Licensing R. F. Cleave to Use and Occupy a Part of the Foreshore at Horeke as a Site for a Shed

H. E. BARROWCLOUGH, Administrator of the Government ORDER IN COUNCIL

At the Government House at Wellington this 6th day of June 1956

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

PURSUANT to the Harbours Act 1950, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby licenses and permits R. F. Cleave (hereinafter called the licensee, which term shall include his administrators, executors, or assigns, unless the context requires a different construction), to use and occupy a part of the foreshore and land below low-water mark at Horeke, Waihou River, as shown on plan marked M.D. 6321 and deposited in the office of the Marine Department at Wellington, for the purpose of erecting and maintaining thereon a shed as shown on the said plan, such licence to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE

1. This licence is subject to the Foreshore Licence Regulations 1940, and the provisions of those regulations shall, so far as applicable, apply hereto.

2. The premium payable by the licensee shall be two pounds (£2) and the annual sum so payable shall be ten pounds (£10).

3. The term of the licence shall be 14 years from the 1st day of May 1956.

day of May 1956.

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/2049)

Licensing A. M. Ironside Limited to Use and Occupy a Part of the Foreshore at Mangonui as a Site for a Wharf and Dolphin

H. E. BARROWCLOUGH, Administrator of the Government ORDER IN COUNCIL

At the Government House at Wellington this 6th day of June 1956

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

PURSUANT to the Harbours Act 1950, His Excellency the PURSUANT to the Harbours Act 1950, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby licenses and permits A. M. Ironside Limited (hereinafter called the licensee, which term shall include its successors or assigns, unless the context requires a different construction), to use and occupy a part of the foreshore and land below low-water mark at Mangonui, as shown on plan marked M.D. 6472 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a wharf and dolphin as shown on the said plan, such licence to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE

1. This licence is subject to the Foreshore Licence Regulations 1940, and the provisions of those regulations shall, so far as applicable, apply hereto.

2. The term of the licence shall be 14 years from the 1st day of April 1956.

3. The premium payable by the licensee shall be two records (62).

3. The premium payable by the licensee shall be two pounds (£2) and the annual sum so payable three pounds

(£3).

4. The master of every vessel discharging ballast at the said wharf shall discharge all such ballast above high-water mark, or at such place as may be approved by the Minister or by any person appointed by the Minister for that purpose.

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

(M. 4/2155)

Revocation of General Court-martial Warrant Under Section 6 of the Visiting Forces Act 1939

H. E. BARROWCLOUGH, Administrator of the Government

To: The Base Commander, British Commonwealth Forces Korea.

WHEREAS I am empowered by the New Zealand Army Act 1950 and the Visiting Forces Act 1939 (New Zealand) to authorise and empower you from time to time and as occasion may require to convene general courts

martial for the trial of such persons subject to military law as members of the Emergency Force raised in New Zealand and acting in combination with other Commonwealth Forces in the British Commonwealth Forces Korea as are for the time being under or within your command who are charged with an offence against the New Zealand Army Act for which they may be tried by court martial, and to confirm the findings and sentences of such courts martial:

And whereas by Warrant dated the 10th day of March

And whereas, by Warrant dated the 10th day of March 1955, power and authority as aforesaid was granted to you:
And whereas, owing to the reduction in strength of the British Commonwealth Forces Korea and reorganisation of commands therein, the circumstances which gave rise to that Warrant will no longer exist as from the 15th day of May 1956, and I have executed a further Warrant in substitution therefor: therefor:

Now, therefore, I do hereby cancel and revoke the said Warrant dated the 10th day of March 1955, as from the 15th day of May 1956.

As witness the hand of His Excellency the Administrator of the Government this 10th day of May 1956.

T. L. MACDONALD, Minister of Defence.

General Court-martial Warrant Under Section 6 of the Visiting Forces Act 1939

H. E. BARROWCLOUGH, Administrator of the Government

To: The Base Commander, British Commonwealth Forces Korea.

WHEREAS by section 6 (4) (b) of the Visiting Forces Act 1939 (New Zealand) it is provided that when a home force and another force are acting in combination any officer of the other force duly appointed to command the combined force, or any part thereof, shall be treated and shall have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of courts martial as if he were an officer of the home force of relative rank and holding the same command:

And whereas by the Emergency Force (Visiting Forces) Order 1951, issued pursuant to section 6 (5) of the aforesaid Act, it was declared that the Emergency Force raised under Part I of the Emergency Forces Act 1950 is serving together and acting in combination with every part of the military forces, other than the military forces of Her Majesty raised in New Zealand, to which section 6 of the Visiting Forces Act 1939 applies, and with which the said Emergency Force is serving from time to time in support of the United Nations action in Korea:

action in Korea:

action in Korea:

And whereas Part I of the Emergency Forces Act 1950 was repealed by the New Zealand Army Act 1950, but the aforesaid order remains in full force and effect:

And whereas you have been for the time being appointed to command that part of the combined force placed under the command of the Base Commander, British Commonwealth Forces Korea:

Now therefore pursuant to the New Zealand Army Act

wealth Forces Korea:

Now, therefore, pursuant to the New Zealand Army Act 1950 and the Visiting Forces Act 1939, I hereby authorise and empower you from time to time and as occasion may require to convene general courts martial for the trial of such persons subject to military law as members of the aforesaid Emergency Force as are for the time being under or within the territorial limits of your command who shall be charged with any offence against the New Zealand Army Act for which they may be tried by court martial, whether such offence shall have been committed before or after the date of this Warrant or the date you shall have taken upon yourself the command:

And I do hereby further authorise and empower you to

yourself the command:

And I do hereby further authorise and empower you to confirm the findings and sentences of such general courts martial, but not to confirm in the case of officers any sentence of dismissal from Her Majesty's service or any greater punishment, and in the case of soldiers any sentence of imprisonment with hard labour, discharge with ignominy from Her Majesty's service, and imprisonment or detention exceeding twelve months or any greater punishment, and to cause any sentence thereof to be put into execution so far as you may lawfully so do under New Zealand military law:

And lastly I authorise and empower you to appoint a fit

as you may lawfully so do under New Zealand military law:
And lastly I authorise and empower you to appoint a fit and proper person from time to time for executing the office of Judge-Advocate at any such court martial for the more orderly proceedings of the same:

And for executing the several powers, matters, and things herein expressed, this Warrant shall be to you, and to others whom it may concern, a sufficient Warrant and authority:

And I declare that this Warrant shall without ratification extend to and invest with the aforesaid authorities and powers, your successors, and any officer for the time being appointed as Acting Base Commander, British Commonwealth Forces Korea.

As witness the hand of His Excellency the Administrator of the Government this 29th day of May 1956.

T. L. MACDONALD, Minister of Defence.