiau, Redcliffs, Waiaurunga, Otai, and Upper Pareora Rabbit Boards
- Ohia, Bangatita, and Bangatita George Rabbit Boards
- Bruce Rabbit Board

Dated at Wellington, this 6th day of May 1954.

### Board Appointed to Have Control of Aratapu Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints
- Harry Lindsay Corkill
- Arthur Gerring Morgan
- Frederick Clifton Morgan
- Raymond George Stilwell
- William Graham Woolham

to be the Aratapu Domain Board to have control of the reserve described in the Schedule hereto, subject to the provisions of the said Act, as a public domain.

### SCHEDULE

**Northing Auckland Land District—Aratapu Domain**

ALLOTMENT 42, Parish of Koporo, situated in Block V, Tokakea Survey District: Area, 44 acres 1 rod 35 perches, more or less. (S.O. plan 2814A.)

Dated at Wellington, this 6th day of May 1954.

Reserve 4218, situated in Block IX, Christchurch Survey District: Area, 131 acres 2 rods, more or less. (S.O. plan 3034.)

Reserve 4146, situated in Block XXII, Christchurch Survey District: Area, 6 acres, more or less. All certificate of title, Volume 244, folio 101.

Reserve 4147, situated in Block XVI, Rolleston Survey District: Area, 6 acres, more or less. All certificate of title, Volume 203, folio 22.

Reserve 4145, situated in Block IX, Christchurch Survey District: Area, 5 acres, more or less. All the land comprised in Conveyance No. 8275 (Deeds 1 C/S 1760). (S.O. plan 4788.)

Reserve 4223, situated in Block XXIII, Christchurch Survey District: Area, 3 rods, more or less. All certificate of title, Volume 430, folio 220. (Shown as Lot 22, Deposited plan No. 9074, being part Rural Section 1553.)

Part Reserve 3532, situated in Blocks IX and XXIII, Christchurch Survey District: Area, 6 acres 2 rods 16 perches, more or less. As shown on the plan marked L. and S. 1/1558, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plan 7029.)

Dated at Wellington, this 6th day of May 1954.

### Board Appointed to Have Control of Templeton Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints
- John Allen
- John Gerald Carter
- Francis Clifford Chappell
- Thomas Alvin Guy
- George Alexander Kissing
- Colin William Alexander Kyle
- Robert John Roberts
- Alexander Still
- Horace Wilson William

To be the Templeton Domain Board to have control of the reserved described in the Schedule hereto, subject to the provisions of the said Act, as a public domain.

### SCHEDULE

**Canterbury Land District—Templeton Domain**

RESERVE 2351, situated in Block IX, Christchurch Survey District: Area, 109 acres 1 rod, more or less. (S.O. plans 3034, 4876.)

Reserve 2418, situated in Block IX, Christchurch Survey District: Area, 132 acres 2 rods, more or less. (S.O. plan 3035.)

Reserve 4146, situated in Block XXII, Christchurch Survey District: Area, 5 acres, more or less. All certificate of title, Volume 244, folio 101.

Reserve 4147, situated in Block XVI, Rolleston Survey District: Area, 6 acres, more or less. All certificate of title, Volume 203, folio 22.

Reserve 4145, situated in Block IX, Christchurch Survey District: Area, 5 acres, more or less. All the land comprised in Conveyance No. 8275 (Deeds 1 C/S 1760). (S.O. plan 4788.)

Reserve 4223, situated in Block XXIII, Christchurch Survey District: Area, 3 rods, more or less. All certificate of title, Volume 430, folio 220. (Shown as Lot 22, Deposited plan No. 9074, being part Rural Section 1553.)

Part Reserve 3532, situated in Blocks IX and XXIII, Christchurch Survey District: Area, 6 acres 2 rods 16 perches, more or less. As shown on the plan marked L. and S. 1/1558, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plan 7029.)

Dated at Wellington, this 6th day of May 1954.

### Board Appointed to Have Control of Port Albert Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints
- Clifford Roy Becroft
- Percy Hutton Bell
- Raymond Percy Gubb
- Forrest Reid
- Keith Treadwell

To be the Port Albert Domain Board to have control of the reserve described in the Schedule hereto, subject to the provisions of the said Act, as a public domain.

### SCHEDULE

**North Auckland Land District—Port Albert Domain**

PART Allotment M. 145, Otawhara Parish: Area, 1 acre and 20 perches, more or less. All certificate of title, Volume 775, folio 222 (limited as to perches).

Also part Allotment 195, Otawhara Parish: Area, 19 acres 2 rods 9 perches, more or less.

Also part Allotment 195, Otawhara Parish: Area, 30 perches, more or less.

Also part Allotment 195, Otawhara Parish: Area, 11 perches, more or less.

All situated in Block XI, Otawhara Survey District.

As shown on the plan marked L. and S. 1/781B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plans 12456 and 18176.)

Dated at Wellington, this 10th day of May 1954.

T. L. MACDONALD, For the Minister of Lands.

(L. and S. H.O. 1/781; D.O. 8/26)
Board Appointed to Have Control of Hawea Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints
Benjamin Drake, David James Kaye, James Anthony McPhie, Peter Muir, Regional Statistician Muir, and Daniel William Fraser Urquhart to be the Hawea Domain Board to have control of the reserve described in the Schedule hereto, subject to the provisions of the said Act, as a public domain.

Schedule

Otago Land District—Hawea Domain

Section 1, Block II; Section 1, Block III; Sections 1, 19, 27, 28, 30, 31, and 32, Block IV; and Section 2, Block XV, Lower Hawea Survey District, and Nile Island, in Lake Hawea, Mid Hawea Survey District: Total area, 325 acres 1 rood 15 perches, more or less. (S.O. plan 11552.)

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 1/205; D.O. 8/5/22)

Additional Members of the Lindis Rabbit Board (Notice No. Ag. 5853)

Pursuant to section 37a of the Rabbit Nuisance Act 1928, the Minister of Agriculture hereby publishes the following resolution passed by the Lindis Rabbit Board on the 37th day of April 1946:

"Resolution

'That, pursuant to section 37a of Rabbit Nuisance Act 1928, the Lindis Rabbit Board does hereby resolve that the elective members of the Board will now number seven.'

Dated at Wellington, this 6th day of May 1946.

K. J. Holroyde,
Minister of Agriculture.

(Ag. 64/1/197)

Declaring Land to Form Part of Rothesay Bay Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain, subject to the provisions of the said Act, to form part of the Rothesay Bay Domain to be administered as a public domain by the Board.

Schedule

North Auckland Land District

Lot 99, Deposited Plan No. 35261, being part Allotments 266, Parish of Takapuna, situated in Block IV, Waiomata Survey District: Area, 1 acre and 32-6 perches, more or less. Part certificate of title, Volume 243, folio 255.

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 1/1046; D.O. 8/1161)

Declaring Lands to Form Part of Paraparaumu Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain, subject to the provisions of the said Act, to form part of the Paraparaumu Domain to be administered as a public domain by the Board.

Schedule

Wellington Land District

Lot 60, Deposited Plan No. 15868, being part Manukupou Block, situated in Block III, Kapiti Survey District: Area, 1 acre 2 roods 15-76 perches, more or less. Part certificate of title, Volume 80, folio 117. Also Lots 15, 14, 13, 16, 17, 18, 19, and 20, Deposited Plan No. 15862, being part Manukupou Block, situated in Block III, Kapiti Survey District: Area, 2 acres 2 roods 28-07 perches, more or less. Certificate of title, Volume 601, folio 23.

Also Lots 17, 18, 19, and 20, Deposited Plan No. 16188, being part Manukupou Block, situated in Block III, Kapiti Survey District: Area, 2 acres 1 rood 19-9 perches, more or less. Part certificate of title, Volume 601, folio 22.

Dated at Wellington, this 10th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 1/114; D.O. 8/329)

Declaring Land to Form Part of Mount Wellington Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain, subject to the provisions of the said Act, to form part of the Mount Wellington Domain to be administered as a public domain by the Board.

Schedule

North Auckland Land District

Lot 128, Deposited Plan No. 23141, being parts Allotments 1, 2, and 3 of Section 4, Small Farms near Parvane, situated in Block II, Otagohu Survey District: Area, 3 acres, more or less. Part certificate of title, Volume 494, folio 52.

Also Lot 129, Deposited Plan No. 19438, being parts Allotments 1, 2, and 3 of Section 4, Small Farms near Parvane, situated in Block II, Otagohu Survey District: Area, 3 acres and 29 perches, more or less. Part certificate of title, Volume 385, folio 163.

Dated at Wellington, this 10th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 1/205; D.O. 8/1039)

Declaring Land to Form Part of Pineshaven Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain, subject to the provisions of the said Act, to form part of the Pineshaven Domain to be administered as a public domain by the Board.

Schedule

Wellington Land District

Lot 3, Deposited Plan No. 15911, being parts Sections 192, 193, and 338, Hutt District, situated in Block IV, Belmont Survey District: Area, 1 acre 2 roods 31-78 perches, more or less. Certificate of title, Volume 506, folio 62, and Volume 598, folio 156.

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 1/1286; D.O. 8/1112)

Lands Reserved in the Land Districts of North Auckland, South Auckland, Canterbury, and Otago

Pursuant to the Land Act 1948, the Minister of Lands hereby sets apart the lands described in the Schedule hereto as reserves for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

Schedule

North Auckland Land District

Section 31, Block Y, Hukarere Survey District: Area, 1 acre 1 rood 38-5 perches, more or less. (S.O. Plan 36495.) (Cemetery.)

(L. and S. H.O. 7/851; D.O. 8/1366)

South Auckland Land District

Lot 52, Deposited Plan No. 8.429, being part Allotment 230, Wainamu Parish, situated in Block II, Whakatane Survey District: Area, 35-1 perches, more or less. (General Education.)

(L. and S. H.O. 22/4812/19; D.O. 1/2050/5)

Canterbury Land District

Reserve 4733, situated in Block VIII, Shepherds Bush Survey District: Area, 3 acres, more or less. (Shown as Lot 1, D.P. 17055, being part Rural Section 36161.) Part certificate of title, Volume 260, folio 17. (Gravel pit.)

(L. and S. H.O. 6/5/176; D.O. 8/261/4)

Otago Land District

Section 30 (formerly part Section 28), Block X, Waipahi Survey District: Area, 3 roods 1-3 perches, more or less. (S.O. Plan 11775.) (Public-hall site)

(L. and S. H.O. 6/6/1063; D.O. 8/4/34)

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.
Pursuant to the Land Act 1948, the Minister of Lands hereby sets apart the lands described in the Schedule hereto as reserves for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

**SCHEDULE**

**North Auckland Land District**

Sections 4 and 11, Block XIV, Mungamuku Survey District:

- Total area, 38 acres, more or less. (S.O. plan 36360.) (Recreation.)
  - (L. and S. H.O. 1/212; D.O. 8/577)

Lotments 304, 305, and 306, Muruwarahu Parish, situated in Block V, Hauraki Survey District:

- Total area, 2 roods 9-8 perches, more or less. (Recreation.)
  - (L. and S. H.O. 1/958; D.O. 8/1902)

**Westland Land District**

Reserve 1945, situated in Block IV, Kaniere Survey District:

- Area, 2 acres 1 rood 33 perches, more or less. (S.O. plan 4874.) (Recreation.)
  - (L. and S. H.O. 6/5394; D.O. R.L.E.P. 48)

Dated at Wellington, this 10th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

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Pursuant to the Land Act 1948, the Minister of Lands hereby sets apart the lands described in the Schedule hereto as reserves for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

**SCHEDULE**

**Tarariki Land District**

Section 709, Paten District, and Subdivisions 42 to 57 (inclusive) of Section 189, Paten District, situated in Block IX, Harrow Survey District:

- Area, 4 acres 3 roods 6-2 perches, more or less. (S.O. Plan 5254 and 5907.) (General education.)

Subdivisions 9, 12, 14, and 15, of Section 189, Paten District, situated in Block IX, Harrow Survey District:

- Total area, 5 roods 3-8 perches, more or less. All subject to a condition as to buildings and hoardings contained in notice recorded in the Land Transfer Office at New Plymouth under No. W. 7792. (S.O. Plan 8660.) (General education.)

Subdivision 15, of Section 189, Paten District, situated in Block IX, Harrow Survey District:

- Area, 2 roods 24-1 perches, more or less, subject to a condition as to buildings and hoardings contained in notice recorded in the Land Transfer Office at New Plymouth under No. W. 7792. (S.O. Plan 8660.) (Kindergarten site.)
  - (L. and S. H.O. 22/7598/252; D.O. M. 225)

Dated at Wellington, this 6th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

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Pursuant to the Land Act 1948, the Minister of Lands hereby sets apart the lands described in the Schedule hereto as a reserve for a site for a kindergarten.

**SCHEDULE**

**Wellington Land District**

Section 3, Block I, Taumatumahoe Survey District:

- Area, 905 acres, more or less. (S.O. Plan 19035.) (Scenic.)
  - (L. and S. H.O. 560; D.O. Misc. 1994)

Dated at Wellington, this 6th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

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Land Reserved in the Land Districts of North Auckland and Westland

Pursuant to the Land Act 1948, the Minister of Lands hereby sets apart the lands described in the Schedule hereto as reserves for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

**SCHEDULE**

**Southland Land District**

Lot 1, Deposited Plan No. 681, being part Section 11, Block VIII, Aparima Hundred:

- Area, 2 acres, more or less.

Dated at Wellington, this 6th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

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Changing the Purpose of a Public Utility Reserve in Otago Land District to Recreation Purposes and Adding the Reserve to Harwood Park Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby changes the purpose of the reserve described in the Schedule hereto from a public utility reserve to a reserve for recreation purposes, and further, pursuant to the Reserves and Domains Act 1953, vests the said reserve in the Scotts Gap - Otatua Rabbit Board, in trust, for that purpose.

**SCHEDULE**

**Otago Land District**

Lot 21, Deposited Plan No. 6883, being part Sections 13 and 14, Block II, Portobello Survey District:

- Area, 1 acre, more or less.

Dated at Wellington, this 7th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

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Changing the Purpose of Part of a Road Reserve in Wellington Land District

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby changes the purpose of that part of the reserve described in the Schedule hereto from a road reserve to a reserve for general education purposes.

**SCHEDULE**

**Wellington Land District**

Section 83, Block VIII, Paekakariki Survey District:

- Area, 2 roods 8-6 perches, more or less. Part certificate of title, Volume 126, Folio 28. (S.O. Plan 22633.)

Dated at Wellington, this 6th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.

---

Revolving the Reservation Over Road Reserves in Canterbury Land District

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby revokes the reservation for reserves for road purposes over the lands described in the Schedule hereto.

**SCHEDULE**

**Canterbury Land District**

Lot 5, Deposited Plan No. 13272, being part Rural Section 292, situated in City of Christchurch:

- Area, 36-1 perches, more or less. Part certificate of title, Volume 313, Folio 14.

Also Lot 4, Deposited Plan No. 13280, being part Rural Section 292, situated in City of Christchurch:

- Area, 36-2 perches, more or less. Part certificate of title, Volume 364, Folio 29 (limited as to parcels).

Dated at Wellington, this 6th day of May 1954.

T. L. MACDONALD,
For the Minister of Lands.
Revolving the Reservation Over a Reserve in Canterbury Land District

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby revokes the reservation for a reserve for a site for a kindergarten over the land described in the Schedule hereto.

Schedule

Canterbury Land District
Reserve 4720, situated in Block X, Christchurch Survey District: Area, 1 rood 7-8 perches, more or less. (Shown as a reserve for recreation purposes, Otahuhu (S,O, Plan 38007,)

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 6/6/1217; D.O. 28/68)

Gazette No. 12, 18 February 1954, page 259.

Appointing the Manukau County Council to Control and Manage a Reserve

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints the Manukau County Council to control and manage the reserve described in the Schedule hereto subject to the provisions of the said Act as a reserve for recreation purposes.

Schedule

North Auckland Land District
Allocation 285, Pakuranga Parish, situated in Block VII, Opunake Survey District: Area, 57-2 perches, more or less. (S.O. Plan 39007.) (Reserved for recreation purposes.)

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 6/6/288; D.O. 8/62)


Appointing the Royal New Zealand Society for the Health of Women and Children (Johnsonville Branch) Incorporated to Control and Manage a Reserve

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints the Royal New Zealand Society for the Health of Women and Children (Johnsonville Branch) Incorporated to control and manage the reserve described in the Schedule hereto subject to the provisions of the said Act as a reserve for a Plunket room.

Schedule

Wellington Land District
Section 21, Block VIII, Paekakariki Survey District: Area, 5-01 perches, more or less. (S.O. Plan 29008.) (Reserved for a site for a Plunket room.)

Dated at Wellington, this 6th day of May 1954.

T. L. Macdonald,
For the Minister of Lands.

(L. and S. H.O. 6/6/1131; D.O. M/47 and 367)

Gazette No. 21, 1 April 1954, page 515.

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 (1) of regulation 7 of the said regulations, so far as they relate to the driving of heavy trade motors, shall not apply to the persons hereinafter mentioned, but in lieu thereof the following provisions 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 in the course of their employment for the employers described in Column 2 of the said Schedule, but shall not authorize them while they are under the age of eighteen years to drive a heavy trade motor for any other purpose.

Schedule

Column 1 (Drivers)                                      Column 2 (Employers)
Barry Trefusis Ford, Rehutai Road, Dunedin            Father.
Ray Keith Lash, Palmerston North Snappy Parcels and    Father.
Carrying Company Limited.
Philip E. Brinkworth, Walton                            Father.

Dated at Wellington, this 23rd day of April 1954.

W. S. Goosman, Minister of Transport.

Notice to Mariners No. 34 of 1954

New Zealand—North Island—Gisborne Roads
Occasional Anchorage Light Established
Position: Keiti Hill Trig. Station: Lat. 38° 40' 42" S., long. 178° 02' 04" E. (approx.)
Details: A light F. R. (occas.) is to be inserted in position 335° (T) 3,140 ft. from the above position. The light is exhibited from a white triangular beacon only when a vessel is working in the roadstead.
Charts affected: 3321, 3342.
Authority: Gisborne Harbour Board.
Wellington, N.Z., 10 May 1954.

W. C. Smith, Secretary for Marine.

Notice to Mariners No. 35 of 1954

New Zealand—North Island—Gisborne
Lighted Radio Mast Established
Position: Tuhine Pt. Light: Lat. 38° 42' 03" S., long. 178° 04' 18" E. (approx.)
Details: A small circle marked 'Radio Mast 2 F.R. Lights’ is to be inserted 340° (T) 692 miles from the above position. The lights are arranged vertically and are visible from seaward except where obscured by land.
Chart affected: 3343.
Authority: Gisborne Harbour Board.
Wellington, N.Z., 10 May 1954.

W. C. Smith, Secretary for Marine.
Notice of Adoptions Under Part IX of the Maori Land Act 1931

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

Office of the Maori Land Court, Tokerau District, 7 May 1954.

J. H. ROBERTSON, Registrar.

Whakatuku Tangohanga Tamariki Whangai i Raro o Wahi IX o te Ture Whenua Maori 1981

Tari Kooti Whenua Maori, Tokerau-Takiwa, 7 o Mei 1954.

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangau ai te Ota)</th>
<th>Adopted Child (Tamati 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>468/A</td>
<td>27/1/54</td>
<td>Bangi Puru (now named Elaine Waraki)</td>
<td>Female (wahine)</td>
<td>27/7/53</td>
<td>Hohepa Waraki and Te Hikiriuterangi Waraki, Hector Hawkins Selwyn, atore Heketa Herewini, and Olive J. Selwyn.</td>
</tr>
<tr>
<td>478/A</td>
<td>26/1/54</td>
<td>Maida Tui Selwyn (now named Maia Tui Selwyn)</td>
<td>Female (wahine)</td>
<td>11/7/50</td>
<td>James Ernest Alderton and Barbara Gloria Alderton.</td>
</tr>
<tr>
<td>481/A</td>
<td>26/1/54</td>
<td>David Mark Tutenuhurangi (now named David Mark Alderton)</td>
<td>Male (tane)</td>
<td>27/12/53</td>
<td>Matakaiti Tahuna te Kani and Opia Tahuna te Kani.</td>
</tr>
<tr>
<td>2047/H</td>
<td>14/10/53</td>
<td>Moe Juliana Barlurch (now named Moa Juliana Kani)</td>
<td>Female (wahine)</td>
<td>12/7/53</td>
<td>Tom te Hua, alias Tumu te Hua, and Ngapera te Hua, atore Bella Barton.</td>
</tr>
<tr>
<td>1746/W</td>
<td>19/1/54</td>
<td>Baby Keith Tamati (now named Keia te Hua)</td>
<td>Male (tane)</td>
<td>22/9/55</td>
<td>Susu Ewe and Ruby Ewe.</td>
</tr>
<tr>
<td>1804/W</td>
<td>1/12/53</td>
<td>Elizabeth Mobie (now named Elizabeth Ewe)</td>
<td>Female (wahine)</td>
<td>11/11/52</td>
<td>Ali Waere Hikuwai and Tehe Mentu Hikuwai, see Haera.</td>
</tr>
</tbody>
</table>

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

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

Office of the Maori Land Court, Tokerau District, 7 May 1954.

J. H. ROBERTSON, Registrar.

Whakatuku Tangohanga Tamariki Whangai i Raro o Wahi IX o te Ture Whenua Maori 1981

Tari Kooti Whenua Maori, Tokerau-Takiwa, 7 o Mei 1954.

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangua ai te Ota)</th>
<th>Adopted Child (Tamati 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>685/M</td>
<td>2/2/54</td>
<td>Moana Wiremu (now named Moana Raymond Hona)</td>
<td>Female (wahine)</td>
<td>28/11/53</td>
<td>Tarawau Haki Hona, alias Moana Hona, and Ngapera Toko Hona, alias May Hona, see Williams.</td>
</tr>
<tr>
<td>1297/BI</td>
<td>2/2/54</td>
<td>Alfred Hikuwai (now named Alfred Hikuwai)</td>
<td>Male (tane)</td>
<td>24/11/52</td>
<td>Auwaha Hare Hikuwai and Tehe Mentu Hikuwai, see Haera.</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 Enactment</th>
<th>Price (Postage 1d. Extra)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rabbit Nuisance Act 1928</td>
<td>Rabbit Destruction Regulations 1949, Amendment No. 16</td>
<td>1954/74</td>
<td>12/5/54</td>
<td>2d.</td>
</tr>
<tr>
<td>Fisheries Act 1908</td>
<td>Fisheries (General) Regulations 1950, Amendment No. 2</td>
<td>1954/75</td>
<td>12/5/54</td>
<td>6d.</td>
</tr>
</tbody>
</table>

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Prices for quantities supplied on application. Copies may be ordered by quoting serial number.

R. E. OWEN, Government Printer.
STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 28 APRIL 1954

---

Reserve Fund

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. General Reserve Fund</td>
<td>1,500,000</td>
<td>0</td>
</tr>
<tr>
<td>3. Bank notes</td>
<td>69,145,072</td>
<td>10</td>
</tr>
<tr>
<td>4. Demand liabilities—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Government Marketing Accounts</td>
<td>1,432</td>
<td>19</td>
</tr>
<tr>
<td>(ii) Other</td>
<td>39,764,907</td>
<td>7</td>
</tr>
<tr>
<td>(b) Banks</td>
<td>8,140,932</td>
<td>12</td>
</tr>
<tr>
<td>(c) Other—</td>
<td>352,415</td>
<td>11</td>
</tr>
<tr>
<td>(ii) Other demand liabilities</td>
<td>2,985,191</td>
<td>15</td>
</tr>
<tr>
<td>5. Time deposits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Liabilities in currencies other than New Zealand currency</td>
<td>19,095</td>
<td>10</td>
</tr>
<tr>
<td>7. Other liabilities</td>
<td>8,107,831</td>
<td>1 1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>18,316,759</td>
<td>9 8</td>
</tr>
</tbody>
</table>

*Expressed in New Zealand currency.

---

Mining Privileges Struck Off the Register

PURSUANT to section 188 of the Mining Act 1926, I hereby give notice that the mining privileges mentioned in the Schedule hereto have been struck off the Register.

Dated at Hokitika, this 5th day May, 1954.

P. D. CLANCY, Mining Registrar.

---

SCHEDULE

<table>
<thead>
<tr>
<th>Licence No.</th>
<th>Date</th>
<th>Nature of Privilege</th>
<th>Locality</th>
<th>Registered Holder</th>
</tr>
</thead>
<tbody>
<tr>
<td>1535</td>
<td>1/6/1922</td>
<td>Special site</td>
<td>Foley's Creek</td>
<td>United Sawmills Ltd.</td>
</tr>
<tr>
<td>1302</td>
<td>17/9/1919</td>
<td>&quot;</td>
<td>Block XII, Waimarie Survey District</td>
<td>Okuku Sawmills Ltd.</td>
</tr>
<tr>
<td>6563</td>
<td>6/7/1924</td>
<td>Water-race</td>
<td>Block X, Bruce Bay Survey District</td>
<td>Mary Harris</td>
</tr>
<tr>
<td>6312</td>
<td>9/9/1942</td>
<td>&quot;</td>
<td>Bell's Creek, Rangitata</td>
<td>Kanara Allbairs Ltd.</td>
</tr>
<tr>
<td>3867</td>
<td>30/3/1920</td>
<td>Tramway</td>
<td>Block XII, Mahinapua Survey District</td>
<td>The Midland Sawmilling Co. Ltd.</td>
</tr>
<tr>
<td>4305</td>
<td>26/6/1924</td>
<td>&quot;</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>4390</td>
<td>2/10/1924</td>
<td>&quot;</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>4392</td>
<td>2/10/1924</td>
<td>Certificate of easement</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>3914</td>
<td>12/9/1920</td>
<td>Special site</td>
<td>Block XIV, Waimarie Survey District</td>
<td>James Stanley Longford</td>
</tr>
<tr>
<td>4728</td>
<td>26/4/1928</td>
<td>&quot;</td>
<td>Kanieri</td>
<td></td>
</tr>
<tr>
<td>4820</td>
<td>8/5/1930</td>
<td>Branch water-race</td>
<td>Gillam Gully, Block XIV, Waimarie Survey</td>
<td></td>
</tr>
<tr>
<td>5330</td>
<td>12/10/1934</td>
<td>Special site</td>
<td>Lang's Terrace, Block V, Kanieri Survey District</td>
<td>Albert Coderman</td>
</tr>
<tr>
<td>5768</td>
<td>5/10/1938</td>
<td>Tramway</td>
<td>Block VI, Waimarie Survey District</td>
<td></td>
</tr>
<tr>
<td>4974</td>
<td>15/4/1932</td>
<td>Dam</td>
<td>Greens Creek, Block XI, Kanieri Survey District</td>
<td></td>
</tr>
<tr>
<td>6128</td>
<td>19/2/1941</td>
<td>Water-race</td>
<td>Block X, Bruce Bay Survey District</td>
<td>Robert Thompson</td>
</tr>
<tr>
<td>5386</td>
<td>18/1/1933</td>
<td>Dam</td>
<td>Block V, Waimarie Survey District</td>
<td>Patrick Keenan</td>
</tr>
<tr>
<td>5163</td>
<td>17/11/1933</td>
<td>Water-race</td>
<td>Bouchers Gully, Block X, Kanieri Survey District</td>
<td>Charles Mills</td>
</tr>
<tr>
<td>4316</td>
<td>25/10/1923</td>
<td>Dam</td>
<td>Kanieri River, Block VI, Kanieri Survey District</td>
<td>Charles Mills and John Vine Hall</td>
</tr>
<tr>
<td>4777</td>
<td>15/8/1929</td>
<td>Water-race</td>
<td>Bouchers Creek, Block X, Kanieri Survey District</td>
<td>Charles Mills</td>
</tr>
<tr>
<td>4778</td>
<td>13/8/1929</td>
<td>&quot;</td>
<td>Gentle Annie Creek, Block X, Kanieri Survey District</td>
<td></td>
</tr>
<tr>
<td>4785</td>
<td>5/9/1929</td>
<td>Dam</td>
<td>&quot;</td>
<td>John James McIntosh</td>
</tr>
<tr>
<td>24737</td>
<td>27/12/1896</td>
<td>&quot;</td>
<td>Tuckers Flat</td>
<td>Samuel Hyndman</td>
</tr>
<tr>
<td>70057</td>
<td>4/5/1900</td>
<td>Residence area</td>
<td>Seddons Terrace, Rimu</td>
<td>William Warden Goodfellows</td>
</tr>
<tr>
<td>36538</td>
<td>20/6/1900</td>
<td>&quot;</td>
<td>Shore of Lake Mahinapua</td>
<td>Ellen Comperley</td>
</tr>
<tr>
<td>35315</td>
<td>28/2/1891</td>
<td>&quot;</td>
<td>Ross Road, Rimu</td>
<td>Norman Nathaniel Griffen</td>
</tr>
<tr>
<td>55588</td>
<td>28/3/1896</td>
<td>Drainage area</td>
<td>Brennans Creek and McIntyres Gilley</td>
<td></td>
</tr>
<tr>
<td>55590</td>
<td>28/3/1896</td>
<td>Dam bank</td>
<td>McIntyres Gilley</td>
<td></td>
</tr>
<tr>
<td>55590</td>
<td>28/3/1896</td>
<td>Dam and reservoir</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>55591</td>
<td>28/3/1896</td>
<td>&quot;</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>21474</td>
<td>9/1/1890</td>
<td>Dam bank</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>1767</td>
<td>20/2/1918</td>
<td>Sawmil site</td>
<td>Block II, Totara Survey District</td>
<td></td>
</tr>
<tr>
<td>3019</td>
<td>6/8/1913</td>
<td>Residence site</td>
<td>Woodstock</td>
<td></td>
</tr>
<tr>
<td>1892</td>
<td>30/10/1919</td>
<td>Sawmil site</td>
<td>Main South Westland Road</td>
<td></td>
</tr>
<tr>
<td>6909</td>
<td>6/4/1948</td>
<td>Tail race</td>
<td>Block I, Totara Survey District</td>
<td></td>
</tr>
<tr>
<td>6661</td>
<td>2/8/1948</td>
<td>Dam</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>6670</td>
<td>7/9/1948</td>
<td>&quot;</td>
<td>Block VI, Kanieri Survey District</td>
<td></td>
</tr>
<tr>
<td>6681</td>
<td>5/12/1947</td>
<td>&quot;</td>
<td>Block XV, Waimarie Survey District</td>
<td></td>
</tr>
<tr>
<td>6601</td>
<td>5/4/1946</td>
<td>Special sea beach claim</td>
<td>Five Mile Black, Okarito</td>
<td></td>
</tr>
</tbody>
</table>

(Mines 10/5/19)
**Notice for a licence to resell motor spirit from one pump to be installed on proposed service-station premises at Poplar Avenue,**

The applicant has applied for a licence to operate a new pharmacy at premises at Mount Avenue and Massey Road, Mangere.

**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>Beker, Elizabeth Jane</td>
<td>Widow</td>
<td>Fairlie</td>
<td>3/3/54</td>
<td>4/5/54</td>
<td>Testate</td>
<td>Christchurch</td>
</tr>
<tr>
<td>2</td>
<td>Coates, Emily Sarah</td>
<td>&quot;</td>
<td>Formerly Christchurch, late</td>
<td>7/4/54</td>
<td>4/5/54</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Clark, Bernice Evelyn</td>
<td>Married woman</td>
<td>Auckland</td>
<td>30/1/54</td>
<td>28/4/54</td>
<td>&quot;</td>
<td>Auckland</td>
</tr>
<tr>
<td>4</td>
<td>Clarke, Francis</td>
<td>Retired painter and paperhanger</td>
<td>Wellington</td>
<td>9/3/54</td>
<td>29/4/54</td>
<td>&quot;</td>
<td>Wellington</td>
</tr>
<tr>
<td>5</td>
<td>Fisher, Agnes Atkinson</td>
<td>Spinner</td>
<td>Nelson</td>
<td>27/1/54</td>
<td>4/5/54</td>
<td>Intestate</td>
<td>Nelson</td>
</tr>
<tr>
<td>6</td>
<td>Ford, Daniel</td>
<td>Retired waterside worker</td>
<td>Wellington</td>
<td>30/3/54</td>
<td>29/4/54</td>
<td>Testate</td>
<td>Wellington</td>
</tr>
<tr>
<td>7</td>
<td>Golding, Beatrice Mary</td>
<td>Married</td>
<td>New Plymouth</td>
<td>14/4/54</td>
<td>29/4/54</td>
<td>&quot;</td>
<td>New Plymouth</td>
</tr>
<tr>
<td>8</td>
<td>Guntrip, Florrie</td>
<td>Widow</td>
<td>Wellington</td>
<td>21/3/54</td>
<td>29/4/54</td>
<td>Testate</td>
<td>Wellington</td>
</tr>
<tr>
<td>9</td>
<td>Henn, Mary</td>
<td>Married woman</td>
<td>Wellington</td>
<td>21/3/54</td>
<td>29/4/54</td>
<td>&quot;</td>
<td>New Plymouth</td>
</tr>
<tr>
<td>10</td>
<td>Kemp, Colin Charles</td>
<td>Railway plumber</td>
<td>Formerly Te Were, late Wanganui</td>
<td>31/1/54</td>
<td>9/4/54</td>
<td>Intestate</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Keukekameister, Gerrit Albert</td>
<td>Labourer</td>
<td>New Plymouth</td>
<td>25/1/54</td>
<td>29/4/54</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Lee, Helen Margaretta</td>
<td>Widow</td>
<td>Formerly Lower Hurt, late</td>
<td>3/2/54</td>
<td>4/5/54</td>
<td>&quot;</td>
<td>Napier</td>
</tr>
<tr>
<td>13</td>
<td>Mann, Jane Ann</td>
<td>Widow</td>
<td>Auckland</td>
<td>30/3/54</td>
<td>28/4/54</td>
<td>&quot;</td>
<td>Auckland</td>
</tr>
<tr>
<td>14</td>
<td>Nelmes, Patricia Frances</td>
<td>Married woman</td>
<td>Filmsmoreton</td>
<td>25/2/54</td>
<td>29/4/54</td>
<td>&quot;</td>
<td>Wellington</td>
</tr>
<tr>
<td>15</td>
<td>Nelson, John Alfred</td>
<td>Retired horse-trainer</td>
<td>Formerly Fuxto, late Wanganui</td>
<td>25/2/54</td>
<td>30/4/54</td>
<td>&quot;</td>
<td>Wanganui</td>
</tr>
<tr>
<td>16</td>
<td>Scadden, William John</td>
<td>Retired labourer</td>
<td>Waverley</td>
<td>18/8/52</td>
<td>5/5/54</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Stuart, George Sidney</td>
<td>Retired sawmillier</td>
<td>Auckland</td>
<td>3/2/53</td>
<td>28/4/54</td>
<td>Intestate</td>
<td>Auckland</td>
</tr>
<tr>
<td>18</td>
<td>Swindells, Fred</td>
<td>Civil servant</td>
<td>Taradale</td>
<td>20/3/53</td>
<td>7/4/54</td>
<td>&quot;</td>
<td>New Plymouth</td>
</tr>
<tr>
<td>19</td>
<td>Young, Annel Miladis</td>
<td>Widow</td>
<td>Dannevirke</td>
<td>19/4/54</td>
<td>5/5/54</td>
<td>Testate</td>
<td>Napier</td>
</tr>
</tbody>
</table>

Public Trust Office, Wellington, 10 May 1954.

G. E. TURNEY, Public Trustee.

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

**Pharmacy Industry**

B. L. Vosanovich, Ngakongo Street, Te Kuiti, has applied for a licence to operate a new pharmacy at Rua Street, Te Kuiti.

T. W. Roberts, 158 Gladstone Road, Dalmore, Dunedin, has applied for a licence to operate a new pharmacy at Luxford.

**Retail Sale and Distribution of Motor Spirit**

F. P. Martin, Poplar Avenue, Raumati South, has applied for a licence to resell motor spirit from one pump to be installed on proposed service-station premises at Poplar Avenue, Raumati South.

L. J. Smith, Mount Somers, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at Mount Somers.

J. E. Matthews, corner Grey Avenue and Massey Road, Mangere, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at corner of Grey Avenue and Massey Road, Mangere.

Wilton Motor Body Company Ltd., 16-24 Westmorland Street, Auckland, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at 16-24 Westmorland Street, Auckland.

L. W. Chenery, 314 Waimak Road, Harewood, Christchurch, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at 314 Waimak Road, Harewood, Christchurch.

Wellington Motor dronne Ltd., 178-180 Willis Street, Wellington, has applied for a licence to resell motor spirit from one pump to be installed on car-park and service premises at 178-180 Willis Street, Wellington.

Ohau Stores Ltd., Main North Road, Ohau, has applied for permission to shift four pumps from present site in front of store, corner of Main North Road and Muhumon West Road, Ohau, to a proposed new site 50 yards north.

Cudby’s Garage Ltd., 502 Heretaunga Street, Hastings, has applied for permission to change the retail selling-point of one pump from its present position to proposed new premises directly opposite in Heretaunga Street, Hastings.

Applicants and other persons considering themselves to be materially affected by the decisions of the Board of Industry on these applications should, not later than 27 May 1954, submit any written evidence and representations they may desire to tender. All communications should be addressed to Secretary, Bureau of Industry, Box 2492, Wellington.

J. D. KERR, Secretary.
1. The Board of Trade proposes to inquire into and report upon the question of what rates of import duty should be imposed under the following tariff item:

**Tariff Item 180:** Furs and other similar skins, and articles made therefrom, viz.:
1. Fur skins, green or sun-dried;
2. Fur skins, and other similar skins, dressed or prepared, but not made up in any way;
3. Furs or imitation furs wholly or partly made up into apparel, rugs, or other articles; fur trimmings and imitation fur trimmings.

The present rates of import duty in respect of this item are:

**Tariff Item 180 (1):**
- British Preferential: 16%.
- Canadian Agreement: 25%.
- Most Favoured Nation: 33%. General: 60%.

**Tariff Item 180 (2):**
- British Preferential: 15%.
- Canadian Agreement: 15%.
- Most Favoured Nation: 15%.
- General: 15%.

**Tariff Item 180 (3):**
- British Preferential: 25%.
- Most Favoured Nation: 50%.
- General: 60%.

*Plus surtax at the rate of nine-fortieths of the amount of duty.

2. During the course of this inquiry the Board will consider the desirability of reclassifying the goods in question for the purposes of the Customs Tariff. In addition, the Board will consider any representations which may be made in favour of the reclassification of import licensing over all or any of the goods in question.

3. For the purpose of taking evidence on the review of these tariff items, the Board will hold a public inquiry commencing on Tuesday, 26 June 1954, at 9.30 a.m. in the Board Room, First Floor, Departmental Building, Stout Street, Wellington.

4. Any person who intends to tender evidence should comply with the notes for the guidance of witnesses (2nd edition) which have been approved by the Board. A copy of these notes may be obtained from the office of any Collector of Customs or the undernamed.

5. A typewritten statement of the evidence to be tendered, compiled in accordance with these notes of guidance, should be lodged with the undernamed on or before Tuesday, 6 June 1954. Each statement will in general need to be presented under oath at the public inquiry by the person tendering it.

Dated at Wellington, this 11th day of May 1954.

R. F. WILSON, Secretary, Board of Trade.
C.P.O. Box 2424, Wellington C. 1.

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**The Standards Act 1941—Specifications Declared to be Standard Specifications**

N. Z. S. S. 530: Dimensions of precurs lamp-ends and lampholders for voltages not exceeding 250 volts; being B.S. 1116:1922 (replacing N.Z. S. S. 539, being B.S. 1116:1941)

Z. S. S. 806: Copper for electrical purposes, sheet and strip; being B.S. 1432:1933 (replacing N.Z. S. S. 806, being B.S. 1432:1948)

Applications for copies should be made to the N.Z. Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 1961), Wellington C. 1.

Dated at Wellington, this 6th day of May 1954.

L. J. MCDONALD, Executive Officer, Standards Council.

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**NOTICE** is hereby given that the above draft New Zealand Standard Specification is now being circulated to affected interests for consideration and comment. The closing date fixed for such comment is 21 June 1954.

All persons who may be affected by this specification once it has been declared a standard specification by the Minister of Industries and Commerce may, at any time before the closing date for comments, obtain an application free copies from the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 1961), Wellington, so as to have an opportunity to consider the draft and to comment thereon to the Standards Council or to an appropriate committee of the Council in accordance with subsection (5) of section 8 of the Standards Act 1941.

Dated at Wellington, this 10th day of May 1954.

L. J. MCDONALD, Executive Officer, Standards Council.

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**Cancellation of Teacher’s Certificate and Registration as Teacher**

IT is hereby notified that the Teacher’s certificate and registration as a teacher of Brian David Brimer are cancelled under the provisions of section 17 of the Education Amendment Act 1954.

Dated at Wellington, this 10th day of May 1954.

C. E. BREEBY, Director of Education, Department of Education, Wellington.


Dated at Wellington, this 5th day of May 1954.
H. R. BROWN, Secretary,
Fire Service Council.

New Zealand Fire Service Council—Co-ordination Scheme

FOREWORD

The Fire Services Act requires that the services of brigades shall not be confined to the districts of the Urban Fire Authorities, but shall be made available to provide fire protection in adjacent rural areas and for assistance of other brigades for serious fires, war, or other emergency. The Council has, therefore, pursuant to section 9 of the Act, established the following scheme for operation by all Urban Fire Authorities in terms of section 32 (3) of the Act.

PART I—RURAL FIRE PROTECTION

1. Every Urban Fire Authority shall, subject to the limitations of men, plant, and equipment available, afford fire protection to all property within the limits of category E fire risk classification as defined in the Council's Code of Practices, Part I. This area, which will be within a radius of approximately 5 road miles of a fire station, will be known as the protected area. In certain cases where it is justified by the property at risk and the brigade can be expected to give effective service, the area to be protected may, by agreement between the Urban Fire Authority and the authority controlling the rural area, be extended to the limits of category F fire risk classification so as to provide cover to a distance of approximately 10 road miles from a fire station, in which case the extended area shall be the protected area.

2. Except as provided in clause 3 hereof, the Council approves and recommends under the scheme that fire protection of property in the protected area be carried out pursuant to an agreement in terms of section 44 (1) of the Fire Services Act between the Urban Fire Authority and the territorial local authority controlling the protected area.

3. Where a measure of protection of property is desired in excess of that provided for under the scheme or where protection is desired of property not coming within the protected area, the cost of the protection will be the subject of individual agreements between property owners and the Urban Fire Authority in terms of section 44 (2) of the Fire Services Act. The Council has recommended that, where such agreements are not made, the registration provisions of sections 9 and 84 of the Act shall apply with respect to industrial or commercial property within the protected area and invites Urban Fire Authorities to make appropriate recommendations to the Council in respect of such properties.

4. The service to be afforded by brigades under the scheme shall normally be limited to inspection and advice with respect to protection of rural property and the attendance at fires of one pumping appliance and crew. It will not relieve the Crown or Rural Fire Authorities of their responsibilities with respect to forest and herbage fires under the Forests Act 1949 or the Forest and Rural Fires Act 1947.

5. Where property in rural areas comes within the protected area with respect to two or more districts, the relevant agreements should be made with the concurrence of all Urban Fire Authorities concerned or, in default of agreement, by direction of the Council. See section 9 (2) (e) of the Act.

6. If Urban Fire Authorities find it impossible to make satisfactory agreements covering fire protection of properties within the protected area the brigade shall attend fires in or threatening such property at call without delay, and payment for service will, in that case, be made by the rural local authority as provided in the Fire Services Regulations 1954.
PART II—REINFORCEMENT AT SERIOUS FIRES

7. It is in almost all cases uneconomic and unnecessary for provision to be made for the maintenance within the district of sufficient men and appliances for dealing with the most severe outbreak of fire which might occur. The Council therefore directs that each Urban Fire Authority, if it is itself unable to provide all the necessary appliances, shall, where practicable, make agreements with the Urban Fire Authorities of adjacent districts for the reinforcement of and by the respective brigades at serious fires so that sufficient supporting appliances may be available to comply with the basis suggested under Part II of the Council's Code of Practices.

8. The Council recommends that, since this service is likely to be reciprocal and required only infrequently, no charge should be made between Authorities for mutual assistance services. Exceptions to this practice will be necessary:

(i) Where assistance for a particular fire is required in excess of that laid down in the Code of Practices.

(ii) Where it is necessary to seek the assistance of more distant brigades to meet the requirements of the Code of Practices, or of a particular fire.

(iii) Where mutual agreements are not practicable because of the isolation of a particular district.

In these cases the Council recommends the payment of appropriate attendance charges as prescribed by the Fire Services Regulations 1954.

PART III—OPERATIONS AT EMERGENCY FIRES

9. A carefully planned organization is essential for successful operation in emergency and the actual planning and operation of this part of the scheme will require constant review. It is intended, therefore, to advise Urban Fire Authorities individually of the response expected from their brigades on emergency fire call after consultation with local brigade officers. The necessary instructions will be issued by the Chief Fire Service Officer under section 16 (2) of the Act, and the Authority may refer to the Council any objections taken to the operation of this part of the scheme as affecting its district. Subject to this right of appeal the Council directs that Urban Fire Authorities shall make available, upon request by a Regional Officer, plant, equipment, and manpower up to the limit accepted by the Urban Fire Authorities. The standard manning of each appliance responding to an emergency call will be an officer or sub-officer and five men. The officer-in-charge of any brigade called on for assistance will immediately notify the Regional Officer if it is unable to supply its allotted quota of men, appliances, and equipment, so that alternative provision may be made if standby duty is required. No volunteer brigade will, except in time of war, be called on for continuous service exceeding twenty-four hours, save at the brigade's option. Charges that may be made for attendance at Emergency fires will be those prescribed by the Fire Services Regulations 1954.

10. The emergency contemplated by the Act is the existence or threat of one or more fires arising from enemy action, earthquake, major explosion, or forest fire which cannot be controlled by local service even when reinforced under the supporting arrangements required under Part II above. Long continued operation or standby duty in a threatened area may be necessary. The officers responsible for the control of operations at the scene may be so heavily engaged that the assembly of further reinforcements may be impracticable from within the emergency area, particularly as the normal system of communications may break down in an emergency or become overloaded. The Chief Fire Officers in the following towns are hereby appointed Regional Officers for the purposes of this part of the scheme:

- New Plymouth.

In the event of an emergency arising the brigade officer in charge in the emergency area will immediately notify the nearest mobilization centre with which communication can be established of the nature of the emergency, the number of appliances and any special equipment or personnel required, and the place at which reinforcements are to report. It will be the responsibility of the officer in charge at the mobilization centre to arrange with the brigades conveniently located to send forward the plant, equipment, and men required at the scene of emergency and to replace appliances in towns denuded. He will detail a suitable officer to proceed with all despatch to the reporting point in an emergency area and to act for liaison purposes between
the local controlling officer and the reinforcements. He will, at the same time, report the existence of the emergency to the Chief Fire Service Officer. In the event of the Chief Fire Service Officer (or his deputy) not being available the Regional Officer will act in his stead. Except in case of war, when the Chief Fire Service Officer or his appointee will control, the local Chief Fire Officer will be in charge of the operations unless he decides to delegate his responsibilities for the time being to a more experienced fire officer.

PART IV—CO-ORDINATION WITH INDUSTRIAL FIRE BRIGADES AND WITH RURAL FIRE SERVICES ESTABLISHED UNDER THE FOREST AND RURAL FIRES ACT 1947

11. The Council will, on the application of or by agreement with the employer of any industrial brigade whose organization and equipment it deems satisfactory for that purpose, authorize the inclusion of the brigade under and for all or any of the purposes of the scheme as set out, and in such case the employer will function as if he were an Urban Fire Authority and the brigade as if it were a volunteer brigade operating pursuant to an agreement with an Urban Fire Authority under sections 42 and 43 of the Act. The financial conditions under which such service is to be given will be determined by the agreement between the employer and either the Council or the rural local authority or rural Fire Authority (under the Forest and Rural Fires Act 1947) in whose district the service is to be given.

12. The Chief Fire Service Officer or an officer authorized by him will discuss with every Chief Fire Officer or the officer in charge of every registered industrial brigade whose fire station is located within ten miles from a State forest or a rural fire district the probable requirements of such district in the event of the occurrence of an emergency fire as defined in the Fire Services Regulations 1954, with the object of ensuring that an effective system of liaison is arranged between such brigade or industrial brigade and any rural fire-fighting organization developed by the responsible Fire Authority or by any Conservator of Forests for the purpose of that section.

Issued by authority of the Fire Service Council.
Wellington, April 1954.

H. R. BROWN, Secretary.

New Zealand Fire Service Council—Code of Practices

FOREWORD

As a guide to Urban Fire Authorities in determining the measures suggested as necessary to provide an efficient fire service, the Fire Service Council has adopted as a means of promulgating its decisions to Urban Fire Authorities and other interested organizations the issue of memoranda which will be referred to generally as a Code of Practices. These memoranda are issued as a guide for the assistance of Urban Fire Authorities in planning the organization that should be aimed at for the purpose of establishing an efficient service in accordance with the fire risk classification of the district. They may also be accepted as a guide to Authorities of the standard of brigade organization under the respective classifications of districts that may be used by the Council should it be necessary for it to issue (pursuant to section 11) a requisition on an Urban Fire Authority to improve its fire-protection service so as to conform with the duty imposed on the Authority under section 32 (1), and on the Council under section 8 (a) of the Fire Services Act 1949.

The memoranda will cover eventually all aspects of fire brigade administration both operational and domestic and will be issued as parts of a Code of Practices. The parts of this Code are arranged as follows:

Part I—Classification of District.
Part II—Time Factors and Attendance of Appliances on Receipt of Fire Calls.
Part III—Out-district Service.
Part IV—Brigade Establishment.
Part V—Duty Requirements for Permanent Staff.
Part VI—Brigade Organization.
Part VII—Examination and Inter-brigade Promotion Procedure.
Part VIII—Brigade Accommodation.
Part IX—Standardization of Equipment.
Part X—Small Urban Areas.
Part XI—Fire Statistics.
PART I—CLASSIFICATION OF FIRE DISTRICTS

The fire risk classification is not effective to determine the fire protection requirements with mathematical accuracy and the larger towns will in any case have more than one classification within the fire district. To provide further discrimination it may also be necessary to subdivide the respective classifications, and this will be indicated by a plus or minus sign.

The classification of fire districts is the factor on which all requirements for the service are based and is as follows:—

(a) Class A Risk (The highest possible category).—This applies only to those areas of the largest cities in which the property, by reason of its construction, contents, and density, presents a serious risk of a major conflagration and includes the following types of property:

(i) Large wharf areas in the major ports and their ranges of warehouses, shipping, etc.
(ii) Large oil and petrol installations and their processing plants situated in commercial areas.
(iii) Highly concentrated commercial and business areas where narrow streets and high buildings predominate and the construction and contents of the buildings create a serious risk of spread of fire.

(b) Class B Risk.—This applies to the congested industrial and commercial areas in the cities having large departmental stores, factories, commercial and office property, theatres and cinemas, and similar congested areas, and includes the following particular types of property.

(i) Concentrations of factories and medium sized warehouses within the towns.
(ii) The main shopping and business areas in the metropolitan cities.
(iii) Wharf areas (other than those in Class A), oil and petrol depots where there is congestion, also block risk areas including timber and sawmilling yards, or densely grouped buildings where there is likelihood of spread of fire from one building to another.

(c) Class C Risk.—This is normally applicable to the concentrated built-up areas of the secondary cities and larger towns not falling within Class A or Class B and to any other areas in which there are a number of major industrial risks, and includes the following types of property:

(i) Extensive shopping centres predominantly of two or more stories in height without effective fire separation.
(ii) Smaller industrial centres and factory areas.
(iii) The older congested timber property in the cities and larger towns.

(Note.—A belt or belts of property falling into Category C are usually found adjacent to any A or B risk area, but it may be convenient to regard the A or B risk as extending to the point at which residential property and other small buildings falling into either Class D or E begins.)

(d) Class D Risk.—This is normally applicable to the business and commercial areas of towns of medium size not falling within Classes A, B, or C, and comprises the following types of property:

(i) Continuous ranges of commercial buildings as in the centre of towns which are the principal marketing centres for rural areas.
(ii) Shopping areas of the suburban areas of large cities.

(e) Class E Risk.—This is normally applicable to towns without risks which would place them in a higher category and includes:

(i) The business and commercial areas of towns devoid of serious commercial and industrial risks.
(ii) Detached or semi-detached housing property in suburban areas.
(iii) All property in rural areas situated within the effective cover distance as indicated in Part II of this code.

(f) Class F Risk.—Comprises the business and residential areas of small towns in which a brigade is established and also all risks, including both small urban areas and individual premises, situated in the more remote rural areas but within the effective cover distance of the brigade as indicated in Part II of this Code, and in which some arrangements have been made for first-aid fire fighting operation pending the arrival of the brigade.
1. The Fire Service must be organized so as to provide for service to be available twenty-four hours of the day every day of the year. The following table, based on the minimum attendance of appliances that should respond in the first instance on receipt of a fire call, sets out what in the Council's opinion should be the objective of Fire Authorities in providing that service. An exception would be made where the nature of the call indicates more exactly the response required.

The expression "first attendance" means the appliance or appliances which are sent in response to the initial fire call. "Reinforcing appliances" means additional appliances sent to a fire in response to a request from the officer in charge for assistance.

### First Attendance Appliances

<table>
<thead>
<tr>
<th>Risk Category</th>
<th>Number of Appliances for First Attendance</th>
<th>Approximate Time for Attendance of Appliances</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>First</td>
</tr>
<tr>
<td>A</td>
<td>3</td>
<td>5 minutes</td>
</tr>
<tr>
<td>B</td>
<td>2</td>
<td>6 minutes</td>
</tr>
<tr>
<td>C</td>
<td>2</td>
<td>8 minutes</td>
</tr>
<tr>
<td>D</td>
<td>1</td>
<td>10 minutes</td>
</tr>
<tr>
<td>E</td>
<td>1</td>
<td>15 minutes</td>
</tr>
<tr>
<td>F</td>
<td>1</td>
<td>25 minutes</td>
</tr>
</tbody>
</table>

2. As a rough guide, the effective radius which could be served from one station on the above time attendance basis would be:

<table>
<thead>
<tr>
<th>Risk Category</th>
<th>Brigade Turn-out in</th>
<th>Effective Within</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>1 minute</td>
<td>1½ miles</td>
</tr>
<tr>
<td>B</td>
<td>1 minute</td>
<td>2 miles</td>
</tr>
<tr>
<td>C</td>
<td>1 minute</td>
<td>3½ miles</td>
</tr>
<tr>
<td>D</td>
<td>3 minutes</td>
<td>5½ miles</td>
</tr>
<tr>
<td>E</td>
<td>5 minutes</td>
<td>10 miles</td>
</tr>
</tbody>
</table>

### Reinforcing Appliances

3. In addition to providing for the first attendance of one or more appliances as above, it will be necessary to provide also for the attendance of additional appliances in support, if necessary, from adjacent brigades, to be summoned by the officer in charge of the fire in case of need. In the case of the larger towns and any major fire risks the first reinforcing appliance should be able to reach the fire within ten minutes, and in not more than fifteen minutes elsewhere in the areas above the E category.

<table>
<thead>
<tr>
<th>Risk Category</th>
<th>First Attendance Appliances</th>
<th>Total Appliances Required</th>
<th>Reinforcing Appliances Required</th>
<th>Approximate Maximum Time Limit for Reinforcing Appliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>3</td>
<td>12</td>
<td>9</td>
<td>20 minutes</td>
</tr>
<tr>
<td>B</td>
<td>2</td>
<td>6</td>
<td>4</td>
<td>20 minutes</td>
</tr>
<tr>
<td>C</td>
<td>2</td>
<td>5</td>
<td>3</td>
<td>20 minutes</td>
</tr>
<tr>
<td>D</td>
<td>1</td>
<td>4</td>
<td>3</td>
<td>30 minutes</td>
</tr>
<tr>
<td>E</td>
<td>1</td>
<td>3</td>
<td>2</td>
<td>30 minutes</td>
</tr>
<tr>
<td>F</td>
<td>1</td>
<td>3</td>
<td>2</td>
<td>45 minutes</td>
</tr>
</tbody>
</table>

### Second Call Appliances

4. In all areas provision should be made to some extent against the contingency of two fire calls being received simultaneously or of a second fire call being received while appliances are already in attendance at a fire. In A and B risk areas the provision should consist of one appliance capable of providing an attendance at any point within approximately six minutes. In the more scattered and extensive C, D, and E risk areas the possibility of a second call is more remote, and where it is not possible to provide another appliance from an adjoining area in sufficient time, steps should be taken to ensure that some arrangements exist for immediate attendance of men and equipment, if necessary, on an improvised basis and that the brigade already at the fire can be informed so that if possible an appliance not immediately required at the fire can be redirected to the second call. This can be done by ensuring that telephone communication is maintained between the scene of the fire and the fire station. Those brigades equipped with radio on their appliances should be in constant communication for this purpose.
PART III—OUT-DISTRICT SERVICE

REINFORCEMENT AT SERIOUS FIRES

1. It is in almost all cases uneconomic and unnecessary for provision to be made for the maintenance within the district of sufficient men and appliances for dealing with the most severe outbreak of fire which might occur. The Council, therefore, directs that every Urban Fire Authority shall, where practicable, make agreements with the Urban Fire Authorities of adjacent districts for the reinforcement between the brigades at serious fires at least up to the standard set out in clause 3 of Part II of this Code. The Council recommends that, since this service is likely to be reciprocal and required only infrequently, no charge should be made between Authorities for reinforcement services, except where assistance is required in excess of that laid down in the Code. In this case no agreements for mutual assistance will exist with respect to the more distant brigades, and the Council recommends the payment of the appropriate attendance charges prescribed by the Fire Services Regulations 1954.

OPERATIONS AT EMERGENCY FIRES

2. The emergency contemplated by the Act is the existence or threat of one or more fires arising from enemy attack, earthquake, major explosion, or forest fire which cannot be controlled by the local service even when reinforced under the supporting arrangements as defined in clause 1 of this Part. Long continued operation or standby duty in a threatened area may be necessary. The officers responsible for the control of operations at the scene may be so heavily engaged that the assembly of further reinforcements may be impracticable from within the emergency area, particularly as the normal system of communications may break down in emergency or become overloaded. The whole of New Zealand is divided into 16 regions each with a Regional Officer based on the following centres and individual Authorities will be advised of the region to which they are attached.

Region No. 1 Whangarei. Region No. 9 Wellington.
Region No. 2 Auckland. Region No. 10 Masterton.
Region No. 3 Hamilton. Region No. 11 Nelson.
Region No. 4 Rotorua. Region No. 12 Greymouth.
Region No. 5 Gisborne. Region No. 13 Christchurch.
Region No. 6 New Plymouth. Region No. 14 Timaru.
Region No. 7 Palmerston North. Region No. 15 Dunedin.
Region No. 8 Napier. Region No. 16 Invercargill.

3. Chief Fire Officers must ensure that the Regional Officer will be notified immediately of any emergency arising in their areas. The Regional Officer must be informed of the nature of the emergency, the number and type of appliances, any special equipment and personnel required, and the place to which reinforcements are to report. Reporting points should be conspicuous, and arrangements should be made for reinforcements to be met and guided.

Except in case of war, when the Chief Fire Service Officer or his nominee will be in command, the local fire officer holding responsibility under the Fire Services Act 1949 will be in charge of operations, unless he decides to delegate his responsibilities for the time being to a more experienced fire officer.

Where reinforcements are required, those appliances which are able to reach the fire first must be despatched. It would be indefensible to retain appliances in reserve in case of a second call when those appliances are already urgently required at an existing emergency. While the proviso to section 32 (3) of the Fire Services Act 1949 gives to Chief Fire Officers the responsibility of determining whether or not appliances are to leave their district, it is considered that they should not retain appliances requested by the Regional Officer except where there is already a fire in their district not yet under control.

4. It will be the responsibility of the Regional Officer to arrange for the immediate despatch of the required appliances, equipment, and men to the reporting point, and to close in appliances from more distant brigades to stand by where necessary and provide cover for towns which have been denuded.

He will detail a suitable officer to proceed with all despatch to the reporting point in the emergency area and to act for liaison purposes between the local controlling officer and the reinforcements. He will, at the same time, report the existence of the emergency to the Chief Fire Service Officer. In the event of the Chief Fire Service Officer or his deputy not being available, the Regional Officer will act in his stead.

Detailed operational schemes are in preparation for issue to all Regional Officers and Chief Fire Officers detailing the regions and the mobilizing procedure.
5. The Council will, on the application of or by agreement with the employer of any industrial fire brigade whose organization and equipment it deems satisfactory for that purpose, authorize the inclusion of the brigade under and for all or any of the purposes of the co-ordination schemes and in every such case the employer will function as if he were an Urban Fire Authority and the brigade as if it were a volunteer brigade operating pursuant to an agreement with an Urban Fire Authority under section 42 of the Act.

PART IV—BRIGADE ESTABLISHMENT

1. The strength of each brigade, exclusive of executive and specialist officers, should be based on the normal turnout of one officer or sub-officer and four men on each appliance. This turnout standard cannot be applied with mathematical accuracy, particularly in the case of the permanent staff brigades, but should be regarded rather as a guide to establishment. In the metropolitan cities a number of suburban stations are located closer to adjacent stations than will be called for by the classification of the area. Some of them have not the necessary accommodation for the minimum staff of nine men required under the present industrial conditions to provide the turnout crew of five. Unless and until relocation and rebuilding of stations is practicable it will be necessary to keep running some of the existing appliances surplus to the strict classification requirements and to regard the manpower turnout from two or more out-stations as one first attendance crew for classification purposes. Topographical features add to the special difficulties. Adjustment of the turnout from individual stations may be necessary to meet these conditions. In the secondary cities and in the large towns it is not economically practicable to maintain on duty sufficient permanent staff to man the appliances required under the classification for first attendance and auxiliary or volunteer staff must be relied on. The slower turnout of appliances manned partly or wholly by non-permanent or off-duty men is, however, relevant to the number and type of different property risks found in these centres. The volunteer-brigade system provides satisfactory protection for the lower category districts. The establishment normally required should in every case have regard to holiday arrangements and the percentage of a brigade available for daytime turnout.

STRENGTH OF OFFICERS AND MEN (PERMANENT STAFF)

2. (a) Firemen and Sub-officers.—All brigades employing permanent personnel operate on the 48 hours on - 24 hours off duty system, with extended leave of 56 days per annum for both officers and men. In order to maintain a constant availability of 5 men per first attendance appliance, after making appropriate allowance for day leave, extended leave, etc., at least 9 men are necessary as each individual man is on duty 206 days per year. In the case of those stations required to maintain 2 or more pump appliances as first attendance and which require appropriate crews, it is possible to reduce the total strength from 9 men per appliance, as watch-room and other extraneous duties can be spread over a larger number of personnel. The following table, therefore, sets out the strength of men that is required in those brigades relying solely on permanent men, such as those in the A, B, and some of the C classification brigades:

<table>
<thead>
<tr>
<th>Attendance</th>
<th>Strength</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 pump</td>
<td>9 men including 1 Sub-officer.</td>
</tr>
<tr>
<td>2 pump</td>
<td>17 men including 2 Sub-officers.</td>
</tr>
<tr>
<td>3 pump</td>
<td>24 men including 3 Sub-officers.</td>
</tr>
</tbody>
</table>

These numbers can be reduced where auxiliary or volunteer personnel are available to make up the first turn-out crews within the time limits of attendance shown in Part II of this Code.

In regard to special appliances such as turntable ladders and emergency and salvage tenders which are maintained in the larger brigades and which it is considered necessary to keep fully manned to supplement the first attendance for hazardous fire risks, etc., an extra allowance of permanent men is required. For this purpose a minimum crew should be two men for each such appliance.

In the case of auxiliaries or volunteers who can be utilized to make up the first attendance appliance, a basis of 2½ men should be provided for each permanent man, allowing for the non-availability leave, etc., of such personnel who obviously have their normal occupations, generally amounting to at least 40 hours per week.

(b) Officers.—Based on the 48/24 hour duty system and with the same annual leave as the firemen, the numbers required would be in accordance with the following table:
Whilst the number of officers in the above table are shown as being whole time it is considered there may be cases where suitable volunteer officers might be employed provided they can be available not only to attend immediately all calls, but can be sufficiently available to supervise the normal routine duties and training of the permanent men employed, as well as relieve permanent officers during leave periods. In the larger brigades in the A and B categories specialist officers for fire-prevention duties, etc., may be considered necessary above the normal establishment of permanent officers, and those cases should be dealt with specially and approval of the Fire Service Council should be obtained before employing such officers, who in any case should be counted as available to ride to fires on first turn-out appliances when at their stations or available for relieving duties. In all other cases fire-prevention duties should be undertaken by one of the existing officers as part of his duties.

(c) Auxiliaries.—The attention of Fire Authorities is drawn to the value of residential auxiliary firemen who, being accommodated with quarters on station premises, are a valuable source of extra trained men, particularly at night when the seriousness of fire is the greatest.

**STRENGTH OF OFFICERS AND MEN (VOLUNTEERS)**

3. As a guidance to Fire Authorities with volunteer brigades the following table sets out the numbers of officers and men required to maintain a minimum turn-out in five minutes of a crew of 5 having made allowance for the nature of work or profession of the personnel.

<table>
<thead>
<tr>
<th>Category</th>
<th>Chief Officer</th>
<th>Deputy Chief Officer</th>
<th>Station Officer</th>
<th>Sub-Officer</th>
<th>Firemen</th>
<th>Men-at-arms</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>14</td>
</tr>
<tr>
<td>B</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>20</td>
</tr>
<tr>
<td>C</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>25</td>
</tr>
</tbody>
</table>

**GRADING OF PERMANENT OFFICER POSITIONS**

4. Under section 8 (h) of the Fire Services Act the Council sets out below its grading of officer positions in the brigades employing permanent officers.

**Grading of Officer Posts in Permanent Brigades**

<table>
<thead>
<tr>
<th>Fire Authority</th>
<th>Chief Fire Officer Grade</th>
<th>Deputy Chief Fire Officer Grade</th>
<th>Third Officer Grade</th>
<th>Fourth Officer Grade</th>
<th>Senior Station Officer Grade</th>
<th>Station Officer Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auckland</td>
<td>A1</td>
<td>B4</td>
<td>C3</td>
<td>D1</td>
<td>D3</td>
<td>D4</td>
</tr>
<tr>
<td>Wellington</td>
<td>A3</td>
<td>C2</td>
<td>C4</td>
<td>D2</td>
<td>D3</td>
<td>D4</td>
</tr>
<tr>
<td>Christchurch</td>
<td>A4</td>
<td>C3</td>
<td>D1</td>
<td>D2</td>
<td>D3</td>
<td>D4</td>
</tr>
<tr>
<td>Dunedin</td>
<td>B1</td>
<td>C3</td>
<td>D1</td>
<td>D2</td>
<td>D3</td>
<td>D4</td>
</tr>
<tr>
<td>Lower Hutt</td>
<td>B4</td>
<td>C3</td>
<td>D1</td>
<td>D2</td>
<td>D3</td>
<td>D4</td>
</tr>
<tr>
<td>North Shore</td>
<td>C1</td>
<td>D1</td>
<td>D3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Palmerston North</td>
<td>C1</td>
<td>D1</td>
<td>D3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hamilton</td>
<td>C1</td>
<td>D1</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Invercargill</td>
<td>C2</td>
<td>D2</td>
<td>D4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wanganui</td>
<td>C2</td>
<td>D2</td>
<td>D4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New Plymouth</td>
<td>C3</td>
<td>D3</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Napier</td>
<td>C3</td>
<td>*D3</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Timaru</td>
<td>C3</td>
<td>D3</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gisborne</td>
<td>C4</td>
<td>D4</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nelson</td>
<td>C4</td>
<td>D4</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hastings</td>
<td>C4</td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Petone</td>
<td>*D1</td>
<td></td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Whanganui</td>
<td>D2</td>
<td></td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Masterton</td>
<td>D2</td>
<td></td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rotorua</td>
<td>D2</td>
<td></td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Upper Hutt</td>
<td>D2</td>
<td></td>
<td></td>
<td>D4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hawera</td>
<td>D4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*At present volunteer post.*
5. In accordance with section 8 (h) of the Act the Council has given consideration to the adoption of more appropriate nomenclature for officers of the service in order that their duties can be more closely defined and the responsibility of each co-related. The alteration to the first three officer titles has been covered by amending legislation and it is desired that the following titles be introduced forthwith.

**New Title**
- Chief Fire Service Officer (in place of Council's Chief Officer).
- Chief Fire Officer (in place of Superintendent).
- Deputy Chief Fire Officer (in place of Deputy Superintendent).
- Third Officer.
- Fourth Officer.
- Senior Station Officer.
- Station Officer.
- Sub-officer.

The numbers of the above ranks, of course, would only be required in accordance with the Schedule outlined in clause 2 above. The nomenclature will apply throughout the Service to both permanent and volunteer officers and appropriate rank badges and insignia as outlined in the Council’s Uniform and Equipment Specifications and Badges of Rank brochure are concurrently introduced.

It will be noted that this provides for a new rank, that of Sub-officer. It is necessary to ensure that an officer (or Sub-officer) is available to ride on each fully manned appliance at all times. Further, the Council has had regard to making the service more attractive to the younger potential officer by providing facilities for his earlier promotion to what amounts to a non-commissioned rank.

**PART V—DUTY REQUIREMENTS FOR THE PERMANENT STAFF**

1. The Council has based the requirements of officers and men on the continuous-duty system at present in operation and the following are the basic duty requirements of such a system. The station duty requirements for firemen will vary according to the classification of the area, depending on whether this involves the employment of a station-keeper only for the smaller Class D districts, a nucleus permanent staff in Class C and D areas, or a wholly or mainly permanent staff in Class A and B stations.

2. The following are the basic obligations of all permanent firemen:
   - (a) To attend all fire calls during duty periods.
   - (b) To carry out maintenance and other requisite work during routine hours.
   - (c) To remain on call within the station precincts for the remainder of each duty period.
   - (d) To carry out brigade drills and watch-room duties as required during on-call periods.
   - (e) To carry out urgent maintenance and reconditioning work on plant and equipment and out-station duties during on-call periods.
   - (f) To perform salvage and watching duties as required.
   - (g) To respond to fire calls while on leave under the arrangements applying at the particular station subject to the acceptance by Fire Authorities of the principle of some suitable recompense.

**PART VI—BRIGADE ORGANIZATION**

**Officers**

1. Whilst officers should be required to make the same response to fire calls as the men, their special responsibility will vary and will be required to be defined in accordance with their rank and with the classification of district or area in which they serve. It would appear desirable that the particular duties of officers in relation to the management and organization of brigades should be defined in addition to the primary duties devolving on them under section 37 of the Act, and whilst there will be some variations depending upon the number of officers employed in a brigade, the following is a broad outline of what might be considered the peculiar responsibility of each grade of officer.

**Chief Fire Officer**

2. The Chief Fire Officer of the large brigades in the A, B, and C categories is required to devote the major part of his time and attention to the general administration of the brigade. As Chief Officer, he should be available during normal office hours to the public or local authority.
departments, and for this purpose he should arrange his leave of absence accordingly. He should normally be available for attendance at fires in the absence of his deputy or other executive officer, except that it need not be necessary for him to attend all fires on the first attendance unless the nature of the call would appear to justify his immediate attendance and he should make suitable arrangements to be notified of any unusual occurrence or major fire justifying his presence.

Deputy Chief Fire Officer

3. In the larger brigades the Deputy Chief Fire Officer should have delegated to him by the Chief Fire Officer the direct responsibility for supervising the maintenance of stores and supplies; training of the brigade, including lectures; maintenance of fire service buildings; the testing and maintenance of fire appliances; the provision and regular testing of means of communication, fire alarms, telephones, radio; the compilation of records of water supplies; inspection and testing of hydrants; maintenance of fire statistics; supervision of routine duties of personnel; compilation of leave rosters, sickness records, personal records, inspections of sub-stations, etc.

In the absence of the Chief Fire Officer, he would automatically take charge of the brigade and is then invested with the same powers. His availability should be arranged so that he is on duty in the absence of the Chief Fire Officer.

Third and Fourth Officers

4. In those large brigades where such officer ranks are employed, the amount of administrative work and supervision of the brigade would necessitate some of the responsibilities devolving on the Deputy Chief Fire Officer being allocated to each as particular references placed in their charge. These officers, according to their respective status, would deputize for their seniors and their leave of absence should be arranged so that one is constantly available for that purpose. Such officers should be attached to headquarters station to enable them to be fully employed on administrative duties in addition to their operational responsibilities.

Senior Station Officer

5. It is considered that officers of this rank are only justifiable in large stations where more than one station officer is employed or for specific duties such as fire prevention where the responsibilities and duties are considered in excess of a Station Officer's normal responsibility and duties. A Senior Station Officer in the chain of command would take charge over all ranks subordinate to him and should normally supervise the day to day routine management of the station and personnel as well as the drill and training in those brigades not employing a Third or Fourth Officer. The Senior Station Officer would deputize in command of the brigade in the absence of a senior officer.

Station Officer

6. The Station Officer would normally have direct charge of the day to day work of the station, and only in headquarters stations or substations with more than one first attendance appliance should more than one Station Officer be employed. He should ride in charge of the first attendance appliance to all calls, arrange and supervise the manning of the watch-room, order the necessary response of appliances to calls as received, supervise the routine work of the personnel, and be directly responsible to his senior officers for the maintenance and cleanliness of all appliances at his station. The rank of Station Officer might also be considered the appropriate rank for officers in charge of specific departments as, for example, brigade stores or workshops in a brigade of the A and B categories or for fire-prevention duties in the brigades of B and C categories.

Sub-officers

7. The number of Sub-officers should be related to the number of first attendance appliances to ensure that one is available to ride on all such appliances and, in particular, to deputize for the Station Officer or a Senior Officer who normally rides on a first attendance appliance. He would also deputize in charge of the station and carry out the Station Officer's duties in his absence. He should assist the Station Officer in the supervision of routine duties of the personnel and act as duty officer outside normal working routine hours in conjunction with the available station officers. In the larger brigades Sub-officers should, for experience, be given supervisory duties in the various departments of the brigade, for example, hose maintenance and repair, stores, workshops, communication section, fire prevention and the brigade office, as part of their training for senior rank.
8. It is considered that all Station Officers and Sub-officers should at some part of their service, serve in the brigade office or take over portions of the administrative work such as the maintenance of records, compilation of pay sheets, preparation of reports, routine correspondence, and general administrative duties to fit themselves for senior rank, so that when appointed to such ranks, they are fully experienced and capable of controlling and managing a brigade.

FIRE BRIGADESMEN

9. It is considered that not more than twenty-five hours in any working week is the maximum routine time required in brigades from each firefighter to enable the routine duties other than fire-fighting to be satisfactorily carried out. For this purpose it would appear convenient to arrange these hours so that routine work can cease at a convenient time in the afternoon except for any special work such as would be required in recommissioning the appliances and station as a result of fires occurring outside routine working hours. Normally this should not be required except after a fire or break-down of any essential brigade equipment. Where any such duty is performed outside routine working hours, which would necessitate personnel being engaged for any inordinate length of time, consideration should be given to suitable recompense or an adjustment made of the routine hours of the personnel concerned.

Where night drills or joint exercises are necessary as, for example, in conjunction with auxiliaries or volunteers, who are only available at night or week-ends for this purpose, regard should be paid to the routine working hours of the personnel affected and adjustments made accordingly. It is considered that no duties other than those of testing appliances and necessary station cleaning should be undertaken on Sundays or public holidays, or after 12 noon on Saturdays. Regard should also be paid to the provision of some relief from routine duty for such personnel who are detailed to perform watchroom or any special duty directly following the termination of routine working hours. Arrangements should be made for watchroom personnel covering the night hours to be provided with facilities to rest providing that they are immediately available to carry out their duties. In brigades of the G category and below employing full time personnel, it is not considered necessary to man the watchroom during the day when personnel are working in or about the station as the provision of a loud ringing bell would suffice.

In order that the work of the station can be equitably shared and properly conducted, it should be planned and thoroughly understood so that each aspect can in turn receive its necessary attention. Other than the work occasioned by fires necessitating the repair and extra cleaning of equipment used, the routine should be arranged progressively.

Normal fire service drills and training should be undertaken for at least one hour of the routine duty period of each working day. In inclement weather this should be replaced by indoor drills or lectures. Where personnel are required to perform outside duties such as inspection or testing of fire alarms, this should be arranged during routine hours and for such duties as salvage work, standing by after fires, or watching duties, adequate compensation should be given from routine hours or time off given instead.

PART VII—EXAMINATION AND INTER-BRIGADE PROMOTION PROCEDURE

1. The Fire Service Council in accordance with section 8 (h) of the Act is required to facilitate inter-brigade promotion. The classification and grading of officers referred to in Part IV of this Code outlines a chain of officer responsibilities and the Council has already adopted a procedure in connection with the appointment of executive officers, having regard to its responsibility to approve of the executive officer appointments pursuant to section 40 (2) of the Act. In some brigades examinations exist for firemen advancing to second and first class grades, and these should continue to be conducted within brigades. It will be necessary, however, to introduce, concurrent with a training scheme, promotion examinations of a standard character for sub-officer and station officer rank in order that all officers and potential officers shall be equally qualified. These promotion examinations would require to be set on a national basis by Fire Service Council officers in conjunction with a panel of Chief Fire Officers. The examinations should be held locally at fixed periods say twice a year, and members of the service who qualify would, subject to satisfactory practical tests and appropriate length of service, be eligible for officer appointment in any brigade. The appropriate examination of either the Institution of Fire Engineers or the New Zealand Officers' and Members' Institute should be regarded as equivalent qualifications for exemption from the written section of the examination. The marking and adjudication of such examinations would be conducted by a selected panel of Chief Officers in conjunction with the Council's staff.
APPOINTMENT OF EXECUTIVE OFFICERS

2. In pursuance of section 8 (i) of the Fire Services Act, the Council has adopted a regular procedure in respect of the appointment of executive officers.

A circular will be sent to all brigades with permanent staff, advertising vacancies. The Council will inform the Authority concerned of all applicants it is prepared to approve for the appointment, and the Authority will then interview selected candidates and make the appointment. This procedure will ensure that all eligible members of the Service will have the opportunity of applying for vacant positions, and also that the Authority will be able to make their selection from amongst the most suitable men in the whole country.

PART VIII—BRIGADE ACCOMMODATION

In A, B, and C Class districts the principal station will provide accommodation for three or more appliances according to the class of district and the number of special appliances to be provided for. In the secondary stations the accommodation will depend on the character and classification of the area served and the provision required for reserve appliances and equipment. In all cases the stations should include provision for married firemen. The number of dwellings will depend on the land available and other circumstances at each station, but as an objective not less than two-thirds of the permanent brigade establishment should be provided for. In Class D districts, stations will provide accommodation for either one or two appliances according to local requirements, and in most Class E districts a single-bay station will suffice. In the larger secondary centres where the growth of the town is tending to separate the commercial centre by any considerable distance from the housing area in which the volunteer firemen live, consideration should be given to the provision of dwelling accommodation on the station property for married volunteer firemen. In most of the stations providing for volunteer brigades in districts of Class E or above, consideration should be given to the provision of accommodation on the station for a limited number of single volunteer firemen. Reasonable facilities for recreation should be provided on all stations. A descriptive memorandum and type plans of fire stations suitable for each class of district are available from the Council on request. When new stations are under consideration, proposals should not be advanced beyond the sketch-plan stage before submission to the Council. If the building is to be financed from loan, proposals should also be submitted to the Local Government Loans Board at the sketch-plan stage.

PART IX—STANDARDIZATION OF EQUIPMENT

The Council is required under section 8 (f) to standardize fire service plant and equipment, and the following specifications have been adopted by the Council and are available upon application:

<table>
<thead>
<tr>
<th>Specification</th>
<th>Code Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unlined delivery hose.</td>
<td>1/51</td>
</tr>
<tr>
<td>Rubber lined or rubber impregnated hose.</td>
<td>2/51</td>
</tr>
<tr>
<td>35 ft. extension ladder.</td>
<td>3/51</td>
</tr>
<tr>
<td>Hook ladder.</td>
<td>4/51</td>
</tr>
<tr>
<td>Firemen’s helmets.</td>
<td>5/51</td>
</tr>
<tr>
<td>400-500 G.P.M. pump fire appliance.</td>
<td>6/51</td>
</tr>
<tr>
<td>Heavy duty pump escape appliance.</td>
<td>7/51</td>
</tr>
<tr>
<td>Wheeled escape.</td>
<td>8/51</td>
</tr>
<tr>
<td>Hose reel tubing.</td>
<td>9/51</td>
</tr>
<tr>
<td>Water tender appliance.</td>
<td>10/51</td>
</tr>
<tr>
<td>Rural fire appliance (main pump).</td>
<td>11a/51</td>
</tr>
<tr>
<td>Rural fire appliance.</td>
<td>11b/51</td>
</tr>
<tr>
<td>Light rural fire appliance.</td>
<td>11c/52</td>
</tr>
<tr>
<td>Turnable ladder.</td>
<td>12/51</td>
</tr>
<tr>
<td>400 G.P.M. pump.</td>
<td>13/51</td>
</tr>
<tr>
<td>Service uniforms.</td>
<td>14/52</td>
</tr>
<tr>
<td>Fire service radio.</td>
<td>15/52</td>
</tr>
<tr>
<td>Rural fire party appliance.</td>
<td>16/52</td>
</tr>
<tr>
<td>Light trailer pump.</td>
<td>17/52</td>
</tr>
<tr>
<td>Standard hose drying towers, types A and B.</td>
<td>18/52</td>
</tr>
<tr>
<td>Standard drill and hose tower, type C.</td>
<td>18/53</td>
</tr>
<tr>
<td>Breathing apparatus.</td>
<td>19/53</td>
</tr>
<tr>
<td>Suction hose.</td>
<td>20/53</td>
</tr>
<tr>
<td>Salvage sheets.</td>
<td>23/53</td>
</tr>
</tbody>
</table>
PART X—SMALL URBAN AREAS

Under section 8 (m) of the Act the Council is required to develop the Fire Service particularly in the smaller urban areas, and since the inception of the Act many applications have been received from local authorities for the constitution of secondary urban fire districts. Before acting on these the Council has examined how far existing fire brigades could provide cover over a larger territory. To this end the out-district scheme provides for:

(a) A protected area to a radius of five miles from existing fire stations and up to ten miles where service can be rendered, and

(b) For agreements under the existing registration facilities for protection of any isolated properties.

Outside the limits of those extended areas are many rural centres not provided with protection for which the Council has introduced a lower category of fire risk classification and has outlined the minimum brigade organization and equipment required for such districts. It is envisaged that such of these small urban districts (to be classified as Class F districts) as are sitting fire brigades will be brought under the control of an established urban fire authority and will be assisted in the training and organization of auxiliary units by established brigades. The objective is to provide fire protection service on as wide a basis as is practicable, having regard to the life and property risks existing.

PART XI—FIRE STATISTICS

Under section 8 (c) and (d) of the Act the Council is required to collate information on the activities of fire brigades in relation to fire and other operations attended, not only for statistical purposes, but also to enable it to initiate research into fire service methods, equipment, and organization, and to publish reports, information, and advice on fire service matters. To do this, it requires amongst other things, statistical information in regard to fires and other occurrences attended, the methods used for extinguishment, the materials involved, loss of life and casualties. A fire report form designed to assist the Council in the compilation of fire statistics is now available and brigades are required to complete this form in respect of each call received and to forward it immediately to the Council.

Issued by authority of the Fire Service Council.

H. R. BROWN, Secretary.

Wellington, April 1954.

Notifying the Vesting of Public Reserves in the Crown

Pursuant to section 15 of the Land Subdivision in Counties Act 1954, it is hereby notified that the lands described in the Schedule hereto have vested in Her Majesty for the purposes specified and from the dates shown at the end of the respective descriptions.

Dated at Wellington, this 5th day of May 1954.

D. M. GREIG, Director-General of Lands.

SCHEDULE

NORTHERN AUCKLAND LAND DISTRICT

Lot 75, D.P. 41099 (Town of Tamaki Extension No. 155), being part Fairburn's Old Land Claim 209a, situated in Block II, Otahuhu Survey District: Area, 4 acres and 30 perches, more or less. (Part C.T. 864/7 and 962/196.) (Esplanade.) (10 December 1953.)

Lot 11, D.P. 41099 (Town of Tamaki Extension No. 155), being part Fairburn's Old Land Claim 209a, situated in Block II, Otahuhu Survey District: Area, 1 acre 1 rood 34-4 perches, more or less. (Part C.T. 962/196.) (Recreation.) (10 December 1953.)

Lot 74, D.P. 41099 (Town of Tamaki Extension No. 155), being part Fairburn's Old Land Claim 209a, situated in Block II, Otahuhu Survey District: Area, 1 rood 9-6 perches, more or less. (Part C.T. 864/7 and 962/196.) (Roads) (10 December 1953.)

Lot 76, D.P. 41099 (Town of Tamaki Extension No. 155), being part Fairburn's Old Land Claim 209a, situated in Block II, Otahuhu Survey District: Area, 11-3 perches, more or less. (Part C.T. 864/7.) (Access-way.) (10 December 1953.)

Lot 77, D.P. 41099 (Town of Tamaki Extension No. 155), being part Fairburn's Old Land Claim 209a, situated in Block II, Otahuhu Survey District: Area, 7-5 perches, more or less. (Part C.T. 864/7.) (Access-way.) (10 December 1953.)

Lot 10, D.P. 41067 (Town of Mangere Extension No. 146), being part Allotment 40, Mauawera Parish, situated in Block V, Otahuhu Survey District: Area, 1 acre and 12-1 perches, more or less. (Part C.T. 861/51.) (Esplanade.) (10 December 1953.)

Lot 45, D.P. 41172 (Town of Hobsonville Extension No. 15), being part Allotment 53, Waipereira Parish, situated in Block VIII, Waitawata Survey District: Area, 1 acre and 12-1 perches, more or less. (Part C.T. 1025/234.) (Recreation.) (11 December 1953.)

Lot 7, D.P. 40829 (Town of Maungaturoto Extension No. 38), being part Section 1, Block VIII, Waipu Survey District: Area, 7 perches, more or less. (Part C.T. 105/21.) (Esplanade.) (10 December 1953.)

Lot 18, D.P. 40849 (Town of Weymouth Extension No. 28), being part Section 41, Suburbs of Weymouth, situated in Block XII, Otahuhu Survey District: Area, 7-6 perches, more or less. (Part C.T. 905/65.) (Access-way.) (3 December 1953.)

SOUTH AUCKLAND LAND DISTRICT

Lot 18, D.P.S. 2033 (Town of Katikati Extension No. 35), being part Allotment 7, Tahawai Parish, situated in Block VI, Katikati Survey District: Area, 2 roods 13-6 perches, more or less. (Part C.T. 905/167.) (Recreation.) (2 December 1953.)

Lot 30, D.P.S. 2033 (Town of Katikati Extension No. 35), being part Allotment 7, Tahawai Parish, situated in Block VI, Katikati Survey District: Area, 3 roods 10 perches, more or less. (Part C.T. 905/167.) (Esplanade.) (2 December 1953.)

Lot 7, D.P.S. 3416 (Town of Taheke Extension No. 19), being part Okere No. 10 3c 1, situated in Block VI, Rototai Survey District: Area, 2 roods 15-5 perches, more or less. (Part C.T. 1076/191.) (Esplanade.) (9 December 1953.)

Lot 9, D.P.S. 3354 (Town of Matamata Extension No. 21), being part Section 105, Matamata Settlement, situated in Block II, Tappara Survey District: Area, 1 rood 24 perches, more or less. (Part C.T. 1003/95.) (Resd.) (2 November 1953.)

TARANAKI LAND DISTRICT

Lot 1, D.P. 7557, being part Section 3, Oskura District, situated in Block II, Waimarama Survey District: Area, 23-4 perches, more or less. (Part C.T. 129/72.) (Recreation.) (6 November 1953.)

Lot 3, D.P. 7294, being part Section 9, Huia and Wiwaiwaihiko Hundred, situated in Block X, Paritutu Survey District: Area, 23-5 perches, more or less. (Part C.T. 162/116.) (River bank.) (26 November 1953.)

WELLINGTON LAND DISTRICT

Lot 16, D.P. 16745, being part Section 61, Normandale Settlement, situated in Block VIII, Belmest Survey District: Area, 3 acres 2 roods 18-07 perches, more or less. (Part C.T. 875/149.) (Recreation.) (16 November 1953.)
NELSON LAND DISTRICT

Lot 21, D.P. 4758, being part Sections 45 and 45A, Suburton South District, situated in Block IV, Waimate Survey District, Area, 27.7 perches, more or less. (Part C.T. 25/261, 29/115, and 29/116.) (1 July 1953.)

Lot 2, D.P. 4843, being part Sections 7 and 8, District of Motueka, situated in Block III, Motueka Survey District. Area, 2 acres and 1.3 perches, more or less. (Part C.T. 68/181.) (Esplanade.) (10 September 1953.)

Lot 4, D.P. 4848, being part Section 5, District of Motueka, situated in Block II, Motueka Survey District. Area, 3 acres more or less. (Part C.T. 112/155.) (Esplanade.) (2 December 1953.)

CANTERBURY LAND DISTRICT

Reserve 4721, situated in Block XV, Christchurch Survey District. Area, 5 acres 3 roods 36 perches, more or less. Shown as Lot 96, D.P. 17066, being Rural Sections 746, 34482, and part Rural Section 117. (Recreation.) (5 October 1953.)

Reserve 4725, situated in Block XV, Christchurch Survey District. Area, 1 rood 16 perches, more or less. Shown as Lot 96, D.P. 17117, being part Rural Section 2289. (Recreation.) (28 October 1953.)

Reserve 4728, situated in Block XV, Christchurch Survey District. Area, 1 rood 12 perches, more or less. Shown as Lot 11, D.P. 17065, being part Rural Section 487. (Esplanade.) (24 November 1953.)

Supplementary Law of the Federal Republic of Germany for the Compensation of Victims of National Socialist Persecution

THE Minister of External Affairs has been informed that information and application forms may, however, be obtained to advise claimants on the details of compensation for victims of Nazi persecution. The Department of External Affairs cannot undertake to satisfy certain residential qualifications. The law also, however, provides for compensation in certain circumstances to stateless persons, political refugees, and others who cannot comply with the residential qualifications. Claims may also be made by the heir of a deceased victim. In the case of persons resident outside the Federal Republic, claims must be submitted by 1 October 1955.

THE Department of External Affairs cannot undertake to advise claimants on the details of this legislation. Further information and application forms may, however, be obtained from the German Legation, No. 3 Clive Crescent, Wellington.

Dated at Wellington, this 6th day of May 1954.

FOSS SHANAHAN,
For the Secretary of External Affairs.

(B.P. 94/26/1)

BANKRUPTCY NOTICES

In Bankruptcy—Supreme Court

HOWARD JOHN HOUSE, of 45 Tirotai Crescent, Westmeor, Auckland, Milk Roundman, was adjudged bankrupt on 6 May 1954. Creditors' meeting will be held at my office on Thursday, 20 May 1954, at 10.30 a.m.

T. C. DOUGLAS, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland C. 1.

In Bankruptcy

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims:

Arthur Clayton, Huia, Milk Roundsman, adjudged bankrupt on 11 May 1954. Creditors' meeting will be held at my office, 184 Oxford Terrace, Christchurch, on Tuesday, 18 May 1954, at 2.15 p.m.

G. W. BROWN, Official Assignee.

184 Oxford Terrace, Christchurch.

In Bankruptcy

NOTICE is hereby given that a first and final dividend of 8s. 6d. in the pound is now payable at my office on all proved claims in the estate of Edward John Hill, of Greytown, Chemist's Assistant.

F. S. COLLIER, Official Assignee.

Courthouse, Greytown, 3 May 1954.

LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of certificate of title, Volume 44, folio 247, (Arago Registry), for part Sections 16, 18, 19, 21, and 24, Block VI, Dunedin and East Taieri Survey District, containing 16 acres 3 roods 24 perches, in the name of the MAYOR, COUNCILLORS, and CITIZENS OF THE CITY OF DUNEDIN, 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 28 May 1954.

Dated this 5th day of May 1954, at the Land Registry Office, Dunedin.

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

EVIDENCE of the loss of certificate of title, Volume 158, folio 239 (Otago Registry), for Allotments 188, 189, 190, and 200, Deposited Plan 257, Extension of Township of Ravensbourne, containing 32 perches, in the name of AGNES WOODHOUSE, 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 28 May 1954.

Dated this 10th day of May 1954, at the Land Registry Office, Dunedin.

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

ADVERTISEMENTS

THE COMPANIES ACT 1953, SECTION 282 (6)

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

Onehunga Bakers Limited, 1957/111.
The Northland Gazette Limited. 1945/19.
Radiar Limited. 1947/172.
Souders and Robinson Limited. 1947/691.
Stanway Towing Company Limited, 1948/257.
Westmere Stores Limited, 1949/27.
Tasty Home Cookery Limited, 1949/94.
Mt. Wakahau Limited, 1949/300.
Reservoir Dairy Limited, 1949/567.
Peter D'Alroy Limited, 1950/50.
Bay of Plenty Machinery Exchange Limited. 1950/142.
Progress Shoes Limited, 1950/394.
Supreme Stores Limited, 1951/696.
Ginu under my hand at Auckland, this 7th day of May 1954.

J. E. AUBIN, Assistant Registrar of Companies.
THE COMPANIES ACT 1933, SECTION 282 (3) AND (4)

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

- Tudor Buildings Limited. 1930/86.
- Kourawhero Farm Limited. 1941/56.
- Avondale Firewood Company Limited. 1945/132.
- Beware Flats Limited. 1946/150.
- Kaitaia Investments Limited. 1948/487.
- Carolynn Milk Bar Limited. 1949/634.
- Wakefield Grocers Limited. 1949/728.

Given under my hand at Auckland, this 6th day of May 1954.

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:

- Northern Homes Limited. 1947/96.
- Dominion Dustless Cleaning Services Limited. 1947/251.
- Dominion Sheet Metal Works Limited. 1948/158.

Given under my hand at Auckland, this 4th day of May 1954.

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:

- Burton Colman Limited. 1936/69.
- Consolidated Distributors Limited. 1936/106.
- L. N. Parris Limited. 1946/70.
- Fairmile Cruises Limited. 1947/459.
- Edenvale Wines Limited. 1948/34.
- Domestic Fuels Limited. 1948/208.
- Edges Park Dairy Limited. 1948/250.
- Allison Stores Limited. 1950/51.
- Jan Collins Limited. 1950/839.
- Associated Entertainments Limited. 1951/344.
- Anagnam Motors Limited. 1951/490.

Given under my hand at Auckland, this 9th day of May 1954.

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:

- Tasman Sea Fisheries Limited. 1949/682.
- C. G. Murray Limited. 1942/22.
- Pennon Press Limited. 1946/76.

Given under my hand at Wellington, this 5th day of May 1954.

K. L. WESTMORELAND, Assistant Registrar of Companies.

THE COMPANIES ACT 1933, SECTION 282 (3)

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

- Paekakariki Stores Limited. 1949/194.
- Harry Piizer Limited. 1939/142.

Given under my hand at Wellington, this 11th day of May 1954.

K. L. WESTMORELAND, Assistant Registrar of Companies.
THE INCORPORATED SOCIETIES ACT 1908

DECLARATION BY AN ASSISTANT REGISTRAR DISSOLVING A SOCIETY

I, Eoin Bruce Chisholm Murray, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the undermentioned society is no longer carrying on its operations it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Dunedin, this 10th day of May 1954.
E. B. C. Murray, Assistant Registrar of Incorporated Societies.

JAUNTY JUNIORS LIMITED
IN LIQUIDATION

Notice to Creditors to Prove

In the matter of the Companies Act 1933, and of Jaunty Juniors Limited (in liquidation),

The liquidator of Jaunty Juniors Limited, which is being wound up voluntarily, doth hereby fix the 18th day of May 1954 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 258 of the Companies Act, or to be excluded from the benefit of any distribution made before such debts are proved, or, as the case may be, from objecting to such distribution.

Dated this 3rd day of May 1954.
J. F. Frew, Liquidator.

JAUNTY JUNIORS LIMITED
IN LIQUIDATION

Notice of Voluntary Winding-up Resolution

Notice is hereby given, pursuant to section 222 of the Companies Act 1933, that at an extraordinary general meeting of the above-named company, duly convened and held on the 37th day of April 1954, the following special resolutions were duly passed:

1. That the company be wound up voluntarily.
2. That Mr James Francis Frew, of Hamilton, be and is hereby appointed liquidator of the company.

Dated this 3rd day of May 1954.
J. F. Frew, Liquidator.

CHANGE OF NAME OF COMPANY

Notice is hereby given that A.C.E. Canning Company Limited has changed its name to The Ace Canning Company Limited, and that the new name was this day entered in my Register of Companies in place of the former name.
Dated at Nelson, this 30th day of April 1954.
F. A. Sadler, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that Levin Rental Care Limited has changed its name to Grundy's Mutual Rentals Limited, and that the new name was this day entered in my Register of Companies in place of the former name.
Dated at Wellington, this 22nd day of April 1954.
K. L. Westmoreland, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that Scott and English (N.Z.) Limited has changed its name to Anchor and Jones Limited, and that the new name was this day entered in my Register of Companies in place of the former name.
Dated at Wellington, this 26th day of April 1954.
K. L. Westmoreland, Assistant Registrar of Companies.

WAITEMATA JOINERY COMPANY LIMITED
IN LIQUIDATION

Notice is hereby given in pursuance of section 232 of the Companies Act 1953 that a general meeting of the above-named company will be held at the offices of Chambers, Worth, and Chambers, Public Accountants, Courthouse Lane, Auckland, on Friday, 4th June 1954, at 10 a.m.
Business:
To receive liquidator’s account.
D. N. Chambers, Liquidator.

CHANGE OF NAME OF COMPANY

Notice is hereby given that Dunedin Tyre Company Limited has changed its name to Motorways (Auckland) Limited, and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Christchurch, this 3rd day of May 1954.
L. H. McClelland, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that B. E. Mann and Co. Limited has changed its name to Doors and Mortlidge Limited, and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Christchurch, this 3rd day of May 1954.
L. H. McClelland, Assistant Registrar of Companies.

COUNTY OF ASHBURTON
TOWN AND COUNTRY PLANNING ACT 1953

PUBLIC notice is hereby given that the Extra Urban Planning Schemes for parts of the County of Ashburton, intituled the Methven Extra Urban Planning Scheme No. 1, which was finally approved by the Town Planning Board on the 8th day of September 1953, and the Rakaia Extra Urban Planning Scheme No. 1, which was finally approved by the Town Planning Board on the 25th day of August 1953, pursuant to the provisions of the Town Planning Act 1953 and the Town Planning Regulations 1927, have, by virtue of section 19 (2) of the Town and Country Planning Act 1953, become operative district schemes of the County of Ashburton within the meaning of the Town and Country Planning Act 1953.

The respective schemes may be inspected at the following places without fee by every person who so requires at any time when such places are open to the public.

Methven Extra Urban Planning Scheme
Rakaia Extra Urban Planning Scheme
Public Library, Methven. Public Library, Rakaia.
Dated at Ashburton, this 10th day of May 1954.
C. Campbell, County Clerk.

CHURCH BROS. CARTAGE COMPANY LIMITED
IN VOLUNTARY LIQUIDATION

Notice of Final Meeting

Notice is hereby given that a general meeting of the shareholders of the company will be held at the registered office of the company, 27 Queen Street, Auckland, on Thursday, 27 May 1954, at 10 a.m., to consider the liquidator’s account of the winding-up of the company and showing how the property of the company has been disposed of.

R. H. L. Goddin, Liquidator.

AUCKLAND CITY COUNCIL
NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928.

Notice is hereby given that the Auckland City Council proposes, under the provisions of the above-mentioned Act, to execute a certain public work (namely, the provision of a municipal depot), and for the purpose of such public work the lands described in the Schedule hereto are required to be taken, and notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Town Clerk at the Town Hall, Auckland, and it is open for public inspection without fee by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such lands who have well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing and send the same within forty days from the first publication of this notice to the Town Clerk, Town Hall, Auckland.
**LEVIN BOROUGH COUNCIL**

**Resolution Making Special Rate**

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926, the Levin Borough Council hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of thirty-six thousand two hundred pounds (£36,200), authorized to be raised by the Levin Borough Council under the above-mentioned Act for the purpose of carrying out the sewerage reticulation of the Borough of Levin comprising the whole of the land comprised and described in certificate of title, Volume 598, folio 32, Auckland Registry (limited as to parcels); Secondly, 63 perches, more or less, being part of Allotment 12 of Section 39 of the City of Auckland and the whole of the land comprised and described in certificate of title, Volume 598, folio 35, Auckland Registry (limited as to parcels).

Dated this 5th day of May 1954.

T. W. M. ASHY, Town Clerk.

This notice was first published on the 7th day of May 1954.

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**BEACHSIDE HOUSE LIMITED**

**In Liquidation**

Notice of Voluntary Winding-up

Pursuant to section 222 of the Companies Act 1933, notice is hereby given that the following special resolution was duly passed on the 4th day of May 1954:

1. That the company be wound up voluntarily.

2. That John Leslie Bernard Morris, of Auckland, Public Accountant, be appointed liquidator of the company.

Dated this 5th day of May 1954.

J. L. B. MORRIS, Liquidator.

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**RAFFILLS ENGINEERING CO. LTD**

**In Liquidation**

Notice to Creditors to Prove

In the matter of the Companies Act 1933, and in the matter of Raffills Engineering Co. Ltd. (in liquidation),

the liquidator of Raffills Engineering Co. Ltd., which is being wound up voluntarily, doth hereby fix the 28th day of May 1954 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 258 of the Act or to be excluded from the benefit of any distribution made before such debts are proved or, as the case may be, from objecting to such distribution.

Dated at Christchurch, this 7th day of May 1954.

F. S. ALLOTT, Liquidator.

145 Worcester Street, Christchurch.

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**CENTRAL SUPPLIES LIMITED**

**In Liquidation**

Creditors Voluntary Winding-up

In the matter of the Companies Act 1933, and in the matter of Central Supplies Limited (in liquidation),

at a meeting of the creditors of Central Supplies Limited, duly convened and held pursuant to section 224 of the Companies Act 1933 at the offices of N. Owen Jones and J. K. Jaine, Napels Street, Martinborough, on 23 April 1954, at 4 p.m., it was resolved that the company be voluntarily wound up, and that Neville Owen Jones, Public Accountant, of Martinborough, be appointed liquidator for the purposes of such winding-up.

Dated this 7th day of May 1954.

N. OWEN JONES, Liquidator.

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**MOUNT VIEW GUEST HOUSE LIMITED**

**In Liquidation**

Notice of Voluntary Winding-up Resolution

Pursuant to section 222 of the Companies Act 1933, notice is hereby given that at an extraordinary general meeting of the above-named company, duly convened and held on the 28th day of April 1954, the following special resolution was duly passed:

"1. That the company be wound up voluntarily.

2. That Mr C. L. Hickey, Public Accountant, of Mount Maunganui, be appointed liquidator of the company."

Dated this 6th day of May 1954.

C. L. HICKEY, Liquidator.

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**NEW CARLTON HOTEL LIMITED**

**In Liquidation**

Notice of Voluntary Winding-up Resolution

NOTICE is hereby given that on the 4th day of May 1954 the above-named company duly resolved as a special resolution by way of entry in the minute book as provided by section 290 of the Companies Act 1933:

"1. That the company be wound up voluntarily.

2. That John Joseph Hall, of Dandelin, Public Accountant, be and he is hereby appointed liquidator of the company."

Dated this 7th day of May 1954.

J. J. HALL, Public Accountant, Liquidator.
NEW CARLTON HOTEL LIMITED

IN VOLUNTARY LIQUIDATION

Notice to Creditors to Prove

In the matter of the Companies Act 1933, and of New Carlton Hotel Limited (in voluntary liquidation), the liquidator of New Carlton Hotel Limited, which is being wound up voluntarily, doth hereby fix the 24th day of May 1954 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 258 of the Act or to be excluded from the benefit of any distribution made before such debts are proved, or, as the case may be, from objecting to such distribution.

J. J. HALL, Public Accountant, Liquidator.

SOUTH CANTERBURY ELECTRIC POWER BOARD

NOTICE OF INTENTION TO TAKE LAND IN THE CITY OF TIMARU FOR ELECTRIC SUPPLY PURPOSES

This is hereby given that it is proposed, under the provisions of the Public Works Act 1952, to take the land described in the Schedule hereto for electric supply purposes: And notice is hereby further given that the plan of the land so required to be taken is deposited in the office of the South Canterbury Electric Power Board, Woolcombe Street, Timaru, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing and send such writing, within forty days from the first publication of this notice, to the South Canterbury Electric Power Board, Woolcombe Street, Timaru.

SCHEDULE

All that parcel of land situate in the City of Timaru, containing 1 rood, being Lot 68, Deposit Plan 1, part of Rural Section 7555, and being all the land in certificate of title, Volume 118, folio 196, Canterbury Land Registry.

Dated at Timaru, this 7th day of May 1954.

For and on behalf of South Canterbury Electric Power Board—

J. M. BISHOP, Manager.

CHANGE OF NAME OF COMPANY

This is hereby given that Acme Motors (No. 2) Limited has changed its name to Acme Motors Limited, and that the new name was this day entered in my Register of Companies in place of the former name.

Dated at Wellington, this 6th day of May 1954.

K. L. WESTMORELAND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

This is hereby given that Millers Service Station Limited has changed its name to Railway Servicestation (Ptotoe) Limited, and that the new name was this day entered in my Register of Companies in place of the former name.

Dated at Wellington, this 4th day of May 1954.

K. L. WESTMORELAND, Assistant Registrar of Companies.

MURCHISON COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926, the Murchison County Council hereby resolves that there shall be raised for the purpose of providing the interest and other charges on a loan of two thousand five hundred pounds (£2,500), authorized to be raised by the Murchison County Council (under the above-mentioned Act) for the erection of a worker's dwelling, the said Murchison County Council hereby makes and levies a special rate of 1d. upon the rateable value of the whole of the rateable property of the County of Murchison; and that such special rate shall be an annual- recurring rate during the currency of such loan and be payable half-yearly in each and every year during the currency of such loan, being a period of twenty-five years, or until the loan is fully paid off.

H. KROGH, County Clerk.

Murchison County Council.

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PATANGATA COUNTY COUNCIL

POLL ON SYSTEM OF RATING

Pursuant to section 42 of the Rating Act 1925, I hereby give notice that the number of votes received by each system of rating at the poll to determine the system of rating to be used over the Otane County Township was—

For capital value and separate improvement rate of 1d. in the pound on the said capital value—

55

For unimproved value and separate improvement rate of 1s. in the pound on the said unimproved value—

31

Informal—

Nil

66

I hereby declare that all rates struck over the Otane County Township shall be struck on the capital value, and also a separate improvement rate of 1d. in the pound on all capital value rateable property within the said Township.

Dated at Waiopeka, this 29th day of April 1954.

F. M. SPINKLEY, Returning Officer.

PRIVATE BILL

NOTICE OF INTENTION TO APPLY FOR LEAVE TO BRING IN A PRIVATE BILL

In the matter of the Loyal Orange Institution of New Zealand (Incorporated) Trust Bill 1954.

This is hereby given that the Loyal Orange Institution of New Zealand Incorporated intends to present a petition to the House of Representatives in Parliament assembled, during the session thereof commencing on the 24th day of June 1954, for leave to introduce the above-mentioned Bill, the object of which said Bill is to provide for the acquisition and holding upon trusts of real and personal property by the Loyal Orange Institution of New Zealand (Incorporated).

The promoters of the Bill are CLEMENT PERRAY HARRIS, of Lower Hutt; Civil Servant, ARTHUR WALTER LRAMAN, of Wellington, Civil Servant, and HOWARD LESLIE ELLIOTT, of Wellington, Company Director, on behalf of the said Loyal Orange Institution of New Zealand Incorporated, and the address to which communications or notices to the promoters may be sent and at which a copy of the Bill may be inspected is at the offices of Messrs Morison, Spratt, and Taylor, Solicitors, 154-156 Featherston Street, Wellington.

Dated at Wellington, this 5th day of May 1954.

MORISON, SPRATT, AND TAYLOR,
Solici tors for the Promoters of the said Bill.

GEORGE FORBES AND COMPANY LIMITED

IN LIQUIDATION

Notice of Voluntary Winding-up Resolution

This is hereby given, pursuant to section 222 of the Companies Act 1953, that at an extraordinary general meeting of the above-named company, duly convened and held on the 4th day of May 1954, the following special resolution was duly passed:

1. That the company be wound up voluntarily pursuant to section 222, sub-section (1) (b).

2. That MARSHALL JACk EAGLES, of Taranaki, Public Accountant, be and is hereby appointed liquidator of the company.

Dated this 5th day of May 1954.

M. J. EAGLES, Liquidator.

WHAKATANE BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Water Supply Loan (1955), £14,000

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926, the Whakatane Borough Council, under the above-mentioned Act, for the purpose of completing the construction of the aeration plant, low-lift pumping station, settling-tanks, installation of rising mains, general equipment, engineering fees, and contingencies, hereby makes and levies a special rate of one penny (1d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Whakatane; and that such special rate shall be an annual recurring rate during the currency of such loan, being a period of thirty years, or until the loan is fully paid off.

I hereby certify that the above resolution was passed by the Whakatane Borough Council at a special meeting held on 12 April 1954.

LESLIE D. LOVELOCK, Town Clerk.

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PUNAEROA COUNTY COUNCIL

NOTICE OF INTENTION TO APPLY FOR LEAVE TO BRING IN A PRIVATE BILL

In the matter of the Punaeroa County Council Trust Bill 1954.

This is hereby given that the Punaeroa County Council intends to present a petition to the House of Representatives in Parliament assembled, during the session thereof commencing on the 24th day of June 1954, for leave to introduce the above-mentioned Bill, the object of which said Bill is to provide for the acquisition and holding upon trusts of real and personal property by the Punaeroa County Council (Incorporated).

The promoters of the Bill are GEOFFREY J. WATTS, of Feilding; Civil Servant, and GEORGE R. L. WATTS, of Feilding, Civil Servant, on behalf of the said Punaeroa County Council (Incorporated), and the address to which communications or notices to the promoters may be sent and at which a copy of the Bill may be inspected is at the offices of Messrs Morison, Spratt, and Taylor, Solicitors, 154-156 Featherston Street, Wellington.

Dated at Punaeroa, this 29th day of April 1954.

F. M. SPINKLEY, Returning Officer.
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