Licensing the North Shore Drainage Board to Use and Occupy a Part of the Foreshore and Bed of the Sea in the Hauraki Gulf from Campbells Bay to Mairangi Bay as a Site for a Trunk Sewer

PURSUANT to the Harbours Act 1950, the Minister of Marine hereby licenses and permits the North Shore Drainage Board (hereinafter called the licensee, which term shall include its successors or assigns unless the context requires a different construction) to use and occupy a part of the foreshore and bed of the sea in the Hauraki Gulf from Campbells Bay to Mairangi Bay as shown on plan marked M.D. 11256 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a trunk sewer as shown on the said plan, such licence to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereo.

SCHEDULE CONDITIONS

1. This licence is subject to the Foreshore Licence Regulations 1960, and the provisions of those regulations shall, so far as applicable, apply hereto.

2. The term of the licence shall be 14 years from the 1st day of August 1962.

3. The annual sum payable by the licensee shall be one shilling payable on demand.

shilling payable on demand.

Dated at Wellington this 14th day of August 1962.

R. G. GERARD, Minister of Marine.

(M. 4/3968/1)

Scheme of Control of Whakatane High School

PURSUANT to section 92 of the Education Act 1914, the Minister of Education hereby revokes the approval of the Scheme of Control of the Whakatane High School published in the Gazette of 17 September 1953, No. 52, page 1521, and approves of the Whakatane High School being controlled in accordance with the Standard Scheme of Control for Secondary Schools 1961:*

Provided that:

(a) Clause 9 of the Standard Scheme shall be read as if the following proviso were added thereto:

"Provided that separate rolls shall be prepared and separate elections conducted in accordance with the said Schedule by the parents of pupils resident in the Borough of Whakatane and by those resident outside Whakatane."

(b) Clause 15 of the Standard Scheme shall be read as if the following proviso were added thereto:

"Provided that any member elected by the parents of the pupils who reside in the Borough of Whakatane shall be a resident of the borough, but in no case shall a member elected by the parents of the pupils who reside outside the Borough of Whakatane be a resident of the borough."

Dated at Wellington this 14th day of August 1962.

W. B. TENNENT, Minister of Education. *Gazette, 8 June 1961, p. 820

Plants Declared Noxious Weeds in the County of Mauriceville (Notice No. Ag. 7613)

Pursuant to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following special order, made by the Mauriceville County Council on the 19th day of June 1962, is hereby published.

SPECIAL ORDER

THAT, in pursuance and exercise of the powers, provisions, and authorities vested in that behalf of the Counties Act 1956 and the Noxious Weeds Act 1950 or otherwise enabling it in that behalf, the Council of the County of Mauriceville doth hereby by special order declare the plant mentioned in the Schedule hereto (being a plant mentioned in the First Schedule of the Noxious Weeds Act 1950) shall be deemed to be a noxious weed within the County of Mauriceville and ordered to come into operation on the 1st day of September 1962.

SCHEDULE

Nodding Thistle (Carduus nutans). Dated at Wellington this 14th day of August 1962.

G. J. ANDERSON, Director (Administration).

(Ag. 20649)

Plants Declared Noxious Weeds in the County of Wairarapa South (Notice No. Ag. 7616)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following special order, made by the Wairarapa South County Council on the 21st day of June 1962, is hereby published.

SPECIAL ORDER

THAT, in pursuance and excercise of the powers vested in it by the Counties Act 1956 and the Noxious Weeds Act 1950, the Wairarapa South County Council hereby resolves, by way of special order, that the plant known as nodding thistle (Carduus nutans), mentioned in the First Schedule to the Noxious Weeds Act 1950, shall be hereafter declared a noxious weed within the County of Wairarapa South.

Dated at Wellington this 16th day of August 1962.

G. J. ANDERSON, Director (Administration).

(Ag. 20649)

Classification of Road in Halswell County

Pursuant to regulation 3 of the Heavy Motor Vehicle Regulations 1955,* the Commissioner of Transport hereby revokes all warrants or portions of warrants which refer to the classification of roads under the control of the Halswell County Council and hereby approves the Halswell County Council's proposed classification of the road described in the Schedule hereto and situated in Halswell County.

SCHEDULE

HALSWELL COUNTY

Road Classified in Class Three

Dunbars Road.

Dated at Wellington this 15th day of August 1962.

A. E. FORSYTH, Commissioner of Transport.

*S.R. 1961/159

(TT. 8/8/63)

Releasing Land from the Provisions of Part XXIV of the Maori Affairs Act 1953 (Tikitere Development Scheme)

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on the date of the publication of this notice in the *Gazette* the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 29 May 1933 and published in the *Gazette*, 22 June 1933, Volume II, page 1657.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

Area Land Block and Survey District Pikirangi No. 4 XIV, Rotoiti 2 14

Dated at Wellington this 15th day of August 1962.

For and on behalf of the Board of Maori Affairs-

B. E. SOUTER, Assistant Secretary for Maori Affairs.

(M.A. 63/61; D.O. M.A. 10)

Reserve Bank of New Zealand

Pursuant to section 45 of the Reserve Bank of New Zealand Act 1933 (as amended by section 23 of the Reserve Bank of New Zealand Amendment Act 1936), the Governor of the Reserve Bank, acting with the authority of the Minister of Finance, hereby gives notice that, as from 24 August 1962, the balance to be maintained in the Reserve Bank by each other bank for the time being carrying on business in New Zealand in accordance with the said section 45 shall be such that when added to that bank's holding of Reserve Bank notes, it shall be equal to not less than 30 per cent of its demand liabilities in New Zealand, as shown in the last preceding monthly return furnished by that bank in accordance with section 46 of the Reserve Bank of New Zealand Act 1933.

Provided that the minimum balance to be maintained at the Reserve Bank shall not be less than 7 per cent of its demand liabilities in New Zealand, plus 3 per cent of its time liabilities in New Zealand.

For the purpose of this calculation a bank's holding of Reserve Bank notes shall be as shown in the latest available weekly return provided under the Statistics Act 1955.

G. WILSON, Governor of the Reserve Bank.

G. WILSON, Governor of the Reserve Bank. Reserve Bank of New Zealand, Wellington, 22 August 1962.