

amendments, and all other powers in that behalf thereunto enabling it, the Palmerston North City Council doth hereby resolve as follows:

"That, for the purpose of providing the annual charges on a loan of thirty-two thousand pounds (£32,000) authorised to be raised by the Palmerston North City Council under the above-mentioned Act for the purpose of repaying on maturity that portion of the Supplementary Waterworks Loan No. 2, 1956, of £45,000, which matures on 1 February 1967, the said Palmerston North City Council hereby makes a special rate of fifty-eight thousandths of a penny (0.058d.) in the pound (£) upon the rateable value (upon the basis of the unimproved value) of all rateable property of the City of Palmerston North; and that such special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 1st day of April in each and every year during the currency of the loan, being a period of ten (10) years, or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy of the resolution passed by the Palmerston North City Council on the 28th day of November 1966.

G. M. RENNIE, Mayor.

2619

KAITAIA BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Determination under Section 33A

NOTICE is hereby given that, pursuant to a resolution of the Council made on the 23rd day of November 1966, the Council certified that the land described in the first column of the Schedule hereto, as more particularly delineated on plan No. 20/163, dated 13 October 1966, is no longer required for the public work so designated on the Kaitaia Borough district scheme; namely, a proposed service lane and car park. The zoning of the land has been determined as set out in the second column of the Schedule hereto.

Copies of the plan are available for inspection at the Municipal Offices and the Public Library, free of charge, at any time during public hours.

Any owner, occupier, or person claiming to be affected by the determination may, within thirty (30) days from the date hereof, appeal to the Town and Country Planning Appeal Board against the determination.

SCHEDULE

Part Lot 25, D.P. 10009	Commercial "B"
Part Lot 26, D.P. 10009	Commercial "B"
Part Lot 27, D.P. 10009	Commercial "B"
Part Lot 28, D.P. 10009	Commercial "B"
Part Lot 29, D.P. 10009	Commercial "B"
Part Lot 124, D.P. 12724	Industrial "B"
Part Lot 125, D.P. 12724	Industrial "B"
Part Lot 130, D.P. 12724	Industrial "B"

Dated at Kaitaia this 25th day of November 1966.

E. L. W. REID, Town Clerk.

2594

KAITAIA BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Changes of the Borough of Kaitaia District Scheme—First Series

PUBLIC notice is hereby given that, pursuant to a resolution of the Council made on the 23rd day of November 1966, the Council recommended that the operative district scheme be changed in respect of the matters listed in the Schedule hereto.

The changes of the district scheme, as now recommended by the Council, have been deposited in the Council Chambers and the Public Library, and are there open for inspection by all persons interested therein, without fee, at any time when the above places are open to the public.

Objection to the proposed changes of the district scheme may be made by way of written notice, in form C, prescribed in the First Schedule to the Town and Country Planning Regulations 1960, or the like effect, marked "Objection to scheme change", and lodged at the office of the Council at any time not later than 27 January 1967. An appropriate form for use of objectors is available from the Council Chambers or from the Public Library.

At a later date every objection will be open for public inspection. Any person who wishes to support or oppose any objection will then be entitled to be heard at the hearing of objections if he notifies the Council, in writing, within a period of which public notice will be given.

SCHEDULE

1. Zoning of churches.
2. Zoning of private school and change of designation (Eden Terrace locality).
3. Change of designation (Eden Terrace locality).
4. Change of designation: A. and P Grounds.

E

5. Change of designations: Kaitaia river diversion (Matthews Avenue).

6. Change of designations: Kaitaia river diversion (Rongopai Place, Tahuna Road).

7. Designation of Power Board land.

8. Designation of school grounds, and zoning adjacent land: Church Road.

9. Designation of hospital grounds.

10. Changes of zoning and designation (Pukepoto Road).

11. Changes of zoning and designations: river diversion (South Road locality).

12. Changes of zoning and designations (Puckey Avenue).

13. Changes of zoning and designations (Redan Road and South Road locality).

14. Designation of Milk Treatment Station.

15. Change of zoning Okahu Road.

16. Changes of zoning and designation (Lake Road locality).

17. Change of designation (Municipal Plantation locality).

18. Designation of intermediate school ground.

19. Change of zoning and designation (Okahu Road and Naumai Avenue).

20. Private open space designations (Sunray Park locality).

Dated at Kaitaia this 25th day of November 1966.

E. L. W. REID, Town Clerk.

2593

NEW PLYMOUTH CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Combined Area District Scheme

NOTICE is hereby given, pursuant to regulation 32 (8) of the Town and Country Planning Regulations 1960, that, by a decision dated 26 October 1966, the Town and Country Planning Appeal Board consented to the application of Messrs J. C. C. Williamson and E. A. Lash for a departure, under section 35 of the Town and Country Planning Act 1953, from the above-mentioned district scheme for land at 215 and 217 Carrington Street, New Plymouth, being Lots 1 and 3, D.P. 8442, part Section 47, Fitzroy District, subject to the conditions set out in the Schedule hereto, and subject to the applicant obtaining a licence from the Motor Spirits Licensing Authority within 12 months from the date of this order.

The Board has consented:

- (a) To the use of No. 215 Carrington Street (as a conditional use) for the purpose of parking, and for access to the petrol pumps and workshop, but not for any industrial or commercial purpose.
- (b) To the installation and operation of petrol pumps—provided the necessary licence can be obtained—on the property at No. 217 Carrington Street, and to necessary alterations and additions to the garage building, again as a "conditional use".

SCHEDULE

1. Any building alterations to be in strict accordance with plans and specifications approved by the City Engineer, New Plymouth City Council; and to be so designed as to result in a building pleasing in appearance, and, so far as possible "in character" in appearance with other buildings in the street.

2. No spray painting, panel beating, or repair operations of a noisy or heavy nature to be carried on upon the said premises.

3. No vehicle parking to be permitted in front of the house at No. 215, no more ground than considered necessary by the said City Engineer to be sealed or used for access purposes at No. 215, and any land not so required to be planted and maintained to the approval of the Director of Parks, New Plymouth City Council.

4. The "Standard requirements" of the Transport Department to be complied with in all respects.

5. The premises (both at No. 215 and at No. 217) to be at all times kept and maintained in a clean, tidy, and well-painted condition; and all storage (save of temporarily parked cars or trucks) to be under cover.

6. Suitable shrubs (as approved by the said Director of Parks) to be planted and maintained as may be found practicable on the front and side boundary of No. 217.

7. Any advertising signs to be to the approval of the said City Engineer.

8. Leave reserved to all parties "to apply".

Dated this 23rd day of November 1966.

W. J. CONNOR, Town Clerk.

2564

NEW PLYMOUTH CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Central Area District Scheme

NOTICE is hereby given, pursuant to regulation 32 (8) of the Town and Country Planning Regulations 1960, that, by a decision dated 26 October 1966, the Town and Country