14. Objection to the zoning of parts of the Residential B and Residential C Zones and requesting that these particular areas be changed to Commercial C Zoning.

Locality	Properties referred to in objection		
Market Road, Dunkerron Avenue, Cornwall Park Avenue, and Great South	Lots 14, 40, 41, 42, 43, 44, 45, and 46, on D.P. No. 7484 and being part Allotment 14, of		
Road.	Section 11, Suburbs of Auck- land. Lots 24, 25, and 26, on	s	
	D.P. 7484 and being part of Allotment 14, of Section 11,	C	
	Suburbs of Auckland. Lots 33,	€	
	35, 36, 39, and part Lots 32 and 34, D.P. 7484, and being part	·1	
	Allotment 14, of Section 1,	i	
	Suburbs of Auckland.		

Objector: Regional Centres Ltd.

15. Objection to change from Industrial B.1 Zone to Commercial C Zoning (property formerly owned by Tip Top Ice Cream Co. Ltd.), and request that the present Industrial B.1 Zoning be retained or that the property be zoned Residential.

Properties referred to in objection

Western side of Great South Road and extending to Dunkerron Avenue and Cornwall Park Avenue.

Locality

The industrial properties form-erly occupied by Tip Top Ice Cream Co. Ltd.

Objectors: Auckland City Council; Onehunga Borough Council; various business organisations, and others

16. Objection to the Code of Ordinances referring to car parking provisions, in so far as they apply to hospitals and requesting amendments.

Objectors: Auckland Hospital Board.

For the One Tree Hill Borough Council:

I. A. WEBB, Town Clerk.

Dated at Auckland this 28th day of November 1964.

BRUCE COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Change of Use

PUBLIC notice is hereby given that the Bruce County Council has received an application for the following change of use, pursuant to section 38A of the Town and Country Planning Act 1953.

To permit the establishing of a transport industry at Lot 1, D.P. 1865, being part Sections 133, Block 17, Tokomairiro S.D., this land was previously used as a dairy factory. Any person or persons objecting to or supporting the pro-posal must submit his or her objection in writing to the council by 4 p.m., Friday 18 December 1964.

Dated at Milton this 24th day of November 1964.

F. W. McDONALD, County Clerk. 4080

THE CHARITABLE TRUSTS ACT 1957

NOTICE OF APPLICATION FOR APPROVAL OF SCHEME

In the matter of the Charitable Trusts Act 1957 and in the matter of the will of Catherine Amelia Mary Elizabeth Johnson, late of Springfield, Canterbury, married woman, deceased, notice is hereby given pursuant to section 36 of the Charitable Trusts Act 1957, that the Church Property Trustees has applied to the Supreme Court at Christchurch for ap-proval of a scheme for disposition of a certain trust fund amounting to approximately £260. The said scheme provides that after payment of costs of the proceedings the balance with any accrued interest thereon be applied by the Church Property Trustees in and towards any one or more of the following, namely, the erection of Church buildings in the Anglican Parochial District of Malvern, and the interior furnishing of the Springfield Anglican Church, including inter dia the provision of an organ, curtains, carpets, Bible, and altar coverings.

inter alia the provision of an organ, curtains, carpets, Bible, and altar coverings. A copy of the said scheme has been deposited in and may be inspected at the Registry Office of the Supreme Court at Christchurch. It is proposed that the application for approval be heard at Christchurch, on Friday the 5th day of February 1965, at 10 a.m. Any person desiring to oppose the said scheme is required to give written notice of his intention to do so to the Registrar of the said Court, and to the Church Property Trustees, and to the Attorney-General not less than seven clear days before the date proposed for hearing of the application.

Solicitors for the Church Property Trustees:

4050 E. C. CHAMPION AND SOMERS.

PYNE, GOULD, GUINNESS LITD. TRUST ACT 1934

I, Harman Warren, secretary of Pyne, Gould, Guinness Ltd., do solemnly and sincerely declare:

That the liability of the members is limited.
That the liability of the members is limited.
That the authorised capital is £1,000,000.
That the number of shares issued is 600,000 ordinary shares of £1 each fully paid up.
That there is on issue of £400,000 "A" and "B" perpetual debenture stock which rank for payment after all creditors.
That the amount of all moneys received on account of estates is £1,758,874 1s. 2d. for the year ended 30 September 1964.

6. That the amount of all moneys paid on account of estates is £1,721,472 5s. 8d. for the year ended 30 September 1964. 7. That the amount of the balance held on 30 September 1964 to the credit of the estates under administration is £160,471:198. 6d.

8. That the liabilities of the company on 30 September last were £2,789,294.

Debts owing to sundry persons by the company viz: on judgment, nil; on speciality, nil; on terminable debentures, nil; on simple contracts, £2,389,294; on estimated liabilities,

nil. 9. That the assets of the company on that day were £4,357,452.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths and Declara-tions Act 1957.

H. WARREN.

Declared at Christchurch this 26th day of November 1964 before me, C. B. MARSHALL, a Justice of the Peace in and for the Dominion of New Zealand. 4070

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