OPEN SEASON FOR GAME
IN CERTAIN
ACCLIMATISATION DISTRICTS
IMPORTANT.—The information published in this Gazette will be published in like form in 1965. In the intervening years this Gazette will contain details of the Minister's decision relating to game that may be hunted, bag limits, and any amendments to the special conditions, possession limit, and closed game areas published in this Gazette. Acclimatisation societies are asked to ensure that all purchasers of shooting licences are placed in possession of a comprehensive statement of their rights, duties, and obligations during the shooting season.

Pursuant to the Wildlife Act 1953, the Minister of Internal Affairs declares an open season for game of the kinds specified and in the acclimatisation districts specified in the First Schedule hereto, except in the closed game areas specified in the Second Schedule hereto, during the periods and shooting hours set forth in relation to each district; and hereby calls the attention of sportsmen and others to the daily game possession limits set forth in the Third Schedule hereto and to the provisions and matters set forth or referred to in the Fourth Schedule hereto. Any person hunting or killing game otherwise than in the terms of this notification (including the special conditions specified in relation to any acclimatisation district) is liable on conviction to a fine of £50.

FIRST SCHEDULE

Auckland Acclimatisation District
Reference to Description: Gazette No. 62 of 16 October 1947, at page 1680.

Game that May be Hunted or Killed
Duration of 1960 Season
Grey, shoveler (or spoonbill), mallard, and paradise duck, 15 in all.
Mallard, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill), and mallard, 15 in all.

Daily Bag Limits
Grey duck, 10.
Shoveler, 10.
Mallard, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill), and mallard, 15 in all.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Special Conditions
1. No person shall use or cause to be used for the hunting or killing of game on Lake Waikare any fixed stand, pontoon, hide, maimai, or loo, except within 200 yd of the margin of the said lake.
2. No person shall use or cause to be used for the hunting or killing of game on Lake Ngaroto any fixed stand, pontoon, hide, maimai, or loo, except within 50 yd of the margin of the said lake.

Bay of Islands Acclimatisation District
Reference to Description: Gazette No. 17 of 12 March 1925, at page 749.

Game that May be Hunted or Killed
Duration of 1960 Season
Grey, shoveler (or spoonbill), and mallard duck and black swan, 10 in all.
Pukeko...
Grey, shoveler (or spoonbill), and mallard duck, 15 in all.

Daily Bag Limits
Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck, 10.
Grey, shoveler (or spoonbill), no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Special Conditions
1. No person shall use or cause to be used for the hunting or shooting of which game may be hunted, bag limits, and any amendments to the special conditions, possession limit, and closed game areas published in this Gazette. Acclimatisation societies are asked to ensure that all purchasers of shooting licences are placed in possession of a comprehensive statement of their rights, duties, and obligations during the shooting season.

Pursuant to the Wildlife Act 1953, the Minister of Internal Affairs declares an open season for game of the kinds specified and in the acclimatisation districts specified in the First Schedule hereto, except in the closed game areas specified in the Second Schedule hereto, during the periods and shooting hours set forth in relation to each district; and hereby calls the attention of sportsmen and others to the daily game possession limits set forth in the Third Schedule hereto and to the special conditions and provisions and matters set forth or referred to in the Fourth Schedule hereto. Any person hunting or killing game otherwise than in the terms of this notification (including the special conditions specified in relation to any acclimatisation district) is liable on conviction to a fine of £50.

Gisborne - East Coast Acclimatisation District
Reference to Description: Gazette No. 42 of 30 June 1955, at page 1053.

Game that May be Hunted or Killed
Duration of 1960 Season
Grey, shoveler (or spoonbill), mallard, and paradise duck, 5.
Pukeko...
Californian and Australian quail and cock pheasant...

Daily Bag Limits
Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck, 10.
Grey, shoveler (or spoonbill), no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Hawke's Bay Acclimatisation District
Reference to Description: Gazette No. 17 of 12 March 1925, at page 750.

Game that May be Hunted or Killed
Duration of 1960 Season
Grey, shoveler (or spoonbill), mallard, and paradise duck, 15 in all.
Mallard duck, 10.
Paradise duck, 10.
Grey, shoveler (or spoonbill), and mallard duck, 10 in all.

Daily Bag Limits
Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck, 10.
Grey, shoveler (or spoonbill), no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Holston Acclimatisation District
Reference to Description: Gazette No. 17 of 12 March 1925, at page 750.

Game that May be Hunted or Killed
Duration of 1960 Season
Grey, shoveler (or spoonbill), and mallard duck and black swan, 10 in all.
Pukeko...
Californian and Australian quail...
Cock pheasants...

Daily Bag Limits
Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck, 10.
Grey, shoveler (or spoonbill), no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.
Mangonui-Whangaroa Acclimatisation District

Reference to Description: Gazette No. 17 of 12 March 1925, at page 751.

Game that May be Hunted or Killed

- Shoveler (or spoonbill), and mallard duck and black swan
- Pukeko
- Californian and Australian quail and cock pheasants

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 5.
- Pukeko, 15.
- Californian quail
- Chukar (except in the area bounded on the west by the Taylor Pass, south by the Waitere River, north by the Opawa River, and east by the sea)

Shooting hours: 6.30 a.m. to 6.30 p.m.

Marlborough Acclimatisation District

Reference to Description: Gazette No. 17 of 12 March 1925, at page 751.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and mallard duck
- Paradise duck
- Grey, shoveler (or spoonbill), no limit.
- Pukeko
- Californian quail
- Cock pheasant

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Pukeko, 15.
- Californian quail
- Chukar (except in the area bounded on the west by the Taylor Pass, south by the Waitere River, north by the Opawa River, and east by the sea)

Shooting hours: 6.30 a.m. to 6.30 p.m.

Nelson Acclimatisation District

Reference to Description: Gazette No. 78 of 4 October 1931, at page 1465.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and paradise duck and black swan
- Pukeko
- Californian quail

Daily Bag Limits

- Grey duck, 8.
- Shoveler (or spoonbill) duck, 5.
- Pukeko, 15.
- Californian quail

Shooting hours: 6.30 a.m. to 6.30 p.m.

North Canterbury Acclimatisation District

Reference to Description: Gazette No. 68 of 28 September 1933, at page 2463.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and paradise duck
- Pukeko
- Paradise duck
- Chukar

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Pukeko, 3.
- Californian quail
- Chukar

Shooting hours: 6.30 a.m. to 7 p.m.

Otago Acclimatisation District

Reference to Description: Gazette No. 50 of 26 July 1945, at page 945.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck
- Black swan (except in Maniototo County)
- Pukeko
- Californian quail and chukar
- Hen and cock pheasants

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Pukeko, 15.
- Californian quail
- Chukar

Shooting hours: 8 a.m. to 7 p.m. for pheasant; 7 a.m. to 7 p.m. for waterfowl, quail, and chukar.

Rotorua Acclimatisation District

Reference to Description: Gazette No. 57 of 29 September 1949, at page 1384.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck
- Pukeko
- Californian and Australian quail and cock pheasants

Daily Bag Limits

- Grey duck, 6.
- Shoveler (or spoonbill) duck, 6.
- Pukeko, 15.
- Californian and Australian quail
- Chukar

Shooting hours: 6.15 a.m. to 6.15 p.m.

South Canterbury Acclimatisation District

Reference to Description: Gazette No. 17 of 25 March 1925, at page 752.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and mallard duck
- Paradise duck
- Mallard duck, 15.
- Californian quail and black swan
- Pukeko
- Californian quail and chukar

Shooting hours: 6.30 a.m. to 7 p.m. except that during the period 7 June to 3 July (incl.) Canada geese may be shot between 6.30 a.m. and midnight in that portion of Lake Ellesmere which lies east of a straight line drawn from the mouth of the Selwyn River to the south-western corner of the lake in the vicinity of Taumutu.

Special Conditions

1. No hut, mud hole, mainmi, or cylinder shall be used in any part of Lake Ellesmere in which the water is of a greater depth than 24 ft.
2. It shall be an offence for any person to wilfully leave any swans shot, or the mutilated bodies of any swans shot, in or around Lake Ellesmere.
3. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game on that portion of the bank and bed of the Rakaia River which lies within the Ashburton Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for game in that district.

Rangitata Gorge only)

Reference to Description: Gazette No. 50 of 26 July 1945, at page 945.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck
- Black swan (except in Maniototo County)
- Pukeko
- Californian quail and chukar
- Hen and cock pheasants

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Pukeko, 15.
- Californian quail
- Cock pheasant
- Mallard duck, 15.
- Hen pheasant, 2.
- Paradise duck, 8.
- Chukar

Shooting hours: 8 a.m. to 7 p.m. for pheasant; 7 a.m. to 7 p.m. for waterfowl, quail, and chukar.

Special Conditions

1. No person shall use or cause to be used on any water within the district for the hunting or killing of game any fixed stand, pontoon, hide, mainmi, or loo except within the distance of half a chain from the margin of such water in non-tidal waters, or half a chain from low-water mark in tidal waters or, where raupo abounds, half a chain from the outside edge of such raupo.
2. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game in the Southland Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for game in that district.

Rotorua Acclimatisation District

Reference to Description: Gazette No. 57 of 29 September 1949, at page 1384.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck
- Pukeko
- Californian and Australian quail and cock pheasants

Daily Bag Limits

- Grey duck, 6.
- Shoveler (or spoonbill) duck, 6.
- Pukeko, 15.
- Californian and Australian quail
- Chukar

Shooting hours: 6.15 a.m. to 6.15 p.m.

South Canterbury Acclimatisation District

Reference to Description: Gazette No. 17 of 25 March 1925, at page 752.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and mallard duck
- Paradise duck
- Mallard duck, 10.
- Californian quail
- Pukeko
- Californian quail and chukar

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Pukeko, 3.
- Californian quail
- Chukar

Shooting hours: 6.30 a.m. to 7 p.m.
### Daily Bag Limits

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<tr>
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</tr>
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<td>Pukeko</td>
<td>July incl.</td>
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<tr>
<td>Chukar</td>
<td></td>
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<tr>
<td>Californian quail</td>
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</tbody>
</table>

### Special Conditions

1. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game in the Otangawairua Acclimatisation District during the period and subject, *mustus mutandus*, to the conditions prescribed in the notification fixing an open season for game in that district.

2. In the Southland Acclimatisation District not more than four persons shall at any one time hunt or kill or attempt to hunt or kill game over the same set of decoys.

### Stratford Acclimatisation District

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<td>Californian and Australian quail and cock pheasants</td>
<td></td>
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</tbody>
</table>

### Daily Bag Limits

| Shoveler (or spoonbill) duck, 5. | |
| Mallard duck, 10. | |
| Paradise duck, 5. | |
| Grey, shoveler (or spoonbill), cock pheasant, 3. | |
| Mallard, and paradise duck, 10 in all. | |

### Taranaki Acclimatisation District

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### Daily Bag Limits

| Shoveler (or spoonbill) duck, 5. | |
| Mallard duck, 15. | |
| Paradise duck, 5. | |
| Grey, shoveler (or spoonbill), cock pheasant, 3. | |
| Mallard, and paradise duck, 10 in all. | |

### Waiarapa Acclimatisation District

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### Daily Bag Limits

| Shoveler (or spoonbill) duck, 5. | |
| Mallard duck, 15. | |
| Paradise duck, 5. | |
| Grey, shoveler (or spoonbill), cock pheasant, 3. | |
| Mallard, and paradise duck, 10 in all. | |
Special Conditions

1. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill quail and chukar on the right bank of the Waitaki River which is within the Waitaki Acclimatisation District, during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for quail and chukar in that district.

Waikati Acclimatisation District

Reference to Description: Gazette No. 17 of 12 March 1925, at page 754.

Game that May be Hunted or Killed

- Shoveler (or spoonbill), and mallard duck and black swan, 5.
- Paradise duck (only in that portion of the district lying to the westward of a straight line running in a north-easterly and south-westerly direction through Waitangi Bridge).
- Pukeko, 15.
- California goose (only in that portion of the Waikati Acclimatisation District being the Waitaki River (including Lake Waitaki) from its confluence with the Ahuriri River to the sea), 5.

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Grey and shoveler (or spoonbill) duck, 10 in all.
- Paradise ducks and pukeko, 15.
- Californian quail and cock pheasants, 5.

Shooting hours: 7 a.m. to 7 p.m.

Special Conditions

1. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill quail and chukar on the left bank of the Waitaki River which is within the Waimate Acclimatisation District, during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for quail and chukar in that district.

Wanganui Acclimatisation District

Reference to Description: Gazette No. 60 of 15 September 1932, at page 998.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and mallard duck, 15.
- Shoveler (or spoonbill) duck, 15.
- Paradise duck, 5.
- California goose, no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 10.
- Grey and shoveler (or spoonbill) duck, 15 in all.
- Paradise ducks and pukeko, 15.
- Californian quail and cock pheasants, 5.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Wellington Acclimatisation District

Reference to Description: Gazette No. 54 of 19 August 1937, at page 1847.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck and black swan, 5.
- Paradise ducks and pukeko, 15.
- Californian and Australian quail and cock pheasants, 5.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 5.
- Grey and shoveler (or spoonbill) duck, 10 in all.
- Paradise ducks and pukeko, 15.
- Californian and Australian quail and cock pheasants, 5.

Shooting hours: 6.30 a.m. to 6.30 p.m.

West Coast Acclimatisation District

Reference to Description: Gazette No. 78 of 4 October 1951, at page 1465.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), and mallard duck and black swan, 5.
- Paradise duck (provided that these birds may not be hunted or killed in the area bounded as follows: Commencing at a point on the junction of Coal Creek with the Grey River; thence in an easterly direction for approximately 2 miles to Gentle Annie Bluff; thence in a northerly direction in a straight line for a distance of approximately 2 miles to Camp Railway Crossing; thence in a westerly direction along the foot of the Rapahoe Range to the junction of Coal Creek and the Grey River, the place of commencement).
- Pukeko, 15.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 5.
- Mallard duck, 2.
- Grey, shoveler (or spoonbill), Black swan, 15.
- and mallard duck, 10 in all.
- Paradise duck, 5.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Special Conditions

1. Persons holding valid game shooting licences for the Westland Acclimatisation District may, without taking out a further game licence, shoot in that portion of the Southern Lakes Acclimatisation District included in the Westland Land District. The conditions prescribed in this notification in respect of the Southern Lakes Acclimatisation District shall apply in this area.

Whangarei Acclimatisation District

Reference to Description: Gazette No. 17 of 12 March 1925, at page 754.

Game that May be Hunted or Killed

- Grey, shoveler (or spoonbill), mallard, and paradise duck, 10 in all.
- Pukeko, 15.
- Californian and Australian quail and cock pheasants, 5.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Daily Bag Limits

- Grey duck, 10.
- Shoveler (or spoonbill) duck, 5.
- Mallard duck, 15.
- Grey, shoveler (or spoonbill), Black swan, no limit.
- and mallard duck, 10 in all.

Shooting hours: 6.30 a.m. to 6.30 p.m.

SECOND SCHEDULE

CLOSED GAME AREAS

Areas are excepted from the operation of the open season in each Acclimatisation district as specified elsewhere:

Ashburton Acclimatisation District

1. All that area of land in the Canterbury Land District intersected by the Wakanui Creek, being Rural Sections 15104, 15110, 15141, and 16673, the property of the late Mr G. W. Leadlay.
2. The waters comprising the Rangitata River lagoon situated between Reserves 99, 23552, 23553, 23554, 23555, 23556, 23557, and 23558. Coldstream Survey District, and the sea.
3. The property of Messrs Ross Bros., Westerfield, being R.S. 28890, 28999, 29000, 29189, Blocks VI and X, Westerfield.
4. The property of Mr Alex Langdon, Valetta, being Lot 2, D.P. 11497, R.S. 25005, 25397, 25298, 14618, Block II, Westerfield.
(5) The property of Mr A. Amos, Wakanaui, being part R.S. 175, section 65, Block 12, Kaitiakai, Wakanaui.

(6) Ashburton County Council Reserve 1439, corner of Wheastone Road and Grahams Road, Wheastone.

Auckland Acclimatisation District

(1) Little Rotowai Reserve, part near Hunter's Point.

(2) All that area from an imaginary line across the Waikato River between WelLS Clark's Point on the Port Waikato side and the mouth of the Waikato River (not including the area of the Kaitoke Creek and a strip of land 1 chain in width on both banks of such portion of the said river.

(3) Lots 1 to 6, Sections 62, 63, and 78, Hunua Parish, containing 188 acres, the property of W. H. Mackey.

(4) Sections 9 and 18, Block XVI, Piako Survey District, containing 168 acres, the property of B. Woodyard.

(5) Section No. XV, Pirengia Parish, containing 526 acres, the property of P. T. McNab, part.

(6) Part Allotments 1, 2, 3, and 254, Parish of Mangatangi, part Allotment 7, Parish of Puketohoe, and Allotments 25 to 30, Parish of Mangatangi, containing 260 acres, known as St. Stephen's School, the property of the General Trust Board.

(7) Part Section 23, 23a, Wairoa Parish, containing 14 acres, the property of Mrs D. M. Sladdin, of Cledonv.

(8) Sections 1a, 65a, Part 1, Mangatawhiri Survey District, containing 360 acres, the property of J. A. A. Ridgley, Tikitoki.

(9) Allotment 137, and part Allotment 13, Parish of Manukau, known as Grange Golf Links, the property of the Otahuhu Golf Club.

(10) That portion of the Mangatangiwi River lying between the main road bridge over the Kaitoke Creek upstream to the south-eastern boundary of Allotment 185, Aotea Parish, and the eastern boundary of the State Forest Reserve, the Awana Stream, and a strip of land 1 chain in width on each side of such stream from its confluence with the sea at low water mark to the point where the main tributary flowing across Allotment 178, Aotea Parish, joins the Awana Stream; the Kaitoke Creek containing an area 100 yd in width on each bank from its confluence with the Awana Stream to the south-east boundary of Allotment N.W. 74, Aotea Parish, crosses the creek.

(11) The property of R. J. Hole and Son, being part Lot 58, Wairoa Parish, Block IV, Wairoa Survey District.

(12) The property of Mr M. Hewitt, consisting of Sections 21, 22, 23, and 77a, Cambridge Survey District.

(13) The property of Mr M. F. Keyte, being Kiwiwhai 3a, part No. 1, Block II, Cambridge Survey District, containing 7 acres.

(14) The property of Mr G. Hall, Section 18s, Te Miro Settlement, Block 2, Section 75s, Te Miro Settlement, Block III, Cambridge Survey District, comprising 208 acres 3 rods.

(15) The property of Mr J. E. Scott, being Kinohuku West, Block 60, 21b, 21a, 20, 2a, Section 3, 4, 11a, 3a, Block I, containing 539 acres.

(16) The property of Mr B. C. H. Dentil, being Lot 3, D.P. 24035, Block 31, Putaruru, being part Allotment Survey District.

(17) The property of Mr R. McCulloch, being Lot 2 D.P. 24874 of Tokoroa No. 1 Block, Block 3b, Manguatu Survey District.

(18) The property of the Orere River Estates Ltd. consisting of 4,018 acres at Orere.

(19) The property of Mr M. Dane, being part Allotment 10, Wairaoa Parish, being part Allotment 31, Wairaoa Parish.

(20) The property of Mr R. K. Baird, being part Allotment 10, Wairaoa Parish, comprising 75 acres.

(21) The property of Mrs J. D. Colston, being part Allotment 10, Wairaoa Parish, consisting of 110 acres.

(22) The property of T. K. Wilde, Part Lot 1, Putaruru, being Section 12, Block IX, Patetere North Survey District: Area, 188 acres.

(23) The property of C. H. Throrrhold, Lake Road, R.D. 1, Putaruru, being Lot 2, D.P. 24882 of Putau Wastu North, I.D. 2 of Section 9, Block XVI, Maungatauri Survey District: Area, 148 acres and 27 perches.

(24) The property of C. H. Bathe, Derbys Road, R.D. 1, Putau, being Maungatauri Survey District, Lot X 11, Block 6, containing 134 acres.

(25) The property of P. G. Jones, Putau, R.D. 1, Putaruru, being all Lots in Section 3, Block 1, Putau, Wastu South Parish Survey District, Section 7, Lot 1, Block IX, Area, 220 acres.

(26) The property of P. G. Jones, Putau, R.D. 1, Putaruru, being Wastu South 3 Block, No. 1, part, Block IV, Wharepapa Survey District, Block I, Patetere South Survey District: Area, 149 acres.

(27) The property of the Aria Farm Ltd., care of J. C. Work, Waihi South, R.D. 1, Putaruru, being D.P. 25793 of Wastu South 10 A.C., No. 1a, Block 1, Patetere South Survey District, 3 R.O. 1962/373 Wastu South 9x (part).

(28) The property of E. L. Taylor, Wastu R.D., 1, Patetere, being Wastu South Lot No. 1, No. 1, Block I, Patetere South Survey District: Area, 19 acres.

(29) The property of W. A. Taylor, Wastu South, being A. Patetere, No. 2 and all A. 2 of No. 1 Block, Patetere South Survey District: Area, 48 acres.

(30) The property of W. T. Hals, Wastu R.D., 1, Patetere, being Wastu South 5 Block, No. 1, part, Block IV, Wharepapa Survey District, Block I, Patetere South Survey District: Area, 140 acres.

(31) The property of O. H. Wintour, Main Road, Wai­mauakau, being Lots 11/1, 13/20, 22/23, Block 7, Kumeu Survey District: Area, 140 acres.


(33) The property of A. T. G. Munro, "Glendale", Waimau­akau South, being Lots 12 and Part, D.P. 9170, Wai­mauakau.


(35) The property of N. V. Dakers, "Bushman", Waimau­akau, being Lot 5, D.P. 14437, Wai­mauakau Block: Area, 66 acres.


(37) The property of C. V. Kerr-Taylor, Waimau­akau, and 69 acres of Section 67, Block 1. Waimau­akau, being parts Lots 7 and 17, and all Lots 9, 14, 15, 18, 7, 19, Wai­mau­akau Kumeu Survey District: Area, 264 acres.

(38) The property of P. Cave, Waimau­akau, being part Lot 8, Wai­mau­akau: Area, 50 acres.

(39) Part Section 112, Block IX, Aroha Survey District, certificate No. 12/61, containing 21 acres and 8 perches. Present occupier: D. Johnson.

(40) Puketukutu Island, 479 acres; the property of Puketukutu Island.

(41) Allotment N.W. 70, N.W. 70, and 71, Puia­ka Parish, Wai­ta­ma­ta County of Waitoki R.D., Kau­ka­papa­kau. The property of the Rau­kia­teva­ra­ri­ria, Block 2, 18 acres.

(42) Section 13, Block III, Aroha Survey District at Pu­ke­wa­ra Road, Wai­hia, 209 acres. The property of Mrs H. Mulr.

(43) Sections 40—41, Block XIII, Wai­mau­akau Survey District, 543 acres. The property of Mr L. Mayn, Patetere.

(44) Section 9, Block I, Wai­ta­wa­Survey District, 172 acres. The property of Mr T. J. D'Oy­wer, Patetere.
(1) All those areas comprising the Town Districts of Kawakawa, Kohukohu, Rawene, Russell, and the Borough of Kaiakohe.

(2) The Kawakawa Town Board Waterworks Reserve containing part of land in certificate of title, Volume 82, folio 153, Gisborne Registry.

(3) All that area, being Lots 169, 169, and 170, Parish of Kohukohu, containing 447 acres, the property of N. S. Mason, Moerewa.

(4) All those areas situated in Block XV, Kawakawa Survey District, comprising part Section 146, Block XV, Kawakawa Survey District, containing 167 acres 1 rod 24 perches; part Waipuna Block, containing 373 acres 2 roods 23 perches; Taumanu Block, containing 1,196 acres 3 roods 30 perches; Section 5, Kawakawa Survey District; Section 45, Kawakawa Parish, 40 acres; Sections 47, 48, 49, and 50, Kawakawa Survey District, containing 249 acres 2 roods 1 perches.

(5) The property of C. H. Porritt, of Tukeheke, as under: Sections 71 and 73, Te Kaiura, Block 2, Mangamuka Survey District, containing 756 acres, being the whole of the land comprised in certificate of title, Volume 350, folio 241, and Volume 388, folio 242.

(6) The property of Mr. George Cooper, Avana Bridge, being Section 1, Block 10, Whangape Survey District, containing 230 acres.

(7) Mrs. Free's Farm, Whirinaki, being Whirinaki Block 3B, North Auckland Land District; part of land in certificate of title, Volume 52, folio 189.

(8) The property of the late B. Matthews.

(9) The Mangaoae 2c Block, delineated on the public map of Block XIV, Waingaroa Survey District, containing 144 acres 3 rods 11 perches, and being the land comprised in certificate of title, Volume 43, folio 99, Gisborne Registry.

(10) The Mangaoae 2c Block, delineated on the public map of Block XIV, Waingaroa Survey District, containing 144 acres 3 rods 11 perches, and being the land comprised in certificate of title, Volume 43, folio 99, Gisborne Registry.

(11) The Mangaoae 2c Block, delineated on the public map of Block XIV, Waingaroa Survey District, containing 144 acres 3 rods 11 perches, and being the land comprised in certificate of title, Volume 43, folio 99, Gisborne Registry.

(12) The Mangaoae 2c Block, delineated on the public map of Block XIV, Waingaroa Survey District, containing 144 acres 3 rods 11 perches, and being the land comprised in certificate of title, Volume 43, folio 99, Gisborne Registry.

(13) The Papakorokoro 9A Block, delineated on the public map of Block XIV, Waingaroa Survey District, containing 18 acres 3 rods 9 perches, and being the land in certificate of title, Volume 45, folio 180, Gisborne Registry.

(14) The property of Adna Van Slyke, being area 911 acres 1 rod 12 perches, being Sections 2 and 3, Block VI, Putatuki Survey District, being land in certificate of title, pc 106/63, Gisborne Registry.
(6) Lots 2, D.P. 34622, part sections 13 and 14, Block X, Takahue Survey District; and 4, D.P. 34625 of Sections 7 and 9, Block V, Takahue Survey District. Present occupier: H. T. Bradford.

(7) Lots 1, D.P. 14416 of Sections 1, 2, and 13, Block V, Takahue Survey District; Lot 1, D.P. 34622 of part Section 13, Block V, Takahue Survey District. Present occupier: J. H. Duddfield, Lake Rotorua, Kaitaia.

(8) Sections 8 and 9, Block VI, and Sections 2 and 3, Block VIII, Takahue Survey District. Present occupier: B. C. and J. Julian.

(9) Sections 3, 4, 5, 6, 8, 17, and 19, Block XI, Takahue Survey District. Present occupier: E. Bedgrove.

(10) Section 4, Block III, Takahue Survey District. Present occupier: C. B. Michie.

(11) Part of Lot 22 of the Kokoekon Settlement, Block III, Takahue Survey District. All D.P. 25572, section 4, Block III, Takahue Survey District; Konati I, 4, and 5, Block VII, Takahue Survey District. Present occupier: Roger Jones.


(13) All Whakakoro B 1, Block XI, Whangape Survey District; Sections 23 and 25, Block X, Takahue Survey District. Present occupier: R. R. Clarke.


(15) Section 6, Block I, Takahue Survey District. 6 acres 2 roods 30 perches; part Lots 13, 15, 16, and 17, Block I, Takahue Survey District; part Lots 13 and 14, Block II, Takahue Survey District; Old Land Claim 193, 357 acres 3 roods 35 perches; Block I, Takahue Survey District. Present occupier: E. A. Brown.

(16) Section 5, Block I, Takahue Survey District, 6 acres 2 roods 30 perches; part Lots 13, 15, 16, and 17, Block I, Takahue Survey District; part Lots 13 and 14, Block II, Takahue Survey District; Old Land Claim 193, 357 acres 3 roods 35 perches; Block I, Takahue Survey District. Present occupier: E. A. Brown.

(17) Section 7, Block I, Takahue Survey District; part D.P. 12517 of Old Land Claim 193, Matthias Grant, Block I, Takahue Survey District; part Lot 1, D.P. 34635, Whakakoro A 1, Block XI, Whangape Survey District; part Lots 1, 2, and 3, Block IV, Herokino Survey District. Present occupier: Frank A. Geddes (formerly Estate of Sylvester Creek, and including Round Lake, Double Lakes, Lake Cobb, Lake Henderson, Camp Lake, all artificial lakes as "Vickers Estate" and containing 4,817 acres. Present occupier: E. M. Bell.

(18) D.P. 13673 of 1, Old Land Claim 214, Puckeys Grant, Block I, Takahue Survey District. Present occupier: R. I. McDonald.


(20) Part Lots 1, 2, and 3, Block IV, Herokino Survey District; Whakakoro A 1, Block XI, Whangape Survey District; Whakakoro A 5c 2a, Block XI, Whangape Survey District; Whakakoro B 2, Block IV, Herokino Survey District; Sections 1, 2, and 5, Block I, Takahue Survey District; part Lots 5 and 6, Block I, Takahue Survey District; part Lots 1 and 2 of port Section 14, Block IV, Herokino Survey District; Section 23, Block VII, Takahue Survey District. Present occupier: Frank A. Geddes (formerly Estate of Sylvester Creek, and including Round Lake, Double Lakes, Lake Cobb, Lake Henderson, Camp Lake, all artificial lakes as "Vickers Estate" and containing 4,817 acres. Present occupier: E. M. Bell.


(22) The property of Mr M. S. H. Oooper's Farm, Matiri Survey District.

(23) Mr S. H. Oppear's Farm, Matiri Survey District.

(24) All that area in the Nelson Land District, being part of Rangaunu Survey District. Present occupier: J. P. O'Brien, Te Rore Road, Kaitaia.


Nelson Acclimatisation District

(1) That part of the Cobb River Valley and catchment area between the East Coast hydro-electric stations and the Mangonui and Round Lake in the west, being the bed of the Cobb River and the bed of Sylvester Creek, together with strips of land 1 mile wide measured from each bank of the Cobb River and of Sylvester Creek, and including Round Lake, Double Lakes, Lake Cobb, Lake Henderson, Camp Lake, all artificial lakes forming water bodies on the Cobb River, Lake Sylvester, and Lake Little Sylvester.

(2) That part of Mr M. Cooper's Farm, Matiri Survey District.

(3) That part of Sections 2 and 3 of 22, parts Sections 23, 25, and 26 of 24, District of Waimea South, Sections 9, 11, 13, 1, of 8, and 12, and part Sections 18 and 19, and Sections 13 and 14, Block VI, Takahue Survey District; District of Waimea South, Sections 9, 11, 13, of 8, and 12, and part Sections 18 and 19, and Sections 13 and 14, Block VI, Takahue Survey District; District of Waimea South, Sections 9, 11, 13, of 8, and 12, and part Sections 18 and 19, and Sections 13 and 14, Block VI, Takahue Survey District. Present occupier: A. E. MacDonald.

(4) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(5) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(6) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(7) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(8) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(9) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

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(15) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(16) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(17) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(18) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(19) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(20) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(21) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.

(22) That part of the Nelson Land District, being part of Section 11, Block VI, Whaiiti Survey District; Block IV, Gordon Survey District; Occupier: D. C. Parkes and Sons Ltd.
(2) Ahuriri Lagoon, All that area of land in the Canterbury Land District situated in Block X, Halswell Survey District, in the Counties of Hillocks and Halswell, containing approximately 615 acres, being Rural Sections 11167, the property of Mr. D. Morton, part Reserve 3598, including Lots 1 and 2, and Lots 4 to 11, inclusive, leased by the Canterbury Land Board for a term of years to the North Canterbury Catchment Board, and as may be further defined by the erection of white-painted posts.

(3) All that area in the Canterbury Land District, situated in Lots 6 and 7, Selwyn Survey District, containing approximately 11 acres, being Rural Sections 1218, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(4) All that area of land in the Canterbury Land District, containing approximately 50 acres, being Rural Sections 1114, 1320, 1321, and 1322, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(5) All that area of land in the Canterbury Land District, containing approximately 25 acres, being Rural Sections 1115, 1116, and 1117, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(6) All that area of land in the Canterbury Land District, containing approximately 30 acres, being Rural Sections 1118, 1119, and 1120, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(7) All that area of land in the Canterbury Land District, containing approximately 50 acres, being Rural Sections 1121, 1122, and 1123, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(8) All that area of land in the Canterbury Land District, containing approximately 75 acres, being Rural Sections 1124, 1125, and 1126, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(9) All that area of land, being parts Sections 14 and 15, Blocks 2 and 3, Selwyn Survey District, containing approximately 10 acres, being Rural Sections 1219, 1220, and 1221, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(10) All that area of land, being parts Rural Sections 1222, 1223, and 1224, Blocks 4 and 5, Selwyn Survey District, containing approximately 15 acres, being Rural Sections 1225, 1226, and 1227, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(11) All that area of land, being parts Rural Sections 1228, 1229, and 1230, Blocks 6 and 7, Selwyn Survey District, containing approximately 20 acres, being Rural Sections 1231, 1232, and 1233, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(12) All that area of land, being parts Rural Sections 1234, 1235, and 1236, Blocks 8 and 9, Selwyn Survey District, containing approximately 25 acres, being Rural Sections 1237, 1238, and 1239, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(13) All that area of land, being parts Rural Sections 1240, 1241, and 1242, Blocks 10 and 11, Selwyn Survey District, containing approximately 30 acres, being Rural Sections 1243, 1244, and 1245, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(14) All that area of land, being parts Rural Sections 1246, 1247, and 1248, Blocks 12 and 13, Selwyn Survey District, containing approximately 35 acres, being Rural Sections 1249, 1250, and 1251, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(15) All that area of land, being parts Rural Sections 1252, 1253, and 1254, Blocks 14 and 15, Selwyn Survey District, containing approximately 40 acres, being Rural Sections 1255, 1256, and 1257, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(16) All that area of land, being parts Rural Sections 1258, 1259, and 1260, Blocks 16 and 17, Selwyn Survey District, containing approximately 45 acres, being Rural Sections 1261, 1262, and 1263, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(17) All that area of land, being parts Rural Sections 1264, 1265, and 1266, Blocks 18 and 19, Selwyn Survey District, containing approximately 50 acres, being Rural Sections 1267, 1268, and 1269, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(18) All that area of land, being parts Rural Sections 1270, 1271, and 1272, Blocks 20 and 21, Selwyn Survey District, containing approximately 55 acres, being Rural Sections 1273, 1274, and 1275, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(19) All that area of land, being parts Rural Sections 1276, 1277, and 1278, Blocks 22 and 23, Selwyn Survey District, containing approximately 60 acres, being Rural Sections 1279, 1280, and 1281, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(20) All that area of land, being parts Rural Sections 1282, 1283, and 1284, Blocks 24 and 25, Selwyn Survey District, containing approximately 65 acres, being Rural Sections 1285, 1286, and 1287, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(21) All that area of land, being parts Rural Sections 1288, 1289, and 1290, Blocks 26 and 27, Selwyn Survey District, containing approximately 70 acres, being Rural Sections 1291, 1292, and 1293, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(22) All that area of land, being parts Rural Sections 1294, 1295, and 1296, Blocks 28 and 29, Selwyn Survey District, containing approximately 75 acres, being Rural Sections 1297, 1298, and 1299, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(23) All that area of land, being parts Rural Sections 1300, 1301, and 1302, Blocks 30 and 31, Selwyn Survey District, containing approximately 80 acres, being Rural Sections 1303, 1304, and 1305, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.

(24) All that area of land, being parts Rural Sections 1306, 1307, and 1308, Blocks 32 and 33, Selwyn Survey District, containing approximately 85 acres, being Rural Sections 1309, 1310, and 1311, the property of Mr. J. A. H. Driver, and as may be further defined by the erection of white-painted posts.
(16) The River Avon from its source in Rural Sections 177 and 144, Block X, Christchurch Survey District, to the place where it joins the Rakaia River at Northbridge, blocks 1121, 1432, Block XII, Christchurch Survey District, including the Waimairi Swamp, Waimairi Swamp, Dedleys Creek, and all other tributaries of the River Avon, and of the said streams and creek.

Otago Acclimatisation District

(1) The lagoon known as Tomahawk Lagoon (Otago Peninsula).

(2) The property of G. S. Bennett and W. A. Bennett as follows:

Part Section 3a, Duncan Settlement, Block VIII, Dunedin and East Taieri Survey District; Lots 32 and 33, Township Survey District, Christchurch Survey District, and being part of Section 52 and closed road, Block VIII, Dunedin and East Taieri District, and including that portion of the stream known as Taylors Creek, between the bridge and the sea.

(3) Sections part 1, 2, and 3, Block XV, East Taieri Survey District, the property of Mr. C. L. Hazlett.

(4) The lake known as the Blue Lake on the property of Mr. J. W. J. Paulley, part Block II, St. Bathans's Survey District.

(5) Section 2, Block III, Serpentine Survey District. Occupied by Mr. J. Neil Aitken, Glenayre, Paerau, Stiy District.

(6) Section of the creek near the homestead of Mrs. R. J. B. Smith, "Lustleigh", Wedderburn, being Section 5, Block XI, Eames survey District.

(7) A pond on Mr. G. Eaton's property, Miller's Flat, being on Section XV, Block XII, Benger Survey District, Tuapeka Council.

(8) The property of Mr. Arthur William Ericson, Tokanui, being Section III, Part II, part Section 5, Block XV, Otago Survey District.

(9) Ponds on the Homestead Block of the property of Mr. E. W. Alderson, being "The Beeches", Wainapu.

(10) A pond adjacent to the homestead on the property of Mr. Leonard Anderson, Galloway, Central Otago.

(11) A pond on the property of Mr. A. J. W. Kemp.

(12) A strip of land between the Rakaia River and the sea, being an area of approximately 350 acres, the property of T. W. G. Tombleson, Esq.

(13) All that area in the Otago Land District, being S.G.R. 94, and known as Mount Hay Station, bounded on the east by the summit of the Two Thumb Range, on the south by the Stream known as the Blue Lake, and on the north generally by Boundary Creek from its mouth to its source in the Two Thumb Range; thence by a right line to the summit of the said range, the place of commencement, excepting therefrom the wildlife refuge and public domain.

(14) All that area in the Canterbury Land District, being S.G.R. 1337 and No. 1333, and the same is more particularly delineated on the said parcel of land Sections 1 to 3, to the above intersection; thence easterly along Arawa Street (including the Bingham View (Planway) to the point of commencement, excepting therefrom the wildlife refuge and public domain.

Southern Lakes Acclimatisation District

(1) All that area in the Otago Land District containing by admeasurement 517 acres, more or less, being part of the Town of Kinloch, and adjoining part of Lake Wakatipu, and bounded as follows: Towards the north by the western side of Lake Wakatipu and part of the Town of Queenstown; towards the south by the eastern side of Lake Wakatipu and the line through the north bank of the river lying opposite the mouth of the South Branch of the Kawarau River; towards the west by the western side of Islay Street and the production of that line southwards for 1 mile, and the production of that line northwards for 1 mile, and the line from the mouth of the South Branch of the Kawarau River by a straight line drawn northward from the intersection of Araki Street and Arawa Street meets low-water mark; thence southward along the said line to the eastern end of the said parcel of land Sections 1 to 3, to the above intersection; thence easterly along Arawa Street (including the Bingham View (Planway) to the point of commencement, excepting therefrom the wildlife refuge and public domain.

(2) The property of the New Zealand Refrigerating Co. Ltd. at Smithfield, being 59 acres and 60 perches, being Lot 27 on Plan 578 deposited in the office of the Department of Lands and Survey at Wellington, and being the property of Mr. G. Gaskill, of Waioeka.

(3) All that area in the Canterbury Land District, being S.G.R. 983, being 284 acres and 60 perches, being Lots 2 and 4, D.P. 9739, R.S. 4325, part R.S. 5895, Block VII, Arohena Survey District, plus the foreshore adjoining the said David Brown's property, the whole area being bounded by Brown's Road in the south, Daisy Road in the west, the summit of the Two Thumb Range, and the sea.

(4) The property of Mr. S. J. Lister, being 5971 acres, part R.1, Block III, Arohena.

(5) The property of Mr. F. R. Woodhead, being 4770 acres, Block III, Arohena.

(6) The property of Mr. G. D. P. Henderson, Totara Valley, Pleasant Point, containing 136 acres and 10 perches, being Lot 1, D.P. 14110, R.S. 39531, "Meadowvale", Farrington Settlement, Block III, Pareora Survey District.

(7) Lake Murray, being a lake approximately 51 acres in extent lying north-east of Lake Alexandrina near the Glenmore Tekapo road, and on the property of Mr. G. Murray.

(8) The property of Mr. R. Clark's property, Levels, containing 260 acres and 17 perches, being Lot 2, D.P. 19656, R.S. 14228, and part R.S. 13680, 143239, 16358, 17236, 19512, Block VIII, Pareora, Block V, Arohena Survey District.

(9) W. J. Brown's property, Levels, containing 129 acres and 1 rod, being Lot 1, D.P. 14110, R.S. 39531, "Marlborough", Farrington Settlement, Block III, Pareora Survey District.

(10) The property of Mr. M. Bennett, containing 517 acres, being Lot 1, D.P. 14110, R.S. 39531, "Marlborough", Farrington Settlement, Block III, Pareora Survey District.

(11) The property of Mr. B. M. Heagney, being 517 acres, being Lot 1, D.P. 14110, R.S. 39531, "Marlborough", Farrington Settlement, Block III, Pareora Survey District.

(12) The property of Mr. J. P. P. O'Connell, Totara Valley, Pleasant Point, containing 136 acres and 10 perches, being Lot 1, D.P. 14110, R.S. 39531, "Meadowvale", Farrington Settlement, Block III, Pareora Survey District.

(13) W. J. Brown's property, Levels, containing 129 acres and 1 rod, being Lot 1, D.P. 14110, R.S. 14228, and part R.S. 13680, 143239, 16358, 17236, 19512, Block VIII, Pareora, Block V, Arohena Survey District.

(14) M. Bennett's property, Levels, containing 517 acres, being Lot 1, D.P. 14110, R.S. 39531, "Marlborough", Farrington Settlement, Block III, Pareora Survey District.

(15) W. J. Brown's property, Levels, containing 129 acres and 1 rod, being Lot 1, D.P. 14110, R.S. 39531, "Marlborough", Farrington Settlement, Block III, Pareora Survey District.

(16) The River Avon from its source in Rural Sections 177 and 144, Block X, Clyde Survey District, containing by admeasurement 517 acres, more or less, being part of the Town of Kinloch, and adjoining part of Lake Wakatipu, and bounded as follows: Towards the north by the western side of Lake Wakatipu and part of the Town of Queenstown; towards the south by the eastern side of Lake Wakatipu and the line through the north bank of the river lying opposite the mouth of the South Branch of the Kawarau River; towards the west by the western side of Islay Street and the production of that line southwards for 1 mile, and the production of that line northwards for 1 mile, and the line from the mouth of the South Branch of the Kawarau River by a straight line drawn northward from the intersection of Araki Street and Arawa Street meets low-water mark; thence southward along the said line to the eastern end of the said parcel of land Sections 1 to 3, to the above intersection; thence easterly along Arawa Street (including the Bingham View (Planway) to the point of commencement, excepting therefrom the wildlife refuge and public domain.
(Roy's Bay, being that portion of Lake Wakatipu lying south of latitude 45 degrees 15 minutes south of the equator, and east of longitude 170 degrees 30 minutes east of Greenwich, and bounded by the line drawn due north from the point where the northern bank of Scar Burn joins the said lake and, in addition, a strip of land one-quarter mile in width around the margin of the above-defined portion of that lake, such strip of land being extended to include the width of the foreshore and surrounding land of Lake Wakatipu.

(4) That all area bounded by a line commencing on the summit of Paddock Hill, situated in Titiroa Survey District; thence north generally by the right line running from Ely Point to Paddock Hill and Trig. Station U in Block VII, Takitimu Survey District, to its intersection with the right bank of the Waiau River; thence west generally by a line to Trig. Station T, in Block II, Te Anau Survey District; thence south-westerly generally along the line of the range, being the New Zealand town boundary, to the Lake Wakatipu and Waiau River to the north-west of the town and thence north-easterly over the town to the Kawerau River; thence across said river to the South-Eastern range, thence south generally of a right line running from Ely Point to Trig. Station U in Block VII, the place of commencement, the area containing 10,800 acres, more or less, the property of Mr. James Watson of Pyramid, the land contained and described in certificate of title Vol. 108, folio 173, New Plymouth City Council, owners.

(5) Two lagoons containing in all an area of approximately 14 acres situated in Sections 55, 56, 68, and 69, Block VI, Jacobs River Hundred, being the property of the Riverton Whangamata Committee, and leased to Mr A. J. Templeton, Otatara Bush.

(6) Sections 56, 57 and 58, Block XIV, Invercargill Hundred, being the property of the Union Coal and Mining Company, being the line in that area contained and described in certificate of title, Volume 82, folio 203, Southland Registry.

(7) Sections 1, 2, 6, and 7, Block XLII, Invercargill Hundred, being the property of C. E. McGeorge, of Wallacetown.

(8) All the land forming part of the Makarewa railway bridge to Settlers' bridge (approximately 1 mile).

(9) The property of Mr H. S. and Miss E. King, Wallacetown, being Section 3, Block XLII, Wallacetown, containing 12 acres, more or less, the property of Mr A. E. O'Brien, of Wallacetown.

(10) The property of Mr J. T. and Miss M. Brathwaite, Ohai, being Lot 1, D.P. 2674, part of Section 20, Block III, Wairoa Survey District, containing 28 acres 3 rods.

(11) The property of Mr E. J. Boyle, being Lot 3, D.P. 2675, part of Section 20, Block III, Wairoa Survey District, containing 27 acres 2 rods.

(12) The property of Mr A. D. and Mrs M. Templeton, Registrar of Deeds, Waitara, containing 4 rods 20 perches, the property of Mrs E. J. Boyle.

(13) The property of Mr. A. D. and Mrs M. Templeton, Registrar of Deeds, Waitara, containing 74 acres 2 rods 20 perches, the property of W. Leonard.

(14) The property of Mr. A. D. and Mrs M. Templeton, Registrar of Deeds, Waitara, containing 4 rods 20 perches, the property of W. Leonard.

(15) All that area commencing at the south-west corner of the aforesaid section of the southern boundary of the Waitara and Waitara Survey District, and being all that land comprised in certificate of title, Volume 32, folio 173, New Plymouth City Council, owners.

(16) All that area commencing at the south-west corner of the aforesaid section of the southern boundary of the Waitara and Waitara Survey District, and containing 47 acres 2 rods, more or less, the property of Mr. E. J. Boyle.

(17) Section 140 and Lot 17, D.P. 152, being part of Section 31, Block 5, Kawerau Survey District, containing 23 acres 3 rods 20 perches, the property of W. L. Hubber, Heddon Bush.

(18) Part Section 17, Invercargill Survey District (Block LXVI), containing 3 acres, more or less, and being parts sections 2a, 4a, 15, 20, Waimumu Hundred, being the property of Mr E. H. Sim, of Wanaka.

(19) Section 18 and Lot 1, D.P. 1383, being part of Section 19 to 24, Block III, Town of East Winton; Area: 40 acres and 4.5 perches, more or less, the property of Mr E. J. Boyle.

Taranaki Acclimatisation District

(1) Allotment I on D.P. 4414, part Sections 12 and 13, Hua and Waiwakaiho, containing 71 acres 3 rods 23 perches, and being the whole of the land comprised in certificate of title, Volume 108, folio 170 (New Plymouth City Council, owners; A. C. Morecroft as lessee).

(2) Allotment 2 on D.P. 4414, part of Sections 12 and 13, Hua and Waiwakaiho, containing 48 acres 2 rods 16 perches, and being the whole of the land comprised in certificate of title, Volume 108, folio 173, New Plymouth City Council, owners: W. Wickham as lessee).

(3) Allotment 3 on D.P. 4414, part of Sections 13 and 166, Hua and Waiwakaiho, containing 23 acres 3 rods 20 perches, and being the whole of the land comprised in certificate of title, Volume 108, folio 172 (New Plymouth City Council, owners: W. Wickham as lessee).

(4) Part Allotment 4 on D.P. 4414, part of Sections 53, 54, 55, 84, 87, 113, 157, 158, 159, 161, 162, and 163, Hua and Waiwakaiho, containing 206 acres 3 rods 20 perches, and being part of the land comprised in certificate of title, Volume 108, folio 173, New Plymouth City Council, owners.

(5) All the land shown on D.P. 5316 being part Allotment 3 on D.P. 4885, part Section 4, Hua and Waiwakaiho, containing 2 acres 2 rods 36 perches, and being part of the land comprised in certificate of title, Volume 129, folio 80 (New Plymouth City Council, owners).

(6) Allotment 1 on D.P. 5297, part Allotment 4 on D.P. 4414, parts Sections 53, 54, and 161, Hua and Waiwakaiho, containing 16 rods, 7 perches, and being part of the land comprised in certificate of title, Volume 108, folio 173 (New Plymouth City Council, owners).

(7) All the land situated in the County of Clifton, being parts Sections 10 and 11, Allotment 2, D.P. 3794, Puakeure Survey District, containing 2 acres 2 rods 36 perches, and being part of the land comprised in certificate of title, Volume 76, folio 109 (New Plymouth City Council, owners).

(8) All the land situated in the County of Clifton, being part of Section 215, Block XLV, Hokonui Survey District, and bounded as follows: Towards the north-east by the Wadworth-Lora Road, 1158 links; towards the south by a parallel line to Otapihi Road; towards the north-west by the Otagi Gorge Road, 1158 links; and towards the south-east by a line parallel to Wadworth-Lora Road, 1158 links; and towards the west by a line parallel to the Wadworth-Lora Road, 1158 links; and being part of the lagoon of Terotuki River, 1158 links; and all the linksages a little more or less. As the same is more particularly delineated on plan marked I.A. 52/77 deposited with the Survey Department of the Wellington Office.

(9) All the land described in certificate of title, Volume 76, folio 109, Block 315, containing 5 acres 1 rood.

(10) The property of Mr J. T. and Miss M. Brathwaite, Waitara, containing 5 acres 1 rood, the property of Mr E. J. Boyle.

(11) The property of Mr E. J. Boyle, containing 5 acres 1 rood, the property of Mr E. J. Boyle.

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Southland Acclimatisation District

(1) Stewardson's Ranch

(2) Part of Lot 9, D.P. 99, being part of Section 261, Block LI, Hokonui Survey District, containing 1 acre, more or less, the property of Mr J. T. and Miss M. Brathwaite, Waitara, containing 200 acres, more or less, being the property of Mr A. E. O'Brien, of Wallacetown, being part of Section 261, Block LI, Hokonui Survey District, at a point where a lagoon intersects that boundary and as defined on the section plan marked I.A. 52/77 deposited with the Survey Department of the Wellington Office.

(3) All that area in the Southland District, containing 3000 acres of land, more or less, the property of Mr James Watson of Pyramid.

(4) Part Section 1291, Block IV, Waitati Survey District, containing 2 acres 2 rods, more or less, the property of Mr D. J. Morgan, of Templeton.

(5) Part of Section 215, Block XLV, Hokonui Survey District, and bounded as follows: Towards the north-west by the Wadworth-Lora Road, 1158 links; towards the south-west by a line parallel to the Wadworth-Lora Road, 1158 links; towards the south-west by the Otagi Gorge Road, 1158 links; be all the linkages a little more or less. As the same

Taranaki Acclimatisation District

(1) McLaren's Lake and the foreshore and surrounding country to a depth of 5 chains.
Wilmot Acclimatisation District

(1) Section 3 in Block 8, Bute Survey District, containing two acres, more or less, bounded on the north by the north boundary of the property of Frederick Thomas Bland and the south boundary of the property of William B. Davidson, and on the south and east by the eastern boundary of the property of Mr. J. W. Cockburn, and on the west by that of the property of J. W. Taylor.

(2) Section 1, Block 1, D. P. 444 of Allotment 5, Manawatu Parish, containing 90 acres.

(3) Section 1, Block 8, D. P. 444 of Allotment 5, Manawatu Parish, containing 90 acres.

(4) Section 1, Block 8, D. P. 444 of Allotment 5, Manawatu Parish, containing 90 acres.

West Coast Acclimatisation District

(1) Area at the mouth of the Buller River. All that area in the Nelson Land District, bounded on the north by the mouth of the Buller River and the south by the line of the property of Mr. W. F. Wilson, and on the east by the property of Mr. W. H. Linton, and on the west by the ocean.

(2) Lake Haupiri. All that area in the Nelson Land District, bounded on the north by the line of Section 179, Hurst District, containing in certificate of title, Volume 357, page 630, and on the west by the mouth of the Buller River.

(3) Cobden. Northern moiety of Section 2592, Block IV, Cobden Survey District, containing 60 acres, more or less, bounded on the north by the property of Mr. J. W. Davidson, and on the south by the line of the property of Mr. J. W. Taylor, and on the east by the property of Mr. W. F. Wilson, and on the west by the ocean.

(4) Greymouth Racecourse Reserve. All that area in the Westland Land District, being Recreation Reserve No. 1, bounded on the north generally by the Grey River, and on the south by the southern boundary of the Westland Land District, and on the east by the north boundary of the property of Mr. W. F. Wilson, and on the west by the ocean. THE NEW ZEALAND GAZETTE No. 28

(5) Mount Denby golf links, the property of the Whangarei Golf Club, containing 12 acres 2 roods 20 perches.


(7) The property of Jack Thomas, being Lot 6, D. P. 1583 of Allotment 2, also Allotments 98, Parts 100–3, Whangarei Parish, Section 2, Block VII, Whangarei Survey District, containing 60 acres.

(8) The property of Malcolm E. Jones, being Section 3, Block VII, Whangarei Survey District, containing 12 acres 2 roods 20 perches.

(9) The property of Louis Wintle, being Lot 2, D. P. 24195 of Allotment 122, Mangawhai Parish, Block XV, Waipu Survey District, containing 60 acres.

(10) Section of the Maungaturoto Gorge. An area extending for 7 miles along the Waipu-Maungaturoto Road from the entrance of the Gorge to the property of Mr. R. Chilcott, being all that area bounded on either side of the road by lines 100 yd from and parallel to the road and railway bridge, containing 160 acres.

(11) Allotments 45, 46, 49, and 50, Kataira Parish, Whangarei Survey District, containing 1,580 acres, more or less.

(12) That portion of the Waiohioi Stream and an area 1 chain in depth along each bank from the bridge across the Waiohioi Stream at Waipu to Simpkins Road.

(13) The property of Mr. H. G. Goings, being Section 5A, Block X, Mangakahia Survey District, containing approximately 34 acres.

(14) The property of Mr. T. K. Hope at the Rihaipiti Road, Whangarei-Waipu Road about 6 miles from Waipu together with a strip of land 200 ft in width surrounding the upper end of the road.

(15) The property of Mr. G. A. W. Gifford, being Lot 4, D. P. 9622 of Allotment 57, Whangarei Parish, Block XII, Whangarei Survey District, containing 60 acres.

(16) The property of Mr. H. J. James, being Hurupuki Block 78, Ngatapapa Block No. 8, Whangarei Survey District, containing 60 acres.

(17) The property of Mr. J. M. Harris, being Lot 2, D. P. 36046, part of Pukemiro Lot 5989, Blocks XIII, XIX, X, XII, and XII, Purua Survey District, containing 190 acres approximately.

(18) The property of Mr. R. Chilcott, being Allotments 56 and 60, part 57, part 59 and part 61, Whangarei Parish, Blocks VIII and XII, Purua Survey District, containing 142 acres 2 roods 34½ perches.
(23) The property of Mr L. Calvert, being Sections 5 and 16, Block IV, Opuawhangari Survey District: Area, 120 acres.

(24) The property of Mrs. P. McDonald, being part Lot 2, D.P. 37273, Block VIII, Purua Survey District: Lot 1, D.P. 43540, Whangarei Parish, Block VIII, Purua Survey District; Section 58, Whangarei Parish, Block XII, Purua Survey District: Area, 190 acres, more or less.

(25) The property of Mr J. M. Harris, being Lot 2, D.P. 36064 of Pukemiro Block 5898, Blocks XII and XI, Purua Survey District: Area, 90 acres, more or less.

(26) The property of E. Scott, being all D.P. 2058 and all D.P. 11011, also part Allotment 61, Block XII, Purua Survey District: Area, 20 acres, more or less.

(27) The property of M. A. Young, being part Ketekinaku, Block VIII, Purua Survey District; Pukemiro Block No. 13, Block VIII, Purua Survey District: Section 58, Whangarei Parish, Block XII, Purua Survey District: Area, 92 acres, more or less.

(28) The property of C. Pattinson, being part of Whatahiwai, Block and all Whatingaramarama, Block V, Whangarei Survey District: Area, 76 acres.


(30) The property of the trustees of the W.E. Lilley Estate, being Pahunauna No. 1, Block VII, Purua Survey District.

(31) The property of F. W. Hinop, being Ngarutuna No. 2, B. 2 b 2, Block VII, Purua Survey District: Area, 73 acres.

THIRD SCHEDULE

Daily Game Possession Limit

Except where all game is labelled with the following details:

(a) the name and address of the person by whom the game was taken;

(b) the number of the licence to hunt or kill game held by the person by whom the game was taken;

(c) the name of the acclimatisation society by which that licence was issued; and

(d) the date on which the game was taken,

no person shall have in his possession on any one day in game for the purpose of hunting or killing that game, more than the number specified in this notification as the daily game possession limit.

Saturday, 7 May 1960: A number of game corresponding to the number specified in this notification as the daily bag limit of any one day in game, of grey, mallard, shoveler (or spoonbill), and paradise ducks.

Sunday, 8 May 1960: Twice the number of game specified for Saturday, 7 May 1960.

Every Subsequent Day: As for Saturday, 7 May 1960.

FOURTH SCHEDULE

(a) Every person commits an offence against this Act who destroys, defaces, or in any way tampers with any notice in or in the near vicinity of any place referred to in paragraph (b) hereof,

(b) The names and addresses of the persons by whom the game was taken,

(c) The name of the society by which those licences were issued; and

(d) The dates or periods on which the game were taken.

Provided also that nothing in this subsection relating to the possession of game shall apply with respect to game placed in any freezing or refrigeration cool store in accordance with regulations made under this Act.

FEEDING OF GAME AREAS PROHIBITED

Wildlife Act 1953, Section 17

(1) No person shall, with the intention of attracting any game for the purpose of hunting or killing that game, or with the intention of attracting any game for the purpose of hunting or killing that game, or

(a) Cast, throw, or place, or cause or permit to be cast, thrown, or placed, or assist in casting, throwing, or placing, in or near the margin of any water (including any stream, lagoon, estuary, swamp, or other water, whether natural or artificially constructed) any corn, wheat, barley, maize, or other grain, or any products of grain, or any peas or other food;

(b) Plant, sow, or scatter or any land any corn, wheat, barley, maize, or other grain, or any products of grain, or any peas or other food, and thereafter allow that land to form an artificial lake, lagoon, or pond.

(2) Where any person has reason to believe that food of any kind has been cast, thrown, placed in or affixed to in subsection one of this section has been cast, thrown, placed, or affixed in any place referred to in that subsection within the period of one month immediately preceding that open season, or

(c) Every person commits an offence against this Act who destroys, defaces, or in any way tampers with any notice in or in the near vicinity of any place referred to in paragraph (b) hereof,

(d) By any person or classes of persons, as may be specified in the Proclamation or Order in Council.

(3) Any person who, in respect of subsection one of this section may be absolute or conditional, and the Proclamation or Order in Council may authorize the Minister of Internal Affairs, or the Secretary to grant exemptions from the prohibition or restriction.

(4) Any person who, in respect of subsection one of this section remains in force, it shall not be lawful for any person, except as provided in subsection two or subsection three of this section, to cast, throw, or place, or assist in casting, throwing, or placing, in any place referred to in paragraph (b) hereof, any corn, wheat, barley, maize, or other grain, or any products of grain, or any peas or other food;

(5) Every person commits an offence against this Act who destroys, defaces, or in any way tampers with any notice in or in the near vicinity of any place referred to in paragraph (b) hereof,

(c) Any person commits an offence against this Act who destroys, defaces, or in any way tampers with any notice in or in the near vicinity of any place referred to in paragraph (b) hereof,

(d) By any person or classes of persons, as may be specified in the Proclamation or Order in Council.
METHOD OF TAKING RESTRICTED

Wildlife Act 1953, Section 18

(1) Save as otherwise expressly provided in this Act, no person shall—

(a) Trap game in any manner whatever or take any game by means of traps or by any means others than by shooting with a shotgun:

Provided that a dog may be used in conjunction with a shotgun for the purpose of finding, flushing, or retrieving any game;

(b) Erect or set any trap, net, snare, or other device for the purpose of taking any game:

(c) Hunt or kill game with—

(i) Any swivel gun or punt gun; or

(ii) Any rifle; or

(iii) Any automatic, auto-loading, or repeating shotgun, unless the magazine has been so adjusted in accordance with regulations under this Act that the guncylinder is incapable of holding more than two shells; or

(iv) Any shotgun other than a shoulder gun; or

(v) Any shotgun the gauge of which is greater than that known as twelve gauge:

(d) Use any apparatus used for the purpose of hunting or killing game—

(i) Any apparatus used for the purpose of silencing such apparatus;

(ii) Any cartridge of a length exceeding two and three quarters inches;

(e) In hunting or killing any game from any stand, hide, shelter, maimai, mudhole, boat, louvre, or other contrivance, unless the sides of the cylinder or mudhole or similar device in any lake, lagoon, pond, river, estuary, or other water (whether natural or artificially constructed, unless the sides of the cylinder or mudhole or device project not less than two feet above the surface of the water) or

(f) For the purpose of hunting or killing any game use—

(i) Any live decoy; or

(ii) Any apparatus constructed, unless the magazine has been so adjusted for use only in the event of the first shotgun becoming damaged or otherwise unfit for use:

Provided nothing in this subparagraph shall be deemed to prevent any person from using any apparatus constructed for the purpose of travelling generally or to any place where he intends to hunt or kill game or of returning from any such place;

(g) On any lake, lagoon, pond, river, estuary, or other water (whether natural or artificially constructed), any vessel (other than a rowboat) in driving, chasing, unduly disturbing, putting to flight, or stalking any game, whether by himself or by any other person;

Provided that nothing in this subparagraph shall be deemed to prevent any person from using any vessel for the purpose of travelling generally or to any place where he intends to hunt or kill game or of returning from any such place, or, subject to the foregoing provisions of this paragraph, to prohibit shooting from a moored vessel or to prohibit the use, of any vessel for the purposes of retrieving game that has been killed or wounded;

(i) Any unmoored floating stand, hide, shelter, maimai, or louvre, or any unmoored boat artificially dressed or covered in any way:

(h) Use any light for the purpose of hunting or killing any game.

(2) The purposes of paragraph (f) of subsection one of this section—

(3) Notwithstanding anything in the foregoing provisions of this section, the occupier of any land, and the wife or husband and any son or daughter of the occupier, may, during an open season, hunt or kill on that land without a licence (but subject to all other restrictions imposed by or under this Act) any game that may lawfully be hunted or killed under a licence in the district within the boundaries of which that land is situated.

Wildlife Act 1953, Section 20

Nothing in any licence to hunt or kill game shall authorise the holder to hunt or kill game on any land actually and exclusively used by any society for the purposes of this Act or on any reserve or any public domain or recreation reserve within the meaning of the Reserves and Domains Act 1953 or on any reserve within the meaning of Part IV of the Reserves and Domains Act 1953.

Wildlife Act 1953, Section 21

Except as otherwise expressly provided in this Act, nothing in any licence or other authority under this Act shall entitle the holder to enter upon any land without the consent of the occupier of the land.

SHOOTING IN THE AIR

Wildlife Act 1953, Section 22

(1) Subject to the provisions of sections fifty-three and fifty-four of this Act, no person shall shoot at or attempt to shoot at any bird not in flight:

Provided that nothing in this section shall prohibit the killing by shooting when not in flight of any game bird already wounded by shooting;

(2) For the purposes of this section—

(a) A bird shall be deemed to be not in flight at any time when it is either alighting or rising from any water or land or any vegetation or structure, or

(b) Subject to paragraph (a) of this subsection, a bird shall be deemed to be in flight at all times when it is airborne including times when it is soaring or banking or swooping, and whether its wings are in or out of the water;

(Sections 53 and 54 of the Act referred to in (1) above empower the Secretary to, among other things, authorise the taking or selling of game or the sale or purchase of such purposes during the period when it is not otherwise permitted).

SALE OF GAME OR EGGS OF GAME PROHIBITED

Wildlife Act 1953, Section 23

(1) Except with the prior consent of the Secretary, no person shall—

(a) Buy or sell any game or the eggs of any game:

(b) For sale or for hire, gain, or reward, or hope thereof, hunt or kill any game or have any game or the eggs of any game;

(c) Induce any other person to hunt or kill game for the purposes of sale or have any game or the eggs of any game on his premises or in his possession for the purposes of sale.

Provided that it shall be lawful for any person, pursuant to the prior written authority of the Secretary, and subject to such conditions as may be prescribed therein, to propagate game or to buy or sell game held for the purpose of propagating game or reared pursuant to any such authority, or to take any steps or to buy the eggs of any game to which any such authority relates.

SALE OF SHOOTING RIGHTS PROHIBITED

Wildlife Act 1953, Section 24

(1) No person shall sell or let for fee or reward any right to hunt or kill game on any land or on any water on or adjoining any land.

(2) Except as provided in subsection three of this section, every person commits an offence against this Act who, not being the holder of such a licence, hunts or kills any game during any open season.

Wildlife Act 1953, Section 40

(1) No person shall hunt or kill game of any species during an open season in any district unless he is the holder of a licence under this Act to hunt or kill game of that species available in that district during that season.

(2) Every person commits an offence against this Act, who, not being the holder of such a licence, hunts or kills any game during any open season.

(3) Provided that any person so engaged may have banking or swooping, and whether its wings are in or out of the water.;
THE WILDLIFE REGULATIONS 1955

Licences and Licence Fees

6. Every applicant for a licence shall furnish his true full name and usual address to the person to whom the application is made, and that information shall be set out in the licence.

7. Every licence shall before issue be signed by the issuing agent by whom the licence is issued or by some person authorized by him to sign on his behalf.

8. No licence shall be valid unless it is in the proper form and has been completed in accordance with regulations 6 and 7 hereof and signed by the applicant, who shall, when those conditions have been complied with, become the licence holder for the purposes of the Act and of these regulations.

9. (1) Where any person commits a breach of the Act or of these regulations or of any notification by the Minister under the Act, the Court in its discretion may, in addition to imposing a fine, declare void and of no effect any licence of that person, and the convicted person shall be such a case forthwith surrender the licence to the Court.

(2) The Court in its discretion may also, in addition to any other penalty, make an order prohibiting the issue of a licence to that person for any period not exceeding two years, and the person in respect of whom any such order is made shall not apply for or otherwise obtain any licence during that period. Any licence obtained by any such person during that period shall be void.

12. Where under the provisions of section 61 (2) of the Act any person purporting to be the holder of a licence under these regulations has produced the licence to an authorized person (as defined in section 61 (3) of the Act), he shall, if required by that authorized person, make and give legibly and clearly a specimen signature for comparison with the signature of the holder as shown on the licence.

Restrictions on Methods of Taking Game

18. (1) No person shall use any artificial decoy for the purpose of hunting or killing game, unless that decoy is securely anchored.

(2) No person shall place any artificial decoy within 60 yards of any other artificial decoy already set out by any other person.

(3) Every person using artificial decoys shall prevent them from spreading over an area greater than 30 yards square and shall prevent any of them coming within 60 yards of any other artificial decoys already set out by any other person in conformity with subclauses (1) and (2) of this regulation.

19. No person shall hunt or kill game while occupying any stand, hide, shelter, mimal, mudhole, loo, louvre, or position (hereinafter referred to as a stand) which has already been duly claimed by any other licence holder in accordance with the following provisions:

(a) A stand may be claimed by the planting thereon, subsequent to such time on such day as is decided by the society, of a stake having either a board or an identifying label attached having plainly marked thereon the name and the address of the claimant and the number of his licence.

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

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

Provided that any stand not occupied by the claimant within one hour after the opening hour of shooting in that district as prescribed by the Minister's notification may be occupied by any other licence holder:

Provided further that nothing in this regulation shall be deemed to affect in any way whatsoever the rights of the occupier of the land as defined in section 19 (6) of the Act.

20. No person other than the occupier shall shoot within 100 yards of an occupied stand, except with the consent of the occupier.

21. For the purposes of section 18 (1) (c) (iii) of the Act, the magazine of every automatic or auto-loading or repeating shotgun used for hunting or killing game shall be so adjusted that the gun is incapable of holding more than two shells, as follows:

(a) In the case of an automatic or semi-automatic or auto-loading shotgun with a tubular magazine:

(i) By inserting a metal or wooden filler at the muzzle end of the magazine of such dimensions that it cannot be removed without prior removal of a metal pin set transversely through the magazine and riveted at both ends:

(ii) By inserting a metal pin set transversely through the magazine and riveted at both ends:

(b) In the case of a repeating shotgun with a tubular magazine, by inserting a metal or wooden filler at the muzzle end of the magazine of such dimensions that:

(iii) It cannot be removed without the prior removal of a metal pin set transversely through the magazine and riveted at both ends:

(c) In the case of a repeating shotgun with a box magazine, by inserting a metal pin riveted at both ends and set transversely across and through the magazine:

(d) In the case of any automatic, semi-automatic, auto-loading or repeating shotgun of any type other than those specified in paragraphs (a), (b), and (c) of this regulation, it shall be rendered incapable of holding more than two shells by a method which will not allow of a change in the field.

Freezing Chambers and Canneries

22. In this Part of these regulations—

"Freezing chamber" means any freezing chamber, cool store, refrigerating works, cannery, or other plant or premises (not being a private dwellinghouse) where any game is frozen, canned, or otherwise preserved or treated or stored:

"Open season" includes the first three days next following the close of any open season:

24. No person shall place, or cause to be placed, in any freezing chamber any game except during the open season for that game in the district in which that game was hunted or killed.

25. No person shall place or keep, or cause to be placed or kept, any game in any freezing chamber except in accordance with the following conditions:

(a) The number of game which may at any one time be so placed or kept, or caused to be so placed or kept, by any one person shall not exceed twenty head in the aggregate:

(b) No game from which the legs have been removed shall be so placed or kept, or be caused to be so placed or kept:

(c) No game shall be so placed or kept, or caused to be so placed or kept, unless there is affixed or tied thereto a label on which the following particulars are legibly written:

(i) The name and the address of the owner of the game:

(ii) The date on which the game was placed in the freezing chamber:

(iii) The number of the game licence (if any) of the owner of the game:

(iv) That the owner of the game is not the holder of a game licence, such particulars as will indicate the means or manner in which ownership was acquired:

(v) The number of the acclimatization district in which the game was taken.

Taxidermists

29. No person shall hold in possession for the purpose of mounting, preserving, or curing any wildlife included in the First Schedule or Third Schedule to the Act, unless the wildlife has been killed in the open season only for that wildlife or under the written authority of the Secretary. That authority shall be retained by the person in possession of the wildlife, and shall be produced on demand to any officer of the Department.

NOTE: The wildlife included in the First Schedule or Third Schedule of the Wildlife Act 1953 means all the game birds.

General

44. Every person commits an offence who commits a breach of or fails to comply with any of these regulations, and is liable on summary conviction to a fine not exceeding £50, in addition to any other penalty to which he may be liable.

Dated at Wellington this 28th day of April 1960.

W. T. ANDERTON, Minister of Internal Affairs.