Authorising the Manukau City Council to Reclaim Crown Foreshore at Kawakawa Bay in the Hauraki Gulf

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 16th day of November 1966

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL PURSUANT to section 175 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorises the Manukau City Council to reclaim from the sea at Kawakawa Bay, Hauraki Gulf, an area of 2 acres 1 rood 20 perches, more or less, as a recreation reserve; as shown, edged red, on plan marked M.D. 12408 and deposited in the office of the Marine Department at Wellington.

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/5556)

Defining Limits of Harbours at Chatham Island and Pitt Island

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 16th day of November 1966

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL PURSUANT to the Harbours Act 1950, His Excellency the Governor-General, acting by and with the consent of the Executive Council, hereby defines the limits of harbours at Chatham Island and Pitt Island, as shown on plan marked MD 12430 and deposited in the office of the Marine Department at Wellington, and as described in the Schedule hereto.

SCHEDULE

CHATHAM ISLAND

Port Waitangi—All the waters of Petre Bay contained within the arc of a circle of one nautical mile radius centred at the root of the jetty at Point Hanson, Port Waitangi.

Owenga—All the waters of Hanson Bay contained within the arc of a circle of one nautical mile radius centred at a point in latitude 44°01′20″ South, longitude 176°21′45″ West.

Port Hutt—All the waters of Port Hutt contained within the arc of a circle of 1·1 nautical miles radius centred at a point in latitude 43°48′30″ South, longitude 176°42′18″ West.

Waitangi West—All the sea and tidal waters at Waitangi West contained within the arc of a circle of one nautical mile radius centred at a point in latitude 43°47′00″ South, longitude 176°48′30″ West.

Ocean Bay-All the waters of Ocean Bay contained northward of a right line drawn in a 260-degree true direction from a point in latitude 43°50'06" South, longitude 176°45'18" West.

Tuapeka—All the sea and tidal waters at Tuapeka contained westward of a right line drawn in a 170-degree true direction from a point in latitude 43°43′21″ South, longitude 176°29′36″ West to the opposite shore.

Kaingaroa—All the waters of Kaingaroa Harbour contained within the arc of a circle of 7 cables radius centred at a point in latitude 43°44′12″ South, longitude 176°15′27″ West.

PITT ISLAND

Flower Pot—All the waters of the Flower Pot contained within the arc of a circle of 1.1 nautical miles radius centred at a point in latitude 44°14′18″ South, longitude 176°14′15″

Glory Bay—All the waters of Glory Bay contained within the arc of a circle of 3 cables radius centred at a point in latitude 44°19'12" South, longitude 176°12'06" West.

Waihere Bay—All the waters of Waihere Bay contained eastward of a right line drawn in a 185-degree true direction from a point in latitude 44°15′24" South, longitude 176°14′55"

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/23)

The Waitaki County Order 1966

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 16th day of November 1966

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL PURSUANT to sections 8A and 163 of the Harbours Act 1950. His Excellency the Governor-General, acting by and with the

advice and consent of the Executive Council, and, in relation to clause 3 (b) of this order, on the request of the Waitaki County Council, hereby makes the following order.

ORDER

1. (1) This order may be cited as the Waitaki County Order

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

2. In this order-

"The Act" means the Harbours Act 1950;
"The Council" means the Waitaki County Council;
"Foreshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring tides;
"Minister" means the Minister of Marine, and includes any officer person or authority by or under the direction or

officer, person, or authority 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 sections 8A and 165 of the Act, and to the conditions specified in the Second Schedule to this order—

(a) The control of the foreshore and waters described in the First Schedule to this order.

FIRST SCHEDULE

DESCRIPTION OF FORESHORE AND WATERS

Description of Foreshore and Waters

All the foreshore, sea, and river of the Township of Kakanui and districts and part of the South Pacific Ocean, as shown on plan M.D. 12422 deposited at the office of the Marine Department at Wellington, and therein edged red, commencing at the point in the South Pacific Ocean on the plan where latitude line 339950 N intersects in the longitude line on the east side of the plan; thence north along the said longitude line to the point where it intersects the foreshore to the south of latitude line 349950 N; and thence south along the west side of the foreshore to the Kakanui River; and thence all the area of the Kakanui River below the Kakanui River Road Bridge, as delineated in red on the said plan; and thence from the foreshore on the south side of the Kakanui River mouth east, south, and west along the foreshore lines of Harbour Terrace and Haystoune Terrace, as shown on the said plan, to the point where Chambers Street intersects Haystoune Terrace; and thence in a south-westerly direction along the foreshore line to the point where it intersects latitude line 339950 N; and thence east along latitude line 339950 N to the point of commencement at the intersection with longitude line shown on the said plan.

SECOND SCHEDULE

CONDITIONS

1. Her Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall, at all times, have free ingress, passage, and egress into, over, and out of the foreshore and waters described in the First Schedule to this order, without payment.

2. Nothing herein contained shall authorise the Council to do, or cause to be done, anything repugnant to, or inconsistent with, any law relating to the Customs, or with any regulation of the Minister of Customs, or with any provision of the Harbours Act 1950 or its amendments, or any regulations made thereunder that are, or may hereafter be, in force.

3. The rights, powers, and privileges conferred by this Order in Council, shall not apply to those portions of the foreshore required for securing the shore ends of any telegraph cables that are at present, or may be at any time, laid down within the said area of foreshore. the said area of foreshore.

4. The Council may enclose any part or parts of the foreshore described in the First Schedule hereto for the purpose of holding athletic sports or games and may, by bylaws, 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.

5. Nothing herein contained shall authorise the Council to remove, or cause to be removed, any stone, sand, shingle, or shells, without the consent of the Minister being first obtained.

6. Subject to the provisions of section 8A of the Act, the Council for and within the area of waters described in the First Schedule hereto-

(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 other officers, and define or limit their powers or duties;

(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.

7. 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 Council 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 Council in New Zealand.

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/5911)