No person shall light a fire in any position where it is likely to present a fire hazard.

likely to present a fire hazard.

Once a fire is lit, the person lighting the fire, or such other person as is detailed by him, shall 'remain in attendance of the fire until it is completely extinguished.

No match, lighted or not lighted, cigarette, or other lighted matter shall be dropped, thrown or otherwise placed in any grass or other inflammable material.

Nothing in this bylaw shall exempt an offender from liability under any other Act, with respect to the lighting of fires

of fires.

13. No person shall deposit or throw on any part of the said reserve any litter, rubbish, or any substance or article of a dangerous or offensive nature or likely to be a dangerous or offensive nature except in a place or receptacle approved or provided by an officer of the Board for the purpose.

14. (1) No person shall bring any dog into the reserve, or allow any dog in his custody or charge or under his control to be within the reserve, unless in either case the dog is led on a leash or is otherwise properly secured to the satisfaction of some person authorised by the board.

(2) Any person authorised by the board (either generally or in any particular case) may seize and detain any dog found

or in any particular case) may seize and detain any dog found within the reserve not secured as aforesaid. If the owner of the dog is not known to the board or cannot reasonably be ascertained, it shall be committed to the local pound or to the Society for the Prevention of Cruelty to Animals.

Sports and Games

15. (1) No person shall play at or engage in any sport or game in the reserve or any specified part of the reserve if he is expressly forbidden to do so by any person authorised

by the board.

(2) No person (not being a competitior or official taking part in the sport or game) shall, if forbidden to do so by a person authorised by the board (either generally or in any particular case) or by any constable, enter in or remain on any portion of the reserve marked out as the playing area for any sport or game while that sport or game is in progress.

Vehicle and Other Traffic

16. (1) No person shall drive or ride any animal or any vehicle (whether propelled by mechnical power or not) within the reserve in a manner which, having regard to all the circumstances of the case, is or might be dangerous

to the public or to any person.

(2) No person shall take, ride, or drive any animal or any vehicle (whether propelled by mechanical power or not) into or in the reserve except upon such parts as are laid

off for vehicular traffic.

17. (1) No person shall park any vehicle (not being a bicycle) within the reserve except in place set aside by the board for the parking of vehicles.

(2) No person shall stop or stand any vehicle within the reserve in such a place that it causes or is likely to cause an obstruction to any entrance, thoroughfare (path, or walk)

(3) In this bylaw the term "park", in relation to any vehicle means to stand the vehicle in the reserve for a period

Assemblage of Persons

18. (1) No person shall attend or take part in any organised meeting or assemblage of persons or sport or games or any other purposes whatsoever or any organised picnic within the reserve, unless the holding of the meeting or assemblage or picnic in the reserve has been permitted in writing by the board.

(2) For the purposes of this bylaw an organised meeting or assemblage or picnic is one that is attended by the employees or members of any Government department, trade union, club, company, firm, incorporated body, religious organisation, or other body of person, or any group of several of such organisations.

Notices and Bills

19. Except with the prior permission in writing of the board, 19. Except with the prior permission in writing of the board, no person shall post any placard, bill, poster, or notice within the reserve or interfere with any placard, bill, poster, or notice lawfully erected in the reserve, or, if called upon to desist by any person authorised by the board (either generally or in any particular case), distribute any handbill or notice within or at any entrance to the reserve. Grass Plots and Flower Beds

20. (1) No person shall walk on any grass plot or other place within the reserve where the same is prohibited by a notice to that effect.

(2) No person shall walk on any flower bed or shrubbery

within the reserve.

Damage to Property

21. No person shall remove, disturb, break, destroy, paint or carve or write names or letters or words or figures or devices on, or deface any building, object of art, natural object, erection, tool, instrument, seat, gate, bridge, fence, or tree within the reserve.

Musical Instruments

22. No person shall, if forbidden to do so by any person authorised by the board (either generally or in any particular case), use or play any instrument (musical or otherwise), any type of public address system or any type of amplified sound system in the reserve, or cause in any way any sound or noise that disturbs or annoys or is likely to disturb or annoy other occupiers or users of the reserve.

Camping

23. No person shall camp in the reserve except in a place set aside by the board for camping purposes, and then only upon payment of such fee as the board prescribes.

24. Nothing in these bylaws shall be deemed to limit or prevent the taking of proceedings under any Act in respect of any offence committed within the said reserve.

25. Every person who commits a breach of these bylaws commits an offence and is liable accordingly to the penalty prescribed in section 104 of the Reserves Act 1977.

SCHEDULE

(Here set out description of Reserve)

Passed and adopted by resolution of the (name) Reserve Board at a meeting held at this

Signed for and on behalf of the (Name) Reserve Board this 19 . day of

Secretary. Pursuant to section 108 of the Reserves Act 1977, the foregoing bylaws for the (Name) Reserve hereby approved this day of 19.

Minister of Lands.

Dated at Wellington this 12th day of October 1978. VENN YOUNG, Minister of Lands.

(L. and S. H.O. 16/105/13)

The Traffic (Waipukurau District) Notice No. 1, 1978

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives the following notice.

NOTICE

1. This notice may be cited as the Traffic (Waipukurau District) Notice No. 1, 1978.

2. The roads specified in the First Schedule hereto are hereby declared to be closely populated localities pursuant to section 52 of the Transport Act 1962.

3. The roads specified in the Second Schedule hereto are hereby declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976*.

4. The roads specified in the Third Schedule hereto are

4. The roads specified in the Third Schedule hereto are hereby declared to be limited speed zones pursuant to regulation 21 (2) of the Traffic Regulations 1976*.

5. The Traffic (Waipukurau District and Waipawa County) Notice 1977 dated the 14th day of October 1977†, issued pursuant to section 52 of the Transport Act 1962 and regulation 27 of the Traffic Regulations 1976, which relates to roads situated within Waipukurau District at Kairakau Beach, Otane, Porangahau, Te Paerahi Beach (Porangahau Beach) and Waipukurau, and within Waipawa County adjacent to Waipukurau, is hereby revoked.

FIRST SCHEDULE

SITUATED within Waipukurau District at Kairakau Beach:

Kairakau Beach Road: from its north-eastern end to Te Apiti Road.