6. The Board may, subject to the provisions of sections 176 to 182 of the Harbours Act 1950,-

- (a) Erect or license or permit the erection or continuance on the foreshore described in the First Schedule hereto, or on the bed of the harbour or of the sea hereto, or on the bed of the harbour or of the sea immediately contiguous to that foreshore, of baths, bathhouses, boatsheds, boatbuilding sheds, jetties, slipways, or, with the approval of the Minister, any structures relating to the convenience of shipping or of the public or to any local enterprise or object: (b) Use or license or permit the use of the foreshore described in the First Schedule hereto, or the bed of the backour or of the gai immediately contigutely.
- the harbour or of the sea immediately contiguous to that foreshore, for any purpose approved by the Minister relating to the convenience of shipping or
- (c) Make bylaws regulating to the conventence of shipping of of the public or to any local enterprise or object:
  (c) Make bylaws regulating the use of any things erected or continued pursuant to clause (a) of this condition and the use for any purpose approved pursuant to clause (b) of this condition, and fixing charges for those uses those uses.

those uses.
7. The Board may enclose any part of the foreshore described in the First Schedule hereto for the purpose of holding athletic sports or games, and may by bylaw fix a charge for admission to such enclosed part or parts: Provided that the total number of days on which such enclosures are made shall not exceed six in any one year.
8. Nothing herein contained shall authorise the Board to remove or cause to be removed any stone, sand, shingle, or shells without the consent of the Minister being first obtained.
9. Bylaws made by the Board under the authority of this Order in Council shall not come into force until they have been approved by the Minister by notice in the Gazette.
10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for 21 years from the 21st day of June 1962, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.
11. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the Board six calendar months' notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the Board in New Zealand.
T. J. SHERRARD, Clerk of the Executive Council.

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

(M. 4/810)

### Union of Ellesmere and Springs Counties

## BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 25th day of March 1963

Present: THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to the Local Government Commission Act 1961, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

# ORDER

1. That on and from the 2nd day of April 1963 the County of Ellesmere and the County of Springs are hereby united to form one county to be known as the County of Ellesmere,

2. (a) That the united county shall be divided into eight ridings to be known as the Rakaia, Southbridge, Southbridge Town, Leeston, Leeston Town, Irwell, Springston, and Green-nork Bidings

Item Store Known as the Rakata, Southondge, Southondge, Town, Leeston, Leeston Town, Irwell, Springston, and Greenpark Ridings.
(b) That the Rakata, Southbridge, Southbridge Town, Leeston, Leeston Town, and the Irwell Ridings of the united county shall comprise respectively the present Rakata, Southbridge, Southbridge Town, Leeston, Leeston Town, and Irwell Ridings of the present County of Ellesmere, and the Springston and Greenpark Ridings of the present Springston and Greenpark Ridings of the present County of Springs.
3. That until the date prescribed by law for the first triennial general election of members of county councils held after the 1st day of April 1991, the number of members of the Council of the united county shall be 13.
4. That the members of the Council of the united county shall be elected as follows:

Number of Members

		memoera	
For the Rakaia Riding			2
For the Southbridge Riding			2
For the Southbridge Town R	Liding		1
For the Leeston Riding			2
For the Leeston Town Riding			1
For the Springston Diding			2
For the Greenpark Riding			1
Tor the Oreenpark Riding			·

5. That the first election of members of the Council of the united county shall be held on the day fixed by law for the next triennial general elections of members of county councils.

6. That until the members elected as aforesaid come into office, the Council of the united county shall comprise nine members of the present Council of the County of Ellesmere, to be chosen by that Council, and four members of the present Council of the County of Springs, to be chosen by that Council. 7. That the union of the County of Ellesmere and the County of Springs hereinbefore made shall be deemed to have been effected under the Counties Act 1956.

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

Boundaries of County of Peninsula and Borough of St. Kilda Altered

## BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 25th day of March 1963

#### Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to the Local Government Commission Act 1961, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

### ORDER

1. That on and from the 1st day of April 1963 the area described in the Schedule hereto is hereby excluded from the County of Peninsula and included in the Borough of St Kilda. 2. That the alteration of the boundaries of the said County

and the said Borough hereinbefore made shall be deemed to have been effected under the Municipal Corporations Act 1954

## SCHEDULE

SCHEDULE ALL that area in the Otago Land District, County of Penin-sula, Tomahawk Riding, containing 153 acres, more or less, bounded by a line commencing at the westernmost corner of Section 27, Block VII, Otago Peninsula Survey District, and proceeding south-easterly and north-easterly along the south-western and south-eastern boundaries of that Section 27 to its south-eastern corner; thence south-easterly along a right line, being the production of the north-eastern boundary of Section 27 aforesaid, to the mean high-water mark of the sea; thence generally south-easterly long that mean high-water mark to a point in line with the north-eastern side of Forbury Road; thence north-westerly to and along that side of Forbury Road to the north-western boundaries of Section 6, Block XII, Dunedin, and East Taieri Survey District; thence north-easterly along the north-western boundaries of Sections 6 and 4, Block XII, Dunedin and East Taieri Survey District; to postive to Victoria Road at the north-eastern corner of Lot 1, D.P. to Victoria Road at the north-eastern corner of Lot 1, D.P. 1772; thence generally north-easterly along the south-eastern side of Victoria Road to the point of commencement.

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

Exempting Land in the North Auckland Land District from the Operation of Part III of the Coal Mines Act 1925

# BERNARD FERGUSSON, Governor-General

PURSUANT to the Coal Mines Act 1925, His Excellency the Governor-General 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

SCHEDULE ALL that parcel of land containing 6 acres 2 roods 21 perches, more or less, being Lot 2, D.P. 45633, being part Allotments 76 and 77, Hikurangi Parish, situated in Block XVI, Hukerenui Survey District, and being the residue of the land in certificate of title, Volume 890, folio 251 (Auckland Land Registry), excepting thereout from the part of Lot 2, being part Allot-ment 76, all mines, layers, veins, seams, and strata, of coal contained and described in certificate of title, Volume 507, folio 239, and from the part of Lot 2, being part Allotment 77, all mines, beds, and seams of coal and fireclay and all other minerals contained and described in certificate of title, Volume 503, folio 236, and deeds conveyances 250230 and 293607.

As witness the hand of His Excellency the Governor-General this 20th day of March 1963.

(Mines 12/59/6)

T. P. SHAND, Minister of Mines.