Declaring Lands in North Auckland, Marlborough, and Westland Land Districts, Vested in the Auckland, Wellington, and Canterbury Education Boards as Sites for Public Schools to be Vested in Her Majesty the Queen

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to subsection (8) of section 5 of the Education Lands Act 1949, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the First Schedule hereto, being an area vested in the First Schedule hereto, being an area vested in the Auckland Education Board, and the land described in the Second Schedule hereto, being an area vested in the Wellington Education Board, and the land described in the Third Schedule hereto, being an area vested in the Canterbury Education Board, as sites for public schools shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

FIRST SCHEDULE

North Auckland Land District

Lot 2, D.P. 30490, being part Section 13, Kerikeri Survey District: Area, 2 acres and 7-2 perches, more or less. All certificate of title, Volume 747, folio 146.

(L. and S. H.O. 6/6/1242; D.O. 8/1/32)

SECOND SCHEDULE

Marlborough Land District

All the land shown on Deposited Plan 674, being part Section 8, Wairau Registration District, situated in Block XVII, Cloudy Bay Survey District: Area, 2 roods, more or less. All certificate of title, Volume 25, folio 268.

Also all the land shown on Deposited Plan 926, being part Section 8, Wairau Registration District, situated in Block XVII, Cloudy Bay Survey District: Area, 1 acre, more or less. All certificate of title, Volume 25, folio 268.

(L. and S. H.O. 6/6/1297; D.O. 8/1/73)

THIRD SCHEDULE

Westland Land District

Reserve 955, situated in Block V, Brunner Survey District: Area, 1 acre, more or less. (S.O. Plan 1366.)

(L. and S. H.O. 6/6/1267; D.O. 8/12)

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 1st day of June 1960.

F. HACKETT, for the Minister of Marine.

Approved in Executive Council this 1st day of June 1960.

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

God save the Queen!

Stopping Government Road in Block II, Tangihua Survey District, and Block IV, Maungaru Survey District

COBHAM, Governor-General

A PROCLAMATION

Pursuant to section 149 of the Public Works Act 1928, I, Charles John, Viscount Cobham, the Governor-General of New Zealand, hereby proclaim as stopped the Government road described in the Schedule hereto, that road being no longer required.

SCHEDULE

North Auckland Land District

All those pieces of road situated in the Auckland R.D., described as follows:

A. B. P.

1 2 13

0 0 3

Road adjoining part Section 40, Block II, Tangihua Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 2 31

Part Section 45, Block II, Tangihua Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 5

Road adjoining part Section 45, Block II, Tangihua Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 34

Part Section 40, Block II, Tangihua Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

[RESERVE 955, situated in Block V, Brunner Survey District: Area, 1 acre, more or less. (S.O. Plan 1366.)

(L. and S. H.O. 6/6/1267; D.O. 8/12)

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 1st day of May 1960.

C. F. SKINNER, Minister of Lands.

God save the Queen!
A R. P. Adjoining or passing through

0 0 4-2 1

Section 43, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 34 Road adjoining Section 43 and part Section 45, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

1 0 19 Road adjoining Section 43, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 1 13-6 Section 42, Block II, Tangiwha Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 26-6 Section 41, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 3 2 Road adjoining Section 42, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 36 Land on D.P. 17866, being part Section 37, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 31 Road adjoining Sections 41 and 42, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

5 2 31 Road adjoining Section 41 and part Section 40, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

2 3 8 Land on D.P. 17866, being part Section 37, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

1 0 24-8 Parts Section 39, Block I, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 1 0-6 Part Section 39, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 1 2-6 Part Section 6, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 0 0 Part Section 39, Block II, Tangiwha Survey District; coloured green on plan P.W.D. 157523. (S.O. 39009.)

0 8-1 Land on D.P. 15976, being part Section 6, and part Section 6, Block IV, Maunguru Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 2 Road adjoining part Section 35, Block II, Tangiwha Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 30 Road adjoining land on D.P. 17866, being part Section 37, Block II, Tangiwha Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 3 Road adjoining Section 4, Block II, Tangiwha Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 37-5 Part Section 6, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

0 0 6-2 Part Section 6, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

0 1 2-6 Road adjoining land on D.P. 17866, being part Section 37, Block II, Tangiwha Survey District; coloured green, edged green, on plan P.W.D. 157523. (S.O. 39009.)

0 0 3 Part Section 29 and 30, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

0 0 7 Section 29 and 30, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

0 0 4-7 Road adjoining Section 29, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

0 3 1-3 Sections 31 and 37, Block IV, Maunguru Survey District; coloured green on plan P.W.D. 157524. (S.O. 39011.)

As the same are more particularly delineated on the plans marked and coloured as above mentioned and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[L.S.] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 92/12/43/6; D.O. 92/12/43/6)

Crown Land Set Apart for the Development of Water Power ( Roxburgh Power Scheme: Lake Hawea Control) in Strodford, McKeerow, Upper Hawea, Mid Hawea, Mid Wanaka, Upper Wanaka, and Lower Hawea Survey Districts

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowcough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the development of water power (Roxburgh Power Scheme: Lake Hawea Control); and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

OTAGO LAND DISTRICT

All those pieces of land situated in the Kurow Survey District, Otago R.D., described as follows:

A R. P. Being

1 1 14-6 Stopping Government road adjoining or passing through part Sections 12, 20, 25, and riverbank Block V; coloured green on plan P.W.D. 161257. (S.O. 12806.)

56 0 34 Stopping Government road adjoining or passing through parts Sections 3, 11, 12, and 20, Block V, and part Section 6, Block VI; coloured green on plan P.W.D. 161450. (S.O. 2670.)

As the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

H. WATT, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/1/2/0; D.O. 1/2/0)

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowcough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for the development of water power (Waitaki Power Scheme); and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.
Crown Land Set Apart for Public Buildings of the General Government in the City of Auckland

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowcough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the Crown lands described in the Schedule hereto is hereby set apart for public buildings of the General Government, and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of Crown land containing 38:3 acres, situated in Block VIII, Rangitoto Survey District, City of Auckland, Auckland R.D., and being Allotment 12 of Section 12, City of Auckland, as the same is more particularly delineated on the plan marked 39705 lodged in the office of the Chief Surveyor at Auckland, and thereon edged red.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J. MATHISON, for the Minister of Works.]

GOD SAVE THE QUEEN!

(C. P. W. 22/149/1; D. O. 6/2/20)

Crown Land Set Apart for Buildings of the General Government at Block V.H.I., Akaroa Survey District, Subject to Part to a Building-line Restriction

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowcough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for public buildings of the General Government, and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

CANTERBURY LAND DISTRICT

All that piece of Crown land containing 1 rood 58 perches, situated in Block VIII, Akaroa Survey District, being Lots 1 and 2, D.P. 20942, to the building-line restriction contained in notice No. 518216, Canterbury Land Registry; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J. MATHISON, for the Minister of Works.]

GOD SAVE THE QUEEN!

(P. W. 25/4570; D. O. 40/4/53)

Crown Land Set Apart for State Housing Purposes in the Borough of Masterton

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowcough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule hereto is hereby set apart for State housing purposes; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

WELLINGTON LAND DISTRICT

All that piece of Crown land containing 25-98 acres, situated in the Borough of Masterton, Wellington R.D., being Lot 37, D.P. 21497, being part Section 17, Masterton Small Farm Settlement, Part certificate of title, Volume 606, folio 155, Wellington Land Registry.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J. MATHISON, for the Minister of Works.]

GOD SAVE THE QUEEN!

(H. C. X/28; D. O. 32/9/83)
Land Held for State Housing Purposes Set Apart for Better Utilisation in the City of Auckland

H. E. BARROWCLough,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereeto, now held for State housing purposes, is hereby set apart for better utilisation; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

FIRST SCHEDULE
WELLINGTON LAND DISTRICT

All those pieces of Crown land situated in Block XI, Pakakariki Survey District, Wellington R.D., described as follows:

A. R. P.

Being

0 0 0·03 Part Section 1; coloured sepia on plan.
0 0 0·3 Part Section 3, coloured blue on plan.
0 0 0·76 Part Lot 1, D.P. 12900, and part land on D.P. 9478, being part Subdivision 9, Koangaamu Block; coloured blue on plan.

As the same are more particularly delineated on the plan marked M.O.W. 261 (S.O. 24540) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

A. R. P.

Being

0 0 0·17 Parts Lot 1, D.P. 12900, being parts Subdivision 9.
0 0 0·66 9, Koangaamu Block.

As the same are more particularly delineated on the plan marked P.W.D. 161293 (S.O. 24539) deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

SECOND SCHEDULE
WELLINGTON LAND DISTRICT

All that piece of land containing 0·06 acres, situated in Block XI, Pakakariki Survey District, Wellington R.D., being part Lot 1, D.P. 12900, being part Subdivision 9, Koangaamu Block; as the same is more particularly delineated on the plan marked M.O.W. 161293 (S.O. 24539) deposited in the office of the Minister of Works at Wellington, and thereon coloured sepia.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

J. MATHISON, for the Minister of Works.

God Save The Queen!

(H.C. No. 1/2/19; D.O. 9/752)

Land Held for Permanent Forest Set Apart for the Edgecumbe-Murupara Railway and for Road Diversion in Connection Therewith in Blocks V, IX, and XIII, Galatea Survey District, and Block XII, Kaingaroa Survey District

H. E. BARROWCLough,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of New Zealand, hereby proclaim and declare that the land described in the Schedule hereeto, now held for permanent State forest, is hereby set apart for the Edgecumbe-Murupara Railway, and that the land described in the Second Schedule hereeto, now held for permanent State forest, is hereby set apart for road diversion in connection therewith; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

FIRST SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

For Railway

All those pieces of permanent State forest land described as follows:

A. R. P.

Being

1 2 34 Part Run 57, Block IX, Galatea Survey District; coloured yellow on plan P.W.D. 160659. (S.O. 38318.)
3 1 28·4 Part Run 57, Blocks IX and XIII, Galatea Survey District; and Block XII, Kaingaroa Survey District; coloured yellow on plan P.W.D. 160659. (S.O. 38318.)
0 0 23·3 Part Run 56, Block IX, Galatea Survey District; coloured yellow on plan P.W.D. 160660. (S.O. 38320.)
1 2 7·4 Part Run 57, Block IX, Galatea Survey District; coloured yellow on plan P.W.D. 160660. (S.O. 38320.)
8 1 17·5 Parts Run 56, Block V, Galatea Survey District; coloured yellow on plan P.W.D. 160661. (S.O. 38322.)
3 3 9·4 Parts Run 57, Blocks IX and XIII, Galatea Survey District; coloured yellow on plan M.O.W. 152. (S.O. 38324.)
6 2 32·7 Part Run 54, Block V, Galatea Survey District; coloured yellow on plan M.O.W. 152. (S.O. 38324.)
1 0 4·6 Parts Section 7, Block V, Galatea Survey District;
1 0 32·5 coloured blue on plan M.O.W. 152. (S.O. 38324.)
0 2 23·7
5 0 36·3 Part Runs 54 and 56, Block V, Galatea Survey District; coloured yellow on plan M.O.W. 152 (S.O. 38324.)
Easement Taken Over Land in Blocks XIV and XV, Otahuhu Survey District

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that an easement for defence purposes is hereby taken over the land described in the Schedule hereto and vested in the Minister of Works at Wellington, and thereon and therein coloured yellow.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[S.L.] J. MATHISON, for the Minister of Works.

(P.W. 20/1641/4/0; D.O. 24/197/1)

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

For Road Diversion

ALL that piece of permanent State forest land containing 3 roods 15 1/2 perches, being part Section 7, Block V, Galatea Survey District; coloured blue, edged blue, on plan M.O.W. 152. (S.O. 38324.)

As the same are more particularly delineated on the plans marked and coloured as above mentioned and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 19th day of May 1960.


(G.O. 19/607/0; D.O. 46/4/0)

Portion of Public Reserve Set Apart for Post-office Purposes (V.H.F. Radio Terminal Station) City of Dunedin

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the portion of public reserve described in the Schedule hereto is hereon set apart for post-office purposes (V.H.F. radio terminal station); and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

OTAGO LAND DISTRICT

All that piece of land containing 2 roods 12 1/2 perches, situated in the City of Dunedin, Otago R.D., being part Section 1 of 27, Block IX, North Harbour and Blueskin Survey District; as the same is more particularly delineated on the plan marked M.O.W. 244 (S.O. 12825) deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[S.L.] J. MATHISON, for the Minister of Works.

(G.O. 20/1641/4/0; D.O. 24/197/1)

Situated in Block XIV, Otahuhu Survey District

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that an easement for defence purposes is hereby taken over the land described in the Schedule hereto, vesting in Her Majesty the Queen, full and free right, liberty, licence, and authority in perpetuity to lay, construct, place, reconstruct, cleanse, repair, and maintain a line of pipes along, under, or over the said land, and to convey sewage through the said pipes; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Auckland R.D., as described follows:

Situated in Block XIV, Otahuhu Survey District:

A. R. P. Being

0 0 3·5 Part Lot 2, D.P. 45436, being part Allotment 10, Section 12, Village of Papakura; coloured yellow on plan.

0 0 3·9 Part Lot 3, D.P. 45436, being part Allotment 10, Section 12, Village of Papakura; coloured blue on plan.

0 0 7·1 Part Lot 1, D.P. 38296, being part Allotment 10, Section 12, Village of Papakura; coloured yellow on plan.

0 0 6·2 Part Lot 2, D.P. 45936, being part Allotment 9, Section 12, Village of Papakura; coloured yellow on plan.

0 0 0·5 Part Lot 5, D.P. 38714, being part Allotment 9, Section 12, Village of Papakura; coloured blue on plan.

0 0 0·1 Part Lot 2, D.P. 40081, being part Allotment 9, Section 12, Village of Papakura; coloured sepa on plan.
Land Taken for State Housing Purposes in the Borough of Dannevirke

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for State housing purposes; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

All those pieces of land situated in the Borough of Dannevirke, Hawke's Bay R.D., being Part Lots 1 and 2, D.P. 4939, part Suburban Section 29, Dannevirke; coloured blue on plan.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[S.S.]
H. WATT, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. 4/111/24; D.O. 32/111)

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Land Taken for State Housing Purposes in Block XVI, Christchurch Survey District

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for State housing purposes; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

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Land Taken for State Housing Purposes in Block XVI, Heretaunga Survey District

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for State housing purposes; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

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Land Taken for a Secondary School in the Borough of Taihape

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a secondary school; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

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Land Taken for a Public School in the Borough of Waipukurau

H. E. BARROWCLOUGH, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a public school; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.
Land Taken for a Post Office in Block X, Rangitaki Upper Survey District

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for post-office purposes (line depot); and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

South Auckland Land District

All that piece of land containing 12-12 perches, situated in Block X, Rangitaki Upper Survey District, being Lot 6, D.P. 28903, being part Allotment 106x, Parish of Mataia. Part certificate of title, Volume 1201, folio 72, Auckland Land Registry.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J.L.S.] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 20/728; D.O. 33/93/0)

Land Taken for Post-office Purposes (Line Depot) in the Borough of Waimate

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for buildings of the General Government; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

Canterbury Land District

All that piece of land containing 1 rood, situated in the Borough of Waimate, being Section 18, Town of Waimate. Part certificate of title, Volume 1113, folio 50, Canterbury Land Registry.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J.L.S.] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 20/78/3; D.O. 40/7/57)

Land Taken for Buildings of the General Government in the City of Invercargill

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for buildings of the General Government; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

Southland Land District

All that piece of land containing 26-9 perches, situated in the City of Invercargill, being Lot D.P. 2604, and being part Section 16, Block I, Invercargill Hundred. All certificate of title, Volume 190, folio 123, Southland Land Registry.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J.L.S.] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 25/121/10; D.O. 25/62/8/8)

Land Taken for Buildings of the General Government in the Borough of Invercargill

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for buildings of the General Government; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

Southland Land District

All that piece of land containing 30-9 perches, situated in the City of Invercargill, being Lot 11, D.P. 4545, and being part Section 18, Block I, Invercargill Hundred. All certificate of title, Volume 181, folio 274, Southland Land Registry.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[J.L.S.] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 25/121/10; D.O. 25/52/6/9)

Land Taken for Better Utilisation in the City of Auckland

H. E. BARROWCLOUGH,
Administrator of the Government

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for better utilisation; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.
Pursuant to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

**SCHEDULE**

**North Auckland Land District**

All those pieces of land situated in the Russell Survey District, Auckland R.D., described as follows:

- **A. R. P.**
  - Being
  - 0 0 2 Part Pukerua Hangatiki 1(2) Block, Block VIII; coloured yellow on plan.
  - 0 1 3 Part Pukerua Hangatiki 2A Block, Block VIII; coloured yellow on plan.
  - 0 1 3 Part Pukerua Hangatiki 2B Block; coloured sepia on plan.
  - 0 1 4 Part Pukerua Hangatiki 2C Block, Block VIII; coloured yellow on plan.
  - 0 0 2 Part Pukerua Hangatiki 2D Block; coloured sepia on plan.
  - 0 0 2 Part Pukerua Hangatiki 2E Block; coloured yellow on plan.
  - 0 0 2 Part Pukerua Hangatiki 2F Block; coloured sepia on plan.
  - 0 0 2 Part Pukerua Hangatiki 2G Block, Block VIII; coloured yellow on plan.
  - 0 0 2 Part Pukerua Hangatiki 2H Block; coloured sepia on plan.
  - 0 0 2 Part Pukerua Hangatiki 2I Block, Block VIII; coloured yellow on plan.
  - 0 0 2 Part Pukerua Hangatiki 2J Block; coloured yellow on plan.

As the same are more particularly delineated on the plans marked M.O.W. 262 (S.O. 5188) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

**[L.S.]**

J. MATHISON, for the Minister of Works.

_GOD SAVE THE QUEEN!_ (P.W. 62/6/457/1; D.O. 2/457/0)
Land Taken for Road in Block V, Oamaru Survey District

H. E. BARROWCLough, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

SCHEDULE

OTAGO LAND DISTRICT

All that piece of land containing 8'8" perches, situated in Block V, Oamaru Survey District, Otago R.D., and being part Section 1 of 8; as the same is more particularly delineated on the plan marked P.W. 161521 (S.O. 12814) deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[LS] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 72/1/16/0; D.O. 28/59/0)

Land Taken for Street in the Borough of Whanganui

H. E. BARROWCLough, Administrator of the Government

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road and shall vest in the Mayor, Councillors, and Citizens of the Borough of Whanganui, as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the 13th day of June 1960.

[LS] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 45/1340; D.O. 35/21)

Road Closed in Block III, Ohura Survey District, Taumarunui County

H. E. BARROWCLough, Administrator of the Government

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, hereby proclaim as road the land described in the Schedule hereto.

SCHEDULE

CANTERBURY LAND DISTRICT

All those pieces of land situated in Block XIII, Geraldine Survey District, Canterbury R.D., described as follows:

A. R. P.

0 3 16 Part Lot 3, D.P. 3215, being part Rural Section 6937; coloured orange on plan.

0 5 4 Part Rural Section 7662; coloured sepias on plan.

As the same are more particularly delineated on the plan marked M.O.W. 213 (S.O. 9639) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Administrator of the Government, and issued under the Seal of New Zealand, this 2nd day of June 1960.

[LS] J. MATHISON, for the Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 37/680; D.O. 19/3/4)

Consenting to the Closing of Portion of Graham Street in the Borough of Whanganui

H. E. BARROWCLough, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 8th day of June 1960.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

PURSUANT to the Municipal Corporations Act 1954, as amended by section 2 of the Municipal Corporations Amendment Act 1956, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby consents to the closing of the portion of the street known as Graham Street, in the Borough of Whanganui, described in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of street containing 1 rood 6'3" perches, situated in Block XIII, Whanganui Survey District, Borough of Whanganui, Auckland R.D., and adjoining Allotment 63, Town of Grahama; as the same is more particularly delineated on the plan marked M.O.W. 198 (S.O. 41809) deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

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

(P.W. 51/3041; D.O. 50/15/15/0)
Consenting to Stopping Road in Block XVI, Hamilton Survey District, and Block IV, Puniu Survey District, Waipa County

H. E. BARROWCLOUGH, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 8th day of June 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to section 149 of the Public Works Act 1928, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby consents to the assignment to Douglas Peat, of Waitotara, farmer, by Jack Peat, of Waitotara, farmer, of His Rights, Powers, and Privileges, Under an Order in Council, Authorising Him to Use Water for the Purpose of Generating Electricity and to Erect and Use Certain Electric Lines

H. E. BARROWCLOUGH, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 8th day of June 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to the Public Works Act 1928, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby consents to the assignment to Douglas Peat, of Waitotara, farmer, by Jack Peat, of Waitotara, farmer, of His Rights, Powers, and Privileges, Under an Order in Council dated the 4th day of April 1950 and published in the Gazette on the 5th day of the same month at page 369, authorising him to use water for the purpose of generating electricity and to erect and use certain electric lines.

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

(N.Z.E.D. 11/20/941)

Revolving a Licence Authorising Herbert John McCaa, of Tutaki Farmer, to Use Water for the Purpose of Generating Electricity

H. E. BARROWCLOUGH, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 8th day of June 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to the Public Works Act 1928, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby consents to the assignment to Douglas Peat, of Waitotara, farmer, by Jack Peat, of Waitotara, farmer, of His Rights, Powers, and Privileges, Under an Order in Council dated the 15th day of May 1957 and published in the Gazette in the 23rd day of the same month at page 866, authorising Herbert John McCaa, of Tutaki, farmer, to use water for the purpose of generating electricity.

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

(N.Z.E.D. 11/20/172)

Consenting to Raising of Loans by Certain Local Authorities

H. E. BARROWCLOUGH, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 1st day of June 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to the Local Authorities Loans Act 1956, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto by way of loan of the whole or any part of the respective amounts specified in that Schedule.

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

(SCHEDULE)

<table>
<thead>
<tr>
<th>Local Authority and Name of Loan</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auckland City Council: Works Loan 1957</td>
<td>£700,000</td>
</tr>
<tr>
<td>Christchurch City Council: Street Improvement Loan 1960</td>
<td>£295,000</td>
</tr>
<tr>
<td>Levin Fire Board: Extension Loan 1960</td>
<td>£2,250</td>
</tr>
<tr>
<td>Rotorua County Council: Rounding Improvement Loan 1952</td>
<td>£116,000</td>
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<tr>
<td>Tauparua Electric Power Board: Electrical Extension Loan</td>
<td>£1,000,000</td>
</tr>
<tr>
<td>Waimea Electric Power Board: Retention Loan</td>
<td>£1,000,000</td>
</tr>
<tr>
<td>Waipa County Council: Gibson-Tuhikarama Roads Water Supply Loan 1960</td>
<td>£6,600</td>
</tr>
<tr>
<td>Waipa County Council: Melville Water Supply Loan (No. 2) 1960</td>
<td>£12,000</td>
</tr>
</tbody>
</table>

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

(T. 40/416/6)
Appointmen of High Commissioner for New Zealand in India

H. E. BARROWCLOUGH,
Administrator of the Government

To GUY RICHARDSON POWLES, ESQUIRE, C.M.G., of WELLINGBO H.

Pursuant to the External Affairs Act 1943, I, Major-General the Right Honourable Sir Harold Eric Barrowclough, the Administrator of the Government of New Zealand, acting by and with the advice and consent of the Executive Council, hereby appoint you to be the High Commissioner for New Zealand in India, to hold office for the term commencing on the 2nd day of July 1962 and ending with the 1st day of July 1962, subject, however, to notice:

Act.

Exempting Land in Block X, Mapara Survey District (Benneydale), from the Operation of Part III of the Coal Mines Act 1925

H. E. BARROWCLOUGH,
Administrator of the Government

Pursuant to the Coal Mines Act 1925, His Excellency the Administrator of the Government hereby gives the following notice:

NOTICE

The land described in the Schedule hereto is hereby exempted from the operation of Part III of the Coal Mines Act 1925.

SCHEDULE

All that parcel of land containing 2 roods 32 perches, more or less, being Lot 9, Deposited Plan 8484, being part of Section 14, Block X, Mapara Survey District, and being part of the land in certificate of title, Volume 248, folio 25 (Taranaki Registry).

As witness the hand of His Excellency the Administrator of the Government this 31st day of May 1960.

F. HACKETT, Clerk of Mines.

(Mines 15/27/32)

The Stock Exchange Association of New Zealand

RULES

INTERPRETATION

These rules:

The marginal notes shall not affect the construction hereof.

Words importing the singular number include the plural number also, and vice versa.

Words importing persons include firms and corporations.

Words importing the masculine gender only shall include the feminine gender.

"Association" means the Stock Exchange Association of New Zealand.

"Committee" means the committee of the Association except where a contrary intention appears.

"Exchange" means a stock exchange registered under the Sharebrokers' Act 1908 which is a member of the Association.

"Executive" means the Executive Committee of the Association.

"Local Committee" means the committee of an exchange.

"Member" means a member of an exchange and includes a country member, except where a contrary intention appears. For purposes of rules 13, 14, and 23 the executor, administrator, or trustee of a deceased member, while his estate continues to pay a subscription to the exchange of which the deceased member was a member shall be deemed to be a member of that exchange.

"Month" means calendar month.

"Secretary" means the secretary of the Association or the person for the time being carrying out the duties of the secretary.

"Share" or "shares" shall include stock and vice versa.

"Written" or "in writing" includes printing, lithography, typewriting, and other methods of representing or reproducing words in a visible form.

PART I

NAME

1. The name of the Association is the Stock Exchange Association of New Zealand.

OBJECTS

2. Generally to promote the interests of members and the interests of the public in transacting stock-brokering business with members and more particularly to promote uniformity in stock-brokering, underwriting, and company-f flotation transactions and to acquire and exercise a governing and controlling authority to regulate the dealings of stock exchanges one with another and of members one with another and the dealings of exchanges and their members with the public and to furnish any manner necessary to carry out such object or objects incidental thereto.

OFFICE

3. The Head Office of the Association shall be at Wellington.

MEMBERSHIP

4. Conditions of Membership—Application for membership of the Association shall be open to any stock exchange in New Zealand which complies with the following conditions:

(i) That the number of members of the stock exchange is not less than seven members;

(ii) That the quorum for a call as fixed by its rules is not less than four members present;

(iii) That not less than one official call is held by the stock exchange on each day other than Saturdays, Sundays, and holidays;

(iv) That quotation sheets recording quotations on the stock exchange are kept and published by the exchange;

(v) That complete records are kept by the stock exchange of all calls held and sales made at such calls.

A country member shall not be counted as a member for purposes of this rule.

5. Classes of Membership—There shall be two classes of members, namely:

(i) Metropolitan members. Comprising the Auckland, Wellington, Christchurch, and Dunedin Stock Exchanges and such other stock exchanges as may from time to time be admitted to such membership by the committee.

(ii) Provincial members. Comprising the Invercargill Stock Exchange and such other stock exchanges as may from time to time be admitted to such membership by the committee.

6. Applications for Membership and for Change of Class—Application for membership or for change of membership from one class to another shall be by notice in writing to the secretary and in the case of an application for a change of membership from one class to another, the notice shall specify the grounds upon which such application is made.

7. Dealing With Such Applications—An application for membership or for change of membership from one class to another shall be considered at the next meeting of the committee following the receipt of such application unless the executive otherwise decides, in which case the secretary shall give 14 days' notice in writing of the holding of the special meeting to consider such application. The committee may without such application in that behalf transfer any exchange from one class of membership to the other.

8. Change of Class—No application for membership or for change of membership from one class to another shall be granted nor shall any transfer from one class to another be effected unless such application or transfer is approved by a majority of not less than three-fourths of the number of votes cast, provided that if such application or transfer is opposed by the delegate or proxy of only one exchange then in such case but not otherwise the application or transfer may be approved by a bare majority of the votes cast.

9. Exchange Ceasing to Comply With Conditions of Membership—If the membership of any exchange shall cease to comply with any of the conditions stipulated in rule 4 hereof then in any such case the committee may cause notice in writing to be given to the exchange specifying the matter or matters in respect of which it is alleged that such exchange has ceased to comply with foregoing requirements and specifying the date, place and time at which the committee will further consider the matter. On the date and at the time and place last mentioned, the committee shall further consider such matter and shall by decision or otherwise give any such order or directions on behalf of the exchange concerned and then, if satisfied that the exchange in question has ceased to comply with any of the foregoing conditions, the committee may thereupon terminate the membership of such exchange.

10. Termination of Membership—No exchange shall be at liberty to withdraw from the Association unless it shall, within six months from the date of giving notice of such intention to resign, and shall have paid all moneys whatsoever due from the Association, and then only if, at the expiration of such notice, there be no matters in dispute between any of the members of such exchange or between such exchange and any other exchange.
Committee

12. Management by Committee—The management and control of the business and affairs of the Association shall be in the hands of the Committee. The Committee shall not in any manner be limited except by the limitations expressly or impliedly imposed by these rules.

Constitution of Committee and Appointment of Delegates—The committee shall consist of the President and Vice-President of the Association elected as hereinafter provided by this meeting, or any adjournment thereof, from time to time, and in any particular case determined. The Committee shall consist of the President and Vice-President of the Association so elected, and, in addition, shall from time to time notify the secretary of the Association as promptly as the circumstances permit of any alteration in the membership of such committee.

Delegates (i) Delegate's Term of Office—Replacement of Delegates During Term—The secretary of each exchange shall notify the secretary of the Association in writing to the annual meeting of the number of members of his exchange and the names or names of the delegates appointed to the committee by such exchange pursuant to rule 13. Such delegates shall take office at the annual meeting immediately following such notification of appointment and, subject as hereinafter provided, shall continue in office until the next succeeding annual meeting. Any delegate may be removed from office at any time and in that event or in the event of the death or retirement of any delegate another delegate may be appointed in his place by the exchange he represents by notice in writing to the secretary. No person shall be entitled to act as a delegate unless and until notice of his appointment has been received by the secretary and then only in accordance with these rules. A country member shall not be counted as a member for purposes of this rule.

(ii) Delegate's Term of Office—Replacement of Delegates During Term—The secretary of each exchange shall notify the secretary of the Association in writing to the annual meeting of the number of members of his exchange and the names or names of the delegates appointed to the committee by such exchange pursuant to rule 13. Such delegates shall take office at the annual meeting immediately following such notification of appointment and, subject as hereinafter provided, shall continue in office until the next succeeding annual meeting. Any delegate may be removed from office at any time and in that event or in the event of the death or retirement of any delegate another delegate may be appointed in his place by the exchange he represents by notice in writing to the secretary. No person shall be entitled to act as a delegate unless and until notice of his appointment has been received by the secretary and then only in accordance with these rules. A country member shall not be counted as a member for purposes of this rule.

Executive

12. Management by Committee—The management and control of the business and affairs of the Association shall be in the hands of the Committee. The Committee shall not in any manner be limited except by the limitations expressly or impliedly imposed by these rules.

Constitution of Committee and Appointment of Delegates—The committee shall consist of the President and Vice-President of the Association elected as hereinafter provided by this meeting, or any adjournment thereof, from time to time, and in any particular case determined. The Committee shall consist of the President and Vice-President of the Association so elected, and, in addition, shall from time to time notify the secretary of the Association as promptly as the circumstances permit of any alteration in the membership of such committee.

Delegates (i) Delegate's Term of Office—Replacement of Delegates During Term—The secretary of each exchange shall notify the secretary of the Association in writing to the annual meeting of the number of members of his exchange and the names or names of the delegates appointed to the committee by such exchange pursuant to rule 13. Such delegates shall take office at the annual meeting immediately following such notification of appointment and, subject as hereinafter provided, shall continue in office until the next succeeding annual meeting. Any delegate may be removed from office at any time and in that event or in the event of the death or retirement of any delegate another delegate may be appointed in his place by the exchange he represents by notice in writing to the secretary. No person shall be entitled to act as a delegate unless and until notice of his appointment has been received by the secretary and then only in accordance with these rules. A country member shall not be counted as a member for purposes of this rule.

(ii) Delegate's Term of Office—Replacement of Delegates During Term—The secretary of each exchange shall notify the secretary of the Association in writing to the annual meeting of the number of members of his exchange and the names or names of the delegates appointed to the committee by such exchange pursuant to rule 13. Such delegates shall take office at the annual meeting immediately following such notification of appointment and, subject as hereinafter provided, shall continue in office until the next succeeding annual meeting. Any delegate may be removed from office at any time and in that event or in the event of the death or retirement of any delegate another delegate may be appointed in his place by the exchange he represents by notice in writing to the secretary. No person shall be entitled to act as a delegate unless and until notice of his appointment has been received by the secretary and then only in accordance with these rules. A country member shall not be counted as a member for purposes of this rule.

Executive

32. Constitution of Executive—(i) An executive shall be appointed at each annual meeting consisting of the President elected at such annual meeting and the chairman of each of the management committees, or, if either of the President or chairman of a metropolitan exchange, such other member of the executive as it shall nominate.

(ii) Where no executive is nominated the executive so appointed shall hold office until the conclusion of the next annual meeting at which their successors are appointed. Where no constitution of executive is made by the Association, the members of the executive shall be chairman and vice-chairman of the committee respectively. If neither the President nor the Vice-President be present at any meeting of the committee at which a decision is to be taken, the chairman of the committee shall elect a chairman from their number.

33. Powers of Executive—The executive may exercise all the powers and functions of the committee not specially reserved to the committee by these rules by resolutions of the executive. All resolutions of the committee shall by resolution from time to time determine the manner in which the executive may exercise such powers and functions.
35. Meetings—Meetings of the executive shall be held at such time and place and upon such notice to its members as the President may from time to time appoint or determine.

36. Chairman—(i) The President shall be chairing the executive.

(ii) The President may in his discretion appoint the Vice-President to act as secretary pro tem of the executive, and to act as chairman thereof.

(iii) If the President shall not be present at any meeting of the executive, the Vice-President shall not have been appointed as aforesaid and be present at such meeting, then the members of the executive present shall elect a chairman from their number.

37. Voting—(i) Each member of the executive shall have one vote on the matter being considered at any such meeting.

(ii) Where the number of members of the executive is even, all members of the executive shall have a casting vote and an extra or second casting vote. The President shall have a second or casting vote. In such cases the matter shall be determined by the majority of the votes cast.

(iii) No quorum shall be necessary for a meeting of the executive.

38. Procedure in Lieu of Meetings—(i) The executive may, in lieu of meeting to transact business, transact business by letter, by telegram, or by telephone, provided that all business of the executive shall be of no effect unless and until the business so transacted is minuted by the secretary and certified by a member of the executive as being agreed to by the majority of the executive or (in circumstances to which rule 37 (ii) would apply if a meeting had been held) as being agreed to by a majority voting.

(ii) Business so transacted, minuted, and certified as aforesaid, may be made in writing by any exchange, by any person or subject to the provisions of rule 68 by any non-member.

39. Management of Exchanges—Except as otherwise provided in these rules and regulations each exchange shall manage its own local affairs, and adjust differences between its own members.

40. Financial Year—The financial year of an exchange shall end on 31st March of each year and its annual meeting shall be held not later than the month of January following.

41. A member or a country member and any firm or partnership to which such member or country member belongs shall have one place of business only; provided always that a member or country member who, prior to the 24th day of November 1937, regularly carried on, either as an individual or as a member of a firm or partnership, a branch office or offices, shall be entitled to continue such branch office or offices if the partner in charge of each branch office is a duly elected member or country member of a metropolitan exchange.

42. Limited Liability Companies—(i) No exchange shall admit of a limited liability company or a trust company, investment trust company, investment club, or similar concern as aforesaid, or any other similar concern which includes in its objects the buying or selling of stocks, shares, or debentures in New Zealand or for the purpose of this rule but it shall not thereby become entitled to admit of any such limited liability company or a trust company, investment trust company, investment club, or similar concern as aforesaid, to membership.

(ii) The annual subscription of a country member shall be such sum as shall from time to time be fixed by the executive or member against whom a complaint or charge has been levelled, and the date, place, and time of the special meeting called to hear a complaint or charge shall be notified to the member concerned by the secretary within 19 days of the member concerned being notified of the decision of his local committee.

(iii) In any case where a complaint or charge against a member in respect of any alleged breach of a rule of his exchange is heard by his local committee the member concerned shall be entitled to appeal to the committee of the Association against the decision of the local committee.

(iv) Every appeal shall be lodged with the secretary of the Association within 10 days of the member concerned being notified of the decision of the local committee.

43. Hearings—A complaint or charge against an exchange shall be heard by the committee of the Association.

44. Procedure—(i) Each committee or local committee shall have the power to regulate its own procedure as it deems fit for the conduct of an appeal from the hearing of a complaint or charge.

(ii) The committee or local committee shall be entitled to call for any evidence before it at the hearing of a complaint or charge and to produce for inspection all books, letters, telegrams (or certified copies thereof), and other documents in his possession or control relating to such complaint or charge.

45. Quorum of Committee—Notwithstanding the provisions of rules 20 and 25 the quorum for a meeting of the committee called to hear a complaint or charge shall be three members personally present and each such member shall have one vote. In the case of an appeal from the decision of votes the chairman shall have a second or casting vote.

46. Sale by Tender or Auction—No member shall tender for or attend auctions to bid directly or indirectly for stocks, debentures, bonds, or shares of any description, except in each instance as may be permitted by his local committee and of the local committee of the exchange in whose area the auction or sale is being held.

COUNTRY MEMBERS

47. Election of Country Members—Any licensed sharebroker or dealing with securities for an employee of any other member of an exchange.

48. Rights of Country Members—Country members may do business with any member of any exchange but shall not be eligible to attend any "calls" or meetings of an exchange except as guests.

49. Country Members Deemed to be Members—Except for purposes of rules 11, 14, and 23 a country member shall be deemed to be a member of the exchange to which he has been elected and he shall be entitled to vote at all meetings of the executive as if he were a member of the exchange.

50. Annual Re-election of Country Members—A country member must apply annually for re-election to his exchange.

COMPLAINTS, CHARGES, AND DISPUTES

51. Who May Make—A complaint or charge may be made in respect of any alleged breach of these rules or in respect of any alleged professional misconduct or in respect of any act or omission of a member or partner or servant of a member or country member.

52. Hearing—If a complaint or charge is brought to the attention of the committee as aforesaid, and the committee are of opinion that any particular complaint or charge should be heard by the committee of the Association in which case the local committee shall immediately refer such complaint or charge to the committee.

53. Appeal Procedure—A complaint or charge against a member in respect of any alleged breach of a rule of his exchange may be made in writing by any exchange, by any member or (subject to the provisions of rule 68) by any non-member.

54. Procedure—The committee or local committee as the case may be shall give 10 days' notice in writing (or such longer time as may be agreed upon by the parties concerned) to the exchange or member against whom a complaint or charge is made specifying the nature of such complaint or charge and the date, place, and time of the special meeting called to consider the complaint or charge. Such exchange or member concerned shall be given a reasonable opportunity of being heard. Except as otherwise provided in these rules the committee or local committee as the case may be shall be entitled to regulate its own procedure for the conduct of the hearing of any complaint or charge.

55. Procedure—The committee or local committee as the case may be shall give 10 days' notice in writing signed by its chairmen or secretary stating that such committee or committee as the case may be shall give evidence before it at the hearing of a complaint or charge and to produce for inspection all books, letters, telegrams and other documents relating to such complaint or charge.

56. Quorum of Committee—Notwithstanding the provisions of rules 20 and 25 the quorum for a meeting of the committee called to hear a complaint or charge shall be three members personally present and each such member shall have one vote. In the case of an appeal from the decision of votes the chairman shall have a second or casting vote.

57. Report by Local Committee—In any case where a local committee under rule 22 or 23 has made a complaint to the committee of the Association, it shall forward to the secretary of the Association a report of the hearing of such complaint or charge and of the local committee which shall state the penalty (if any) imposed.

58. Appeal Procedure—The committee may adopt such procedure as it deems fit for the conduct of an appeal from the decision of the committee of the Association. In any such case, that the applicant shall have the right to require that the appeal shall be dealt with by way of a complete rehearing of the complaint or charge.

59. Disputes—All disputes between members of the same exchange shall be referred to the committee of that exchange for determination.
60. Procedure—Members—Disputes between members of different exchanges shall be referred to the arbitration of the committee of another exchange (being a metropolitan exchange). This rule provides that the arbitrator is to be agreed upon by the exchanges concerned in the dispute; failing such agreement, the arbitrating exchange shall be nominated by the committee or of the Association as the case may be.

61. Procedure—Exchanges—A dispute between any two exchanges or between one exchange and a member of another exchange shall be referred to the chairman of the Association.

62. No Appeal—No right of appeal shall lie against the determination of a local committee, in respect of any dispute.

63. Members Concerned or Implicated—No member of the committee or of a local committee who is concerned or implicated in or with the transaction or exchange is concerned in any complaint, charge, or dispute shall be eligible to attend any meeting of the committee or local committee, or any hearing connected with a complaint, charge, or dispute. No member of the committee shall be eligible to attend any meeting of the committee called to hear an appeal against the decision of a local committee on a complaint or charge if he adjudicated on the local committee in respect thereof.

64. Penalties—If the committee or local committee as the case may be shall find any complaint or charge to have been properly preferred:

In the case of an exchange:

(i) Suspend such exchange for such time as such committee shall think fit; or
(ii) Expel the exchange from membership of the Association; or
(iii) Levy a fine on such exchange not exceeding a sum equal to £5 for each member of the exchange, but in no case shall the amount of the fine exceed £200.

In the case of a member:

(i) Suspend such member from membership of his exchange for such time as such committee shall think fit; or
(ii) Expel such member from membership of his exchange; or
(iii) Levy a fine on such member not exceeding the sum of £200.

provided that nothing in the foregoing shall prevent any exchange from applying to the committee for the suspension or expulsion of any member, the committee shall think fit; or

65. Statement of Findings—The committee or local committee as the case may be shall make and circulate to members or to such members as it thinks fit a statement of its findings on any complaint, charge, or dispute and the penalty (if any) imposed.

66. The committee or local committee as the case may be may make such order as it considers fit regarding the payment of costs of the hearing of any complaint, charge, or dispute.

67. Transfer Three Months Old—The committee or local committee may refuse to adjudicate upon any claim by a purchasing member in respect of any transfer that has not been lodged with it within three months from the date of delivery to the said purchasing member.

68. Complaints or Charges by Non-members—It shall not be entertained by the committee or of the Association any complaint or charge submitted by a non-member against a member unless such member shall have been employed at the instance of or by or at the instance of any other member, and which a non-member desires the intervention of the local committee, he shall, in such event, cause the case being heard, submit a statement in writing of such complaint.

ENFORCEMENT OF RULING

69. Enforcement of Ruling—Where the committee gives any ruling, award, or decision within the powers conferred by these rules such award, ruling, or decision shall be carried into effect by any exchange concerned to the full extent directed by the committee and without in any way limiting the foregoing, each exchange shall, upon proper direction of the committee, proceed to carry into effect such award, ruling, or decision.

70. Actions—It shall be a condition, precedent to the commencement of any proceedings against any other member upon any matter arising out of any transaction of stockbroking or out of any transaction to which these rules apply, that the proceedings against the member shall be commenced only for the enforcement of the decision given under these rules or for the performance of any decision of the committee after 14 days' notice in writing, refused or neglected to carry out such decision. In any action as aforesaid no member shall dispute the validity of such decision, the execution of the same, or the fact that it was given in accordance with these rules.

DEFAULTING MEMBERS

71. Member Deemed to be a Defaulter—A member of an exchange shall be deemed to be a defaulter in each of the following cases:

(i) Where he is so declared by the chairman of his exchange in accordance with rule 120 (xv).

(ii) Where, in the opinion of his local committee, he is in difficulties and has failed or is likely to fail to meet his liabilities.

(iii) Where he has committed an act of bankruptcy or has become bankrupt or is insolvent or has called a meeting of his creditors or made a composition with his creditors; or

(iv) That a member of the exchange has sold or assigned all or any part of his estate for the benefit of his creditors.

(iv) Where, in the opinion of his local committee, any other circumstances justify such member being so declared.

72. Dealing With Members in Default—The committee may declare any member to be a defaulter and such member from membership of his exchange for such time as it shall think fit. The committee may alternatively require the exchange whereof such member is a member to nominate a defaulter and may also require an exchange a member thereof in default to deal with such member in accordance with the aggregate of a decision of the exchange.

73. Member Failing to Meet Engagements—In any case where it is known to the committee that a member of any exchange who shall, if the member reported to have failed to meet his engagements be a member of another exchange, forthwith report the circumstances of the case to the chairman of that exchange. Failure to so report such circumstances shall be deemed to be a breach of these rules.

74. The chairman of an exchange upon receiving a report that a member of his exchange has failed to meet his engagements, shall immediately cause an investigation of the matter to be made, and shall simultaneously advise the chairman of all other exchanges that the affairs of such member are under investigation and shall similarly advise the result of such investigation when completed.

75. Inquiries Regarding Members—Where any inquiries as to the credit standing or position of any member of an exchange are being made by any exchange or by the Association other exchange shall on request facilitate such inquiries and make all inquiries of such inquiries into dealings of its members with the member whose position is being investigated as aforesaid.

MEMBERS' BOOKS OF ACCOUNT AND RECORDS

76. Members shall keep books and records for the purpose of recording their transactions in a form that will enable an auditor to supply the information required by rule No. 78 relating to the audit of members' books.

The committee regard the following books and records as necessary for the purposes of auditing:

(1) Bought and sold books, in which must be recorded the name of the buyer and seller respectively of every transaction.

(2) Cash books, in which must be entered every amount paid or received.

(3) Journal or system of books fulfilling the function.

(4) Ledger or ledgers, in which shall be entered all securities coming into the office, and showing disposal of same.

(5) Ledger or ledgers, showing transactions:

(i) With clients;

(ii) With dealers;

(iii) In respect of nominal or person accounts.

77. Production of Books, etc.—The committee of an exchange, in exercising the powers conferred by rule 55, shall have full and absolute power at any time to call upon any member to produce forthwith, for inspection by themselves or their agent, or for the purpose of investigation, any book, paper, or document belonging to such member, and to make all necessary inquiries into dealings of its members and their duly appointed representatives at any time, and to give such information as may be required in connection with such business.

AUDIT OF MEMBERS' BOOKS

78. When notified by the chairman of an exchange, a member shall, within the time specified in such notification, supply to the chairman a certificate of audit and report from a practising accountant who, failing appointment by mutual consent between the member and the committee, may be appointed by the committee at any time. The certificate and report shall deal with the following financial matters:

(1) Balance Sheet.

(2) Have all books and records required for the purpose of the certificate been regularly and properly kept?

(3) Have any securities held for safe custody been pledged in any way?

(4) Were all securities held for safe custody examined?

(5) If clients are financed, does the market value of the securities they have advanced at the time of the certificate exceed the amount they have advanced?

(6) Were all securities lodged by the clients for sale and securities purchased for clients and paid for by them held unencumbered?

(7) Did the market value of assets (excluding value of seat) as shown by the books, exceed the member's commitments at balance?

(8) Were the assets taken into account readily realisable?

(9) Does the statement of assets include private assets not usually included with business assets?

(10) Are there any contingent liabilities, and, if so, of what amount? (Note—Under this heading a full report must be furnished of any over-sold position.)
(11) Are there any other matters or circumstances which, in the auditor's opinion, affect the financial position of the member?

(12) Has all necessary information been available to enable this certificate to be given?

QUARTERLY STATEMENTS OF ITEMS OUTSTANDING

78A. Each member shall, within 14 days after 31 January, 30 April, 31 July, and 31 October in each year, present to the chairman of his exchange, an inventory of all items (excluding courtesy claims for dividends) outstanding with other members for more than one month prior to the date of such inventory. Where a member has any such item outstanding with a member of another exchange he shall also send a statement thereof to the chairman of such other exchange.

AMENDMENTS TO RULES

79. (i) These rules or any of them may be altered by way of repeal, amendment, addition, or omission, in a resolution passed by a three-fourths majority of the votes cast at an annual or special meeting of the committee, subject, however, to the provision that if all exchanges are represented by delegate or by proxy and the resolution is opposed only by the delegates or proxy of one exchange then in such case but not otherwise the resolution may be passed by a bare majority of the votes cast.

(ii) No resolution for alteration of these rules or any of them shall be submitted to a meeting of the committee unless the same has been proposed by the President or unless the same has been previously submitted to the general members of the exchange, provided, however, that any resolution so submitted may be passed in amended form if it is so proposed by the chairman of the meeting the meeting then does not substantially alter the character and purpose of the original resolution.

(iii) No proposal of, or amendment to, a rule shall be considered without the consent of the executive be reconsidered by the committee for six months.

(iv) Where a rule is altered no further alteration to that rule shall, without the consent of the executive, be considered by the committee for six months.

(v) Notice of any alteration for alteration of these rules shall be given in writing to the secretary.

(vi) Fourteen days' notice in writing of a meeting of the committee to be held at which such resolution for alteration of these rules is intended to be submitted shall be sent by the secretary to all members of the committee and to all exchanges.

INVESTMENT OF FUNDS

80. The committee may set aside unexpended funds of the Association in such securities or otherwise deal with such funds as the committee may from time to time determine.

MISCELLANEOUS MACHINERY RULES

81. Each exchange shall, within six months of the passing of these rules, cause to be passed and incorporated in its rules a rule that each of its members shall be deemed to be bound in all respects by the rules of this Association as amended from time to time, and that the Chairman of the exchange, or any chairman of the exchange, shall prevail. Each exchange shall undertake proper steps to have such rule approved in accordance with the Sharebrokers Act 1908.

82. In addition to the foregoing rule and without limiting the effect thereof, the following shall:

(i) At all times (saving the necessary time required to fill vacancies) maintain all proper officers to act in the discharge of such functions as are provided for in these rules to be carried out by officers of an exchange.

(ii) Provide rules whereby such exchange is authorised to fine, suspend, or expel any of its members.

(iii) Provide rules whereby it is authorised and empowered to carry out any of the powers provided by the rules referred to in subparagraph (ii) hereof at the direction of this Association.

(iv) Provide rules whereby it shall carry out as against its members any decision, award of fine, suspension, or expulsion in accordance with these rules.

(v) Nothing in this rule shall be read and construed as affecting the rights and powers of an exchange (subject always to appeal to the Association in accordance with these rules) to deal with its members, by way of fine, suspension, or expulsion in accordance with its rules.

(vi) For the purpose only of implementing the powers of this Association in such manner as may be deemed to be necessary to exercise its functions as agent of any exchange in any case where an exchange has any powers not possessed by this Association otherwise than by virtue of this rule.

83. Where any dispute arises or complaint or charge is being investigated or brought or may be brought under any of which or any of which these rules are silent then such decision, complaint, or charge shall be dealt with and decided in accordance with the good stockbroking practice and such rules as exist in accordance with the established custom in New Zealand. The transaction out of which such dispute, complaint, or charge arises or in respect of which a decision is made shall be deemed to be a transaction to which these rules apply. The committee shall be the sole judge as to what is good stockbroking practice in accordance with this rule and what is the meaning and effect of these rules, the sole judge as to the interpretation of these rules.

84. Notice of any decision shall apply to any transaction in progress at the time of coming into operation thereof and any such transaction shall be completed as if these rules had not been made.

PART II

85. Brokerage—The rates of brokerage shall be:

(a) On New Zealand Government and on New Zealand local body securities and on the securities of such New Zealand local body as the committee may from time to time define as semi-Government corporations—

<table>
<thead>
<tr>
<th>Nominal Value</th>
<th>Per Cent</th>
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<tr>
<td>On the first £25,000</td>
<td>½ cent.</td>
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<tr>
<td>On the excess over £25,000 up to and including £50,000</td>
<td>⅛ cent.</td>
</tr>
<tr>
<td>On the excess over £50,000</td>
<td>⅛ cent.</td>
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Reduced Rates:

(1) The reduced rate of brokerage on amounts exceeding £25,000, or above, shall be applicable to the extent to which the particular order is completed within a period of one calendar month from the receipt of the order and, if in the opinion of the chairman of the meeting the meeting then does not substantially alter the character and purpose of the original resolution.

(2) If the chairman of the meeting or, if there is no meeting within 12 months of the date of sale, brokerage shall be charged at half the rate which would otherwise be charged.

(3) Where New Zealand Government or New Zealand local body securities are sold and within 24 hours of the receipt of the sale the selling broker arranges a reinvestment of any part of the proceeds of sale in New Zealand Government or New Zealand local body securities for the same client, then brokerage at half the rate which would otherwise be charged on that part of the transaction (if not the whole) involving the sale of securities and the purchase of other securities of the same face value.

(4) Where New Zealand Government or New Zealand local body securities are sold and within 24 hours of the date of sale the New Zealand local body loan then brokerage on so much of the securities in respect of which the net proceeds of sale are reinvested as aforesaid may be charged at half the rate which would otherwise be chargeable provided that a placement commission is allowed by the New Zealand Government or the New Zealand local body as the case may be.

(5) Should the brokerage shown on a contract note be less than ½ cent on nominal value then note should be stamped as follows—

"This transaction qualifies for special rates of brokerage under rule 85."
To Buyers—The brokerage shall be at the rates prescribed in paragraphs (d), (e), and (f) above calculated on the purchase price of the rights plus the amount required to be paid by the New Zealand Government to convert any local body in New Zealand as provided in these rules.

95. A member may not act as a principal nor adopt any other procedure for the purpose of evading these rules.

CABLES AND TELEGRAMS

96. Telegram in Acceptance of Offer—Where a member makes an offer to sell by any ordinary telegram and the offer therein stated such offer shall not be deemed to be accepted unless acceptance by telegram is lodged in the telegram office before 5 p.m. on the day of its receipt by the sender of the telegram.

97. Urgent Telegram—Where a member makes an offer by an urgent telegram and no limit is therein stated such offer shall not be deemed to be accepted unless acceptance by urgent telegram is lodged in the telegram office within three hours of the receipt of such offer.

98. Interpretation of Offer—Save where from the telegram the contrary appears an offer by telegram shall be deemed to be an offer to deal in the full amount stated and also an offer to deal in amounts less than the full amount stated but only in marketable parcels as set out in paragraph 111. It shall always be the responsibility of the person doing business to ensure that where any part of the amount or number has been dealt with the sender of the telegram shall not be left to deal with a number or amount which is less than a marketable parcel.

99. Multilateral Telegrams—The sender of a telegram shall be responsible for all parts of the message and in the case in which the committee is of the opinion that the telegram appeared or is likely to be in such form by reason of mutilation or otherwise that the receiver thereof was not justified in acting thereon.

CONTRACTS

100. Brokers and Principals—In contracts between members for the sale and purchase of shares and stocks they shall be held to be prima facie evidence that the transaction has taken place and of the terms thereof.

101. Contract Notes—Contract notes for all transactions shall be passed between members and shall be prima facie evidence that the transaction has taken place and of the terms thereof.

102. Refusal to Register Not to Invalidate—The refusal of the Board or of any company to register a transfer shall not invalidate a sale.

DIVIDENDS

103. Unpaid Dividend—Protection of Buyer—Where a dividend is declared to which the buyer is entitled it shall be the duty of the buyer to take proper steps to secure that the dividend so declared shall be paid to the buyer, but no broker shall be liable to any other broker for any default in this respect except in the case of a broker who has failed to take reasonable and proper steps for the protection of his client or of the other broker concerned.

104. Dividends on Time Bargains—Dividends payable between the date of sale and the maturity of time bargains shall belong to the buyer and shall be accounted for at the time of settlement of the bargain.

CALLS ON SHARES

105. (i) All calls made prior to time of sale shall be paid by the seller to the company before delivery.

(ii) Calls made after time of sale and delivery shall also be paid by the seller to the company but the seller shall be entitled to be reimbursed by the buyer at the time of settlement.

(iii) Notwithstanding the provisions of (i) and (ii) hereof if the balance owing in respect of a share shall not be subject to being paid after the making of the call it shall be payable by stated instalments on fixed or determinable dates, then each such instalment for the purposes of this rule shall be deemed to be a call made on a date fixed or determinable for the payment of that instalment.
106. Terms to be in Writing—The terms of a time bargain must, immediately upon agreement to sell and buy, be clearly set out in writing, and a copy of such terms signed by the buyer and seller and sent to the exchange by the latter not later than 2 hours after the date of the time bargain. The seller shall, within 24 hours after the date of the time bargain, attach a note to the draft to be deemed to constitute delivery.

Failure to deliver on the date for completion shall not annul the contract which may be dealt with under rule 120.

Time bargains, the day for completion of which shall fall on a Sunday, bank, public, or exchange holiday need not be completed until the business day next following upon which the exchange shall be open.

107. Protection of Seller in Time Bargains—In all time bargains a deposit at the rate of not less than 20 per cent of the purchase price may be required to be paid to the seller, and in the event of the shares falling to the extent of 20 per cent of the said price, the vendor may, by giving 24 hours' notice to the purchaser, demand a further payment by way of deposit at the rate of not less than 50 per cent of such shares as are still in the vendor's possession. Where it is necessary for the seller to pay money in order to take up new shares as aforesaid the buyer shall provide the necessary money and in no case shall the vendor be embroiled upon the seller to find money to take up new shares.

108. Completion—Unless otherwise agreed, neither party to a time bargain shall be entitled to call upon the other party to complete until the day fixed for completion.

New Shares

109. Seller to Take Up New Shares for Buyer—In the event of new shares being created and offered to the shareholders in any company during the currency of a time bargain, or if new shares sold for cash, the buyer, if desirous of accepting his proportion of such new shares or part thereof shall request the seller in writing to take up the same and sell them to him at the price payable in respect of such shares or part thereof and the same shall be treated as if sold under the deposit system, and the deposit system shall in such cases be deemed to be in force until delivery is made.

110. Overseas Registers—When a transaction is to take place elsewhere or on an overseas register the responsibility of the seller shall cease if he shall have made all reasonable endeavours to secure the new shares; and further, the seller shall be relieved of all responsibility in the circumstances place him in no better position than the buyer to secure the new shares, in which case the seller may, on receipt of a written request from the buyer to protect his rights, notify the buyer in writing of such circumstances, and the buyer on receipt of such notification shall protect his own interests.

111. Quotations: Reporting Sales: Publication

(i) To maintain a quotation at official call meetings members offering to buy or sell shall be bound to deal, unless the number is specially stated, in the following numbers, which shall be known as marketable parcels:

(a) All Government shares—£200 face value.
(b) All local body securities—£100 face value.
(c) The bonds, debentures, and included stock of companies and corporations (not being local bodies) including "notes" not carrying the right of conversion into shares—£100 face value.
(d) Other securities, including mining shares, except as specifically mentioned in (e) hereunder—

100 shares if the price be over £1 per share.
50 shares if the price be over £0.50 per share.
25 shares if the price be over £0.25 per share.
10 shares if the price be over £0.10 per share.

(e) Mining shares (New Zealand companies):

100 shares if the price does not exceed 1s. per share.
20 shares if the price exceeds 1s. but does not exceed 2s. 6d. per share.
10 shares if the price exceeds 2s. 6d. but does not exceed 5s. per share.
5 shares if the price exceeds 5s. but does not exceed 10s. per share.
2 shares if the price be over 50s.

(i) Sales made at official call meeting:

(a) The committee shall have power to vary the number of shares or other securities which may be sold to one or more companies to form a marketable parcel if owing to the smallness of the issue or market conditions or other circumstances it is in their opinion desirable to do so.

(ii) Failing any ruling by the committee to the contrary, no quotation of stock or shares shall be accepted at an official call meeting:

(a) Until the issue of allotment letters or other evidence of entitlement to participate in the issue, and vice versa.

(b) On a day following the last day fixed for the acceptance in writing of applications which named a specific number of shares to a shareholder or his nominee.

The date of any sale made pursuant to such quotation shall for the purpose of delivery under rule 113A be deemed to be the day on which advice of making up the closing quotations at an official call meeting.

(c) Any parcel which does not amount to a marketable parcel but which is not less than £100 in value, may be quoted as a special parcel.

(d) The date of maturity of the security including the official call meeting.

(j) Nomination of a number or amount shall be binding on members making them to the extent of the number or amount, and members shall be bound to deal in numbers or amounts, not less than a marketable parcel, to the extent of the number or amount first named, including any balance which may be less than a marketable parcel.

(e) A sale made at official call meeting shall be made at an official call meeting.

(f) Sales made at official call meeting, would have been so available provided that such sales have not been reported to the exchange by a member not later than the next succeeding official call meeting after the sale was made.

(g) Sales made on the business day next after the closing of the transfer books for the payment of the dividend or on such other date as the executive may in special circumstances determine. Transactions in all stocks, bonds, and debentures carrying a fixed rate of interest is payable. When transfer books are closed covering inclusive days the books shall be deemed to be closed at 5 p.m. on the day before the first inclusive date. When the transfer books are closed covering inclusive days the books shall be "ex dividend" on the day the dividend is payable at the company's head office.

(iii) Quotations for shares which have been accepted by a company in accordance with the provisions of rule 113A shall be published in the following manner:

(a) Where the company calls a special general meeting to validate the issue and does not advise a subsequent closing of transfer books for the payment of the dividend or on such other date as the executive may in special circumstances determine. Transactions in all stocks, bonds, and debentures carrying a fixed rate of interest shall be "ex interest" on the date on which such interest is payable. When transfer books are closed covering inclusive days the books shall be deemed to be closed at 5 p.m. on the day before the first inclusive date. When the transfer books are closed covering inclusive days the books shall be "ex dividend" on the day the dividend is payable at the company's head office.

(iv) Quotations for shares which have been accepted by a company in accordance with the provisions of rule 113A shall be published in the following manner:

(a) Notwithstanding the above provisions the executive may fix a date for "ex dividend", and such quotations in any particular case if, in its opinion, adherence to such provisions may in that case result in hardship or confusion.

Notwithstanding the above provisions the executive may fix a date for "ex dividend", and such quotations in any particular case if, in its opinion, adherence to such provisions may in that case result in hardship or confusion.

112. An exchange shall make available for publication sales as follows:

(i) Sales of not less than a marketable parcel and of a special parcel as defined by the (vi) hereof made at an official call meeting.

(ii) Sales made at official call meeting, would have been so available provided that such sales have not been reported to the exchange by a member not later than the next succeeding official call meeting after the sale was made.

(iii) Quotations for shares which have been accepted by a company in accordance with the provisions of rule 113A shall be published in the following manner:

(a) Where the company calls a special general meeting to validate the issue and does not advise a subsequent closing of transfer books for the payment of the dividend or on such other date as the executive may in special circumstances determine. Transactions in all stocks, bonds, and debentures carrying a fixed rate of interest shall be "ex interest" on the date on which such interest is payable. When transfer books are closed covering inclusive days the books shall be deemed to be closed at 5 p.m. on the day before the first inclusive date. When the transfer books are closed covering inclusive days the books shall be "ex dividend" on the day the dividend is payable at the company's head office.

(b) Quotations for shares which have been accepted by a company in accordance with the provisions of rule 113A shall be published in the following manner:

(a) Notwithstanding the above provisions the executive may fix a date for "ex dividend", and such quotations in any particular case if, in its opinion, adherence to such provisions may in that case result in hardship or confusion.

(c) Quotations for shares which have been accepted by a company in accordance with the provisions of rule 113A shall be published in the following manner:

(i) Where the balance of capital owing in respect of a share is payable by one or more stated instalments on fixed or determinable dates, then each such
instalment of capital shall be deemed to have been tendered by the creditor 14 days prior to the date so fixed for payment.

(ii) Where the balance of capital owing in respect of a delivery has not been paid within the period of predeterminable dates, then each such call shall be deemed to have been paid by the vendor on the day upon which such call shall have been paid or called for by the company to the Association (or upon the day following the advising of such call) any broker failure to deliver shall be deemed to have occurred at the time of sale and delivery has not been paid for by the creditor 14 days prior to the date so fixed for payment.

Register of Sales

114. Record of Sales—Each exchange shall keep a record of all sales made at official call meetings which record shall be read over and signed by all members present and a copy shall be kept in the case of dispute being bind upon the members of the exchange.

Delivery and Settlement

115. Where Transferee's Name to be Supplied—Where a name is required to be inserted in a transfer the buyer shall supply the transferee's name immediately upon request by the seller provided that the buyer shall be under no obligation to supply such name until the expiration of 72 hours from the time of sale and, in the case of time bargains, until three days before the date for completion. Request for such name shall be made only upon days upon which the exchange is open.

Where no name is required to be inserted in the transfer or no transfer is required then the seller may deliver and demand payment, and upon the day following the due date the exchange is open after the day of sale.

116. When Seller May Deliver—Where a name is required to be inserted in the transfer the seller:

(i) May deliver in the name supplied immediately such name is supplied but not upon the day of sale.

(ii) May deliver in the name of the buyer upon the expiration of 72 hours from the time of sale if when the delivery has been made and not complied with and may deliver immediately the buyer has not bought in at the expiration of the said 72 hours.

117. Seller May Require Settlement for Cash, etc.—The seller shall be entitled to require settlement for cash or marked cheque or bank cheque or through a bank, upon delivery having been made not so entitled unless he delivers in accordance with these rules and before 2 p.m. in each case on a day when the exchange is open. If the broker fails to deliver from a distance from the seller the seller may draw on the buyer on sight with documents attached for presentment not earlier than the seller is entitled to deliver in accordance with the preceding rules.

118. Default by Buyer—Rights of Seller—(i) Where delivery has been tendered by the seller in accordance with these rules and the buyer has not paid or tendered the price in settlement the seller may give notice to the buyer demanding settlement of the amount immediately.

(ii) Any notice as aforesaid delivered after 4 p.m. shall be deemed to be delivered upon the day next following upon which the exchange is open.

(iii) In the event of the buyer failing to settle upon the day when such notice shall be deemed to have or be given or to be given notice as aforesaid the seller has no right to demand the price in accordance with the notice delivered or deemed to have been delivered the seller may at his option cancel the contract or without further notice relieve the buyer from the liability in respect of which the seller has tendered delivery shall be mean delivery within 24 hours from time of sale.

120. Buying in Procedure—(i) Where the seller has not tendered delivery in accordance with these rules the buyer may at any time after 1 p.m. upon the due date or the date for completion of time bargains give notice in writing or by telegram that the seller has failed to deliver or tendered delivery in accordance with the rules.

(ii) Any notice as aforesaid delivered after 4 p.m. shall be deemed to be delivered upon the day next following upon which the exchange is open.

121. Nominating the Seller—On and after the day next following the day upon which such notice is given or deemed to be delivered as aforesaid the buyer may without further notice to the seller the seller.

(iv) In order to name the seller a broker shall in the case where the broker named is a member of the same exchange, name the seller as an official call member of such exchange and in the case where the seller is a member of another exchange he shall require the secretary of his own exchange official telegram to the seller demanding the at the time of sale.

Register of Sales

114. Register of Sales—Each exchange shall keep a record of all sales made at official call meetings which record shall be read over and signed by all members present and a copy shall be kept in the case of dispute being bind upon the members of the exchange.

Delivery and Settlement

115. Where Transferee's Name to be Supplied—Where a name is required to be inserted in a transfer the buyer shall supply the transferee's name immediately upon request by the seller provided that the buyer shall be under no obligation to supply such name until the expiration of 72 hours from the time of sale and, in the case of time bargains, until three days before the date for completion. Request for such name shall be made only upon days upon which the exchange is open.

Where no name is required to be inserted in the transfer or no transfer is required then the seller may deliver and demand payment, and upon the day following the due date the exchange is open after the day of sale.

116. When Seller May Deliver—Where a name is required to be inserted in the transfer the seller:

(i) May deliver in the name supplied immediately such name is supplied but not upon the day of sale.

(ii) May deliver in the name of the buyer upon the expiration of 72 hours from the time of sale if when the delivery has been made and not complied with and may deliver immediately the buyer has not bought in at the expiration of the said 72 hours.

117. Seller May Require Settlement for Cash, etc.—The seller shall be entitled to require settlement for cash or marked cheque or bank cheque or through a bank, upon delivery having been made not so entitled unless he delivers in accordance with these rules and before 2 p.m. in each case on a day when the exchange is open. If the broker fails to deliver from a distance from the seller the seller may draw on the buyer on sight with documents attached for presentment not earlier than the seller is entitled to deliver in accordance with the preceding rules.

118. Default by Buyer—Rights of Seller—(i) Where delivery has been tendered by the seller in accordance with these rules and the buyer has not paid or tendered the price in settlement the seller may give notice to the buyer demanding settlement of the amount immediately.

(ii) Any notice as aforesaid delivered after 4 p.m. shall be deemed to be delivered upon the day next following upon which the exchange is open.

(iii) In the event of the buyer failing to settle upon the day when such notice shall be deemed to have or be given or to be given notice as aforesaid the seller has no right to demand the price in accordance with the notice delivered or deemed to have been delivered the seller may at his option cancel the contract or without further notice relieve the buyer from the liability in respect of which the seller has tendered delivery shall be mean delivery within 24 hours from time of sale.

120. Buying in Procedure—(i) Where the seller has not tendered delivery in accordance with these rules the buyer may at any time after 1 p.m. upon the due date or the date for completion of time bargains give notice in writing or by telegram that the seller has failed to deliver or tendered delivery in accordance with the rules.

(ii) Any notice as aforesaid delivered after 4 p.m. shall be deemed to be delivered upon the day next following upon which the exchange is open.

121. Nominating the Seller—On and after the day next following the day upon which such notice is given or deemed to be delivered as aforesaid the buyer may without further notice to the seller the seller.

(iv) In order to name the seller a broker shall in the case where the broker named is a member of the same exchange, name the seller as an official call member of such exchange and in the case where the seller is a member of another exchange he shall require the secretary of his own exchange official telegram to the seller demanding the at the time of sale.
in the event of a member's client dying or becoming otherwise incapable of receiving and paying for, or delivering or transferring stocks or shares which the client has ordered to be bought or sold and, after reasonable inquiry the member has carried out share and/or stockbroking business, for the seller to deliver more than one transfer where the provisions for marking transfers in New Zealand are not effective.

(ii) Unless the contract otherwise provides if a seller delivers more than one transfer of shares in satisfaction of a sale of shares then the company, the seller shall be liable to the buyer any cost (by way of stamp duty, registration fee, or otherwise) in excess of the cost which the buyer would have paid had there been payable by the buyer if one transfer only had been delivered in satisfaction.

(iii) Notwithstanding anything to the contrary hereinbefore contained a seller of Australian securities being other than Government or local body stocks shall, unless requested otherwise at the time of the exchange, embody the words "Scrip forwarded to the Company's office this day" in each of the marketable parcel of such securities at the date of sale, and the provisions for marking transfers in New Zealand shall apply to the seller all such expense, provided all documents are in order and the delivery is made in accordance with these rules. Where the seller has not tendered the documents within six weeks of the date for completion and the buyer has not named the seller in accordance with rule 120, the buyer may give notice in writing to the seller that unless the documents are tendered within 72 hours of the receipt of such notice, the buyer will not be required to deliver or transfer the shares in respect of which the notice is given, and if the notice is not served within six weeks of the date of tender to deliver within the said 72 hours, then he shall not be entitled thereafter to deliver. Nothing in this rule shall be deemed to prejudice the right of the buyer in respect of non-delivery as aforesaid. Where the buyer has not for six weeks from the date of sale, or in the case of time of tender, for delivery, then the buyer may, if he so requests, have the seller deliver or take any other steps upon the contract in accordance with these rules he shall not be entitled to require the seller to deliver more than one transfer of shares in satisfaction of the contract or to deliver the shares in respect of non-delivery as aforesaid.

123. Listings—(i) A company desiring to have its shares or any class of its shares marked on the official list shall make application in that behalf to the exchange nearest its head office and pay the fee hereinafter provided for in respect of shares marked on the official list. Where a company having a New Zealand register shall deliver scrip on an overseas register before the expiration of the period for which such scrip is being held, it shall not be incumbent upon a member to accept a transfer of New Zealand mining shares more than 28 days old. It shall not be incumbent upon a member to accept a marked transfer of investment shares where there are less than 14 days in the case of transfers of shares or bonds or documents entered in the register of the head office of the company unless the member otherwise agrees. In the case of transfers of shares on a New Zealand register before the expiry of the period for which such scrip is being held, it shall not be incumbent upon a member to accept a transfer of New Zealand mining shares more than 28 days old.

124. Overseas Company—A seller of shares in an overseas company having a New Zealand register shall deliver scrip on the New Zealand register unless the contract otherwise provides. A seller of shares in an overseas company not having a New Zealand register shall deliver scrip to the head office of the company unless the contract otherwise provides, provided however that in the case of the shares of companies registered in Australia the buyer is entitled to deliver scrip on any other Australian register if the member delivering scrip on behalf of the buyer pays to the secretary of an exchange the amount (if any) by which the total stamp duty payable exceeds the amount of stamp duty which would have been payable had the shares been on the register of the head office of the company.

125. Documents at Seller's Risk—All bonds or documents are at the seller's risk until delivered to the buyer. Where bonds or documents are sent by post they shall not be deemed to have been delivered until actually received by the buyer.

126. Broker Not to Affix Stamp—No member of an exchange shall be permitted to print or affix his name on any transaction relating to ordinary bonds or securities.

129. Resale Where Seller's Client Incapable of Delivering—In the event of the member's client dying or becoming otherwise incapable of receiving and paying for, or delivering or transferring stocks or shares which the client has ordered to be bought or sold, and the member has no knowledge of anyone legally authorised to complete such purchases or sales on the client's behalf, the member shall keep a record of all such transactions in formation provided his ordinary signature as secretary has been made by him. Where a marketable parcel of such securities at the date of sale and the provisions for marking transfers in New Zealand are not effective.

(i) The transfer when tendered to a buying member shall bear an acknowledgment under the hand of an officer of the company, local body, or Government concerned of non-revocation of such transfer or scrip delivered to another broker.

(ii) A transfer purporting to have been executed under a power of attorney shall either be accompanied by a statutory declaration (or statement acceptable to the company, local body, or Government concerned) of non-revocation of such power of attorney or be endorsed by the secretary of the company, local body, or Government concerned to the effect that such statutory declaration (or statement as aforesaid) has been exhibited to him and forwarded to the company with the relative securities. Such endorsement shall be signed by the secretary of the company, local body, or Government concerned.

131. Rights of Parties Where Settlement Delayed Six Weeks—Where the buyer has not tendered the documents within six weeks of the date of sale, or in the case of time of tender, for delivery, then the buyer may, if he so requests, have the seller deliver or take any other steps upon the contract in accordance with these rules he shall not be entitled to require the seller to deliver more than one transfer of shares in satisfaction of the contract or to deliver the shares in respect of non-delivery as aforesaid.

135. Communications to Other Than Clients—No member shall send or deliver by post or otherwise or cause to be sent or delivered as aforesaid to any person other than a client any communications relating to the business of stockbroking or any recommendations to make applications for the right of quotation on the official list, and similarly may at any future time suspend or cancel such right of quotation. Such right shall be returned if requested by a resolution of the shareholders of the company.
137. Consent Required—No member of an exchange shall act as broker to, or be associated with any flotation where a prospectus or other document so soliciting applications for shares or capable of promoting inquiries for the shares, is given to the public, save or for shares or other securities where it is given pursuant to rule 137, unless the committee of the exchange in that behalf has first been given. Application for such consent shall be made by a member to the exchange of which he is a member or by a non-member to the exchange situated nearest to the head office of such company. Such application shall be accompanied by a fee of £5 5s. which shall be recoverable from the company.

138. Consent Authority for All Members—A consent given to any one member pursuant to rule 137 to act as broker to, or be associated with any flotation, shall be deemed to be authority for all other members to be associated with that flotation, but shall not be given to such other members any right to demand to be allowed to place portion of the issue.

139. Endorsement on Prospectus—In each case in which consent to act as broker to or to be associated with any flotation is given under the provisions of rule 137, unless the committee of the exchange in granting such consent shall (in any particular case) direct otherwise, there shall be endorsed upon the relevant prospectus or other document so soliciting applications for shares or capable of promoting inquiries for the shares, the name and address of the exchange to which such application has authorised members of affiliated stock exchanges to act on this flotation*.

GENERAL

140. Interest in Certain Companies—(i) A member shall not be a shareholder in, or a director of, any limited liability company which—(a) Represents to the public that it engages in the business of stock and share broking.

(b) Maintains in the conduct of its business of sharehawking or other similar methods disconcerted by the committee for the sale or disposal of stocks, shares, debentures, bonds, or other securities.

(ii) A member shall not knowingly transact business for or on behalf of any company as mentioned in subsection (i) above.

(iii) A member shall not knowingly transact business for or on behalf of any registered sharebroker who is not a member of an exchange to which the committee has advised in writing, of the opinion of the committee, that he is or of any other person who has or is capable of promoting inquiries for the shares of a particular company, is issued to persons other than the directors or employees of a company or their wives unless consent of the committee of an exchange in that behalf has first been given. Application for such consent shall be made by a member to the exchange of which he is a member or by a non-member to the exchange situated nearest to the head office of such company. Such application shall be accompanied by a fee of £5 5s. which shall be recoverable from the company.

*The word "flotation" where used herein shall not include any application for consent to act as broker to, or to be associated with any flotation, shall be deemed to be authority for all other members to be associated with that flotation, but shall not be given to such other members any right to demand to be allowed to place portion of the issue.
Lieutenant F. J. Blakeley is re-engaged from 27 May 1960 until 5 February 1963.

Lieutenant Lyeton Edwin Laing, L.I.R., from the 1st Battalion, The Otago and Southland Regiment, RNZ Inf, is granted a short-service commission for a term of two years in the rank of Lieutenant (acting Captain), with seniority as Lieutenant from 10 May 1955. Dated 2 May 1960.

The short-service engagement of Lieutenant I. T. A. Goodman is hereby converted to a long-service engagement in the rank of Lieutenant with seniority from 12 December 1957. Dated 2 May 1960.

Lieutenant J. B. Prince is re-engaged for a term of two years as from 1 August 1960.

Lieutenant G. H. D. Wright is re-engaged for a term of two years as from 1 August 1960.

The short-service engagement of Lieutenant B. G. Cummins relinquishes the appointment of O.C., and is transferred to the Reserve of Officers, Regimental List, 3rd Infantry Workshop, RNZEME, in his present rank and seniority. Dated 31 October 1959.

1st Transport Company, RNZASC Light Aid Detachment, RNZEME

Captain William Rolf Calder, E.D., is transferred to the Reserve of Officers, General List, The Corps of Royal N.Z. Electrical and Mechanical Engineers, in the rank of Captain. Dated 1 April 1960.

Major Derrick Corder Powrie is posted to the Retired List. Dated 10 May 1960.


The short-service engagement of Captain J. T. Shaw is hereby converted to a long-service engagement in the rank of Lieutenant with seniority from 11 December 1957. Dated 2 May 1960.

Lieutenant J. M. Burn is re-engaged for a term of three years as from 1 June 1960.

Captain Colin Lester Davy, M.Sc. (hon.), (chem.), ceases to be posted to Army H.Q. "X" List and is transferred to the Reserve of Officers, General List, N.Z. Defence Scientific Corps, in the rank of Captain. Dated 30 May 1960.

Major R. W. Jenkins to be Captain and Quartermaster. Dated 15 March 1960.

Lieutenant L. E. Laing is transferred to the Reserve Regular Force.


Lieutenant R. W. Jenkins to be Captain and Quartermaster. Dated 15 March 1960.

Captain L. H. Couper, M.B., Ch.B., having been granted conditional signals in the rank of Signal Officer Cadets in the Reserve of Officers, The Otago and Southland Regiment, RNZ Inf, in his present rank and seniority. Dated 1 March 1960.

2nd General Hospital, RNZAMC


Lieutenant T. K. Royal to be Lieutenant. Dated 14 February 1960.


Officer Cadet Veronica Jocelyn Hart to be 2nd Lieutenant (on prob.). Dated 1 May 1960.

Officer Cadet Valerie Dawn Kruger to be 2nd Lieutenant (on prob.). Dated 1 May 1960.

Avondale College Cadets

John Robert Macmillan to be 2nd Lieutenant (on prob.). Dated 1 March 1960.

De La Salle College Cadets

Conrad James Callinan to be 2nd Lieutenant (on prob.). Dated 31 March 1960.

Hamilton Technical College Cadets


Major R. W. Jenkins to be Captain and Quartermaster. Dated 15 March 1960.
The under-mentioned are posted to the Retired List:

The Corps of Royal N.Z. Engineers


Royal N.Z. Infantry Corps


Royal N.Z. Army Medical Corps


Royal N.Z. Dental Corps


N.Z. Cadet Corps


Dated at Wellington this 31st day of May 1960.

PHILLIP G. CONNOLLY, Minister of Defence.

Appointments, Promotions, Extensions of Commissions and Date of Retirement, Terminations of Commissions, and Resignations of Officers of the Royal New Zealand Air Force

PURSUANT to section 15 of the Royal New Zealand Air Force Act 1950, His Excellency the Administrator of the Government has been pleased to approve the following appointments, promotions, extensions of commissions and date of retirement, terminations of commissions, and resignations of officers of the Royal New Zealand Air Force.

REGULAR AIR FORCE

General Duties Branch

Promotion

Pilot Officer Derek Mileman (553542) to be Flying Officer, with effect from 24 April 1960.

Administrative and Supply Branch

Promotion

Secretarial Division

Flight Lieutenant Henry Hirst Hickey (70278) to be Squadron Leader, with effect from 18 May 1960.

Extension of Date of Retirement

The age for retirement of Squadron Leader Stanley Herbert Ward (70117) is extended for a period of three months, with effect from 27 July 1960.

WOMEN'S ROYAL NEW ZEALAND AIR FORCE

Regular Section

Resignation

Squadron Officer (temp.) Dorothy Noreen Rose (78124) resigns her commission, with effect from 13 May 1960.

TERRITORIAL AIR FORCE

Administrative and Supply Branch

Resignation

Special Duties Division

Flight Lieutenant Rex Frederick Cording (72509) resigns his commission, with effect from 20 May 1960.
AIR TRAINING CORPS

Appointments
The under-mentioned are granted commissions in the Air Training Corps in the rank of Pilot Officer, with seniority and effect from the date shown:

Warwick Percival Newell Tyler, M.A., 6 May 1960.

Terminations of Commissions
The commissions of the under-mentioned officers are terminated, with effect from the date shown:

Pilot Officer Donald George Russell, 9 May 1960.

RESERVE OF AIR FORCE OFFICERS

Promotion
Pilot Officer Joseph Patrick Senior (130218) to be Flying Officer, with effect from 19 September 1959.

Extensions of Commissions
The under-mentioned officers are granted extensions of their present commissions until the date shown:


Flight Lieutenants:

Patrick Lane McFarland (72209), 17 February 1964.
The Rev. Thomas Henry Saddler (134149), 30 May 1964.

Termination of Commission
The commission of Flight Lieutenant Graham George Bayliss, D.F.C. (71487), is terminated, with effect from 18 April 1960.

Dated at Wellington this 30th day of May 1960.

PHILLIP G. CONNOLLY, Minister of Defence.

(Air 12/11/9)

Appointments, Promotion, Extensions of Commissions, Transfers, Terminations and Cancellations of Commissions, Resignation, and Retirement of Officers of the Royal New Zealand Air Force

PURSUANT to section 15 of the Royal New Zealand Air Force Act 1950, His Excellency the Administrator of the Government has been pleased to approve the following appointments, promotions, extensions of commissions, transfers, terminations and cancellations of commissions, resignations, and retirements of officers of the Royal New Zealand Air Force.

REGULAR AIR FORCE

GENERAL DUTIES BRANCH

Extension of Commission
Flying Officer Neil James Barr (341434) is granted an extension of his present commission until 13 December 1967.

Cancellations of Commissions
The commissions of the under-mentioned Acting Pilot Officers are cancelled, with effect from the date shown:

Desmond George Patrick Cereuli (79382), 31 May 1960.

Graham Harry Duley (79384), 31 May 1960.


AIR TRAINING CORPS

Appointments
The under-mentioned are granted commissions in the Air Training Corps in the rank of Pilot Officer, with seniority and effect from 7 April 1960:

John Andrew Grigor, M.Sc. Alfred Dennis Milbiliope,

Promotion
Pilot Officer Lloyd Charles Kirkman to be Flying Officer, with effect from 8 May 1960.

Terminations of Commissions
The commissions of the under-mentioned officers are terminated, with effect from the date shown:


RESERVE OF AIR FORCE OFFICERS

Appointment
Flying Officer Douglas Ross Sadgrove, D.F.C. (131763) to be temporary Flight Lieutenant, with effect from 22 April 1960.

Extensions of Commissions
The under-mentioned officers are granted extensions of their present commissions until the date shown:

Flight Lieutenants:

Percy Henderson Stewart, D.F.M (134000), 11 June 1964.


Flying Officer Donald Milham Furness (133577), 26 May 1964.

Transfers
The under-mentioned Flight Lieutenants are transferred from the General Duties Branch, Regular Air Force, to the Reserve of Air Force Officers for a period of four years, with effect from the date shown:


John Alexander Laing (70201), 17 May 1960.

Graham Ross Grubbie (74963), 18 May 1960.

Ronald Ian McKenzie (708494), 24 May 1960.

Flying Officer John Thomas Parnece (76789) is transferred from the Administrative and Supply Branch (Equipment Division), Regular Air Force, to the Reserve of Air Force Officers for a period of four years, with effect from 6 May 1960.

Resignation
Flying Officer David John Miller, M.B., Ch.B. (130842), resigns his commission, with effect from 15 May 1960.

Retirement
Flying Lieutenant George Douglas Thorpe, D.F.C. (130915), is retired, with effect from 25 May 1960.

Dated at Wellington this 1st day of June 1960.

PHILIP G. CONNOLLY, Minister of Defence.

(Air 12/11/9)

Member of Ohau Rabbit Board Appointed (Notice No. Ag. 6934)

PURSUANT to section 24 of the Rabbits Act 1955, the Minister of Agriculture hereby appoints

John Alexander Miller, being an Inspector appointed under Part III of the said Act, to be member of the Ohau Rabbit Board.

Dated at Wellington this 26th day of February 1960.

C. F. SKINNER, Minister of Agriculture.

(Ag. 20890)

Deputy Appointed for Member of Veterinary Services Council (Notice No. Ag. 6998)

PURSUANT to section 6 of the Veterinary Services Act 1946, the Minister of Agriculture hereby appoints

Percy Walton Smallfield a deputy, to act for Robert Thomas Scott during the absence from New Zealand of the said Robert Thomas Scott.

Dated at Wellington this 30th day of May 1960.

C. F. SKINNER, Minister of Agriculture.

(Ag. 3037)

Appointment of Members of Ruakaka Domain Board

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints

Arthur Selwyn Batger and John Charles McKenzie to be members of the Ruakaka Domain Board, North Auckland Land District, in place of John William Coxhead and Norman Denford Jones, resigned.

Dated at Wellington this 7th day of June 1960.

C. F. SKINNER, Minister of Lands.

(L. and S. H.O. 1/594; D.O. 8/3/61)

Appointment of Additional Member of Tuapeka Mouth Domain Board

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby increases the total number of members of the Tuapeka Mouth Domain Board, Otago Land District, from seven to eight and appoints the member of the Tuapeka County Council representing the Banks River, ex officio, as the additional member of the Board.

Dated at Wellington this 7th day of June 1960.

C. F. SKINNER, Minister of Lands.

(L. and S. H.O. 1/913; D.O. 8/3/65)
Board Appointed to Have Control of Makarewa Domain

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints


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

SCHEDULE

SOUTHLAND LAND DISTRICT—MAKAREWA DOMAIN

Sections 16, 17, and 18, Block III, Town of Makarewa: Area, 12 acres 1 rod 5 perches, more or less. (S.O. Plan 1321.)

Dated at Wellington this 7th day of June 1960.

C. F. SKINNER, Minister of Lands.

(L. and S. H.O. 1/97; D.O. 8/9)

Member of Licensing Committee Appointed

Pursuant to section 49 of the Licensing Act 1908, His Excellency the Administrator of the Government has been pleased to appoint

Charles Robert Duke, Esquire, of Nelson, to be a member of the Licensing Committee for the Licensing District of Nelson, vice Walter Black, deceased.

Dated at Wellington this 7th day of June 1960.

H. G. R. MASON, Minister of Justice.

Authorisation of the Exchange of a Reserve for Other Land

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby authorises the exchange of the reserve for gravel purposes described in the First Schedule hereto for the land described in the Second Schedule hereto.

FIRST SCHEDULE

CANTERBURY LAND DISTRICT

Reserve 2514, situated in Block XII, Shepherds Bush Survey District: Area, 5 acres, more or less. (S.O. Plan 4254.)

Dated at Wellington this 7th day of June 1960.

C. F. SKINNER, Minister of Lands.

(L. and S. H.O. 37960; D.O. 8/261)

Revocation of the Reservation Over Reserves

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby revokes the reservation over the lands described in the Schedule hereto as reserves for the purposes specified at the end of the respective descriptions of the said lands.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

Lot 111, D.P. 27719, being part Allotments 12 and 27, Wai­komiti Parish, situated in Block VI, Titirangi Survey District: Area, 2 acres 32-5 perches, more or less. Part certificate of title, Volume 490, folio 29, Recreation.

Lot 159, D.P. 27719, being part Allotment 27, Wai­komiti Parish, situated in Block VI, Titirangi Survey District: Area, 2 acres 2 rods 20-4 perches, more or less. Part certificate of title, Volume 490, folio 29, Plantation.

Dated at Wellington this 7th day of June 1960.

C. F. SKINNER, Minister of Lands.

(L. and S. H.O. 4/36; D.O. 8/1232)

Notice Regarding Land Set Apart by the Otago Harbour Board

Pursuant to section 4 of the Otago Harbour Board Lands Vesting Act 1910 as amended by section 4 of the Otago Harbour Board Empowering Act 1959, the Minister of Marine hereby declares that, from and after the 1st day of April 1960, the land described in the Schedule hereto, being land duly set apart by the Otago Harbour Board in terms of the said enactments, ceased to be vested in the said Board, and that thereupon the said land became a public domain subject to Part III of the Reserves and Domains Act 1953.

SCHEDULE

OTAGO LAND DISTRICT

All that area in the Otago Land District containing by ad­measurement 10 acres and 19-9 perches, more or less, being part Sections 1 and 2, Block II, Andersons Bay Survey Dis­trict; as the same is marked M.D. 10790, deposited in the office of the Marine Department at Wellington, and thereon coloured blue and edged pink.

Dated at Wellington this 2nd day of June 1960.

F. HACKETT, for the Minister of Marine.

(M. 3/6/111)

Declaring Land Acquired for a Government Work and Not Required for That Purpose to be Crown Land, Subject to the Existence of a Pipeline for the Passage of Storm Water

Pursuant to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be deemed to have been Crown land for the purposes of the Land Act 1948 as from the 16th day of February 1960, subject to K. 67732, Auckland Land Registry, certifying the existence of a pipeline for the passage of storm water.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 5-9 perches, situated in Block VI, Otahuhu Survey District, Borough of Otahuhu, Auckland R.D., and being Lot 39, D.P. 59830, Part certificate of title, Volume 1100, folio 31, Auckland Land Registry.

Dated at Wellington this 3rd day of June 1960.

J. MATHISON, for the Minister of Works.

(H.C. X/233/24/2; D.O. 2/3/1191)

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

Pursuant to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be deemed to have been Crown land for the purposes of the Land Act 1948 as from the 23rd day of March 1960, subject as to Lots 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, and 51, D.P. 47008, to the building-line restriction contained in K. 68783, Auckland Land Registry, and subject as to Lots 46, 47, 48, 49, 50, and 51, D.P. 47008, to Compensation Certificate K. 49086, Auckland Land Registry, and subject as to Lots 77, 78, 79, and 80, D.P. 47191, to the building-line restriction contained in K. 70306, Auckland Land Registry, and subject as to Lots 77 and 78, D.P. 47191, to the fencing agreement contained in transfer 632621, Auckland Land Registry.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in the Otahuhu Survey District, Auckland R.D., described as follows:

A. R. P.

Being

2 2 3-7 Lots 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, and 51, D.P. 47008, Block VI. Part certificate of title, Volume 1804, folio 11, Auckland Land Registry.

0 3 27-2 Lots 77, 78, 79, and 80, D.P. 47191, Block V. All certificate of title, Volume 1801, folio 83, Auckland Land Registry.

Dated at Wellington this 3rd day of June 1960.

J. MATHISON, for the Minister of Works.

(H.C. X/15/311A; D.O. 2/3/5302)
Declaring Land Acquired for a Government Work and Not Required for That Purpose to be Crown Land Subject to Parts to Building-line Conditions

Pursuant to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be deemed to have been Crown land for the purposes of the Land Act 1948, as from the 19th day of May 1955, subject to the land first described to the building-line condition imposed by K. 36762, Wellington Land Registry, and subject as to the land second described to the building-line condition imposed by K. 36761, Wellington Land Registry.

Schedule Wellington Land District

All those pieces of land situated in the Wellington Registration District, described as follows:

Situated in Block II, Belmont Survey District:

A. R. P. Being

0 0 34·4 Lot 385, D.P. 17335, being part Section 108, Porirua District. Part certificate of title, Volume 571, folio 56, Wellington Land Registry.

Situated in Block XI, Paekakariki Survey District:

A. R. P. Being

0 0 31·84 Lot 40, D.P. 17689, being part 2n Kahutea Block. Part certificate of title, Volume 443, folio 115, Wellington Land Registry.

0 0 37·55 Lot 48, D.P. 1964, being part 1s Kahutea Block. Part certificate of title, Volume 856, folio 69, Wellington Land Registry.

0 0 28·77 Lot 601, D.P. 18093, being part Subdivision 6, Koangaaumu Block. Part certificate of title, Volume 856, folio 51, Wellington Land Registry.

Situated in Block XI, Paekakariki Survey District, and Block I, Belmont Survey District:

A. R. P. Being

0 0 29·91 Lot 436, D.P. 17688, being part Sections 8 and 9, Koangaaumu Block, and part 2c Turuparikete Block. Part certificate of title, Volume 856, folio 65, Wellington Land Registry.

Dated at Wellington this 3rd day of June 1960.

J. MATHISON, for the Minister of Works.

(H.C. X/1/6; D.O. 22/0/3)

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

Pursuant to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be deemed to have been Crown land subject to the Land Act 1948 as from the 29th day of April 1960.

Schedule Wellington Land District

All that piece of land containing 16·36 perches, situated in Block II, Belmont Survey District, Wellington R.D., being Lot 257, D.P. 18393, being part Section 61, Porirua District. Part certificate of title, Volume 571, folio 56, Wellington Land Registry.

Dated at Wellington this 3rd day of June 1960.

J. MATHISON, for the Minister of Works.

(H.C. X/1/6; D.O. 22/0/3)

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

Pursuant to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be deemed to have been Crown land subject to the Land Act 1948 as from the 23rd day of March 1960.

Schedule Wellington Land District

All that piece of land containing 23·94 perches, situated in the Borough of Masterton, Wellington R.D., being Lot 31, D.P. 21497, being part Section 17, Masterton Small Farm Settlement. Part certificate of title, Volume 875, folio 67, Wellington Land Registry.

Dated at Wellington this 3rd day of June 1960.

J. MATHISON, for the Minister of Works.

(H.C. X/28; D.O. 32/0/8/3)
Pursuant to section 3 of the Noxious Weeds Act 1950, the Director-General of Agriculture, acting under a delegation from the Minister of Agriculture for the purposes of the said section, hereby publishes the following special order made by the Patanagata County Council on the 20th day of April 1960.

**SPECIAL ORDER**

That, in pursuance of the provisions of section 3 of the Noxious Weeds Act 1950, the Patanagata Council hereby declare by way of special order that the weeds mentioned in the attached Schedule shall be deemed to be noxious weeds within the County of Patanagata.

**SCHEDULE**

- Thorn apple or jimson weed (Datura stramonium).
- Wild tassel (Dipsacus siliquosus).

Dated at Wellington this 31st day of May 1960.

P. W. SMALLFIELD, Director-General of Agriculture.

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**Plant Declared Noxious Weed in County of Patanagata (Notice No. Ag. 7000)**

**SPECIAL ORDER**

Pursuant to section 3 of the Noxious Weeds Act 1950, the Director-General of Agriculture, acting under a delegation from the Minister of Agriculture for the purposes of the said section, hereby publishes the following special order made by the Patanagata County Council on the 20th day of April 1960.

**SPECIAL ORDER**

Pursuant to section 3 (1) of the Noxious Weeds Act 1950, the Oxford County Council declares Nodding Thistle (*Carduus nutans*) to be a noxious weed within the area of Oxford County on and from the 1st day of March 1960.

Dated at Wellington this 26th day of February 1960.

P. W. SMALLFIELD, Director-General of Agriculture.
Persons Convicted Under Section 228 (b) of the Land and Income Tax Act 1954, of wilfully making false returns of income or of giving false information and the amount (if any) of penal tax charged under Section 231 of that Act

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* The information in columns 4 and 5 refers solely to the particular year or years for which a conviction was entered.
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<td>Nature of Offence</td>
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<td>Fruit merchant and farmer</td>
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<td>1949-1952</td>
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## SCHEDULE III

PERSONS WHO HAVE BEEN CHARGED WITH PENAL CHARGE UNDER SECTION 121 OF THE SOCIAL SECURITY ACT 1938, FOR EVADING OR ATTEMPTING TO EVADE, OR MAKING DEFAULT IN THE PERFORMANCE OF ANY DUTY IMPOSED BY THAT ACT OR BY REGULATIONS THEREUNDER WITH INTENT TO EVADE, THE LIABILITY FOR ANY SUM PROPERLY PAYABLE AS A CHARGE ON INCOME OTHER THAN SALARY OR WAGES.

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<tr>
<th>Name</th>
<th>Address</th>
<th>Occupation or Description</th>
<th>Nature of Offence*</th>
<th>Year(s) in Which Evasion Occurred*</th>
<th>Amount of Estimated Tax Evaded*</th>
<th>Amount of Penal Tax Imposed</th>
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<td>Chan Him Chong</td>
<td>Takapuna</td>
<td>Fruiterer</td>
<td>A</td>
<td>1953</td>
<td>£28</td>
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<td>A</td>
<td>1955–1957</td>
<td>£50</td>
<td>£30</td>
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<td>1950, 1951–1955</td>
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<td>Builder</td>
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<td>1955, 1956</td>
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<td>1955, 1956</td>
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<td>C</td>
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* Column 4 indicates the nature of the offence as follows:

- **A**: Furnishing false tax code declarations.
- **B**: Failing to furnish declarations of income with intent to evade liability.
- **C**: Furnishing false tax code declarations.

The information in columns 5 and 6 refers solely to the particular year or years for which penal tax was imposed.

## SCHEDULE IV

PERSONS WHO HAVE BEEN CHARGED WITH PENAL CHARGE UNDER SECTION 12 of the Finance Act (No. 2) 1946 FOR FAILURE TO DEDUCT SOCIAL SECURITY CHARGE FROM WAGES OR OTHER MONIES PAID OR HAVING DEDUCED ANY SUCH CHARGE HAVE FAILED TO ACCOUNT FOR IT TO THE COMMISSIONER OF INLAND REVENUE.

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<th>Name</th>
<th>Address</th>
<th>Occupation or Description</th>
<th>Year(s) in Which Evasion Occurred</th>
<th>Amount of Penal Tax Imposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alpha By-Products Ltd.</td>
<td>Paeoro</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Beattion’s Carrying Co. Ltd.</td>
<td>Palmerston</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Castleton, Colin Rangi</td>
<td>Rotorua</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cox, Geoffrey Jack Henry</td>
<td>Takahuia</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fee, Patrick</td>
<td>Wellington</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Giddings, Annie</td>
<td>Canterbury</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Halles, Bernard Joseph</td>
<td>Wellington</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jayen Enterprises Ltd.</td>
<td>Auckland</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jillinga, Colin Maurice</td>
<td>Wellington</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kobersteins Gardens Ltd.</td>
<td>Heke</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maney and Sons De Luxe Service Station Ltd.</td>
<td>Whangarei</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mullis, Harry Wingate</td>
<td>National Park (previously Rotorua)</td>
<td>Bridge builder</td>
<td></td>
<td></td>
</tr>
<tr>
<td>N.Z. Arc Welding Works Ltd.</td>
<td>Rotorua</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paget Shoes Ltd.</td>
<td>Auckland</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paterson, Ian Russell</td>
<td>Ashburton</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Romijn, Martinus Gerardus</td>
<td>Wellington</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sharpes Grain and Seeds Ltd.</td>
<td>Lower Hutt</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smith, Frederick Dallan</td>
<td>Oparau</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sopp, George Edward Colston</td>
<td>Wairoa</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sudhend, Ian George</td>
<td>Wairoa</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>T. Swigse and Co. Ltd.</td>
<td>Petone</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Taylor, John Glyndwr</td>
<td>Auckland</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Teanant, David, and Others Trust</td>
<td>Tainemse</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Zambucka, Charles</td>
<td>Ohauhi</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Column 4 indicates the nature of the offence as follows:

- **A**: Furnishing false tax code declarations.
- **B**: Failing to furnish declarations of income.
- **C**: Failing to furnish declarations of income with intent to evade liability.

The information in columns 5 and 6 refers solely to the particular year or years for which penal tax was imposed.

## SCHEDULE V

PERSONS WHO HAVE BEEN CHARGED WITH PENAL TAX UNDER SECTION 34 OF THE INCOME TAX ACT AS AMENDED 1957, FOR FAILURE TO MAKE TAX DEDUCTIONS FROM SOURCE DEDUCTION PAYMENTS OR HAVING MADE SUCH DEDUCTIONS HAVE FAILED TO ACCOUNT FOR IT TO THE COMMISSIONER OF INLAND REVENUE.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Description</th>
<th>Nature of Offence</th>
<th>Year(s) in Which Evasion Occurred</th>
<th>Amount of Tax Deductions Involved in Offence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cox, Agnes Lucy</td>
<td>Wellington</td>
<td>Dress and blouse retailer</td>
<td>A</td>
<td>1959</td>
<td>£141</td>
</tr>
<tr>
<td>Fassenden, Cyril Phillip</td>
<td>Clarence Bridge</td>
<td>Contractor</td>
<td>A</td>
<td>1959</td>
<td>£68</td>
</tr>
<tr>
<td>Glubb, Arthur Basil</td>
<td>Christchurch</td>
<td>Painter and paperhanger</td>
<td>A</td>
<td>1959</td>
<td>£395</td>
</tr>
<tr>
<td>A. F. Hall and Co. Ltd.</td>
<td>Hastings</td>
<td></td>
<td>A</td>
<td>1959</td>
<td>£108</td>
</tr>
<tr>
<td>Kiew Clothes and Tubular Steel Lines Ltd.</td>
<td>Auckland</td>
<td></td>
<td>A</td>
<td>1959</td>
<td>£133</td>
</tr>
<tr>
<td>Komac Products Ltd.</td>
<td>Christchurch</td>
<td></td>
<td>A</td>
<td>1960</td>
<td>£156</td>
</tr>
<tr>
<td>Kramer, Lewis William</td>
<td>Motueka</td>
<td>Farmer</td>
<td>A</td>
<td>1959</td>
<td>£117</td>
</tr>
<tr>
<td>Papatoeoe Printing Co. Ltd.</td>
<td>Papatoeoe</td>
<td></td>
<td>A</td>
<td>1959</td>
<td>£104</td>
</tr>
<tr>
<td>J. Skogastad Ltd.</td>
<td>Palmerston North</td>
<td></td>
<td>A</td>
<td>1959</td>
<td>£77</td>
</tr>
<tr>
<td>K. E. Sutton and Co. Ltd.</td>
<td>Palmerston North</td>
<td></td>
<td>A</td>
<td>1959</td>
<td>£238</td>
</tr>
<tr>
<td>Watkins, Victor William</td>
<td>Hastings</td>
<td>Contractor</td>
<td>A</td>
<td>1959</td>
<td>£268</td>
</tr>
<tr>
<td>Wilson, Reginald James</td>
<td>Wanganui</td>
<td>clerk and T.A.B. agent</td>
<td>A</td>
<td>1959</td>
<td>£212</td>
</tr>
</tbody>
</table>
STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 1 JUNE 1960

**Liabilities**

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. General Reserve Fund</td>
<td>1,500,000</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3. Bank notes</td>
<td>79,084,060</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>4. Demand liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Government marketing accounts</td>
<td>402,620</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>(ii) Other</td>
<td>16,166,006</td>
<td>15</td>
<td>8</td>
</tr>
<tr>
<td>(b) Banks</td>
<td>91,289,046</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>(c) Other—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Marketing organisations</td>
<td>442,443</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>(ii) Other demand liabilities</td>
<td>1,707,469</td>
<td>8</td>
<td>6</td>
</tr>
<tr>
<td>5. Time deposits</td>
<td>60,917</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td>6. Liabilities in currencies other than New Zealand currency</td>
<td>10,542,879</td>
<td>9</td>
<td>8</td>
</tr>
<tr>
<td>7. Other liabilities</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Assets**

<table>
<thead>
<tr>
<th>Assets</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>8. Reserve—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Gold</td>
<td>315,249</td>
<td>0</td>
<td>6</td>
</tr>
<tr>
<td>(b) Sterling exchange</td>
<td>67,884,389</td>
<td>11</td>
<td>6</td>
</tr>
<tr>
<td>(c) Gold exchange</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d) Other exchange</td>
<td>386,478</td>
<td>11</td>
<td>5</td>
</tr>
<tr>
<td>9. Subsidiary coin</td>
<td>583,978</td>
<td>10</td>
<td>5</td>
</tr>
<tr>
<td>10. Discounts—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Commercial and agricultural bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Treasury and local body bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Advances—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) To the State or State undertakings—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Government marketing accounts</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(ii) For other purposes</td>
<td>5,681,648</td>
<td>14</td>
<td>7</td>
</tr>
<tr>
<td>(b) To other public authorities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Other—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Marketing organisations</td>
<td>25,087,825</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>(ii) Other advances</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Investments—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Sterling</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Bank buildings</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Other assets—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Gold</td>
<td>5,848,080</td>
<td>10</td>
<td>11</td>
</tr>
<tr>
<td>(b) Other</td>
<td>2,448,739</td>
<td>2</td>
<td>4</td>
</tr>
</tbody>
</table>

£201,195,443 19 6

R. M. SMITH, Chief Accountant.

---

Statement of Money Belonging to Trusts and Held by the Crown

PURSUANT to section 78 of the Trustee Act 1956, notice is hereby given that, at the 31st day of March 1960—

(a) The money specified in the statement in the Schedule hereto was held by the Crown under section 77 of that Act in respect of the matters specified in that statement; and

(b) Such money had not been credited to the Consolidated Fund.

---

**SCHEDULE**

**STATEMENT**

**(1) Deceased Estates**

<table>
<thead>
<tr>
<th>Names of Estates</th>
<th>Amount Held</th>
<th>Date Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allen, Sam, of Masterton, laundryman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Andrews, Oliver, of Romahapa, Otago, farmer.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Burrell, Charles, of Dunedin, hotelkeeper</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Harold, John, of Wanganui, retired</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Knudsen, Godfrey, of Glenfield, Auckland, retired seaman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lewis, Minnie, of Masterton, widow</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Melville, Andrew, of Dunedin, gentleman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moir, James, of Dunedin, retired schoolmaster</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restano, Felix, of Rimu, miner</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Simpson, George, of Timaru, diver</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smith, Florence Mary, of Auckland, widow</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Zuppichich, Catherine, of Christchurch, widow</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**(2) Realisation of Mortgages or Other Securities**

<table>
<thead>
<tr>
<th>Names of Estates</th>
<th>Amount Held</th>
<th>Date Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grace, Patrick John Laurence, of Wellington, salesman (now deceased)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peillow, Edward Joseph, of Christchurch, tile maker</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Dated at Wellington this 8th day of June 1960.

(T. 40/66)
BANKRUPTCY NOTICES

In Bankruptcy—In the Supreme Court at Blenheim

Notice is hereby given that dividends are now payable on all proved claims in the under-mentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be held on Tuesday, the 28th day of June 1960, I intend to apply for an order releasing me from the administration of the said estates.


O. T. GRATTAN, Official Assignee.

In Bankruptcy

Notice is hereby given that statements of accounts and balance sheets in respect of the under-mentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be held on Friday, the 17th day of June 1960, at 10 a.m., I intend to apply for an order releasing me from the administration of the said estates.


F. S. COLLIER, Official Assignee.
In Bankruptcy—Supreme Court

HENRY KITCHENER BEEHRE, of 281 Whaka Road, Rotorua, upholsterer, was adjudged bankrupt on 30 May 1960. Creditors' meeting will be held at the Courthouse, Rotorua, on Monday, 13 June 1960, at 10.30 a.m.
S. H. FITCHETT, Official Assignee.

In Bankruptcy—Supreme Court

HERBERT GEORGE FURNESS, of Waiata, barman, was adjudged bankrupt on 31 May 1960. Creditors' meeting will be held.

In Bankruptcy—Supreme Court

LAURENCE JAMES SMITH, of Harbour Terrace, Careys Bay, was adjudged bankrupt on 2 June 1960. Creditors' meeting will be held at the Supreme Court Buildings, Stuart Street, Dunedin, on Tuesday, 14 June 1960, at 2.30 p.m.

In Bankruptcy—Supreme Court

GORDON IRELAND, of Mangamahu, shepherd, was adjudged bankrupt on 1 June 1960. Creditors' meeting will be held at the Courthouse, New Plymouth, on Tuesday, 14 June 1960, at 11 a.m.
J. N. MUNCASTER, Official Assignee.

In Bankruptcy—Supreme Court

ERIC JERRY JEZI, of Spar Road, Rosewill, labourer, was adjudged bankrupt on 2 June 1960. Creditors' meeting will be held at the Law Courts, Invercargill, on Wednesday, 15 June 1960, at 10.30 a.m.
P. W. J. COCKERILL, Official Assignee.

In Bankruptcy—Supreme Court

TAKE notice that, on the application of Henry Halford, of Lumsden, labourer, and on reading the affidavits in support thereof and hearing Mr Dolan of counsel for the applicant, it was ordered that the order of adjudication, dated the 18th day of December 1959, against the said Henry Halford be annulled.
Dated this 27th day of May 1960.
J. MILLER, Official Assignee.

LAND TRANSFER ACT NOTICES

EVIDENCE having been furnished of the loss of outstanding duplicate of mortgage No. 330278 whereof Margaret Muirhead Bissett, of New Plymouth, widow (now deceased), John Roger Nixon, of Mangakino, engineer, and Irene Laura Nixon, his wife, and Noel David Bissett, solicitor, are mortgagees (in shares), affecting 8 perches, more or less, situate in the Borough of Petone, being part Lot 7, Deposited Plan 1784, and being also part Section 4, Hutt District, being all the land in certificate of title, Volume 344, folio 295, Wellington Registry, and application No. 460992 having been made to me to register transmission 460993 to the Public Trustee of the share of the said Margaret Muirhead Bissett, in respect of the said mortgage, and a discharge of the said mortgage, I hereby give notice of my intention to dispense with the production of the said instrument under section 44 of the Land Transfer Act 1952, and to register the said transmission and discharge on the expiration of 14 days from the date of the Gazette containing this notice.
Dated this 1st day of June 1960.
E. K. PHILLIPS, District Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 54, folio 189 (Canterbury Registry), for 2 roads 26 perches, or thereabouts, situated in the District of Lincoln, being Lots 158 and 159, Block II, on Deposited Plan No. 307, part of Rural Section 4830, in the name of William Francis Byrne, of South Rakaka, earthener (now deceased), having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.
Dated this 2nd day of June 1960 at the Land Registry Office, Christchurch.
L. H. McCLELLAND, District Land Registrar.

ADVERTISEMENTS

THE COMPANIES ACT 1955, SECTION 336 (6)

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

- Boberg Construction Ltd. A. 1952/715.
- Sound Reproduction Ltd. A. 1953/727.
- New Zealand heraus Supply and Distributor Co. Ltd. A. 1953/727.
- Parnmore Motors Ltd. A. 1954/1202.

Given under my hand at Auckland this 2nd day of June 1960.
F. R. McBRIDE, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3) AND (4)

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

Mount Maunganui Golf Lands Ltd. A. 1947/100.
Harrison and Muller Ltd. A. 1947/399.
Palm Grove Shirts Ltd. A. 1949/320.
North Shore Taxicab Ltd. A. 1952/49.
Britton Agricultural Contractors Ltd. A. 1952/507.
Facsimile Recorders Ltd. A. 1952/679.
Corfield Stores Ltd. A. 1954/738.
Loveloll's Cycles (Kihikihi) Ltd. A. 1954/1211.
Dorset Pipei Ltd. A. 1956/1135.

Given under my hand at Auckland this 2nd day of June 1960.
F. R. McBRIDE, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

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

Bay Airways Ltd. H.B. 1957/68.

Dated at Napier this 1st day of June 1960.
G. JANISCH, Assistant Registrar of Companies.
THE COMPANIES ACT 1955, SECTION 336 (6)

Notice is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved:
Southern Alps Sawmilling Co. Ltd. WD. 1956/26. Dated at Hokitika this 31st day of May 1960.
A. SIMSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Tip-Top Ice Cream Co. (Auckland) Ltd." has changed its name to "General Foods Corporation (New Zealand) Ltd.", and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Auckland this 16th day of May 1960.
750 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Murray and Marple Ltd." has changed its name to "Allen Murray Ltd.", and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Napier this 30th day of May 1960.
733 G. JANISCH, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Utility Wholesalers Ltd." has changed its name to "Ocean Agencies Ltd.", and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Wellington this 30th day of May 1960.
K. L. WESTMORELAND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Amalgamated Traders (North-east) Ltd." has changed its name to "Paramount Land Development Co. Ltd.", and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Christchurch this 20th day of May 1960.
741 M. H. INNES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Woolston Scouring Works Ltd." has changed its name to "Defossis et Duuvier (New Zealand) Ltd.", and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Christchurch this 13th day of May 1960.
742 M. H. INNES, Assistant Registrar of Companies.

HEATHER BELLE RESTAURANT LTD.

In Liquidation

Notice of Meeting of Creditors
In the matter of the Companies Act 1955, and in the matter of Heather Belle Restaurant Ltd. (in liquidation).
Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a meeting of the creditors of the above-named company will be held at the office of Mr Owen R. Cooper, public accountant, Huntly, on Monday, the 20th day of June 1960, at 2 p.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator.
Dated the 1st day of June 1960.
746 O. R. COOPER, Liquidator.

DELAHAY'S MOUNT HOTEL LTD.

In Voluntary Liquidation

Notice of General Meeting of Members
Notice is hereby given that, pursuant to section 281 of the Companies Act 1955, a general meeting of the company will be held at the Registered Office, Maunganui Road, Mount Maunganui, on 20 June 1960, at 2.15 p.m., for the purpose of considering the liquidator's account of the winding up and of obtaining any explanation thereof.
747 C. L. HICKEY, Liquidator.

THE KAIPARORO COOPERATIVE DAIRY CO. LTD.

In Liquidation

Notice of Final Winding-up Meeting
Notice is hereby given, pursuant to section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held in the office of O. Walton, Public Accountant, Main Street, Eketahuna, at 7.30 p.m., on Thursday, the 30th day of June 1960, for the purpose of:
(1) Receiving and considering the liquidator's statement of account and of giving any explanation thereof which may be required.
(2) To resolve by extraordinary resolution, pursuant to section 328, as to the manner in which the books and papers of the company and of the liquidator shall be disposed of.
Dated at Eketahuna this 7th day of June 1960.
758 O. WALTON, Liquidator.

ACE ELECTROPLATING CO. LTD.

In Liquidation

Notice of Meeting of Creditors
Notice is hereby given that a meeting of the creditors of the company will be held, pursuant to section 291 of the Companies Act 1955, at the offices of Messrs Teward, Andrews, and Co., Public Accountants, 296 Lambton Quay, Wellington, on Monday, the 20th day of June 1960, at 2 p.m., at which meeting an account, showing how the winding up of the company has been conducted and the property of the company has been disposed of, shall be presented. This meeting will be held in place of the meeting inadvertently arranged for Monday, 6 June, which is a public holiday.
T. TEWARD, Liquidator.
Dated 1 June 1960.
734

THOMSON AND SCOTT LTD.

In Liquidation

Notice of General Meeting of Members
In the matter of the Companies Act 1955, and in the matter of Thomson and Scott Ltd.
Notice is hereby given that the following special resolution was passed by the shareholders of the company on the 30th day of May 1960:
"That the company be wound up voluntarily and that Francis James Wallace, of Te Kuiti, be and is hereby appointed liquidator."
Dated Te Kuiti this 2nd day of June 1960.
735

KELSALLS CASH DELIVERY LTD.

In Voluntary Liquidation

Notice of Resolution for Voluntary Winding up
In the matter of the Companies Act 1955 and in the matter of Kelsalls Cash Drapery Ltd.
Notice is hereby given that, by duly signed entry in the minute book of Kelsalls Cash Drapery Ltd. on the 27th day of May 1960, the following ordinary resolution was passed by the company, namely:
"(1) That the company be wound up voluntarily.
(2) That J. P. Bissett, of Auckland, public accountant, be and he is hereby appointed liquidator for the purpose of winding up the affairs of the company and distributing the assets."
Dated this 31st day of May 1960.
739 J. B. BISSETT, Liquidator.
Notice of Winding-up Order and Notice of First Meeting
In the matter of the Companies Act 1955 and in the matter of Sybella Consolidated Ltd. (in liquidation).

Name of Company: Sybella Consolidated Ltd.
Address of Registered Office: Official Assignee's Office, 57 Ballance Street, Wellington.

Date of Order: 1 June 1960.
Date of Presentation of Petition: 8 April 1960.

Notice is hereby given that, by duly signed entry in the minute book of the above-named company on the 6th day of June 1960 passed a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held at Room 309, T. and G. Building, Wellesley Street West, Auckland, on Thursday, the 16th day of June, 1960, at 2.30 p.m.

By order of the Directors—

V. A. EDMONDS, Director.
V. A. EDMONDS LTD.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP
In the matter of the Companies Act 1955 and in the matter of V. A. Edmonds Ltd.

Notice is hereby given that, by duly signed entry in the minute book of the above-named company on the 6th day of June 1960 passed a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held at Room 309, T. and G. Building, Wellesley Street West, Auckland, on Thursday, the 16th day of June, 1960, at 2.30 p.m.

Business:
(1) Consideration of a statement of position of the company's affairs and list of creditors, etc.

By order of the Directors—

V. A. EDMONDS, Director.

V. A. EDMONDS LTD.

NOTICE OF MEETING OF CREDITORS
In the matter of the Companies Act 1955 and in the matter of V. A. Edmonds Ltd.

Notice is hereby given that, by duly signed entry in the minute book of the above-named company on the 6th day of June 1960 passed a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held at Room 309, T. and G. Building, Wellesley Street West, Auckland, on Thursday, the 16th day of June, 1960, at 2.30 p.m.

Business:
(1) Consideration of a statement of position of the company's affairs and list of creditors, etc.
(2) Nomination of liquidator.
(3) Appointment of committee of inspection if thought fit.

By order of the Directors—

V. A. EDMONDS, Director.

V. A. EDMONDS LTD.

NOTICE OF MEETING OF CREDITORS
In the matter of the Companies Act 1955 and in the matter of Sybella Consolidated Ltd.

Notice is hereby given that, by duly signed entry in the minute book of the above-named company on the 6th day of June 1960 passed a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held at Room 309, T. and G. Building, Wellesley Street West, Auckland, on Thursday, the 16th day of June, 1960, at 11 a.m.

Business:
(1) Consideration of a statement of position of the company's affairs and list of creditors, etc.
(2) Nomination of liquidator.
(3) Appointment of committee of inspection if thought fit.

R. D. MCKECHNIE, Secretary.
2 June 1960.

R.K.O. RADIO PICTURES AUSTRALASIA PTY. LTD.
R.K.O. Radio Pictures Australasia Pty. Ltd. has ceased to have a place of business in New Zealand.

FLACK AND FLACK, Attorney.
GREENHALGH'S PTY. LTD.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

GREENHALGH'S PTY. LTD., hereby gives notice, pursuant to section 455 (2) of the Companies Act 1953, of its intention, as from the 31st day of May 1960, to cease to have a place of business in New Zealand.

Dated this 31st day of May 1960.

GREENHALGH'S PTY. LTD.

NOTE—As from the 31st day of May 1960 the business now carried on by Greenhalgh's Pty. Ltd. will be carried on by Greenhalgh's (A. N.Z.) Ltd. of Sydney, New South Wales, at 16 Harris Street, Wellington.

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TAURANGA COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Objections to the Provisions of the Five-yearly Review of the Tauranga County (Mount Maunganui) Operative District Scheme

The Tauranga County Council hereby gives notice that the hearing of objections to the provisions of the five-yearly review relating to the Tauranga County (Mount Maunganui) Operative District Scheme will commence at the Tauranga County Council Offices, Cameron Road, Tauranga, at 10 a.m. on Wednesday the 15th day of June 1960, and will continue as there arranged from time to time and place to place until all objections and witnesses have been heard.

All persons who wish to be heard in support of or opposition to any objections shall notify the Council accordingly at least three days before that date.

The following is a summary of the subject matters of objections received by the Council:

Objector—The Minister of Works.

Objector—The Vice-President of Elec.

For the Tauranga County Council—E. M. FOX, County Clerk.

Tauranga, 2 June 1960.

754

TIMARU CITY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Pursuant to the Local Authorities Loans Act 1956, the Timaru City Council hereby resolves as follows:

"That, for the purpose of providing the interest and other charges on a loan of £3,700, known as the Upper Waimea Stream Works Loan 1959, £3,700, in pursuance of and exercise of the powers vested in it by the Local Authorities Loans Act 1956, the Soil Conservation and Rivers Control Act 1941, and all other powers in that behalf enabling, the Southland Catchment Board hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £3,700, known as the Upper Waimea Stream Works Loan 1959, £3,700, authorised to be raised by the Southland Catchment Board under the above-mentioned Act for the purpose of erecting a new fire station, the said Southland Catchment Board hereby makes a special rate of two decimal five eight six pence (2·586d.) in the pound upon the rateable unimproved value of lands classified as Class A, being a period of 25 years, or until the loan is fully paid off."
One decimal seven one two pence (.1712d.) in the pound (£) of the rateable unimproved value of lands classified as Class C:

Decimal eight five six pence (.856d.) in the pound (£) of the rateable unimproved value of lands classified as Class D:

Decimal four two eight pence (.428d.) in the pound (£) of the rateable unimproved value of lands classified as Class E:

Decimal one seven four pence (.174d.) in the pound (£) of the rateable unimproved value of lands classified as Class F:

and that such special rate shall be an annual-recurring rate during the currency of such loan and shall be payable on the 1st day of August in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off."

SCHEDULE

UPPER WAIMEA STREAM RATING DISTRICT

All that area in the Southland Land District included in the special rating classification list made by the Southland Catchment Board on the 9th and 10th day of the month of April, 1960, in accordance with Classification Plan SNC No. B. 9, deposited in the offices of the Board, 143 Spey Street, Invercargill.

Notice is hereby given that the definition of the Mataura Island Backwater Rating District, as published in the Gazette No. 23 dated 7 April 1960, at page 480, and in the Southland District Gazette, No. 15th day of the month of April, 1960, respectively, has been amended. The amended definition is as shown in the Schedule hereto.

SCHEDULE

AMENDMENT OF DEFINITION OF MATAURA ISLAND BACKWATER RATING DISTRICT

All that area in the Southland Land District, situated in Blocks XVI, XV, Otematuka Survey District, and Blocks V and VIII, Wyndham Survey District, and bounded by a line commencing at the north-west corner of Section 2, Block XVI, Otematuka Survey District, at the eastern extremity of the bridge on the Mataura River on the Fortrose-Seaward Downs road; thence in a southerly direction following the east bank of the said river to the southern boundary of Section 24, Block VIII, Wyndham Survey District; thence in an easterly and northerly direction to the boundary between the two parts of Section 23, Block VIII, Wyndham Survey District; thence in a northerly direction along the eastern boundary of the said Section 2, Block VIII, Wyndham Survey District; thence in an easterly direction along the south-east corner of the said Section 6, Block VIII, Wyndham Survey District; thence in a northerly direction along the eastern boundary of the said Section 6 to the southern boundary of part Section 45, Block VIII, Wyndham Survey District; thence in an easterly direction along the eastern boundary of the said part Section 45 to the eastern boundary of Sections 11, Block VIII, Wyndham Survey District; thence in a westerly direction to the north-west corner of the said Section 11, Block VIII, Wyndham Survey District; thence in a northerly direction along the eastern boundary of the said part Section 11 to the eastern boundary of Sections 14, Block VIII, Wyndham Survey District; thence in an easterly direction along the eastern boundary of the said Section 14 to the eastern boundary of Sections 17, Block VIII, Wyndham Survey District; thence in an easterly direction along the eastern boundary of the said Section 17 to the northern boundary of the said Section 17; thence in a southerly direction along the northern boundary of the said Section 17 to the north-west corner of the said Section 10, Block VIII, Wyndham Survey District; thence in a northerly direction along the western boundary of the said Section 10 to the north-west corner of the said Section 16, Block VIII, Wyndham Survey District; thence in a northerly direction along the eastern boundary of the said Section 16 to the north-west corner of the said Section 16; thence in a southerly direction along the eastern boundary of the said Section 16 to the north-west corner of the said Section 13; thence in a northerly direction along the north-east corner of the said Section 13 to the south-west corner of the said Section 13; thence in an easterly direction along the south-west corner of the said Section 13 to the south-west corner of the said Section 8, Block V, Wyndham Survey District; thence in a northerly direction along the eastern boundary of the said Section 8 to the north-west corner of the said Section 8; thence in a northerly direction along the south-west corner of the said Section 8 to the north-west corner of the said Section 2, Block V, Wyndham Survey District; thence in a southerly direction along the eastern boundary of the said Section 2 to the north-west corner of the said Section 2; thence in a northerly direction along the north-west corner of the said Section 2; thence in an easterly direction along the north-west corner of the said Section 2 to the point of commencement.

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