Adding Land to the Fiordland National Park

BERNARD FERGUSSON, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 10th day of October 1966

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to section 10 of the National Parks Act 1952, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that the land described in the Executive Council, hereby declares that the land described in the Schedule hereto, being portion of a scenic reserve subject to the Reserves and Domains Act 1953, shall, as from the date hereof, be added to, and form part of, the Fiordland National Park, and such land shall hereafter be subject to the provisions of the first-mentioned Act.

SCHEDULE

SOUTHLAND LAND DISTRICT-WALLACE COUNTY

SECTION 139, Block I, Manapouri Survey District: Area, 1 acre and 37 perches, more or less (S.O. Plan 6109).

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. H.O. 4/300/17; F.N.P. 52)

The Lake Waihola Order 1966

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 28th day of September 1966

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 8a of the Harbours Act 1950, His Excel-lency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. (a) This order may be cited as the Lake Waihola Order 1966.

(b) This order shall come into force on the date of its publication in the Gazette.

2. In this order-

"The Act" means the Harbours Act 1950:

"The Board" means the Waihola Domain Board:

"Minister" means the Minister of Marine; and includes any officer, person, or authority acting by or under. the direction or authority of the Minister.

3. There is hereby granted to the Council, for a period of 21 years from the commencement of this order, subject to the provisions of section 8A of the Act and to the conditions specified in the Second Schedule to this order, the control of the waters described in the First Schedule to this order.

4. The Order in Council made on the 22nd day of November 965*, granting control to the Board of the waters described n the First Schedule to this Order and part of the bed of the 1965 lake, is hereby revoked.

*Gazette, 2 December 1965, p. 2115

FIRST SCHEDULE

DESCRIPTION OF WATERS

ALL the waters of Lake Waihola.

SECOND SCHEDULE CONDITIONS

1. Subject to the provisions of section 8A of the Act, the Board for and within the area of waters described in the First Schedule to this order:

- (a) May, by bylaw, do anything which a Harbour Board may do, by bylaw, under section 232 of the Act;
 (b) May appoint harbourmasters and/or officers, and define or limit their powers or duties; and
 (c) Shall have all the powers, functions, duties, and authorities of a Harbour Board under the Act, as if it were constituted a Harbour Board.

2. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment or 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. (M. 3/13/858)

General Court-Martial Warrant under Section 6 of the Visiting Forces Act 1939

BERNARD FERGUSSON, Governor-General

To the Commander, 28 Commonwealth Infantry Brigade, for the time being, and his successors

for the time being, and his successors WHEREAS, by section 6 (4) (b) of the Visting Forces Act 1939 (New Zealand), it is provided that when a home force and another force are acting in combination, any officer of the other force duly appointed to command the combined force, or any part thereof, shall be treated and shall have over members of the home force the like powers of command and punishment, and may be invested with the like authority to convene and confirm the findings and sentences of Courts Martial as if he were an officer of the home force of relative rank and holding the same command: And whereas by the New Zealand Army Regular Force

home force of relative rank and holding the same command: And whereas, by the New Zealand Army Regular Force (Visiting Forces) Order 1955, issued pursuant to section 6 (5) of the aforesaid Act, it was declared that the portion of the New Zealand Army Regular Force that is for the time being serving as part of the Far East Land Forces is serving together and acting in combination with the portions of the military forces of Her Majesty, other than those raised in New Zealand, to which section 6 of the Visiting Forces Act 1939 applies, and with which the said portion of the New Zealand Army Regular Force is for the time being serving as part of the Far East Land Forces: And whereas the aforesaid order remains in full force and

And whereas the aforesaid order remains in full force and effect:

And whereas you have been for the time being appointed to command that part of the Far East Land Forces being the 28 Commonwealth Infantry Brigade:

Now therefore, pursuant to the New Zealand Army Act 1950 and the Visiting Forces Act 1939, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Bernard Edward Fergusson, the Governor-General of New Zealand, hereby authorise and empower you, from time to time and as occasion may require, to convene general Courts Martial for the trial of such persons subject to military law as members of the aforesaid portion of the New Zealand Army Regular Force as are for the time being under or within the territorial limits of your command who shall be charged with any offence against the New Zealand Army Act for which they may be tried by Court Martial, whether such offence shall have been committed before or after the date of this Warrant or the date you shall have taken upon yourself the command:

And I do hereby authorise and empower you to confirm the findings and sentences of district Courts Martial, but not the power to confirm the findings and sentences of general Courts Martial, nor to confirm any sentence of discharge with ignominy from Her Majesty's service, and imprisonment or detention exceeding twelve months, or any greater punishment: punishment:

And I do hereby further authorise and empower you to delegate to any officer under your command or jurisdiction not below the rank of field officer a general authority to convene general Courts Martial for the trial of such persons subject to military law as members of the aforesaid portion of the New Zealand Army Regular Force as are for the time being under or within the territorial limits of his command, whether the offences shall have been committed before or after such officer shall have taken upon him his command, but not the power to confirm the findings and sentences of such Courts Martial:

I direct that the proceedings of every general Court Martial, or of every district Court Martial where power to confirm is restricted by the terms of this Warrant, convened by you or by that last-mentioned officer, shall be reserved for confirmation by the Commander, or officer for the time being Commanding Far East Land Forces, or by the Adjutant-General of the New Zealand Army, in accordance with this Warrant:

And, for executing the several powers, matters, and things herein expressed, this Warrant shall be to you, and to others whom it may concern, a sufficient Warrant and authority:

And I declare that this Warrant shall, without ratification, extend to and invest with the aforesaid authorities and powers your successors and any officer for the time being appointed as Acting Commander, 28 Commonwealth Infantry Brigade.

As witness the hand of His Excellency the Governor-General this 5th day of October 1966.

DEAN J. EYRE, Minister of Defence. (Army 222/8/4)

Revocation of General Court Martial Warrant Given under Section 6 of the Visiting Forces Act 1939

BERNARD FERGUSSON, Governor-General

To the Commander, 28 Commonwealth Infantry Brigade WHEREAS I am empowered by the New Zealand Army Act 1950 to authorise and empower you, from time to time and as occasion may require, to convene general Courts Martial for the trial of any person subject to military law who is charged