Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by section 2 of the Oaths and Declarations Amendment Act 1965 and the Oaths and Declarations Amendment Act 1972, I have authorised the officer in the service of the local authority, being the holder for the time being of the office of Chief Clerk (Properties and Tenancies), Wellington City Corporation, Wellington, to take and receive statutory declarations under the said Act.

Dated at Wellington this 23rd day of November 1972. ROY JACK, Minister of Justice.

(J. 10/7/45 (6))

Order Prescribing Standard Terms and Conditions in Respect of Licences for Air Transport Services

PURSUANT to section 26A of the Air Services Licensing Act 1951, the Air Services Licensing Authority hereby orders that paragraph 2 (c) of the order prescribing standard terms and conditions dated the 31st day of October 1972 and published in the *New Zealand Gazette* on the 9th day of November 1972, is hereby revoked and that the terms and conditions set with berging the substituted therefore. out hereunder be substituted therefor:

- "(c) Air charter service:
 - (i) All charges for air charter services shall be based on an hourly rate, either as authorised in the licence or otherwise as determined by the licensee.
 - (ii) Subject to the provisions of subparagraph (iv) herein, all air charter services shall be deemed to originate from the aerodrome or traffic areas or from any one of the aerodromes or traffic areas as are designated in the licence; and if the actual flight as required by the hirer commences from some other aerodrome or traffic area the licensee shall charge and shall record separately a reasonable amount being not less than 50 percent of the charter charge-out rate for the cost of positioning the aircraft from the place of origin.
- (iii) Where the charter flight or flights is or are to terminate elsewhere than at the place of origin, as referred to in subparagraph (ii) herein, the licensee may include in the hire charge a reasonable additional amount for the cost of flying the aircraft back to the place of origin; but in such event the licensee may not enter into any agreement with any other person, except on the basis as set out in subpara-graph (ii) herein, unless he refunds to the original hirer the amount of such additional charge.
- (iv) Where a charter flight has terminated elsewhere than at the place of origin, as referred to in subpara-graph (ii) herein, and no charge for the cost of flying the aircraft back to the place of origin has been made or, if made, it has been refunded, the literation of the place of origin that the second secon licensee may enter into a new agreement for an air charter service and for the purpose only of that agreement the place of origin of the charter service agreement the place of origin of the charter service shall be deemed to be where the previous flight terminated; but if such new charter service is to terminate elsewhere than at any place or aerodrome designated in the licence, the licensee shall include in the hiring charge a reasonable amount being not less than 50 percent of the charter charge-out rate for the cost of flying the aircraft back from where such flight terminates to the said place of origin such flight terminates to the said place of origin designated in the licence.
- (v) Any person authorised to operate an air charter service may also carry on scenic flights and joy-rides from the aerodrome or traffic areas or from any one of the aerodromes or traffic areas designated in the licence."

This order shall come into effect on the 1st day of January 1973.

Dated this 28th day of November 1972.

For and on behalf of the Air Services Licensing Authority. J. H. O. TILLER, Chairman.

Acquisition of Land as Part of the Ranfurly Bay Scenic Reserve

NOTICE is hereby given that the land described in the Schedule hereto has been acquired as a scenic reserve, subject to the provisions of Part IV of the Reserves and Domains Act 1953, as an addition to the Ranfurly Bay Scenic Reserve to be administered as a scenic reserve by the Whangaroa County Council.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT-WHANGAROA COUNTY-PART RANFURLY BAY SCENIC RESERVE

ALLOTMENTS 9, 10, 26, and 28, Totara Parish, situated in Blocks II, III, VI, and VII, Whangaroa Survey District: area, 160 acres and 2 roods, more or less. All certificates of title, Volume 75, folio 269, Volume 222, folio 216, Volume 2D, folio 365, and Volume 2D, folio 721. (S.O. Plans 1033B, 2090, 1996, 1997, 6886, and 7063.)

Dated at Wellington this 22nd day of November 1972.

R. J. MACLACHLAN, Director-General of Lands.

(L. and S. H.O. 244; D.O. 13/61)

Notice Cancelling a Maori Reservation

PURSUANT to a recommendation of the Maori Land Court under section 439 (5) of the Maori Affairs Act 1953, the Maori Reservation, particulars of which are set out in the Schedule hereto, is hereby cancelled.

SCHEDULE

Nature and origin of reservation Area

A. R. P.

Te Kao 1B, reserved as a wharf site by notice, dated 6 October 1970 and published in New Zealand Gazette, 15 October 1970, No. 63, 0 1 24 p. 1881.

Dated at Wellington this 27th day of November 1972. J. M. MCEWEN, Secretary for Maori and Island Affairs. (M. and I.A. 21/3/447)

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of a people of Te Roroa hapu and the descendants of Tiopira Kinaki.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land situated in Blocks V and VI of the Waipoua Survey District and described as follows: Being

- A. R. P.
- Waipoua 2B1 block as created by a partition order of the Maori Land Court, dated the 21st day of February 1900, and as delineated by survey Plan ML 7402. 20 0 0

Dated at Wellington this 28th day of November 1972.

J. M. McEWEN, Secretary for Maori and Island Affairs. (M. and I.A. 21/1/246)

Industrial Conciliation and Arbitration Act 1954-Cancellation of Registration of Industrial Union

PURSUANT to section 85 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of the Manawatu Flaxmill and Flax Textile Employees' Industrial Union of Workers, Registered No. 540, situated at 6 Russell Street, Foxton, is hereby cancelled as from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 27th day of November 1972. A. C. RUFFELL, Registrar of Industrial Unions, Department of Labour.

(Lab. I.C. 139)

Ministry of Agriculture and Fisheries Notice—Additional Agricultural Chemicals on Which Subsidy is Payable, Amendment No. 72 (Notice No. 400 Ag. 3599)

PURSUANT to the Agricultural Chemicals Act 1959, and to a delegation from the Minister of Agriculture and Fisheries under sections 9 and 10 of the Ministry of Agriculture and Fisheries Act 1953, for the purposes of the said Act, it is hereby notified that the Schedule to the Agricultural Chemicals Notice (No. Ag. 10487)* is hereby amended by adding the products specified in the First Schedule hereto and deleting the products specified in the Second Schedule hereto.