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THE

NEW ZEALAND GAZETTE

Bublished by Authority

WELLINGTON, THURSDAY, AUGUST 26, 1948

Allocating Land taken for a Railway to the Purposes of a Street at Te Puke

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

WHEREAS the land described in the Schedule hereto forms

WHEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the East Coast Main Trunk Railway, and it is considered desirable to allocate such land to the purposes of a street:

Now, therefore, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section two hundred and twenty-six of the Public Works Act, 1928, and of every other power and authority in anywise enabling 1928, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a street, and that the said street shall be under the control of the Te Puke Borough Council, and shall be maintained by the said Council in like manner as other this induced as a street shall be described by the said Council in like manner as other this induced as a street shall be described by the said Council in like manner as other this induced as a street shall be described by the said Council in like manner as other this induced as a street shall be described by the said Council in like manner as other this induced as a street shall be described by the said Council in like manner as other the said council in like manner as other than the said street shall be maintained by the said Council in like manner as other than the said street shall be maintained by the said Council in like manner as other than the said street shall be maintained by the said Council in like manner as other than the said street shall be maintained by the said council in like manner as other than the said street shall be maintained by the said council in like manner as other than the said street shall be said council in like manner as other than the said street shall be said council in like manner as other than the said street shall be said street shall be said council in like manner as other than the said street shall be said street shall be said street shall be said that the said street shall be said street shall sha public highways are controlled and maintained by the said Council.

SCHEDULE

APPROXIMATE area of the piece of land: 2 perches. Being portion of railway land in Proclamation 3237.

Situated in Block II, Maketu Survey District, Te Puke Borough. (S.O. 33690.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked L.O. 9431, deposited in the office of the Minister of Railways at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

R. SEMPLE, Minister of Railways.

GOD SAVE THE KING!

(L.O., 19491/10.)

Additional Land Taken for Post and Telegraph Purposes in the City of Palmerston North

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for Post and Telegraph purposes; and I do also declare that this Proclamation shall take effect on and after the thirtieth day cf August, one thousand nine hundred and forty-eight.

SCHEDULE

APPROXIMATE areas of the pieces of additional land taken :-

R. P. Being
0 0 Part of Suburban Section 283; coloured blue.
0 0 48 Part of Lot 46, D.P. 6962, being part of Suburban
Section 284; coloured orange.

Situated in the Township of Palmerston North, Block X, Kairanga Survey District (City of Palmerston North). (S.O. 21705.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 127488, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 20/11/3.)

Land Taken for a Workers' Hostel in Block V, Ohura Survey District

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for a workers' hostel; and I do also declare that this Proclamation shall take effect on and after the thirtieth day of August, one thousand nine hundred and forty-eight.

SCHEDULE

APPROXIMATE areas of the pieces of land taken :-

A. R. P.

Being

1 0 Lot 13, Block II, D.P. 3229, and being part of the
Taurangi No. 4 Block, Block V, Ohura Survey
District, and being the whole of the land comprised and described in Certificate of Title, Volume
144, folio 73 (Taranaki Land Registry).

1 0 Lot 14, Block II, D.P. 3229, and being part of the
Taurangi No. 4 Block, Block V, Ohura Survey
District, and being the whole of the land comprised and described in Certificate of Title, Volume
144, folio 214 (Taranaki Land Registry).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 24/3530.)

Land Taken for Workers' Dwellings in Blocks X and XIV, Tauranga Survey District, Tauranga County

[L.S.]

B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for workers' dwellings and shall vest in the Chairman, Councillors, and Inhabitants of the County of Tauranga as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the thirtieth day of August, one thousand nine hundred and forty-eight.

SCHEDULE

Approximate Areas of the Pieces of Land taken.	Being	Situated in Situated in Survey District of		Shown on Plan	Coloured on Plan	
A. R. P. 2 2 38·7	Part of the land on D.P. 3926, being part Allot- ments 8, 9, and 10, Suburbs of Tauranga	X and XIV	Tauranga	P.W.D. 127240	Yellow.	
0 1 0.8	Part Allotments 8, 9, and 10, Suburbs of Tauranga (S.O. 33568.) (Auckland R.D.)	XIV	,,	,,	Blue.	

In the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 80/27.)

Revoking a Proclamation Taking Land for Workers' Dwellings in Blocks X and XIV, Tawranga Survey District, Tawranga

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation of the Dominion of New Zealand, to hereby revoke the Frociamation dated the twenty-ninth day of October, one thousand nine hundred and forty-six, and published in the New Zealand Gazette No. 76 of the thirty-first day of October, one thousand nine hundred and forty-six, at page 1657, taking land for workers' dwellings in Blocks X and XIV, Tauranga Survey District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 80/27.)

Revoking Part of a Proclamation Defining the Middle-line of a Road in Blocks V, VII, XI, and XII, Belmont Survey District—viz., a Deviation of the Wellington-Paekakariki Centennial Main Highway

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation dated the ninth day of October, one thousand nine hundred and forty-five, and published in the New Zealand Gazette No. 63 of the eleventh day of the same month at page 1264, defining the middle-line of a road in Blocks V, VII, XI, and XII, Belmont Survey District—viz., a deviation of the Wellington—Paekakariki Centennial Main Highway—in so far as it affects Lots 329 and 330 on D.P. 9360, being part Sections 50 and 51 of the Porirua District, Town of Tawa Extension No. 6, and being part of the land comprised and described in Certificate of Title, Volume 413, folio 177 (Wellington Land Registry). Land Registry).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

Land Taken for Road in Block XII, Belmont Survey District

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

DURSUANT to the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I do also declare that this Proclamation shall take effect on and after the thirtieth day of August, one thousand nine hundred and forty-eight hundred and forty-eight.

SCHEDULE

APPROXIMATE area of the piece of land taken: 2 roods 1-1 perches. Being Lot 6, L.T. plan 13661, being part Section 9A, Paparangi Settlement.

Situated in Block XII, Belmont Survey District. (S.O. 21591.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 127207, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of August, 1948.

B. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 62/9/554/1.)

Land Proclaimed as Road in Block XI, Christchurch Survey District, Waimairi County

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as road the land described in the Schedule hereto

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 1 rood

0.6 perches.
Being Lot 7, D.P. 12714, part Rural Sections 1107 and 1107x.

Situated in Block XI, Christchurch Survey District (Canterbury R.D.). (S.O. 7948.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 127522, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works,

GOD SAVE THE KING!

(P.W. 45/1080.)

(P.W. 70/9/34/0/1.)

Land Proclaimed as Road in Block XV, Christchurch Survey District, Halswell County

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as road the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as road: 1 rood

8.5 perches.
Being Lot 13, D.P. 13533, part Rural Section 221.

Situated in Block XV, Christchurch Survey District (Canterbury R.D.). (S.O. 7958.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 127533, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 45/722/1.)

Land Proclaimed as Street in the City of Wellington

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

DURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as street the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as street: Being part Lot 1, D.P. 5533, being part Section 37, Karori District. Situated in Block VI, Port Nicholson Survey District (City of Wellington). (S.O. 21613.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 127490, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE. Minister of Works.

GOD SAVE THE KING!

(P.W. 51/1197.)

Land Proclaimed as Street in the City of Wellington

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as street the land described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of land proclaimed as street:

6.74 perches.

Being part Lot 1, D.P. 11848, being part of Section 7, Watts
Peninsula District.

Situated in Block VII, Port Nicholson Survey District (City of Wellington). (S.O. 21570.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 127245, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 51/3216.)

Land Proclaimed as Street in the City of Christchurch

[L.S.]

B. C. FREYBERG, Governor-General A PROCLAMATION

URSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as street the land described in the Schedule hereto.

SCHEDULE

Approximate Areas of the Pieces of Land Proclaimed as Street.	Being	Being Situated in Block		Shown on Plan	Coloured on Plan	
		<u> </u>				
A. R. P. 0 1 10	Part Lot 28, D.P. 2444, being part Rural Section 2200	X	Christehurch	P.W.D. 127559	Red.	
0 0 13.1	Part Lot 29, D.P. 2444, being part Rural Section 2200	X	,,	,	Blue.	
0 1 10.4	Part Lot 11, D.P. 2150, being part Rural Section 2200	X	,,	99	,,	
0 2 3.6	Part Lot 10, D.P. 2150, being parts Rural Sections 1101 and 2200	X and XI	,,	**	Red.	
1 2 27.5	Part Lot 2, D.P. 2150, being parts Rural Sections 1101 and 2200 (S.O. 7879.)	X and XI	. 99 •	,,	Orange.	
$ \begin{array}{cccc} 0 & 0 & 33 \cdot 6 \\ 0 & 2 & 4 \cdot 5 \end{array} $	Part Rural Section 203		••	P.W.D. 127560	.	
0 3 13.7	(S.O. 7684.) Part Lot 4, D.P. 11422, being part Rural Section 16	••	••	P.W.D. 127561	**	
ender de la companya	(S.O. 7691.) (Canterbury R.D.) (City of Christchurch)	٠		FORESTATE CONTRACTOR		

In the Canterbury Land District; as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of August, 1948.

R. SEMPLE. Minister of Works.

Portion of Street Closed in the City of Wellington

B. C. FREYBERG, Governor-General

A PROCLAMATION

PURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as closed the portion of street described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of street closed: 1.62 perches.

Adjoining Lot 2, D.P. 5221, being part Section 391, Town of Wellington.

Situated in Block VII, Port Nicholson Survey District (City of Wellington). (S.O. 20814.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 113288, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE. Minister of Works.

GOD SAVE THE KING!

(P.W. 51/2683.)

Road Closed in Block IV, Wai-iti Survey District, Waimea County

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section twelve of the Land Act, 1924, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim as closed the portions of road described in the Schedule hereto.

SCHEDULE

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Passing through
0 3 34 Section 183, District of Moutere.
1 2 14 Sections 182 and Part 181, District of Moutere.

Situated in Block IV, Wai-iti Survey District (Nelson R.D.). (S.O. 9471.)

In the Nelson Land District; as the same are more particularly delineated on the plan marked P.W.D. 127529, deposited in the office of the Minister of Works at Wellington, and thereon coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 42/769.)

Declaring Land Acquired for a Government Work, and not Required for That Purpose, to be Crown Land

[L.S.] B. C. FREYBERG, Governor-General

A PROCLAMATION

PURSUANT to section thirty-five of the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1924.

SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown land:
8 acres 1 rood 35.4 perches.
Being Lot 2, D.P. 23989, being portion of Allotment 1, Section 17,
Suburbs of Auckland, and being the whole of the land comprised
and described in Certificate of Title, Volume 639, folio 291
(Auckland Land Registry).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(P.W. 24/3550.)

Declaring Land Acquired for a Government Work, and not Required for That Purpose, to be Crown Land

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section thirty-five of the Public Works Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1924.

SCHEDULE

APPROXIMATE areas of the pieces of land declared to be Crown land :--

A. R. F. Being 0 1 17.22 Lot 23 D.P. 22638, being part Allotment 4, 0 0 26.79 Lot 24 Section 16, Suburbs of Auckland.

Situated in Block VIII, Rangitoto Survey District (City of Auckland) (Auckland R.D.). (S.O. 35133.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 127527, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

R. SEMPLE, Minister of Works.

GOD SAVE THE KING!

(H.C. X/17/22/1.)

Crown Land set apart as a Provisional State Forest

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

BY virtue and in exercise of the powers and authorities conferred D upon me by section eighteen of the Forests Act, 1921–22, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a provisional State forest.

SCHEDULE

AUCKLAND LAND DISTRICT.—AUCKLAND CONSERVANCY

ALL that area in the Auckland Land District, Otorohanga County, containing by admeasurement 1,337 acres 3 roads 32 perches, more or less, being Section 2, Block XIII, and Sections 11 and 13, Block XIV, Pirongia Survey District. As the same is more particularly delineated on plan No. 36/10, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Auckland plans S.O. 117331 and S.O. 18623.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of August, 1948.

C. F. SKINNER. Commissioner of State Forests.

GOD SAVE THE KING!

(F.S. 6/1/56.)

Proclaiming a Tribal District under the Maori Social and Economic Advancement Act, 1945

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the parts of New Zealand described in the Schedule hereto to be a tribal district for the purposes of the said Act, and do hereby assign to the said district the name "Kurahaupo South Tribal District."

SCHEDULE

THE KURAHAUPO SOUTH TRIBAL DISTRICT

ALL that area in the Wellington Land District, bounded by a line commencing at a point in the middle of the mouth of the Rangitikei River; thence north-easterly generally up the middle of that river to a point on the production of a right line from Trig. Station R (Te Kumu), in Block VII, Tiriraukawa Survey District, to a point on the north-western side of the North Island Main Trunk Railway in the middle of the Mangaweka-Makohine Road; thence westerly to and along that right line to Trig. Station R (Te Kumu), a right line to Trig. Station R (Te Kumu), a right line to Trig. Station I, Tiriraukawa Survey District, and a right line to Trig. Station I, in Block VII, Mangawhero Survey District, being a point on the summit of the eastern watershed of the Wangaehu River; thence south-westerly by lines from hill to hill along the summit of the eastern watershed aforesaid to a right line passing through the Okaiepi Trig. Station to a point in the middle of the Wangaehu River, distant about 18 chains due west of the western boundary of Block XIV, Mangawhero Survey District; thence down the middle of the said river to a point in the middle of its mouth; thence south-easterly to and along the sea-coast, and a line to a point in the middle of the mouth of the Rangitikei River, being the point of commencement. ALL that area in the Wellington Land District, bounded by a line

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/50/1.)

Proclaiming a Tribal District under the Maori Social and Economic Advancement Act, 1945

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the parts of New Zealand described in the Schedule hereto to be a tribal district for the purposes of the said Act, and do hereby assign to the said district the name "Rangataua Tribal District."

SCHEDULE

THE RANGATAUA TRIBAL DISTRICT

ALL that portion of the Tauranga County, bounded by a line commencing at the northernmost corner of Section 3, Block XVI, Otanewainuku Survey District, being a point on the boundary of the Ranginui Tribal District hereinbefore described; thence the Ranginui Tribal District hereinbefore described; thence northerly generally along the eastern boundaries of that district to the northernmost corner of Papamoa No. 2 Section 11B, in Block XI, Tauranga Survey District; thence south-easterly along the sea-ceast to the northernmost corner of Section 1, Block IV, Te Tumu Survey District; thence south-westerly along a right line to Trig. Station K, in Block IV aforesaid, a right line to Trig. Station Otara, in Block V, Maketu Survey District, a right line to the southernmost corner of Waitaha No. 1B 3 Block, and a right line to the northernmost corner of Section 3, Block XVI, Otanewainuku Survey District, being the point of commencement.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/19/1.)

Proclaiming a Tribal District under the Maori Social and Economic Advancement Act, 1945

[L.S.] B. C. FREYBERG, Governor-General

A PROCLAMATION

DURSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the parts of New Zealand described in the Schedule hereto to be a tribal district for the purposes of the said Act, and do hereby assign to the said district the name "Whanganui North Tribal District."

SCHEDULE

THE WHANGANUI NORTH TRIBAL DISTRICT

SCHEDULE

The Whanganui North Tribal Districts, bounded by a line commencing at Trig. Station Mount Humphries (Whakaihuwaka); thence north-easterly along a right line in the direction of the confluence of the Tangarakau and Wanganui Rivers to the middle of the Wanganui River, and up the middle of that river to the northern boundary of Block I, Whirinaki Survey District; thence easterly along the northern boundaries of Blocks I, II, III, and IV, Whirinaki Survey District, to the middle of the Maungaroa Road; thence north-westerly along the middle of that road to a point in line with the north-western boundary of Section 4, Block XIII, Kaitieke Survey District; thence to and along that boundary and the south-western boundaries of Sections 3 and 5, Block XIII, Kaitieke Survey District, and the production of the last-mentioned boundary to the middle of that road to a point in line with the southern boundary of Section 8, Block XIII, Kaitieke Survey District; and the production of the last-mentioned boundary of Section 3, Block II, Manganui Survey District, and its production to the middle of the Ruatiti-Erua Road; thence south-westerly along the middle of that road to a point in line with the south-western boundary of Section 3, Block II, Manganui Survey District; thence to and along that boundary, part of the north-western boundary of Section 4, Block II, the south-western boundary of the last-mentioned section, and the south-western boundary of Sections 1 and 2, Block VI, Manganui Survey District, and the production of the last-mentioned boundary to the middle of that road to a point in line with the south-western boundary of Section 4, Block VI, Manganui Survey District; thence along the middle of the Raetihi-Waimarino Road; thence south-western boundary of Section 24, Block VII, Manganui Survey District; thence along that road to a point in line with the south-western boundary of Section 18, Block VII, Manganui Survey District; thence along that boundary and its production to the middle of the Manganui-a-te-Ao Survey District, to its intersection with the middle of the Makatote Stream; thence up that stream to its source, and along a right line to Te Kohatu Trig. Station; thence along a right line to Paretetaitonga Trig. Station; thence south-easterly along a right line to Trig. Station Ruapehu, and a right line to the middle of the Waiouru-Moawhango Road at its junction with the Waiouru Road; thence southerly along the middle of that road to its intersection with the northern boundary of the Raketapauma No. II Block; thence westerly along that boundary and the northern boundaries of Raketapauma Nos. 1c, 1a, and 3a 2 Blocks to the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along the northern to the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along the northern boundaries of the said Section 4 and the northern boundaries of Sections 3, 2, and 1, Block II, Maungakaretu Survey District, the northern boundaries of Sections 4, 3, and 2, Otara Road, and Section 1, all of Block I, Maungakaretu Survey District, and across the Owhakura Road, to and along the northern boundary of Section 5, Block I, Maungakaretu Survey District; thence southerly along the eastern boundary of Section 7, Block IV, Ngamatea Survey District, and the eastern boundaries of Sections 6 and 9, Block VIII, Ngamatea Survey District; to a point due east of Trig. Station E, in Section 9, Block VIII, Ngamatea Survey District; thence westerly along a right line to Trig. Station E; thence south-westerly along a right line to Trig. Station Maukuku, in Block XI, Ngamatea Survey District, and a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence north-westerly along a right line to the western corner of Section 1, Block VIII, Tauakira Survey District, a right-line to Trig. Station Raekohua, in Block XIII, Makotuku Survey District, a right line to Trig. Station Tawhiwhinui, in Block IX, Rarete Survey District; and a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence northerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence northerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence northerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence northerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence northerly along a right line to Trig. Station Maniaroa, in Block XI, Whirinaki Survey District; thence westerly along a right line to Trig. Station Mount Humphries, being the point of commencement.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/47/1.)

Proclaiming a Tribal District under the Maori Social and Economic Advancement Act. 1945

B. C. FREYBERG, Governor-General A PROCLAMATION

PURSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the parts of New Zealand described in the Schedule hereto to be a tribal district for the purposes of the said Act, and do hereby assign to the said district the name "Whanganui South Tribal District."

SCHEDULE

THE WHANGANUI SOUTH TRIBAL DISTRICT

ALL that area in the Taranaki and Wellington Land Districts, bounded by a line commencing at a point on the sea-coast, being the southernmost corner of Nukumaru Survey District; thence north-easterly along the south-eastern boundaries of Blocks XV and XI, Nukumaru Survey District, to Trig. Station XXIII; thence northerly along a right line to Trig. Station Ratamarumaru, in Block VIII, Nukumaru Survey District, a right line to Trig. Station Te Rewa, in Block IV, Nukumaru Survey District, a right line to Trig. Station Ngaupoko, in Block XII, Momahaki Survey District, a right line to Trig. Station Mataimoana, in Block IV, Momahaki Survey District; thence north-westerly along a right line to Trig. Station Poheka, in Block XVI, Taurakawa Survey District, a right line to Trig. Station Maungarau, in Block XII, Taurakawa Survey District, and a right line to Trig. Station Puteore, in Block VI, Taurakawa Survey District; thence northerly along a right line to Trig. Station Mount Humphries (Whakaihuwaka); thence easterly along a right line to Trig. Station Mount Humphries (Whakaihuwaka); thence easterly along a right line to Trig. Station Mangarau, in Block XI, Whirinaki Survey District; thence southerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence south-easterly along a right line to Trig. Station Tawhiwhinui, in Block IX, Rarete Survey District, and a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence north-easterly along a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence north-easterly along a right line to Trig. Station E, in Section 9, Block VIII, Ngamatea Survey District; thence due east along a right line to the eastern boundary of Section 9, Block VIII aforesaid; thence southerly along the eastern boundary of Pungataua Block and its production to the middle of the Kaupoupo Road; thence south-westerly along the middle ALL that area in the Taranaki and Wellington Land Districts, of Section 9, Block VIII arressalt; thence southerly along the northern boundary of Pungataua Block and its production to the middle of the Kaupoupo Road; thence south-westerly along the middle of the said road to a point in line with the south-western boundary of Section 71, Block XII, Ngamatea Survey District; thence to and along that boundary and the south-western boundary of Section 70, Block IX, Maungakaretu Survey District, and its production to the middle of Hales Road; thence south-westerly along that road to a point in line with the north-eastern boundary of Section 77, Block XVI, Ngamatea Survey District; thence to and along the north-eastern boundary of the said Section 77 and the southern boundary of Section 63, Block XIII, Maungakaretu Survey District, to the summit of the eastern watershed of the Wangaehu River; thence by lines from hill to hill along the summit of the eastern watershed aforesaid to a right line passing through the Okaiepi Trig. Station to a point in the middle of the Wangaehu River, distant about 18 chains due west of the western boundary of Block XIV, Mangawhero Survey District; thence down the middle of the said river to the sea-coast; thence north-westerly along the sea-coast to the southernmost corner of Nukumaru Survey District, being the point of commencement. being the point of commencement.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIBIKATENE, For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/48/1.)

Proclaiming a Tribal District under the Maori Social and Economic Advancement Act, 1945

[L.S.] B. C. FREYBERG, Governor-General A PROCLAMATION

DURSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby declare the parts of New Zealand described in the Schedule hereto to be a tribal district for the purposes of the said Act, and do hereby assign to the said district the name "Kurahaupo North Tribal District."

SCHEDULE

THE KURAHAUPO NORTH TRIBAL DISTRICT

ALL that area in the Wellington and Hawke's Bay Land Districts, bounded by a line commencing at Trig. Station 28 (Manukaiapu), in Block XVI, Kaimanawa Survey District; thence southerly along a right line to Trig. Station 24 (Te Rotete), and a right line to Trig. Station C (Auahitotara); thence westerly along a right line to Trig. Station A (Totem), and a right line to the middle of the Waiouru-Moawhango Road at its junction with the Waiouru Road;

thence southerly along the middle of that road to its intersection with the northern boundary of the Raketapauma No. It Block; thence westerly along that boundary and the northern boundaries of Raketapauma Nos. 1c, 1a, and 3a 2 Blocks to the Turakina thence westerly along that boundary and the northern boundaries of Raketapauma Nos. 1g, 1a, and 3a 2 Blocks to the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along the northern boundaries of the said Section 4 and the northern boundaries of Sections 3, 2, and 1, Block II, Maungakaretu Survey District, the northern boundaries of Sections 4, 3, and 2, Otara Road, and Section 1, all of Block I, Maungakaretu Survey District, to and across the Owhakura Road, to and along the northern boundary of Section 5, Block I, Maungakaretu Survey District; thence southerly along the eastern boundary of Section 7, Block IV, Ngamatea Survey District, and the eastern boundaries of Sections 6 and 9, Block VIII, Ngamatea Survey District; thence easterly along the northern boundary of Pungataua Block and its production to the middle of the Kaukaupo Road; thence south-westerly along the middle of the Said road to a point in line with the south-western boundary of Section 71, Block XII, Ngamatea Survey District; thence to and along that boundary and the south-western boundary of Section 70, Block IX, Maungakaretu Survey District, and its production to the middle of Hales Road; thence south-westerly along that road to a point in line with the north-eastern boundary of Section 77, Block XVI, Ngamatea Survey District; thence to and along the north-eastern boundary of the said Section 77 and the southern boundary of Section 63, Block XIII, Maungakaretu Survey District, to the summit of the eastern watershed of the Wangaehu River; thence by lines from hill to hill along the summit of the eastern watershed aforesaid to Trig. Station I, in Block VIII, Mangawhero Survey District; thence easterly along a right line to Trig. Station Mataiaponga, in Block VI, Tiriraukawa Survey District, and a right line to a point on the north-western side of the North Island Main Trunk Railway in the middle of the Mangaweka—Makohine Road, to a point on the north-western side of the North Island Main Trunk Railway in the middle of the Mangaweka-Makohine Roed, and the production of that line to the middle of the Rangitikei River; thence easterly generally up the middle of that river and the Kawhatau River to its source, and a right line due east to the summit of the Ruahine Range; thence northerly along the summit of the said range to Trig. Station Y, in Block XII, Pukeokahu Survey District; thence north-easterly along a right line to a point in the middle of the Taruarau River opposite the westernmost corner of Block 78, Maraekakaho Crown Grant District; thence northerly generally down the middle of that river, and up the middle corner of Block 78, Maraekakaho Crown Grant District; thence northerly generally down the middle of that river, and up the middle of the Ngaruroro River to a point on the right line between Trig. Station 26 (Tawakitohunga) and Trig. Station 65A; thence westerly along that line to the said Trig. Station 26; thence south-westerly along a right line to Trig. Station 27 (Motumatai); thence westerly along a right line to Trig. Station 28 (Manukaiapu), being the point of commencement. of commencement.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIRIKATENE,

For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/49/1.)

Varying a Proclamation proclaiming Tribal Districts under the Maori Social and Economic Advancement Act, 1945

B. C. FREYBERG, Governor-General [L.S.] A PROCLAMATION

PROCLAMATION

URSUANT to section six of the Maori Social and Economic Advancement Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby vary the proclamation made on the eighteenth day of November, one thousand nine hundred and forty-seven, and published in the Gazette on the eighth day of January, one thousand nine hundred and forty-eight, at page 4, declaring certain parts of New Zealand to be tribal districts for the purposes of the said Act, by excluding therefrom the description of the Ranginui Tribal District and substituting therefor the description appearing in the Schedule hereto. hereto.

SCHEDULE

THE RANGINUI TRIBAL DISTRICT

ALL that portion of the Tauranga County, bounded by a line commencing at a point, being the south-eastern corner of Maurihoro A Block (Crown land), on the western boundary of Block XI, Aongatete Survey District, and being a point on the south-eastern boundary of the Katikati Tribal District hereinbefore described; boundary of the Katikati Tribal District hereinbefore described; thence north-easterly along the south-eastern boundary of that district to the south-western boundary of the Matakana Tribal District hereinbefore described; thence south-easterly along that boundary and the middle of the Tauranga Harbour to the middle of the Tauranga Entrance of that harbour; thence north-easterly along a right line to the sea-coast; thence north-easterly and south-easterly along the sea-coast to the north-ensterly and south-easterly along the sea-coast to the north-ensterly and south-easterly along the north-western boundary of Papamoa No. 2 Section 11s, in Block XI, Tauranga Survey District; thence south-westerly along the north-western boundary of Papamoa No. 2 Section 11s to the western corner of that section, being a point on the shore of the Tauranga Harbour; thence due south along a right line to the middle of that harbour; thence westerly generally along the middle of that harbour to a point on the southern boundary of Block X, Tauranga Survey District; thence southerly along a right line to the northernmost corner of Waitaia No. 2 Block; thence south-easterly generally along the north-eastern boundaries of that block, the north-eastern boundaries of the Waitaia Block, and the north-eastern boundary of the Hairin No. 1A Block and its production to the middle of the Ohauiti Stream; thence southerly up the middle of that stream to a point in line with the south-eastern boundary of Kaitimako D Block; thence south-easterly along a right line to the northernmost corner of Section 3, Block XVI, Otanewainuku Survey District, and a right line to Trig. Station 1039 (Otanewainuku); thence westerly along the production of a right line from the north-eastern corner of Section 2, Block XI, Waihi South Survey District, to its intersection with the right line between Trig. Station 27 (Puwhenua), being the eastern corner of Block VII, Tapapa East Survey District, and Trig. Station 146 (Te Weraiti), being the western corner of Block IV, Opoutihi Survey District; thence north-westerly and northerly along the last-mentioned right line to Trig. Station 146 (Te Weraiti) aforesaid, and another right line from that trig. station northerly along the last-mentioned right line to Trig. Station 146 (Te Weraiti) aforesaid, and another right line from that trig. station to Trig. Station 909 (Waianuanu), being the easternmost corner of Block XVI, Wairere Survey District; thence along the northeastern boundaries generally of part Okauia No. 1 Block and Maurihoro A Block (Crown land) to the south-eastern corner of the last-mentioned block, being the point of commencement, and including Motiti, Moturiki, and Motuatau Islands.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

GOD SAVE THE KING!

(N.D. 35/18/1.)

Appointment of Warden under Mining Act, 1926

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by section nine of the Mining Act, 1926, it is enacted that the Governor-General may from time to time, by Order in Council, appoint fit persons to be Wardens, who shall hold office during the Governor-General's pleasure:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred by the said section nine of the Mining Act, 1926, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Frank Felix Reid, Esquire,

to be a Warden, to hold and exercise the duties of such office under and subject to the provisions of the said Act during pleasure, on and from the twenty-third day of August, one thousand nine hundred and forty-eight.

T. J. SHERRARD, Clerk of the Executive Council.

Authorizing the Central Hawke's Bay Electric power Board to erect and use Electric Lines within Part of the Dannevirke County, and amending an Existing Licence

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act, 1928, and the Electric-power Boards Act, 1925, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth, subject to the conditions set forth in the First Schedule hereto, hereby authorize the Central Hawke's Bay Electric-power Board (hereinafter with its successors and assigns referred to as the licensee) to lay, construct, put up, place, and use the electric lines described in the Second Schedule hereto; and, further, for the purposes of section seventy-six of the Electric-power Boards Act, 1925, subject to the said conditions, doth hereby authorize the licensee to construct and maintain the said electric works; and, further, doth hereby amend the Order in Council dated the fourth day of August, one thousand nine hundred and twenty-four, and published in the Gazette on the seventh day of the same month, day of August, one thousand nine hundred and twenty-four, and published in the Gazette on the seventh day of the same month, as amended by the Order in Council dated the twenty-third day of February, one thousand nine hundred and twenty-five, and published in the Gazette on the twenty-sixth day of the same month, authorizing the Central Hawke's Bay Electric-power Board to use electric lines within the Central Hawke's Bay Electric-power District, by deleting clause one of the Schedule, and substituting therefor the clause set forth in the Third Schedule hereto.

FIRST SCHEDULE

1. IMPLIED CONDITIONS

THE conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Wiring Regulations 1935 shall be incorporated in and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

2. LICENCE SUBJECT TO REGULATIONS

In respect of the lines hereby authorized, the licensec shall comply with the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and with any regulations made or to be made in amendment or amplification thereof or in substitution therefor.

3. System of Supply

The system of supply shall be as described in paragraphs (a), (c), (d), (e), and (f) of clause 21-01 of the Electrical Supply Regulations 1935.

The primary distribution voltage shall be 11,000 volts between phases.

4. Duration of Licence

This licence shall, unless sooner lawfully determined, continue in force until the 4th day of August, 1966.

5. CHARGES FOR ELECTRICAL ENERGY

The licensee shall not, in respect of electricity supplied by means of the electric lines described in the Second Schedule hereto, make any charge in excess of the corresponding charge which it is authorized to make in respect of electricity supplied by means of the electric lines used under the authority of the Order in Council dated the 4th day of August, 1924, and published in the Gazette on the 7th day of the same month, as amended by the Order in Council dated the 23rd day of February, 1925, and published in the Gazette on the 26th day of the same month.

SECOND SCHEDULE

LINES adapted for the supply of electrical energy by the systems of supply hereinbefore described within that part of the Central Hawke's Bay Electric-power District described in the First Schedule to the Proclamation dated the 5th day of October, 1946, and published in the Gazette on the 10th day of the same month at page 1572, the electric lines now proposed to be erected and used being shown by means of red lines and green lines on the plan marked S.H.D. 35, deposited in the office of the Minister in Charge of the State Hydro-electric Department.

THIRD SCHEDULE

"1. System of Supply

"Bulk supply at a nominal pressure of 11,000 volts between phases shall be received from the State Hydro-electric Department's substation at Onga Onga, or from such other additional point or points of supply as may be mutually arranged between the Minister in Charge of the State Hydro-electric Department and the licensee.

"The system of supply shall be as described in paragraphs (a), (c), (d), (e), and (f) of clause 21-01 of the Electrical Supply Regulations 1935. The primary distribution voltages shall be 11,000 volts between phases, 6,600 volts between phases, and 3,300 volts between phases."

T. J. SHERRARD, Clerk of the Executive Council. (S.H.D. 10/27/1.)

Authorizing the Laying-off of a Street off Signal Hill Road, in the City of Dunedin, of a Width Less than 66 ft., but not Less than 40 ft., Subject to a Condition as to the Building-line

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Municipal Corporations Act, 1933, and the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Dunedin City Council to permit the laying-off of the proposed street (described in the Schedule hereto) of a width less than sixty-six feet but not less than forty feet, subject to the condition that no building or part of a building shall at any time be erected on Lots 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 23, 24, and 25 of a subdivision of the land fronting the proposed street (as shown on the plan referred to in the said Schedule) within a distance of forty-eight feet from the centre-line of the said street.

SCHEDULE

THAT proposed street in the Otago Land District, City of Dunedin, containing by admeasurement 2 roods 9 perches, more or less, being part Lot 1, D.P. 6394, North Harbour and Blueskin District. As the same is more particularly delineated on the plan marked P.W.D. 127511, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

T. J. SHERRARD, Clerk of the Executive Council. (P.W. 51/831.)

Authorizing the Laying-off of a Street off Jickell Street, in the City of Palmerston North, of a Width Less than 66 ft., but not Less than 50 ft., Subject to a Condition as to the Building-line

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Municipal Corporations Act, 1933, and the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Palmerston North City Council to permit the laying-off of the proposed street described in the Schedule hereto of a width less than sixty-six feet, but not less than fifty feet, subject to the condition that no building or part of a building shall at any time be erected on the land fronting the said street within a distance of fifteen feet from the boundary of the said street. distance of fifteen feet from the boundary of the said street.

SCHEDULE

That proposed street off Jickell Street, in the Wellington Land District, City of Palmerston North, containing by admeasurement 1 rood 9-4 perches, more or less, being part Rural Section 1536, Township of Palmerston North, and being part Lots 35, 36, and 44 on D.P. 2494. As the same is more particularly delineated on the plan marked P.W.D. 126363, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

T. J. SHERRARD, Clerk of the Executive Council.

(P.W. 51/2762.)

The Eastern Side of Portion of Carrington Road, in the County of Taranaki, Exempted from the Provisions of Section 128 of the Public Works Act, 1928, Subject to a Condition as to the Building-line

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section one hundred and twenty-eight of the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Taranaki County Council on the seventh day of July, one thousand nine hundred and forty-seven, in so far as it affects the side and portion of road described in the Schedule hereto, viz.:—

"That the Taranaki County Council, being the local authority having control of the roads in the County of Taranaki, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the eastern portion of Carrington Road fronting part Section 510, D.P. 3557, Grey District, Block IX, Paritutu Survey District, and contained in Certificate of Title, Volume 90, folio 211";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the eastern side of the portion of Carrington Road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE

The eastern side of all that portion of road situated in the Taranaki Land District, County of Taranaki, known as Carrington Road, fronting part Section 510, D.P. 3557, Grey District. As the same is more particularly delineated on the plan marked P.W.D. 124727, deposited in the office of the Minister of Works at Wellington, and thereon coloured red thereon coloured red.

T. J. SHERRARD, Clerk of the Executive Council. (P.W. 51/970.)

The Eastern Side of Portion of St. Leonard's Road, in the County of Marlborough, Exempted from the Provisions of Section 128 of the Public Works Act, 1928, Subject to a Condition as to the Building-line

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section one hundred and twenty-eight of the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion,

doth hereby approve of the following resolution passed by the Marlborough County Council on the eleventh day of June, one thousand nine hundred and forty-eight, viz. :-

"The Marlborough County Council, being the local authority having control of the roads in the County of Marlborough, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the east side of portion of St. Leonard's Road fronting subdivision of Section 16, Omaka, County of Marlborough, and contained in Certificate of Title, Volume 26, folio 115";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the eastern side of the portion of St. Leonard's Road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE

THE eastern side of all that portion of road situated in the Marlborough Land District, County of Marlborough, known as St. Leonard's Road, fronting the land on D.P. 931, being also Section 16, District of Omaka, Block XV, Cloudy Bay Survey District. As the same is more particularly delineated on the plan marked P.W.D. 127524, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

T. J. SHERRARD, Clerk of the Executive Council. (P.W. 51/2957.)

The Southern Side of Portion of Port Road, in the Borough of Motueka, Exempted from the Provisions of Section 128 of the Public Works Act, 1928, Subject to a Condition as to the Building-line

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section one hundred and twenty-eight of the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Motucka Borough Council on the tenth day of February, one thousand nine hundred and forty-eight, viz. :-

"The Motueka Borough Council, being the local authority having control of the roads in the Borough of Motueka, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the southern side of Port Road fronting subdivision of part of Reserve M (D.P. 3265), Motueka District, Block IV, Motueka Survey District, and contained in the Certificate of Title 93/101";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side of the portion of Port Road (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion

SCHEDULE

The southern side of all that portion of street situated in the Nelson Land District, Borough of Motueka, known as Port Road, fronting part of Reserve M, District of Motueka, being shown on Plan 3265. As the same is more particularly delineated on the plan marked P.W.D. 127567, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

T. J. SHERRARD, Clerk of the Executive Council. (P.W. 51/1494.)

Consenting to the Raising of a Loan of £2,000 by the Taranaki Electric-power Board and Prescribing the Conditions thereof

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Taranaki Electric-power Board (hereinafter called the said local authority), being desirous of raising a loan of two thousand pounds (£2,000), to be known as "Otaraoa Reticulation Loan, 1947" (hereinafter called the said loan), for the purpose of reticulating the Otaraoa Special Area of the Board's district, has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called the said Act), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loan:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twentynine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of two thousand pounds (£2,000), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any part thereof may be

(1) The term for which the said loan or any part thereof may be raised shall not exceed twenty (20) years.
 (2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.
 (3) The said loan or any part thereof shall be repaid by equal half-yearly instalments of principal extending over the term as determined in (1) above.
 (4) The payment of interest and principal in respect of the said loan shall be made in New Zealand.

(4) The payment of interest and principal in respect of the said loan shall be made in New Zealand.

(5) No amount payable either as interest or as principal in respect of the said loan shall be paid out of loan-moneys.

(6) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised. amount raised.

(7) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD, Clerk of the Executive Council.

(T. 49/191/11.)

Consenting to the Raising of a Loan of £86,000 by the Hawera Hospital Board and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the twenty-eighth day of August, one thousand nine hundred and forty-six, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Hawera Hospital Board (hereinafter called the said local authority) of a loan of sixty-three thousand pounds (£63,000), to be known as "Maternity Block Loan, 1945":

And whereas the authority conferred by the said Order in Council has not yet been exercised:

And whereas the said local authority, being desirous of raising a further loan of twenty-three thousand pounds (£23,000) for the purpose of completing the works for which the Maternity Block Loan, 1945, of sixty-three thousand pounds (£63,000) was authorized, has complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called the said Act):

And whereas the said local authority is desirous of raising the said amounts of sixty-three thousand pounds (£63,000) and twenty-three thousand pounds (£63,000), to be known as "Maternity Block Amalgamation Loan, 1948" (hereinafter called the said loan), and it is expedient to authorize the said local authority to raise the said loan on the conditions hereinafter set out:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan up to an amount of eighty-six thousand pounds (£86,000) for the purpose of providing, erecting, equipping, furnishing, and improving a maternity block with ante-natal clinic and facilities and staff accommodation, and in giving s

(1) The term for which the said loan or any part thereof may

(1) The term for which the said loan or any part thereof may be raised shall not exceed twenty-five (25) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said loan or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no instalments shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised. any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD, Clerk of the Executive Council. (T. 49/243/2.)

Consenting to the Raising of a Loan of £2,500 by the Kaikohe Borough Council and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HEREAS by Order in Council made on the fourteenth day of HEREAS by Order in Council made on the fourteenth day of August, one thousand nine hundred and forty-six (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Kaikohe Borough Council (hereinafter called the said local authority) of a loan of two thousand five hundred pounds (£2,500), to be known as "Water-supply Loan, 1946" (hereinafter called the said loan):

And whereas the authority conferred by the said Order in Council has not yet been exercised:

And whereas the authority has lapsed in accordance with the provisions of clause six thereof, and it is not now lawful or competent for the said local authority to raise any portion of the said loan except in accordance with the provisions of a further Order in Council that may be issued pursuant to section eleven of the Local Government Loans Board Act, 1926 (hereinafter called the said Act):

Government Loans Board Act, 1926 (hereinafter called the said Act):

And whereas it is expedient to authorize the said local authority to raise the said loan on the conditions hereinafter mentioned:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan up to the amount of two thousand five hundred pounds (£2,500), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said loan or any portion thereof may

(1) The term for which the said loan or any portion thereof may

(1) The term for which the said loan or any portion thereof may be raised shall not exceed thirty (30) years.

(2) The rate of interest that may be paid in respect of the said loan or any portion thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said loan or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no instalments shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD, Clerk of the Executive Council. (T. 49/392.)

Consenting to the Raising of a Loan of £70,000 by the King-country Electric-power Board and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the King-country Electric-power Board (hereinafter called the said local authority) is desirous of raising a loan of seventy thousand pounds (£70,000), to be known as "Reticulation Loan; 1948" (hereinafter called the said loan), for the purpose of providing for further reticulation of the Board's district, in respect of which works guarantees, as described in clause 21-43 of the Electrical Supply Regulations 1935, have first been given in favour of the said local authority for payments amounting in each of not less than five (5) consecutive years from the completion of such works to at least fifteen (15) per centum of the estimated capital cost of such works, except that such guarantees may be reduced to the extent of any subsidy granted by the Rural Electrical Reticulation Council: Reticulation Council:

And whereas the said local authority has complied with the provisions of the Local Government Loans Board Act, 1926 (herein-

provisions of the Local Government Loans Board Act, 1926 (hereinafter called the said Act), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loan:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twentynine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan

for the said purpose up to the amount of seventy thousand pounds (£70,000), and in giving such consent doth hereby determine as follows :-

(1) The term for which the said loan or any part thereof may be raised shall not exceed tweaty-five (25) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or tenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said loan shall be free of principal repayments during the first year from the date of the borrowing thereof.

(4) Thereafter the said loan, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the balance of the term amounting to twenty-four (24) years.

(24) years.
(5) The payment of interest for the first year and thereafter the payment of the instalments of principal and interest shall be

made in New Zealand.

made in New Zealand.

(6) No interest after the first year and no initialments of principal and interest shall be paid out of loan moneys.

(7) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said loan or any part thereof shall not in the aggregate exceed one half per centum of the payable for the said loan or any part thereof shall not in the aggregate exceed one half per centum of any amount raised.

(8) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD, Clerk of the Executive Council.

(T. 49/692/2.)

Consenting to the Raising of a Loan of \$12,400 by the Waipawa Hospital Board and Prescribing the Conditions Thereof

B. C. FREYBERG, Covernor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present :

HIS EXOSELENCY THE GOVERNOR-GENERAL IN COPNOIL

WHEREAS the Waipawa Hospital Board (hereinafter called the said local authority), being desirous of raising a loan of twelve thousand four hundred pounds (SF2,400), to be linewn as "Maternity Staff Accommodation Loan, 1948" (hereinafter called the said loan), for the purpose of providing accommodation for staff at the Raymond Maternity Annexe, District Hospital, Waipukurau, has complied with the provisions of the Lecal Government Loans Board Act, 1926 (hereinafter called the said Act), and it is expedient to providing the providing accommodation (Duncil as that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said

required by the said Act, snown by given to the lean;

Now, therefore, His Excellency the Gevernor-General of the Diminion of New Zealand, acting by and with the addite and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of twelve thousand four hundred pounds (£12,400), and in giving such consent doth hereby determine as follows:—

(1) The term for which the said lean or any part thereof may be raised shall not exceed twenty (20) years.

(2) The rate of interest that may be paid in respect of the said lean or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings

lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said loan or any pert thereof, together with interest thereog, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no instalments shall be paid out of loan-moneys.

(5) The rate psyable for brokerage, underwatting, and procuration fees in respect of the raising of the said loan er any pert thereof shall not in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERRARD, Glerk of the Executive Council.

(T. 49/332/6.)

Consenting to the Raising of the Balance (\$35,000) of the Hastings Barough Council's Loan of £39,000 and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General CRDER IN COUNCIL

At the Government House at Wallington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOTERNOR-GENERAL IN COUNCIL

HEREAS by Order in Council made on the fourteenth day of August, one thousand nine hundred and forty-str, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the rating by the Hastings Borough Council (hereinafter called the said local authority) of a losh of

thirty-nine thousand pounds (£39,000), to be known as "Parks Extension and Development Loan, 1946" (hereinafter called the

said loan):

And whereas the authority conferred by the said Order in Council has not yet been exercised to the extent of thirty-five thousand pounds (£35,000):

And whereas the authority conferred by the said Order in Council has lapsed in accordance with the provisions of clause six of the said Order in Council, and it is not now lawful or competent for the said local authority to raise the said loan or any partien thereof except in accordance with the provisions of a further Order in Council that may be issued pursuant to section eleven of the Local Government Loans Board Act, 1926 (hereinafter called the said Act):

And whereas the said local authority is now desirous of raising the balance of the said loan amounting to thirty-five thousand pounds (£35,000) (hereinafter called the said sum), and it is expedient to authorize the said local authority to raise the said sum on the conditions hereinafter set out:

to authorize the said local authority to raise the said sum on the conditions hereinafter set out:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-mine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said sum up to the amount of thirty-five thousand pounds (£35,000) for the purpose for which the said local was authorized, and in giving such consent doth hereby determine as follows: consent doth hereby determine as follows:-

(1) The term for which the said sum or any part thereof may be

(1) The term for which the said sum or any part thereof may be raised shall not exceed twenty-five (25) years.

(2) The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five

the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said sum or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalments shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be horrowed under this consent after the

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date herecf.

T. J. SHERRARD, Clerk of the Executive Council. (T. 49/132/9.)

Consenting to the Raising of the Balance (£3,000) of the Waimea County Council's Loan of £5,000

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HEREAS by Order in Council made on the fifth day of December, one thousand nine hundred and forty-five (hereinafter referred to as the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Waimea County Council (hereinafter referred to as the said local authority) of a loan of five thousand pounds (£5,000), to be known as "Workers' Dwellings Loan, 1945" (hereinafter referred to as the said loan):

And whereas the authority conferred by the said Order in Council has lapsed in accordance with the provisions of clause seven of the said Order in Council, and it is not now lawful or competent for the said local authority to raise the said loan or any portion thereof except in accordance with the provisions of a further Order in Council that may be issued pursuant to section eleven of the Local Government Loans Board Act, 1926 (hereinafter referred to as the said Act):

referred to as the said Act):

And whereas an amount of three thousand pounds (£3,000) (hereinafter referred to as the said sum) has not yet been raised, and it is expedient to authorize the said local authority to raise the said sum on the terms hereinafter set out:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the said Act, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising in New Zealand by the said local authority of the said sum up to an amount of three thousand pounds (£3,000) for the purpose for which the said loan was authorized, and in giving such consent doth hereby determine as follows:—

(1) The term for which the said sum or any part thereof may

to raised shall not exceed fifteen (15) years.

(2) The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said local authority shall, before raising the said sum or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies Loans Act, 1926, or under such other statutory enactment as may be applicable, and shall thereafter make payments to such sinking fund at intervals and shall thereafter make payments to such sinking fund at intervals of not more than one year at a rate or rates per centum which shall be not less than five pounds seven shilings and sixpence (£5 7s. 6d.), such payments to be made in respect of every part of the said sum for the time being so borrowed and not repaid, the first such payment to be made not later than one year after the first day from which interest to the lender or lenders is computed on the said sum or any part thereof so raised.

(4) The payment of interest and the repayment of principal in respect of the said sum shall be made in New Zealand.

(5) No amount payable as either interest or sinking fund in respect of the said sum shall be paid out of loan-moneys.

(6) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said sum or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised.

any amount raised.

(7) No moneys shall be borrowed under this consent after the

expiration of two years from the date hereof.

T. J. SHERRARD, Clerk of the Executive Council.

(T. 49/293/6.)

Validating Proceedings in Connection with the Te Awamutu Borough Council's Loan of £6,000

> B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Te Awamutu Borough Council is proceeding
by way of special order to raise a loan of six thousand
pounds (£6,000), to be known as "Transit Housing Continuation
Loan, 1948" (hereinafter called the said loan):
And whereas the proceedings in connection with the said loan
were irregular or defective in that, although the two public notifications in respect of the raising of the said loan as required by paragraph
(c) of section sixty-two of the Municipal Corporations Act, 1933,
as set out in paragraph (a) of section five of the Municipal
Corporations Amendment Act, 1938, were given during the period
of twenty-eight days immediately preceding the date of the
subsequent meeting confirming the resolution to raise the said loan,
there was an interval of less than fourteen days between the two
notifications: notifications:

notifications:

And whereas it appears that the ratepayers of the district have not been misled by such irregularity or defect as aforesaid, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and twenty-two of the Local Bodies' Loans Act, 1926, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings in connection with the said loan shall be valid to all intents and purposes as though the said public notifications had been correctly given, and that the validity of the proceedings in connection with the said loan, or of the security for the said loan, shall not be called in question by reason only of the irregularity or defect aforesaid.

T. J. SHERRARD, Clerk of the Executive Council.

T. J. SHERRARD, Clerk of the Executive Council. (T. 49/151/14.)

Varying the Determinations in Respect of Balances of Loans Thereof being Raised by the Hastings Borough Council

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the ninth day of October, one thousand nine hundred and forty-six (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Hastings Borough Council (hereinafter called the said local authority) of the respective loans specified in the first column of the Schedule hereto up to the respective amounts specified in the second column of the said Schedule:

And whereas portions of the said respective loans, as specified in the third column of the said Schedule (hereinafter called the said respective sums), have not yet been raised, and it is expedient to

respective sums), have not yet been raised, and it is expedient to vary the determinations in respect of the said respective sums by extending the term within which the said respective sums may be

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1928, act with practice twenty procedures and the Figure 1929. 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this

behalf, doth hereby vary the determinations aforesaid in respect of the said respective sums by prescribing that no moneys shall be borrowed under the consent given by the said Order in Council after the expiration of four years from the date thereof.

SCHEDULE

First Column.	Second Column.	Third Column.
Name of Loan.	Amount of Loan.	Amount not Raised
	£	£
General Purposes Loan,	74,300	42,300
Community Centre (Pre- liminary) Loan, 1946	10,000	8,800

T. J. SHERRARD, Clerk of the Executive Council.

(T. 49/132/7 and 8.)

Directing Application of Moneys received in respect of the Thorpe Domain, Nelson Land District, for the Purposes of the Dovedale

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers and authorities conferred by section sixty-one of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby direct that from the moneys received in respect of the Thorpe Domain described in the First Schedule hereto, and at the date hereof lying to the credit of the said domain, a sum not exceeding ten pounds shall be applied in managing, administering, and improving the Dovedale Domain, described in the Second Schedule hereto.

FIRST SCHEDULE

NELSON LAND DISTRICT.—THORPE DOMAIN

SECTIONS 28 and 29, Village of Thorpe: Area, 4 acres 2 roods 29.5 perches, more or less.

SECOND SCHEDULE

NELSON LAND DISTRICT.—DOVEDALE DOMAIN

ALL that area containing 8 acres 0 roods 3 perches, more or less, being part of Section 72, Square 2, Block II, Wai-iti Survey District, being more particularly shown on Deposited Plan 1181, and being all the land contained in Certificate of Title, Volume 83, folio 112 (Nelson Registry).

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/914 and 1/725.)

Domain Board appointed to have Control of the Gimmerburn Domain

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

IN pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Mabel Orma Doreen Blakely, Gerald Edgar Cronshaw Clarke, Paul Reginald Henry Clarke, Leo Charles Spedderi Dougherty, Agnes Helm, James Scott Paterson, Nisbet James Scott, Struan Robertson Stringer, and Finlayson Weir

to be the Gimmerburn Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the twentieth day of September, one thousand nine hundred and forty-eight, at eight o'clock p.m., as the time when, and the Gimmerburn Hall, Gimmerburn, as the place where, the first meeting of the Board shall be held.

SCHEDULE

OTAGO LAND DISTRICT.—GIMMERBURN DOMAIN SECTION 36, Block IV, Gimmerburn Survey District: Area, 5 acres and 14 perches, more or less.

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/1191.)

Domain Board appointed to have Control of the Millerton Domain

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

IN pursuance and exercise of the powers conferred by section forty-four of the Public Possesses. Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby

Charles Robertson Orman, Alexander Sharp, Thomas William Grace, Hugh Fulton Milligan, William Watson, Eric James Allerby, and Lester Francis Palmer

to be the Millerton Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the twenty-ninth day of September, one thousand nine hundred and forty-eight, at six o'clock p.m., as the time when, and the Millerton Library as the place where, the first meeting of the Board shall be held.

SCHEDULE

NELSON LAND DISTRICT.-MILLERTON DOMAIN

Nelson Land District.—Millerton Domain

All that area in the Nelson Land District, Buller County, containing by admeasurement 3 acres 1 rood 24 perches, more or less, being part of Sections 142 and 263, Town of Millerton, bounded generally as follows: Commencing at the most northern corner of Section 263, Town of Millerton; towards the north-east by the Westport Coal Company's Reserve; towards the south-east by another part of Section 263 aforesaid, Section 275, Town of Millerton, another part of Section 142 aforesaid, and a public road; towards the south-west by Seymour Street; towards the north-west by another part of Section 142, school-site, and Hardy Street to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. 1/35, deposited in the Head Office of the Lands and Survey Department at Wellington, and thereon bordered red. (Nelson S.O. plan No. 9517.)

T. J. SHERRARD, Clerk of the Executive Council.

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/35.)

Domain Board Appointed to Have Control of the Tasman Memorial Domain

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Arthur Rowling, Eric Fairfax Rush Oscar Huntly Dicker, Thomas Blundell, John Smith Johnstone, Lochart Donald Easton, and Anthony Lester Binns

to be the Tasman Memorial Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the thirtieth day of August, one thousand nine hundred and forty-eight, at eight o'clock p.m. as the time when, and the Central Shed, Tasman, as the place where, the first meeting of the Reard shell be held. Board shall be held.

SCHEDULE

NELSON LAND DISTRICT.—TASMAN MEMORIAL DOMAIN

ALL that area in the Waimea County, containing by admeasurement 3 acres 2 roods 36 perches, more or less, being part of Section 101, District of Moutere Hills, situated in Block XII, Motueka Survey District, and being the whole of the land shown on plan No. 3872, deposited in the office of the District Land Registrar at Nelson. As the same is more particularly delineated on the plan marked L. and S. 1/1216, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/1216.)

Recreation Reserve in Otago Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington, this 25th day of
August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

BY virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Otago Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter be known as the Gimmerburn Domain, and be managed, administered, and dealt with as a public domain. public domain.

SCHEDULE

OTAGO LAND DISTRICT

SECTION 36, Block IV, Gimmerburn Survey District: Area, 5 acres and 14 perches, more or less.

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 1/1191.)

Recreation Reserve in Nelson Land District Brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Y virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Nelson Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter be known as the Tasman Memorial Domain, and be managed, administered, and dealt with as a public domain. a public domain.

SCHEDULE

NELSON LAND DISTRICT

NELSON LAND DISTRICT

ALL that area in the Waimea County, containing by admeasurement 3 acres 2 roods 36 perches, more or less, being part of Section 101, District of Moutere Hills, situated in Block XII, Motueka Survey District, and being the whole of the land shown on plan No. 3872, deposited in the office of the District Land Registrar at Nelson. As the same is more particularly delineated on the plan marked L. and S. 1/1216, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 1/1216.)

Recreation Reserve in Nelson Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of
August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

BY virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Nelson Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter form part of the Pohara Domain, and be managed, administered, and dealt with as a public domain by the Pohara Domain Board.

SCHEDULE

NELSON LAND DISTRICT

NEISON LAND DISTRICT

All that area in the Takaka County, containing by admeasurement 8 acres 3 roods 10 perches, more or less, being part of Section 151, District of Takaka, situated in Block XI, Waitapu Survey District, and being all the land shown on plan No. 959, deposited in the office of the District Land Registrar at Nelson. As the same is more particularly delineated on the plan marked L. and S. 1/902B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/902.)

Recreation Reserve in Nelson Land District brought under Part II of the Public Reserves, Domains, and National Parks Act, 1928

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

BY virtue of the powers and authorities vested in me by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Nelson Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter form part of the Mapua Domain, and be managed, administered, and dealt with as a public domain by the Mapua Domain Board.

SCHEDULE

NELSON LAND DISTRICT

ALL that area in the Waimea County, containing by admeasurement 2 acres, more or less, being Lot 2 on Plan 3840, deposited in the office of the District Land Registrar at Nelson, and being part of Section 4 (Moutere Hills), situated in Block II, Moutere Survey District. As the same is more particularly delineated on the plan marked L. and S. 1/708B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 1/708.)

Revoking the Reservation over a Reserve in Borough of Greymouth, Westland Land District

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers and authorities conferred upon him by subsection one (b) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the reservation for a public library over the land described in the Schedule hereto; and doth hereby declare that the said land, being vested in the Crown, is Crown land available for disposal under the Land Act, 1924. 1924.

SCHEDULE

WESTLAND LAND DISTRICT

RESERVE 300, Town of Greymouth: Area, 10 perches, more or less. T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 1912/368.)

Vesting the Control of a Reserve in the South Canterbury Acclimatization Society (Registered)

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for fishing purposes:

And whereas it is expedient that the control of the said reserve should be vested in the South Canterbury Acclimatization Society

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the said reserve in the South Canterbury Acclimatization Society (Registered).

SCHEDULE

CANTERBURY LAND DISTRICT

RESERVE 4512 (formerly part Rural Section 36738), situated in Block V, Tekapo Survey District: Area, 10 acres 3 roods 10 perches,

more or less.

Reserve 4513 (formerly part Rural Section 36738), situated in Block IX, Tekapo Survey District: Area, 18 acres 0 roods 34 perches,

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 1/907.)

Vesting the Control of a Reserve in the Rodney County Council

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for landing purposes: And whereas it is expedient that the control of the said reserve should be vested in the Rodney County Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section

exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the said reserve in the Rodney County Council.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALLOTMENT 296, Mahurangi Parish, situated in Block XV, Mahurangi Survey District: Area, 2 roods 12 perches, more or less. (North Auckland plan S.O. 34639.)

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 6/1/716.)

Vesting the Control of a Reserve in the Ohura County Council

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 18th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOB-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto has

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for quarry purposes: And whereas it is expedient that the control of the said reserve should be vested in the Ohura County Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the said reserve in the Ohura County Council.

SCHEDULE

TARANAKI LAND DISTRICT

SECTION 43, Block V, Ohura Survey District: Area, 11 acres 2 roods, more or less.

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. 6/1/776.)

Vesting the Control of a Reserve in the Hawarden Memorial Hall Board

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto has been duly set apart for a site for a memorial hall: And whereas it is expedient that the control of the said reserve should be vested in a special Board as hereinafter provided:

Now, therefore, His Excellency, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the reserve described in the Schedule hereto, for the period of five years from the date hereof (unless previously amended or revoked under the said Act), in the undermentioned persons, namely, in the undermentioned persons, namely,-

Florence Wright,
Mary Kellock,
Stanley John Carrol Duncan,
Alfred Webb, and
James Quigley,

who are hereby constituted for that purpose a special Board by the name of the Hawarden Memorial Hall Board (hereinafter referred to as the Board), with the powers and subject to the conditions hereinafter contained, that is to say:—

1. The Board shall meet for the transaction of business at the Hawarden Memorial Hall, or at such other place and at such time as may from time to time be fixed by the Board. The first meeting shall be held on Tuesday, the twelfth day of October, one thousand nine hundred and forty-eight, at eight o'clock p.m., in the Hawarden Memorial Hall, Hawarden.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter mentioned, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

3. Special meetings may be convened by the Chairman, provided that two days' notice of such meeting be given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting. Any meeting may be adjourned from time to time.

4. If by resignation, death, incapacity, or otherwise the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

5. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

6. The Board shall have prepared and submitted at an annual meeting held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister of Lands as soon as possible after each annual meeting. sent to the Minister of Lands as soon as possible after each annual meeting.

SCHEDULE

CANTERBURY LAND DISTRICT

CANTERBURY LAND DISTRICT

ALL that area containing by admeasurement 33-6 perches, more or less, being Reserve No. 4112, situated in the Township of Hawarden, Block VII, Waipara Survey District, and bounded as follows: Towards the north by Lot 7 on Deposited Plan No. 7103, 272 links; towards the east by Lot 9 on said Deposited Plan, 83-49 links; towards the south by a right-of-way 1 chain wide, 232-45 links; and again towards the south-west by the Horsley Downs - Waikari Road, 92-4 links. As the same is more particularly delineated on the plan marked L. and S. 22/3637, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

T. J. SHERBARD, Clerk of the Executive Council. (L. and S. 22/3637.)

Vesting the Control of a Reserve for Aerodrome Purposes in the Frankton Aerodrome Board

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto is an area permanently reserved for aerodrome purposes: And whereas it is expedient that the control of the said reserve should be vested in a special Board as hereinafter provided:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the reserve described in the Schedule hereto (hereinafter referred to as the aerodrome) for the period of ten years from the date hereof (unless previously amended or revoked under the said Act) in the undermentioned persons, namely,—

The Mayor of Queenstown, ex officio,

ons, namely,—
The Mayor of Queenstown, ex officio,
The Mayor of Arrowtown, ex officio,
William Henry Thompson,
David Hazeel Cockburn, and
David William Thompson,

who are hereby constituted for that purpose a special Board by the name of the Frankton Aerodrome Board (hereinafter referred to as the Board), with the powers and subject to the conditions hereinafter contained, that is to say:—

hereinafter contained, that is to say:—

1. The Board shall meet for the transaction of business on the second Thursday in each month at eight o'clock p.m. at the County Office, Queenstown, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Thursday, the ninth day of September, one thousand nine hundred and forty-eight.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter mentioned, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

3. Special meetings may be convened by the Chairman, provided that two days' notice of any such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

at such meeting.

at such meeting.

4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of such meeting.

6. If by resignation, death, incapacity, or otherwise the seat of any member shall be or become vacant, or if any member absents himself without reasonable cause from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

8. The Board shall maintain the aerodrome as a public aero-

o. The Board shall maintain the aerodrome as a public aerodrome and landing-ground for aircraft, and shall keep same available for aircraft generally without giving or granting to any individual or body any rights or privileges contrary to the use and maintenance thereof as an aerodrome for the benefit of the general air travelling

thereof as an aerodrome for the benefit of the general air travelling public.

9. The Board shall have the right, subject to the approval of the Minister of Lands (hereinafter referred to as the Minister), to lease the aerodrome or any part thereof for such period and on such terms and conditions as may be approved by the Minister.

10. The Board shall not, without the consent of the Minister, erect any fence, building, or other obstruction, or plant any tree or do any other thing on the aerodrome which might endanger or hinder or restrict the use thereof for aerodrome purposes.

11. The Board shall not allow cattle to graze on the aerodrome.

12. The Board shall, if directed in writing by the Minister so to do, remove or lower any building, pole, mast, or other structure erected on the aerodrome, or remove, lower, or trim any tree growing thereon.

growing thereon.

13. The Crown shall have the right, privilege, and easement 13. The Crown shall have the right, privilege, and easement to enter on the aerodrome for the purpose of developing, constructing, and using the said aerodrome, and for that purpose shall have full power and authority by its servants, agents, and workmen to do such acts and construct all such works as are usual, necessary, and proper, and to cut down and remove such trees as may be necessary for the purposes of making the said land suitable for an aerodrome. for an aerodrome.

for an aerodrome.

14. The Board shall have prepared and submitted at an annual meeting to be held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister of Lands as soon as possible after each annual meeting. annual meeting.

SCHEDULE

OTAGO LAND DISTRICT

ALL that area containing by admeasurement 111 acres 0 roods 25 perches, more or less, being Sections 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 44, 44a, 45, 45a, 46, 47, 48, 64, and 65, Block I, Shotover Survey District.

Also all that area containing by admeasurement 47 acres 1 rood 37 perches, more or less, being Sections 1, 2, and 3, Block XXXIII, and Sections 1 and 2, Block XXXIV, Town of Frankton.

Also all that area containing by admeasurement 2 acres 3 roods 35 perches, more or less, being part of Section 4, Block XXXIV, Town of Frankton.

Also all that area containing by admeasurement 12

Also all that area containing by admeasurement 13 acres 3 roods 24 perches, more or less, being closed roads 1470m, Block I, Shotover Survey District, and 1471m, Block XXXIII, and 1485m, Block XXXIV, Town of Frankton.

Also all that area containing by admeasurement 1 acre 3 roods 8 perches, more or less, being part of Reserve No. 2, Town of Frankton.

Frankton.

Also all that area containing by admeasurement 3 acres 3 roods perch, more or less, being Section 4, Block XXXIII, Town of

Also all that area containing by admeasurement 3 acres 1 rood 13 perches, more or less, being Section 1483R, Block XIX, Section 3, Section 1484R, and part of Section 4, Block XXXIV, Town of Frankton.

Also all that area containing by admeasurement 1 rood 20 perches, more or less, being Section 1526a, Block XXXIII, Town of

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 54813.)

Vesting the Control of a Reserve for Plantation Purposes in the Taihape Borough Council

B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 25th day of August, 1948

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the land described in the Schedule hereto has been duly set apart as reserve for plantation purposes: And whereas it is expedient that the control of the said reserve should be vested in the Taihape Borough Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section seventeen of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby vest the control of the said reserve in the Taihape Borough Council.

SCHEDULE

WELLINGTON LAND DISTRICT

SECTION 105, Block XIV, Ohinewairua Survey District: Area, 3 acres 3 roods 15 perches, more or less. (Wellington S.O. plan 21604.)

T. J. SHERRARD, Clerk of the Executive Council. (L. and S. 16/1845.)

Land of the Crown notified available as Site for Commercial or Industrial Purposes

B. C. FREYBERG, Governor-General

PURSUANT to the authority conferred upon me by the Land Act, 1924, and section forty of the Statutes Amendment Act, 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby notify and declare that the undermentioned land is available for dignessless as it for comparising the production. disposal as a site for commercial or industrial purposes.

SCHEDULE

AUCKLAND LAND DISTRICT

ALL that area in the Town District of Taupo, containing 7 acres and 7 perches, more or less, being Section 35, Block II, Tauhara Survey District. (Auckland plan S.O. 33726.)

As witness the hand of His Excellency the Governor-General, this 17th day of August, 1948.

C. F. SKINNER, Minister of Lands.

(L. and S. 22/3745.)

Land permanently reserved in the Otago Land District

B. C. FREYBERG, Governor-General

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, notwith-standing that the same may be then held under pastoral licence, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month, but not later than six months, after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas the land described in the Schedule hereto was

published in the Gazette:

And whereas the land described in the Schedule hereto was by the Warrant dated the twelfth day of July, one thousand nine hundred and forty-eight, and published in the Gazette of the fifteenth day of that month, temporarily reserved under the authority of the said Act for recreation purposes:

Now, therefore, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, in

pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby permanently reserve the land described in the Schedule hereto for recreation purposes for which purpose the said land was so temporarily reserved as aforesaid.

SCHEDULE

OTAGO LAND DISTRICT

All that area containing 5 acres and 14 perches, more or less, being Section 36, Block IV, Gimmerburn Survey District: Bounded towards the north-east by a public road, 783.6 links; towards the east and south by Section 35, 650.4 links and 646.1 links respectively; and towards the south-west by a public road 810.6 links: be all the east and south by section 33, 90.4 mass and 940.1 mass respectively; and towards the south-west by a public road 810.6 links: be all the aforesaid linkages more or less. As the same is more particularly delineated on the plan marked L. and S. 1/1191, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 24th day of August; 1948.

C. F. SKINNER, Minister of Lands.

(L. and S. 1/1191.)

Land permanently reserved in the Canterbury Land District for Recreation Purposes

B. C. FREYBERG, Governor-General

WHEREAS by the three-hundred-and-fifty-ninth section of the

HEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, notwithstanding that the same may be then held under pastoral licence, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month but not later than six months, after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas the land described in the Schedule hereto was, by the Warrant dated the twenty-first day of April, one thousand

And whereas the land described in the Schedule hereto was, by the Warrant dated the twenty-first day of April, one thousand nine hundred and forty-eight, and published in the Gazette of the twenty-ninth day of that month, temporarily reserved under the authority of the said Act for recreation purposes:

Now, therefore, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby permanently reserve the land described in the Schedule hereto for recreation purposes for which purpose the said land was so temporarily reserved as aforesaid.

SCHEDULE

CANTERBURY LAND DISTRICT

RESERVE 4517 (formerly part Section 83), Block VII, Cheviot Survey District: Area, 27 acres 3 roods 15 perches, more or less. (S.O. plan 7851.)

As witness the hand of His Excellency the Governor-General, this 23rd day of August, 1948.

C. F. SKINNER, Minister of Lands.

(L. and S. 1/143.)

Vesting the Control of a Scenic Reserve in the Wanganui City Council

B. C. FREYBERG, Governor-General

In pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908 (hereinafter referred to as the said Act), His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the scenic reserve described in the Schedule hereto (being land reserved under the said Act) in the Wanganui City Council, subject to the conditions hereinafter contained, that is to

1. The period for which the control of the reserve is hereby vested shall be five years from the date hereof, unless the reservation is previously altered or revoked under the said Act.

2. The said Council shall prepare a report each year ending on the thirty-first day of March, together with a statement of receipts and expenditure, in connection with the said reserve.

Such report and statement shall be sent to the Minister charged with the administration of the said Act as soon as possible after.

with the administration of the said Act as soon as possible after

the close of the year.

3. The said Council shall control the said reserve in accordance with the provisions of the said Act and of the regulations made thereunder.

SCHEDULE

Wellington Land District.—Gordon Park Scenic Reserve ALL that area containing 40 acres, more or less, being part Sections 82 and 83, left bank of the Wanganui River, and being also Lot 1 on Deposited Plan No. 8050, and being all the land comprised and described in Certificate of Title, Volume 372, folio 2 (Wellington Registry).

As witness the hand of His Excellency the Governor-General, this 24th day of August, 1948.

C. F. SKINNER, Minister in Charge of Scenery Preservation. (L. and S. 4/485.)

Promotions and Relinquishments of Temporary Rank of Officers of the 2nd New Zealand Expeditionary Force (Japan Section)

Army Department, Wellington, 17th August, 1948.

HIS Excellency the Governor-General has been pleased to confirm the following promotions and relinquishments of temporary rank of officers of the 2nd New Zealand Expeditionary Force (Japan Section), vide Lists Nos. 100, dated 23rd July, 1948, and 101, dated 31st July, 1948:—

LIST No. 100

PROMOTIONS

The undermentioned Captains (temp. Majors) to be Majors:-B. J. Matson, M.M., R.N.Z. Inf. Dated 15th July, 1948.

R. Wright, R.N.Z. Inf. W. P. Anaru, R.N.Z. Inf.

Dated 23rd July, 1948.

The undermentioned Lieutenants (temp. Captains) to be Captains:

W. R. Heatherwick, R.N.Z. Inf. Dated 15th June, 1948.
R. Kake, R.N.Z. Inf. Dated 15th July, 1948.
B. L. Campbell, R.N.Z.A.M.C.
A. W. Henry, N.Z.A.P.C.

Dated 23rd July, 1948.

2nd Lieutenant (temp. Lieutenant) D. Hourigan, R.N.Z.A.S.C., to be Lieutenant. Dated 23rd July, 1948.

Sister (temp. Charge Sister) E. M. Webb, N.Z.A.N.S., to be Charge Sister. Dated 23rd July, 1948.

GRANTS OF TEMPORARY RANK

Lieutenant K. W. Langdon, R.N.Z.A., to be temp. Captain whilst employed as 2 i/c of a company. Dated 20th July, 1948.

Lieutenant I. G. Wilson, R.N.Z. Inf., to be temp. Captain whilst employed as A.D.C. to Commander-in-Chief, British Commonwealth Force of Occupation. Dated 26th June, 1948.

TEMPORARY RANK RELINQUISHED

Lieutenant (temp. Captain) P. Duggan-Smith, R.N.Z. Inf., relinquishes the temporary rank of Captain and assumes the acting rank of Captain on being placed on N.Z. Roll. Dated 20th August,

LIST No. 101

PROMOTIONS

The undermentioned Captains (temp. Majors) to be Majors:

M. Pirritt, R.N.Z.A.M.C. Dated 15th May, 1948.

F. R. Bartley, R.N.Z.A.
B. J. L. Roberts, R.N.Z. Inf.
A. B. H. Haughton, M.M., R.N.Z. Inf.
K. G. Miles, R.N.Z.A.S.C.

Dated 15th July, 1948.

F. W. P. McHugh, R.N.Z. Inf. Dated 21st July, 1948.

The undermentioned Lieutenants (temp. Majors) to be Captains and retain the temporary rank of Major :-

T. J. W. Mallasch, N.Z.A.P.C. Dated 3rd June, 1948. L. A. Faigan, R.N.Z.A.D. Corps. Dated 10th July, 1948. P. C. D. Childs, R.N.Z.E. Dated 15th July, 1948.

GRANT OF TEMPORARY RANK

2nd Lieutenant E. W. Lett, R.N.Z. Inf., to be temp. Lieutenant whilst employed as Staff Captain "Q", 2 N.Z.E.F. (Japan). Dated 3rd August, 1948.

TEMPORARY RANK RELINQUISHED

Lieutenant (temp. Captain) A. S. Reynolds, N.Z.A.E.S., relinquishes the temporary rank of Captain and assumes the acting rank of Captain on being placed on N.Z. Roll. Dated 28th August,

F. JONES, Minister of Defence.

Appointments, Promotions, Resignation, and Retirements of Officers of the New Zealand Military Forces

Army Department, Wellington, 20th August, 1948.

HIS Excellency the Governor-General has been pleased to approve of the following appointments, promotions, resignation, and retirements of officers of the New Zealand Military

REGULAR FORCE

The Royal N.Z. Artillery

Captain (temp. Major) R. J. H. Webb relinquishes the appointment of Officer Commanding, 9th Coast Regiment, R.N.Z.A., dated 23rd July, 1948, retains the temporary rank of Major, and proceeds to America to attend an Advanced Officers' Course at the Artillery School, Fort Sill, Oklahoma, dated 31st July, 1948.

The Royal N.Z. Electrical and Mechanical Engineers

Lieutenant and Quartermaster (temp. Captain and Quartermaster) C. E. Slade-Jones to be Captain and Quartermaster. Dated 1st July, 1948.

N.Z. Army Nursing Service

Sister (temp. Charge Sister) J. Davison is granted a short-service commission for a period of nine months as from 1st April, 1948, in the rank of Charge Sister, with seniority from 1st April, 1946, next below Charge Sister P. I. Johnston. Dated 1st April, 1948.

Supernumerary List, N.Z. Regular Force

Lieutenant-Colonel S. M. Satterthwaite is posted to the Retired List with the rank of Colonel. Dated 11th August, 1948.
Captain and Quartermaster G. Paterson is posted to the Retired List. Dated 13th August, 1948.
Lieutenant D. M. Belton is posted to the Retired List with the rank of Captain. Dated 11th August, 1948.

TERRITORIAL FORCE

The Royal N.Z. Infantry Corps

The Wellington West Coast Regiment

Lieutenant G. A. Ball ceases to be seconded to the Palmerston North High School Cadets, Area 6, and resigns his commission. Dated 9th August, 1948.

The Taranaki Regiment

2nd Lieutenant D. M. Jillett to be temp. Lieutenant, and remains seconded to the Opunake District High School Cadets, Area 8. Dated 20th May, 1946.

The Southland Regiment

Alan Underwood McCurdy to be 2nd Lieutenant (on prob.), and is seconded to the Roxburgh High School Cadets, Area 12. Dated 13th July, 1948.

N.Z. Army Legal Department

Major (temp. Colonel) C. A. L. Treadwell, O.B.E., E.D., Judge-Advocate-General, New Zealand Military Forces, to be Colonel. Dated 1st August, 1948.

OFFICERS CEASING TO BE SECONDED TO THE 2ND NEW ZEALAND EXPEDITIONARY FORCE

Major B. Boyd, M.B.E., and is reposted to the N.Z. Regular Force with the rank of Lieutenant, with seniority from 14th December, 1942. Dated 28th June, 1948.

Captain D. M. Belton, and is reposted to the N.Z. Regular Force with the rank of Lieutenant, with seniority from 14th December, 1943.

Dated 4th June, 1948.

Officers Struck off the Strength of the 2nd New Zealand Expeditionary Force

Lieutenant (Acting-Captain) N. L. G. Baker, and is posted to the Reserve of Officers, Supplementary List, with the rank of Lieutenant. Dated 22nd May, 1948. 2nd Lieutenant D. I. Youle, and is posted to the Reserve of Officers, Supplementary List. Dated 16th June, 1948.

F. JONES, Minister of Defence.

Appointments of Officers of the Royal New Zealand Air Force

Air Department, Wellington, 16th August, 1948.

IIIS Excellency the Governor-General has been pleased to approve the following appointments of officers of the Royal New Zealand Air Force:—

GENERAL DUTIES BRANCH

Appointments

As Pilot-

1065 Squadron Leader (temp.) George Robert Brahvn relinquishes his temporary commission and is granted a short-service commission in his present rank and seniority. Dated 1st April,

As Signaller-

415732 Flight Lieutenant (temp.) Charles Edward BAXTER, D.F.C., relinquishes his temporary commission and is granted an extended-service commission for a period of four years in his present rank and seniority. Dated 1st April, 1948.

F. JONES, Minister of Defence.

Appointment, Relinquishment, and Transfers of Officers of the Royal New Zealand Air Force

Air Department, Wellington, 20th August, 1948.

IIIS Excellency the Governor-General has been pleased to approve the following appointment, relinquishment, and transfers of officers of the Royal New Zealand Air Force:—

GENERAL DUTIES BRANCH Relinquishment

2002 Flight Lieutenant (temp.) William Joseph RUTLEDGE relinquishes his commission. Dated 19th October, 1948.

ADMINISTRATIVE AND SUPPLY BRANCH Appointment

Special Duties Division-

437031 Flight Lieutenant (temp.) Norman Hillary MEYERS relinquishes his temporary commission and is granted a permanent commission in his present rank and seniority. Dated 3rd August, 1948.

RESERVE OF AIR FORCE OFFICERS Transfers

The undermentioned officers are transferred from the Active List to the Reserve of Air Force Officers, Class B, Section I:—

40190 Flight Lieutenant Brian Cobcroft. Dated 13th July,

433164 Flying Officer Stuart Alexander Hunter. Dated 31st July, 1948.

F. JONES, Minister of Defence.

Members of Licensing Committees Appointed

Department of Justice Wellington, 23rd August, 1948.

HIS Excellency the Governor-General has been pleased to appoint

Raymond Ferner, Esquire, S.M.,

to be a member of the Licensing Committee for the District of Westland, on and from the 8th day of September, 1948; and

Rex Clifford Abernethy, Esquire, S.M.,

to be a member of the Licensing Committees for the Districts of Lyttelton and Riccarton.

H. G. R. MASON, Minister of Justice.

Member of Licensing Committees Appointed

Department of Justice Wellington, 25th August, 1948.

HIS Excellency the Governor-General has been pleased to appoint

Ernest Albert Lee, Esquire, S.M.,

to be a member of the Licensing Committees for the Districts of Timaru, Waimate, and Ashburton.

H. G. R. MASON, Minister of Justice.

Coroner Appointed

Department of Justice, Wellington, 25th August, 1948.

IS Excellency the Governor-General has been pleased to appoint

John Wright Durward, Esquire, J.P.,

of Turangi, to be a Coroner for the Dominion of New Zealand.

H. G. R. MASON, Minister of Justice.

The Cargo Control Emergency Regulations 1947.—Appointment of Member of Cargo Control Committee for the Port of Wellington

PURSUANT to the Cargo Control Emergency Regulations 1947, the Minister of Labour doth hereby appoint

Thomas Blewman

to be a member of the Cargo Control Committee for the Port of Wellington, vice Maurice Penfound Congden, resigned.

Dated at Wellington, this 17th day of August, 1948.

A. McLAGAN, Minister of Labour.

Appointment of Honorary Child Welfare Officers under the Child Welfare Act, 1925

Education Department,
Wellington, 20th August, 1948.

In pursuance of section 2 of the Child Welfare Act, 1925, I, Terence
Henderson McCombs, Minister of Education, do hereby
appoint the following persons as Honorary Child Welfare Officers
for the purpose of the said Act for the year ending the 31st March,

Name. Utting, Mrs. Gladys Rose Waitara. Willoughby, Reverend Alfred William Omakau.

M. B. HOWARD, For the Minister of Education.

Directors of the Hamilton Milk Treatment Corporation Appointed

Office of the Minister of Marketing, Wellington, 24th August, 1948.

HIS Excellency the Governor-General has been pleased, in pursuance of subclause (2) of Regulation 3 of the Hamilton Milk Treatment Corporation Regulations 1948, to appoint—

(a) As the representative of the Government-

Harold Hirst Innes;

(b) As the representatives of the consumers-

Arthur John Denz, Matthew Martin Shaw;

(c) As the representatives of the producers-

Egerton Norris Peacocke, Donald Richards Simcock;

to be directors of the Hamilton Milk Treatment Corporation established by the said regulations for a term of three years commencing on the 1st day of September, 1948.

EDWARD CULLEN, Minister of Marketing.

Member of the Veterinary Services Council Appointed.—(Notice No. Ag. 4540)

Department of Agriculture,
Wellington, 19th August, 1948.

HIS Excellency the Governor-General has been pleased, in
pursuance of subsection (2) of section 3 of the Veterinary
Services Act, 1946, to appoint, on the 12th day of August, 1948—

William Greig Macartney, Esquire, to be a member of and one of the representatives of the New Zealand Dairy Board on the Veterinary Services Council established under the said Act.

EDWARD CULLEN, Minister of Agriculture.

Stipendiary Magistrate Authorized to Exercise Jurisdiction in Children's Court

Department of Justice Wellington, 25th August, 1948. IS Excellency the Governor-General has been pleased to authorize

authorize Ernest Albert Lee, Esquire, S.M.,

to exercise jurisdiction in the Children's Court established at Timaru.

H. G. R. MASON, Minister of Justice.

Agreement for Grant of Easements in Favour of Alexander Harper Elmslie, of Pembroke, Medical Practitioner, Over Land in Block III, Lower Wanaka Survey District, Taken for a Fish Hatchery, Assented to

WHEREAS by an agreement dated the 22nd day of July, 1947,
Alexander Harper Elmslie, of Pembroke, Medical Practitioner, agreed to His Majesty the King taking under the Public
Works Act, 1928, an area of approximately 5 acres 2 roods, being part
Lot 6, D.P. 4882, Township of Pembroke Extension No. 1, for a
fish hatchery:

And whereas the said Alexander Harper Elmslie is entitled to compensation for his freehold interest in the said area of 5 acres

And whereas the Minister of Works has agreed to grant to the And whereas the Minister of Works has agreed to grant to the said Alexander Harper Elmslie the right, first, to take water from the springs on the said area of 5 acres 2 roods at a point to be agreed upon, and, secondly, the right to install a ram or a pump as required, and, thirdly, the right to drain into the creek on the said land for household drainage and for septic tank in part satisfaction of the compensation aforesaid, and to provide a sum of money in satisfaction of the residue of the said compensation:

And whereas the said Alexander Harper Elmslie has agreed to accept such grants and sum of money in full satisfaction of the said compensation:

Now, therefore, the Minister of Works hereby gives notice,

Now, therefore, the Minister of Works hereby gives notice, pursuant to section ninety-seven of the Public Works Act, 1928, that he assents to the agreement hereinbefore referred to.

Dated at Wellington, this 24th day of August, 1948.

R. SEMPLE, Minister of Works.

(P.W. 24/3380.)

Notice of Intention to Take Land in the Borough of Ashburton for an Automatic-telephone Exchange

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1928, to execute a certain public work—to wit, the construction of an automatic-telephone exchange work—to wit, the construction of an automatic-telephone exchange—and for the purposes of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Ashburton and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

APPROXIMATE areas of the pieces of land required to be taken :-

R. P. Being
0 6.06 Part Town Section 511, part Reserve 1643.
0 16 Part Town Section 510.
(Borough of Ashburton) (Canterbury R.D.).

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 127534, deposited in the office of the Minister of Works at Wellington, and thereon coloured red.

As witness my hand at Wellington, this 24th day of August, 1948.

R. SEMPLE, Minister of Works.

(P.W. 20/516/2.)

The Rotorua Milk Delivery Notice 1942, Amendment No. 9

PURSUANT to the Milk Delivery Emergency Regulations 1945,*
the Minister of Marketing doth hereby give notice as follows:—

1. This notice may be cited as the Rotorua Milk Delivery Notice 1942, Amendment No. 9, and shall be read together with and deemed part of the Rotorua Milk Delivery Notice 1942† (hereinafter referred

part of the Rotorua Milk Delivery Notice 1942† (hereinafter referred to as the principal scheme).

2. Clause 6 of the principal scheme is hereby amended by revoking the words "J. H. Hampson, Rotorua," relating to deliveries in that portion of the area indicated generally by the Zone No. 7 on the plan which lies to the south of a line running from the Ranolf Street railway-crossing parallel to Pereika Street to the centre of Old Taupo Road, continuing down the centre of Old Taupo Road to a point 165 ft. to the north of Uta Street, and continuing parallel to Uta Street to the Utuhina Stream, and which is more particularly described by the written description attached to the plan, and substituting the words "M. A. Fraser, Rotorua."

Dated at Wellington, this 17th day of August, 1948.

EDWARD CULLEN, Minister of Marketing.

**Statutory Regulations 1945, Serial number 1945/141, page 236.

**Gazette, 17th September, 1942, page 2384.

Amendment No. 1: Gazette, 26th October, 1944, page 1286.

Amendment No. 2: Gazette, 23rd November, 1944, page 1431.

Amendment No. 3: Gazette, 19th April, 1946, page 41431.

Amendment No. 4: Gazette, 19th April, 1946, page 415.

Amendment No. 5: Gazette, 1st August, 1946, page 1058.

Amendment No. 6: Gazette, 3rd July, 1947, page 823.

Amendment No. 7: Gazette, 18th March, 1948, page 309.

Amendment No. 8: Gazette, 24th June, 1948, page 705.

(M.M.D. 79/5.)

The Lyttelton Milk Delivery Notice 1948

PURSUANT to the Milk Delivery Emergency Regulations 1945,*
the Minister of Marketing doth hereby give notice as follows:—

1. This notice may be cited as the Lyttelton Milk Delivery Notice 1948.

2. This notice shall come into force on the Monday following

the publication thereof in the Gazette.

3. The Lyttelton Milk Delivery Notice 1943† is hereby revoked.

4. The scheme set out in the Schedule hereto is hereby provided for the district described in the said Schedule.

SCHEDULE

THE LYTTELTON MILK DELIVERY SCHEME, 1948

(1) For the purposes of this scheme, unless the context otherwise requires,

"The district" means the Borough of Lyttelton as indicated by zones marked on the plan:

"The plan" means the plan of the district deposited for the purposes of the scheme in the Head Office of the Milk Marketing Division of the Marketing Department at Wellington under No. M.M.D. 14:

"Zone" means a zone of the district as marked on the said

plan:
"Milk" includes cream:
"Minister" means the Minister of Marketing.

(2) For the purposes of assisting in the administration of this scheme there shall be a committee, which shall consist of the following

(a) Two members to be appointed by the Lyttelton Borough Council:

(b) The Director of Milk Marketing or other officer of the Public Service appointed by him in his stead.

(3) On the death, resignation, or removal from office of any member of the committee, the vacancy created thereby shall be filled by appointment in the manner in which the vacating member was appointed.

was appointed.

(4) The functions of the committee shall be to receive and investigate complaints affecting the administration of this scheme, to advise the Minister on any matters that may be referred to the committee by the Minister or that may be considered by it of its own motion, and to make recommendations to the Minister for amending this scheme.

(5) Subject to all the provisions of this scheme, the committee may regulate its procedure in such manner as it thinks fit.

(6) Deliveries of milk under contract to schools, public hospitals, and to establishments of the Armed Forces are excluded from this scheme.

scheme.

(7) Subject to the foregoing provisions of this scheme, the name and addresses of the vendors who are parties to this scheme and the areas in which they may deliver milk are as follows:—

Name.	Area.
1. Forward and McLaughlan	In Zone No. 1, as marked in yellow on the plan, to shipping and wholesale supplies to consumers situated anywhere in the borough in quantities of one gallon or more
2. C. Gilmore	per delivery. In Zone No. 2, as marked in red on the plan, to shipping and wholesale supplies to consumers situated anywhere in the borough in quantities of one gallon or more
3. Forward and McLaughlan	per delivery. In Zone No. 3, as marked in green on the plan, to shipping and wholesale supplies to consumers situated anywhere in the borough in quantities of one gallon or more per delivery.
4. G A. Smith	In Zone No. 4, as marked in blue on the plan, to shipping and whole- sale supplies to consumers situated anywhere in the borough in quantities of one gallon or more per delivery.
5. G. Barnes	In Zone No. 5, as marked in black on the plan, to shipping and wholesale supplies to consumers situated anywhere in the borough in quantities of one gallon or more per delivery.
6. N. J. Ipsen	In Zone No. 6, as marked in purple on the plan, to shipping and whole- sale supplies to consumers situated anywhere in the borough in quantities of one gallon or more

Dated at Wellington, this 18th day of August, 1948. EDWARD CULLEN, Minister of Marketing.

Statutory Regulations 1945, Serial number 1945/141, page 336.
 Gazette, 23rd September, 1943, page 1133.

(M.M.D. 131.)

Defence Rifle Club Disbanded

Army Department, Wellington, 25th August, 1948.

IS Excellency the Governor-General has approved of the disbandment of the undermentioned Defence Rifle Club:— Nihoniho Defence Rifle Club, with headquarters at Nihoniho, Ohura. Dated 19th August, 1948.

F. JONES, Minister of Defence.

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Maori Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Fraser, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such

SCHEDULE

RANGINUI TRIBAL DISTRICT

Te Puna Tribal Committee Area

ALL that area bounded by a line commencing at a point being the south-eastern corner of Maurihoro A Block (Crown land) on the western boundary of Block XI, Aongatete Survey District; thence north-easterly along a right line to a point in the middle of the Waipapa River in line with the north-eastern boundary of Allotment 72, Te Puna Parish, and down the middle of that river to the middle of the Tauranga Harbour; thence south-easterly along the middle of the Tauranga Harbour to the Wairoa River; thence south-westerly up the middle of that river to a point in line with the south-eastern boundary of Kumikumi No. 2 Block, a right line to and along that boundary to the southernmost corner of that the south-eastern boundary of Kumikumi No. 2 Block, a right line to and along that boundary to the southernmost corner of that block, and a right line to the westernmost corner of Mangatotara No. 3a Block (Crown land), being a point on the right line from Trig. Station 27 (Puwhenua), being the eastern corner of Block VII, Tapapa East Survey District, and Trig. Station 146 (Te Weraiti), being the western corner of Block IV, Opoutihi Survey District; thence north-westerly along that right line to Trig. Station 1909 (Waianuanu), being the easternmost corner of Block XVI, Wairere Survey District; thence along the north-eastern boundaries of part Okauia No. 1 Block and the south-eastern boundary of Maurihoro A Block (Crown land) to the south-eastern corner of that block, being the point of commencement.

Judea Tribal Committee Area

All that area bounded by a line commencing at the southwestern corner of Block X, Tauranga Survey District; thence northerly along the western boundary of that block to the middle of Oreanui; thence westerly and northerly along the middle of Oreanui to the middle of the Tauranga Harbour; thence easterly and southerly along the middle of that harbour to the southern boundary of Block X, Tauranga Survey District; thence westerly along that boundary to the south-western corner of that block, being the point of commencement.

Ongaonga Tribal Committee Area

All that area bounded by a line commencing at the westernmost corner of Mangatotara No. 3A Block (Crown land), being a point on the right line from Trig. Station 27 (Puwhenua) to Trig. Station 146 (Te Weraiti), and being a point on the south-eastern boundary of Te Puna Tribal Committee Area hereinbefore described; thence north-easterly along the south-eastern boundary of that area to a point in the middle of the Wairoa River due west of the north-western corner of Allotment 124, Te Papa Parish, in Block XIII, Tauranga Survey District; thence due east along a right line to that corner; thence north-easterly along a right line to the south-western corner of Block X, Tauranga Survey District; thence easterly along the southern boundary of that block to the middle of the Tauranga Harbour; thence south-westerly along the middle of that harbour and up the middle of the Waimapu Stream to a point in line with the southern boundary of Poike No. 4n Block; thence continuing south-westerly along a right line, passing through Trig. Station 23A, in Block IX, Otanewainuku Survey District, to the intersection with the right line from Trig. Station 27 (Puwhenua) to Trig. Station 146 (Te Weraiti); thence north-westerly along that line to the westernmost corner of Mangatotara No. 3a Block (Crown land), being the point of commencement.

Bethlehem-Wairoa Tribal Committee Area

All that area bounded by a line commencing at the south-All that area bounded by a line commencing at the southwestern corner of Block X, Tauranga Survey District, being a point on the boundary of the Ongaonga Tribal Committee Area hereinbefore described; thence south-westerly and westerly along the north-western and northern boundaries of that area to the middle of the Wairoa River; thence northerly generally down the middle of that river to the middle of Oreanui; thence along the middle of Oreanui to the western boundary of Block X, Tauranga Survey District; thence southerly along that boundary to the south-western corner of Block X aforesaid, being the point of commencement.

Hairini-Waimapu Tribal Committee Area

All that area bounded by a line commencing at a point in the middle of the Tauranga Harbour on the southern boundary of Block X, Tauranga Survey District; thence southerly along a right line to the northernmost corner of Waitaia No. 2 Block; right line to the northernmost corner of Waitaia No. 2 Block; thence south-easterly generally along the north-eastern boundaries of that block, the north-eastern boundaries of the Waitaia Block, and the north-eastern boundary of the Hairini No. 1a Block, and its production to the middle of the Ohauiti Stream; thence southerly up the middle of that stream to a point in line with the south-eastern boundary of Kaitemako D. Block; thence south-easterly along a right line to the northernmost corner of Section 3, Block XVI, along a right line to the northernmost corner of Section 3, Block XVI, Otanewainuku Survey District, and a right line to Trig. Station 1039 (Otanewainuku); thence westerly along the production of a right line from the north-eastern corner of Section 2, Block XI, Waihi South Survey District, to its intersection with a right line between Trig. Station 27 (Puwhenua) and Trig. Station 146 (Te Weraiti); thence north-westerly along that right line to the southernmost corner of the Bethlehem-Wairoa Tribal Committee Area herein-before described; thence north-easterly along the south-eastern boundaries of that area to a point in the middle of the Tauranga Harbour on the southern boundary of Block X, Tauranga Survey District, being the point of commencement.

Ngati Tapu Tribal Committee Area

All that area bounded by a line commencing at a point on the shore of Tauranga Harbour, in Block XI, Tauranga Survey District, being the northernmost corner of Hungahunga Toroa No. 18 Block; being the northernmost corner of Hungahunga Toroa No. Is Block; thence south-westerly along the north-western boundary of the Hungahunga Toroa No. Is Block and its production to a public road, a right line across that road, to and along the north-western boundary of Puwhariki Block, the north-western boundary of Te Ngaio No. 2 Block, and the production of the last-mentioned boundary to the middle of the Tauranga Harbour; thence north-westerly, northerly, and south-easterly generally along the middle of that harbour to a point on its shore, being the northernmost corner of Hungahunga Toroa No. Is Block, the point of commencement. commencement.

Tukairangi Tribal Committee Area

All that area bounded by a line commencing at a point on the shore of the Tauranga Harbour, in Block XI, Tauranga Survey District, being the northernmost corner of Hungahunga Toroa No. 18 Block; thence northerly generally to and along the middle of the Tauranga Harbour to the middle of the Tauranga Entrance of that harbour; thence north-easterly along a right line to the sea-coast; thence north-easterly along a right line to the sea-coast to the northernmost corner of Papamoa No. 2 Section 118, in Block XI, Tauranga Survey District; thence south-westerly along the north-western boundary of Papamoa No. 2 Section 118 to the western corner of that section, being a point on the shore of the Tauranga Harbour; thence due south along a right line to the middle of that harbour to a point in line with the north-western boundary of Te Ngaio No. 2 Block; thence north-easterly to and along that boundary and the north-western boundary of Puwhariki Block to a public road, a right line across that road to a point in line with the north-western boundary of Hungahunga Toroa No. 18 Block, and to and along that boundary to the northernmost corner of the last-mentioned block, being the point of commencement, and including Moturiki and Motuatau Islands.

Motiti Island Tribal Committee Area All that area in the Bay of Plenty, being Motiti Island. Dated at Wellington, this 19th day of August, 1948. E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/18/1.)

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Maori Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Frascr, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such area.

SCHEDULE

KURAHAUPO SOUTH TRIBAL DISTRICT Kauangaroa Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Wilson Milne, in Block X, Wangaehu Survey District; thence north-easterly along a right line to Trig. Station Ngaruru, in Block IV, Wangaehu Survey District, and a right line to Trig. Station Mataiaporiga, in Block VI, Tiriraukawa Survey District; thence westerly along a right line to Trig. Station I, in Block VIII, Mangawhero Survey District, being a point on the summit of the eastern watershed of the Wangaehu River; thence south-westerly by lines from hill to hill along the summit of the castern watershed aforesaid to a right line passing through the Okaiepi Trig. Station to a point in the middle of the Wangaehu River, distant about 18 chains due west of the western boundary of Block XIV. Mangawhero due west of the western boundary of Block XIV, Mangawhero Survey District; thence down the middle of the said river to a point in line with the north-eastern boundary of the Whakaware No. 2B Block, in Block IX, Wangaehu Survey District; thence south-easterly along a right line to Trig. Station AA (Pukemata), a right line to Trig. Station Archie Cameron, in Block IX aforesaid, and a right line to Trig. Station Wilson Milne, being the point of

Rata Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Wilson Milne, in Block X, Wangaehu Survey District; thence north-easterly along a right line to Trig. Station Ngaruru, in Block North-easterly along a right line to Trig. Station Ngaruru, in Block IV, Wangaehu Survey District, and a right line to Trig. Station Mataiaponga, in Block VI, Tiriraukawa Survey District; thence easterly along a right line to Trig. Station R (Te Kumu), in Block VII, Tiriraukawa Survey District, and a right line to a point on the north-western side of the North Island Main Trunk Railway in the middle of the Mangaweka-Makohine Road, and the production in the middle of the Mangaweka-Makohine Road, and the production of that line to the middle of the Rangitikei River; thence southwesterly down the middle of that river to a point on the production of the right line from Trig. Station Wilson Milne to Trig. Station Toms, in Block XVI, Wangaehu Survey District; thence northwesterly to and along that right line to Trig. Station Wilson Milne, being the point of commencement.

Whangachu Tribal Committee Area

ALL that area bounded by a line commencing at a point in the middle of the mouth of the Wangaehu River; thence north-easterly up the middle of that river to a point in line with the north-eastern boundary of the Whakaware No. 2B Block, in Block IX, Wangaehu Survey District; thence south-easterly along a right line to Trig. Station AA (Pukemata), in Block IX aforesaid, and a right line in the direction of Trig. Station Archie Cameron to the middle of the Turakina River; thence south-westerly down the middle of that river to its mouth; thence north-westerly to and along the sea-coast, and a line to a point in the middle of the mouth of the Wangaehu River, being the point of commencement. Wangaehu River, being the point of commencement.

Turakina Tribal Committee Area

ALL that area bounded by a line commencing at a point in the middle of the mouth of the Turakina River; thence north-easterly up the middle of that river to its intersection with a right line from Trig. Station AA (Pukemata) to Trig. Station Archie Cameron, both in Block IX, Wangachu Survey District; thence south-easterly along a right line to Trig. Station Archie Cameron and a right line to Trig. Station Wilson Milne, in Block X, Wangachu Survey District; thence south-westerly along a right line to Trig. Station Mount Rhodes, in Block V, Rangitoto Survey District, and a right line passing through Trig. Station Scout to the sea-coast; thence north-westerly along the sea-coast, and a right line to a point in the middle of the mouth of the Turakina River, being the point of commencement. of commencement.

Marton Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Wilson Milne, in Block X, Wangaehu Survey District; thence south-easterly along a right line passing through Trig. Station Toms, in Block XVI, Wangaehu Survey District, to the middle of the Rangitikei River; thence south-westerly generally down the middle of that river to a point on the production of a right line from Trig. Station Mount Rhodes, in Block V, Rangitoto Survey District, to Trig. Station Westoe, in Block VII, Rangitoto Survey District; thence westerly to and along that right line to Trig. Station Mount Rhodes; thence north-easterly along a right line to Trig. Station Wilson Milne, being the point of commencement.

Bulls Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Mount Rhodes, in Block V, Rangitoto Survey District; thence south-easterly along a right line to the south-eastern corner of Lot 2 on the plan numbered 5829, deposited in the office of the District Land Registrar at Wellington, and the production of that line to the middle of the Rangitikei River; thence north-easterly generally up the middle of that river to a point on the production of a right line from Trig. Station Mount Rhodes, in Block V, Rangitoto Survey District; to Trig. Station Westoe, in Block VII, Rangitoto Survey District; thence westerly to and along that right line to Trig. Station Mount Rhodes, being the point of commencement. commencement.

Parewanui Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Mount Rhodes, in Block V, Rangitoto Survey District; thence south-westerly along a right line passing through Trig. Station Scout to the sea-coast; thence southerly along the sea-coast, and a right line to a point in the middle of the mouth of the Rangitikei Biggs thence parth easterly generally up the middle of that a right line to a point in the middle of the model of the Rangituse; thence north-easterly generally up the middle of that river to the southern corner of the Bulls Tribal Committee Area hereinbefore described; thence north-westerly along the southwestern boundary of that area to Trig. Station Mount Rhodes, being the point of commencement.

Dated at Wellington, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/50/1.)

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Macri Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Fraser, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such

SCHEDULE

RANGATAUA TRIBAL DISTRICT Ngapotiki Tribal Committee Area

ALL that area bounded by a line commencing at a point on the sea-coast, being the northernmost corner of Papamoa No. 2 Section 11B; thence south-easterly along the sea-coast to the northernmost corner of Section 1, Block IV, Te Tumu Survey District; thence south-westerly along a right line to Trig. Station K, in Block IV aforesaid, and a right line to Trig. Station Otara, in Block V, Maketu Survey District; thence westerly along a right line to Trig. Station Otawa; thence northerly along a right line to a point in the middle of the mouth of the Waitao Stream; thence northwesterly generally to a point in the middle of the Tauranga Harbour due south of the western corner of Papamoa No. 2 Section 11B; thence due north along a right line to the said western corner; thence north-easterly along the north-western boundary of Papamoa No. 2 Section 11B to the northernmost corner of that section, being the point of commencement. the point of commencement.

Ngapeke Tribal Committee Area

All that area bounded by a line commencing at a point in the All that area bounded by a line commencing at a point in the middle of the Tauranga Harbour due south of the western corner of Papamoa No. 2 Section 11B, the said point being a point on the western boundary of the Ngapotiki Tribal Committee Area hereinbefore described; thence southerly along the western boundary of that area to Trig. Station Otawa; thence north-westerly along a right line to Trig. Station Pukunui, in Block IV, Otanewainuku Survey District; thence northerly along a right line to the southeastern corner of the land shown on the plan numbered 22326, deposited in the office of the District Land Registrar at Auckland, along the eastern boundary of that land, the eastern boundary of along the eastern boundary of that land, the eastern boundary of the land shown on the plan numbered 14083, deposited as aforesaid, and the production of the last-mentioned boundary to the shore of the Tauranga Harbour; thence to and along the middle of that harbour to a point due south of the western corner of Papamoa No. 2 Section 11B, being the point of commencement.

Maungatapu Tribal Committee Area

All that area bounded by a line commencing at the northernmost corner of Section 3, Block XVI, Otanewainuku Survey
District; thence north-westerly along a right line to a point in
the middle of the Ohauiti Stream in line with the south-eastern
boundary of Kaitemako D Block, in Block XIV, Tauranga Survey
District; thence northerly down the middle of that stream to a
point in line with the north-eastern boundary of Hairini No. 1a
Block; thence north-westerly to and along that boundary and the
north-eastern boundaries of the Waitaia Block and the Waitaia
No. 2 Block to the northernmost corner of the last-mentioned
block, being a point on the shore of the Tauranga Harbour; thence
northerly along a right line to a point in the middle of the Tauranga
Harbour on the southern boundary of Block X, Tauranga Survey
District; thence north-easterly and easterly along the middle of
that harbour to the north-western corner of the Ngapeke Tribal
Committee Area hereinbefore described; thence southerly and
south-easterly along the western and south-western boundaries
of that area to Trig. Station Otawa, it hence westerly along a right
line to Trig. Station Otara, in Block V, Maketu Survey District;
thence south-westerly along a right line to the northernmost corner
of Section 3, Block XVI, Otanewainuku Survey District, being the
point of commencement. point of commencement.

Dated at Wellington, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/19/1.)

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Maori Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Fraser, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such area.

SCHEDULE

WHANGANUI NORTH TRIBAL DISTRICT Raetihi Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Mount Humphries (Whakaihuwaka); thence north-easterly along a right line in the direction of the confluence of the Tangarakau and Wanganui Rivers to the middle of the Wanganui River, and and Wangahui Rivers to the indoise of the Wangahui River, and up the middle of that river to the northern boundary of Block I, Whirinaki Survey District; thence easterly along the northern boundaries of Blocks I, II, III, and IV, Whirinaki Survey District, to the middle of the Maungaroa Road; thence north-westerly along the middle of that road to a point in line with the north-western boundary of Section 4, Block XIII, Kaitieke Survey District;

thence to and along that boundary and the south-western boundaries of Sections 3 and 5, Block XIII, Kaitieke Survey District, and the production of the last-mentioned boundary to the middle of the Kokako Road; thence north-easterly along the middle of that road to a point in line with the southern boundary of Section 8, Block XIII, Kaitieke Survey District; thence to and along that boundary and the western boundary of Section 3, Block II, Manganui Survey District, and its production to the middle of the Ruatiti-Erua Road; thence south-westerly along the middle of that road to a point in line with the south-western boundary of Section 3, Block I, Manganui Survey District; thence to and along that boundary, part of the north-western boundary of Section 4, Block II, the south-western boundary of the last-mentioned section, and the south-western boundary of Sections 1 and 2, Block VI, Manganui Survey District, and the production of the last-mentioned boundary to the middle of that road to a point in line with the south-westerly along the middle of that road to a point in line with the south-westerly along the middle of that road to a point in line with the south-westerly along the middle of that road to a point in line with the south-westerly along the middle of that road to a point in line with the south-westerly along the middle of that road to a point in line with the south-westerly along a right line to Trig. Station Rangatua, in Block VIII, Makotuku Survey District; thence south-erly along a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence south-westerly along a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence north-westerly along a right line to Trig. Station Raekohua, in Block XIII, Makotuku Survey District; a right line to Trig. Station Raekohua, in Block XIII, Makotuku Survey District, a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence north-westerly along a right line to Trig. Rarete Survey District; thence northerly along a right line to Trig. Station Maniaroa, in Block XI, Whirinaki Survey District; thence westerly along a right line to Trig. Station Mount Humphries, being the point of commencement.

Ohakune Tribal Committee Area

All that area bounded by a line commencing at the southern corner of Section 4, Block VI, Manganui Survey District; thence north-easterly along the south-eastern boundary of that section to the westernmost corner of Section 24, Block VII, Manganui Survey District; thence along the south-western boundary of that section and its production to the middle of the Raetihi-Waimarin Rosd; thence along that road to a point in line with the south-western boundary of Section 24, Block XI, Manganui Survey District; thence to and along that boundary and its production to the middle of the Manganui-a-te-Ao River; thence along that river to a point in line with the eastern boundary of Section 18, Block VIII, Manganui Survey District; thence northerly to and along that boundary, across a public road, and along the eastern boundary of Section 13, Block VIII, Manganui Survey District, to its intersection with the middle of the Makatote Stream; thence up that stream to its source, and along a right line to Te Kohatu Trig. Station; thence along a right line to Paretetaitonga Trig. Station; thence south-easterly along a right line to Trig. Station Ruapehu; thence south-easterly along a right line to Trig. Station Ruapehu; thence south-western side of the North Island Main Trunk Railway on the production of the right line from Trig. Station Ruakuku to Trig. Station Rouprutuku; thence westerly to and along that right line to Trig. Station Ruakuku; thence north-easterly along a right line to Trig. Station Ruangatua; thence north-easterly along a right line to Trig. Station Caungatua; thence north-easterly along a right line to the southern corner of Section 4, Block VI, Manganui Survey District, being the point of commencement. commencement.

Karioi Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Ruapehu; thence south-easterly along a right line to the middle of the Waiouru-Moawhango Road at its junction with the Waiouru Road; thence southerly along the middle of that road to its intersection with the northern boundary of the Raketapauma No. It Block; thence westerly along that boundary and the northern boundaries of Raketapauma Nos. 16, 1a, and 3a 2 Blocks to the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along the northern boundaries of section 4 and the northern boundaries of Section 5. 2. and 1. Survey District; thence to and along the northern boundaries of the said Section 4 and the northern boundaries of Sections 3, 2, and 1, Block II, Maungakaretu Survey District, the northern boundaries of Sections 4, 3, and 2, Otara Road, and Section 1, all of Block I, Maungakaretu Survey District, to and across the Owhakura Road, to and along the northern boundary of Section 5, Block I, Maungakaretu Survey District; thence southerly along the eastern boundary of Section 7, Block IV, Ngamatea Survey District, and the eastern boundaries of Sections 6 and 9, Block VIII, Ngamatea Survey District, to a point due east of Trig. Station E, in Section 9, Block VIII, Ngamatea Survey District; thence westerly along a right line to Trig. Station E; thence south-westerly along a right line to Trig. Station Maukuku, in Block XI, Ngamatea Survey District; thence north-westerly along a right line to Trig. Station Puketaunoho; thence northerly along a right line to Trig. Station Ruakuku, being a point on the boundary of the Ohakune Tribal Committee area hereinbefore described; thence north-easterly generally along the south-eastern boundaries of that area to Trig. Station Ruapehu, being the point of commencement. being the point of commencement.

Dated at Wellington, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/47/1.)

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Maori Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Fraser, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such area.

SCHEDULE

WHANGANUI SOUTH TRIBAL DISTRICT

Pipiriki Tribal Committee Area

Pipiriki Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Mataimoana, in Block IV, Momahaki Survey District; thence north-westerly along a right line to Trig. Station Poheka, in Block XVI, Taurakawa Survey District, a right line to Trig. Station Maungarau, in Block XII, Taurakawa Survey District, and a right line to Trig. Station Puteore, in Block VI, Taurakawa Survey District; thence northerly along a right line to Trig. Station Mount Humphries (Whakaihuwaka); thence easterly along a right line to Trig. Station Maniaroa, in Block XI, Whirinaki Survey District; thence southerly along a right line to Trig. Station Ranganui on the eastern boundary of Block IV, Rarete Survey District; thence south-easterly along a right line to Trig. Station Tawhiwhinui, in Block IX, Rarete Survey District; thence south-westerly along a right line to Trig. Station Mataimoana, being the point of commencement.

Jerusalem Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Mataimoana, being a point on the boundary of the Pipiriki Tribal Committee Area hereinbefore described; thence north-easterly along the south-eastern boundary of that area to Trig. Station Tawhiwhinui, in Block IX, Rarete Survey District; thence south-easterly along a right line to Trig. Station Raekohua, in Block XIII, Makotuku Survey District; thence south-westerly along a right line to Trig. Station Rotoroa, in Block II, Tauakira Survey District, and a right line to Trig. Station Ngaupoko, in Block XII, Momahaki Survey District; thence northerly along a right line to Trig. Station Mataimoana, being the point of commencement.

Ranana Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Ngaupoko, in Block XII, Momahaki Survey District, being a point on the boundary of the Jerusalem Tribal Committee Area hereinbefore described; thence north-easterly along the south-eastern boundary of that area to Trig. Station Raekohua, in Block XIII, Makotuku Survey District; thence south-easterly along a right line to the western corner of Section 1, Block VIII, Tauakira Survey District; thence south-westerly along a right line to Trig. Station Tawharenikau, in Block VII, Tauakira Survey District, and the production of that line to the middle of the Orongatea Stream, down the middle of that stream to its confluence with the Wangamui River, and a right line to Trig. Station Ngaupoko, being the point River, and a right line to Trig. Station Ngaupoko, being the point of commencement.

Poutama Tribal Committee Area

All that area bounded by a line commencing at Trig. Station All that area bounded by a line commencing at Trig. Station Ngaupoko, in Block XII, Momahaki Survey District, being a point on the boundary of the Ranana Tribal Committee Area herein-before described; thence north-easterly along the south-eastern boundary of that area to the western corner of Section 1, Block VIII, Tauakira Survey District; thence south-easterly along a right line to Trig. Station Harawera, in Block XIII, Ngamatca Survey District; thence westerly along a right line to Trig. Station Ngaupoko, being the point of commencement.

Koriniti Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Ngaupoko, in Block XII, Momahaki Survey District; thence casterly along a right line to Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence south-westerly along a right line to Trig. Station Rimu on the northern boundary of Block IV, Waipakura Survey District; thence westerly along a right line to Trig. Station Te Mihi, in Block II, Waipakura Survey District, and a right line to Trig. Station Te Rewa, in Block IV, Nukumaru Survey District; thence northerly along a right line to Trig. Station Ngaupoko, being the point of commencement.

Otoko Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Harawera, in Block XIII, Ngamatea Survey District; thence north-easterly along a right line to Trig. Station Maukuku, in Block XI, Ngamatea Survey District, and a right line to Trig. Station E, in Section 9, Block VIII, Ngamatea Survey District; thence due cast along a right line to the eastern boundary of Section 9, Block VIII aforesaid; thence southerly along the eastern boundary of that section and easterly along the northern boundary of Pungatana Block and its production to the middle of the Koukoupo Road; thence south-westerly along the middle of the said road to a point in line with the south-western boundary of Section 71, Block XII,

Ngamatea Survey District; thence to and along that boundary and the south-western boundary of Section 70, Block IX, Maungakaretu Survey District, and its production to the middle of Hales Road; thence south-westerly along that road to a point in line with the north-eastern boundary of Section 77, Block XVI, Ngamatea Survey District; thence to and along the north-eastern boundary of the said Section 77 and the southern boundary of Section 63, Block XIII, Maungakaretu Survey District, to the summit of the eastern watershed of the Wangaehu River; thence by lines from hill to hill along the summit of the eastern watershed aforesaid to a point on the production of the right line from Trig. Station Stony Point to Trig. Station B, both in Block XI, Mangawhero Survey District; thence north-westerly to and along that right line to Trig. Station Stony Point, and a right line to Trig. Station Rimu on the northern boundary of Block IV, Waipakura Survey District; thence north-easterly along a right line to Trig. Station Harawera, being the point of commencement.

Parikino Tribal Committee Area

ALL that area bounded by a line commencing at Trig. Station Ratamarumaru, in Block VIII, Nukumaru Survey District; thence northerly along a right line to Trig. Station Te Rewa, in Block IV, Nukumaru Survey District, and being a point on the boundary of the Koriniti Tribal Committee Area hereinbefore described; thence easterly along the southern boundary of that area to Trig. Station Print Prin easterly along the southern boundary of that area to Trig. Station Rimu, being a point on the boundary of the Otoko Tribal Committee area hereinbefore described; thence south-easterly along the southwestern boundary of that area to the summit of the eastern watershed of the Wangaehu River; thence by lines from hill to hill along the summit of the eastern watershed aforesaid to a right line passing through the Okaiepi Trig. Station to a point in the middle of the Wangaehu River, distant about 18 chains due west of the western boundary of Block XIV, Mangawhero Survey District; thence down the middle of the said river to a point on the right line between Trig. Station West Base, in Block XIII, Mangawhero Survey District, and Trig. Station Tokamaru, in Block IX, Waipakura Survey District; thence north-westerly along that line to Trig. Station Tokamaru aforesaid and a right line to Trig. Station Ratamarumaru, being the point of commencement.

Kaiwhaiki Tribal Committee Area

All that area bounded by a line commencing at Trig. Station Ratamarumaru, in Block VIII, Nukumaru Survey District, being a point on the boundary of the Parikino Tribal Committee Area hereinbefore described; thence south-easterly along the southwestern boundary of that area to the middle of the Wangaehu River; thence down the middle of that river to a point on the production of a right line from Trig. Station Waipakura, in Block XV, Waipakura Survey District, to Trig. Station Mount Mitchell, in Block XIII, Mangawhero Survey District; thence westerly to and along that right line to Trig. Station Waipakura survey District, and a right line to Trig. Station XIIII, Waipakura Survey District, and a right line to Trig. Station XIIII on the south-eastern boundary of Block XI, Nukumaru Survey District; thence northerly along a of Block XI, Nukumaru Survey District; thence northerly along a right line to Trig. Station Ratamarumaru, being the point of commencement

Wanganui City Tribal Committee Area

All that area bounded by a line commencing at Trig. Station XXIII on the south-eastern boundary of Block XI, Nukumaru Survey District, and being a point on the boundary of the Kaiwhaiki Tribal Committee Area hereinbefore described; thence maru Survey District, and being a point on the boundary of the Kaiwhaiki Tribal Committee Area hereinbefore described; thence easterly along the southern boundary of that area to the middle of the Wanganui River; thence down the middle of that river to a point in line with the north-eastern boundary of the land shown on the plan numbered 18146, lodged in the office of the Chief Surveyor at Wellington, the said boundary being part of the north-eastern boundary of the City of Wanganui; thence south-easterly, southerly, and westerly generally along the boundaries of the City of Wanganui, as described in the New Zealand Gazette, 1926, at page 2500, to the southern boundary of Kaiate No. 2 Block; thence westerly along that boundary and its production to the middle of the Wanganui River; thence westerly down the middle of that river to a point in the middle of its mouth; thence north-westerly to and along the sea-coast to the southernmost corner of Nukumaru Survey District; thence north-easterly along the south-eastern boundaries of Blocks XV and XI, Nukumaru Survey District, to Trig. Station XXIII, being the point of commencement.

Putiki Tribal Committee Area

All that area bounded by a line commencing at a point in the middle of the mouth of the Wanganui River, the said point being a point on the boundary of the Wanganui City Tribal Committee Area hereinbefore described; thence easterly and northerly along the southern and eastern boundaries of that area to the northern boundary of the Kaiwhaiki Tribal Committee Area hereinbefore described; thence easterly along the southern boundary of that area to the middle of the Wangaehu River; thence south-westerly generally down the middle of that river to its mouth; thence north-westerly to and along the sea-coast and a right line to the middle of the mouth of the Wanganui River, being the point of commencement. commencement.

Dated at Wellington, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/48/1.)

Declaring Parts of a Tribal District to be Tribal Committee Areas under the Maori Social and Economic Advancement Act, 1945

PURSUANT to section 14 of the Maori Social and Economic Advancement Act, 1945, I, Peter Fraser, Minister of Maori Affairs, do hereby declare the parts of the tribal district described in the Schedule hereto to be tribal committee areas for the purposes of the said Act, and do hereby assign to each of the several areas the name appearing at the head of the description of each such

SCHEDULE

KUBAHAUPO NORTH TRIBAL DISTRICT Whiti-Tama Tribal Committee Area

Whiti-Tama Tribal Committee Area

All that area bounded by a line commencing at Trig. Station A (Totem), in Block X, Moawhango Survey District; thence southeasterly along a right line to Trig. Station KK (Matapori), in Block X, Ohinewairua Survey District, and a right line passing through Trig. Station Rangitane to the middle of the Kawhatau River; thence easterly generally up that river to its source, and a right line due east to the summit of the Ruahine Range; thence northerly along the summit of the said range to Trig. Station Y, in Block XII, Pukeokahu Survey District; thence north-easterly along a right line to a point in the middle of the Taruarau River opposite the westernmost corner of Block 78, Maraekakaho Crown Grant District; thence northerly generally down the middle of that river, and up the middle of the Ngaruroro River to a point on the right line between Trig. Station 26 (Tawakitohunga) and Trig. Station 65a; thence westerly along a right line to Trig. Station 27 (Motumatai); thence westerly along a right line to Trig. Station 28 (Manukaiapu), in Block XVI, Kaimanawa Survey District; thence southerly along a right line to Trig. Station 24 (Te Rotete), and a right line to Trig. Station C (Auahitotara); thence westerly along a right line to Trig. Station 4 (Totem), being the point of commencement.

Rangituhia Tribal Committee Area

A (Totem), being the point of commencement.

Rangituhia Tribal Committee Area

All that area bounded by a line commencing at Trig. Station A (Totem), in Block X, Moawhango Survey District; thence westerly along a right line to the middle of the Waiouru-Moawhango Road at its junction with the Waiouru Road; thence southerly along the middle of that road to its intersection with the northern boundary of the Raketapauma No. It Block; thence westerly along that boundary and the northern boundaries of Raketapauma Nos. 1c, 1a, and 3a 2 Blocks to the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along the northern boundaries of the said Section 4 and the northern boundaries of Sections 3, 2, and 1, Block II, Maungakaretu Survey District, the northern boundaries of Sections 4, 3, and 2, Otara Road, and Section 1, all of Block I, Maungakaretu Survey District, to and across the Owhakura Road, to and along the northern boundary of Section 5, Block I, Maungakaretu Survey District; thence southerly along the eastern boundary of Section 7, Block IV, Ngamatea Survey District, and the eastern boundary of Sections 6 and 9, Block VIII, Ngamatea Survey District; thence easterly along the middle of the Kaukaupo Road; thence south-westerly along the middle of the said road to a point in line with the south-western boundary of Section 71, Block XII, Ngamatea Survey District; thence to and along that road to a point in line with the south-western boundary of Section 77, Block XII, Ngamatea Survey District; thence to and along the north-eastern boundary of Section 77, Block XII, Ngamatea Survey District; thence to and along the north-eastern boundary of Section 77, Block XII, Ngamatea Survey District; thence to and along the north-eastern boundary of Section 77, Block XII, Ngamatea Survey District; thence to and along the north-eastern boundary of the said Section 77 and the southern boundary of Section 63, Block XII

Otaihape-Utiku Tribal Committee Area

Otaihape-Utiku Tribal Committee Area

All that area bounded by a line commencing at Trig. Station R (Te Kumu), in Block VII, Tiriraukawa Survey District; thence north-easterly along a right line to Trig. Station Motukawa in Block XIII, Ohinewairua Survey District; thence easterly along a right line to Trig. Station KK (Matapori), in Block X, Ohinewairua Survey District; thence south-easterly along a right line passing through Trig. Station Rangitane to the middle of the Kawhatau River; thence westerly down the middle of that river and the Rangitikei River to a point on the production of a right line from Trig. Station R (Te Kumu), in Block VII, Tiriraukawa Survey District, to a point on the north-western side of the North Island Main Trunk Railway in the middle of the Mangaweka—Makohine Road; thence westerly to and along that right line to Trig. Station R (Te Kumu), being the point of commencement.

Dated at Wellington, this 19th day of August, 1948.

Dated at Wellington, this 19th day of August, 1948.

E. T. TIRIKATENE, For the Minister of Maori Affairs.

(N.D. 35/49/1.)

Notice of Adoptions under Part IX of the Maori Land Act, 1931

Maori Land Court Office, Rotorua, 16th August, 1948.

T is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act, 1931.

J. J. DILLON, Registrar.

Whakaatu tanyohanga Tamariki Whangai i raro o Wahi IX o te Ture Whenua Maori, 1931

Tari Kooti Whenua Maori, Waiariki, Rotorua, 16 o nga ra o Akuhata, 1948.

HE whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori i raro i nga tikanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai, e whakaaturia nei e te Kupu Apiti i raro nei.

HONE TIRONA, Kai-rehita.

SCHEDULE (KUPU APITI)

Nga matua Whangai (Adopting Parents).	Tamatiki Whangai (Adopted Children).		
Pereki Wiremu and (raua ko) Maungarongo Pereki Wiremu	Atireira Whakaaria Rameka, hereafter to be called (a muri nei ingoatia) Atireira Pereki Wiremu.		
Victor Carlo Smith and (rana ko) Susan Smith	Caroline Dawn Smith, hereafter to be called (a muri nei ingoatia) Caroline Dawn Smith.		
Kori Rameka and (raua ko) Hannah Rameka	Nita Tira Kahurangi Holland, hereafter to be called (a muri nei ingoatia) Nita Tira Kahu- rangi Rameka.		
Hiini Northcroft and (raua ko) Maude Northcroft	Paul Hapi, hereafter to be called (a muri nei ingoatia) Paora Northeroft.		

Notice of Adoptions under Part IX of the Maori Land Act, 1931

Tokerau Maori Land Court Office Auckland, 18th August, 1948.

T is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act, 1931.

J. H. ROBERTSON, Registrar.

Whakaatu tangohanga Tamariki Whangai i raro o Wahi IX o te Ture Whenua Maori, 1931

Tari Kooti Whenua Maori, Tokerau, Akarana, 18 o Akuhata, 1948.

HE whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori i raro i nga tikanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai, e whakaaturia nei e te Kupu Apiti i raro nei.

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

Nama. (No.).		Nga Matua Whangai (Adopting Parents).	Tamariki Whangai (Adopted Children).
1	298/A	Ngamate Moro te Maru	Carol Ann Ware.
1	1665/W	Wiremu Patea and Tau- rewa Patea	Te Aumihi te Huri Kanawa.
	1666/W	Hone Harihone and Tiri- mata Mahu	Tiri Moetu Takerei.
	1623/KW		Koriwa Rawiri.

Notice to Persons Affected by Applications for Licences under Part III of the Industrial Efficiency Act, 1936

Manufacture for Sale of Footwear

G. C. and L. V. Philp, 27 Tama Street, Lower Hutt, have applied for a licence to manufacture children's footwear, sizes 7's to 2's, by the cemented process.

Applicants and other persons considering themselves to be materially affected by the decision of the Bureau of Industry on this application should, not later than 9th September, 1948, submit any written evidence and representations they may desire to tender. All communications should be addressed to Acting-Secretary, Bureau of Industry, C.P.O. Box 3025, Wellington.

J. R. CUTTANCE, Acting-Secretary.

Decisions of the Bureau of Industry under Part III of the Industrial Efficiency Act, 1936

Bureau of Industry, C.P.O. Box 3025, Wellington.

NOTICE is hereby given that, pursuant to the authority conferred on the Bureau of Industry under Part III of the Industrial Efficiency Act, 1936, the following decisions have been made in respect of applications for licences.

J. R. CUTTANCE, Acting-Secretary.

Applicant and Location.	Decision.	Date.						
	Footwear Industry							
Stuart Edwards, Ltd., P.O. Box 649, Wellington	For a licence to manufacture men's and women's leather slippers by the cemented process	Granted	16th Aug., 1948.					
	Retail Sale and Distribution of Motor-spirit							
M. A. Sherley, Waiho, Franz Josef	For a licence to resell motor-spirit from one pump to be installed outside store premises at a motor camp at Waiho	Declined	16th Aug., 1948.					

Notice under the Regulations Act, 1936

OTICE is hereby given in pursuance of the Regulations Act, 1936, of the making of regulations and Orders as under :-

Authority for Enactment.	Short Title or Subject-matter.	Serial Number.	Date of Enactment.	Price (Postage 1d. extra).
ublic Service Act, 1912upply Regulations Act, 1947	Public Service Amending Regulations 1948 (No. 3) Rationing Emergency Regulations 1942, Amendment No. 5	1948/141 1948/142	25/8/48 25/8/48	1d. 1d.

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Prices for quantities supplied on application. Copies may be ordered by quoting serial number.

E. V. PAUL, Government Printer.

RESERVE BANK OF NEW ZEALAND

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 11TH AUGUST, 1948

		Laabi	tities				
	•				£	8.	d.
Į.	General Reserve Fund				1,500,000	0	0
2.	Bank-notes				48,493,961	10	0
3.	Demand liabilities—				, ,		
	(a) State				11,003,575	10	2
	(b) Banks				62,973,017		7
	(c) Other	••		• •	255,237	0	4
4	Time deposits	••	• •	• • • • • • • • • • • • • • • • • • • •	200,20,	Ü	-
		es other	than		••		1
υ.	Zealand currency		viitali		21,687	10	11
_		• •	• •	• •			
6.	Other liabilities		• •	• •	3,351,464	11	6
							- 1
							ļ
							į
				£(N.Z.)	127,598,943	16	6

JST,	1948								
				.4	ssets				
7.	Reserv	7 0					£	8.	d.
	(a)	Gold					2,802,147	0	0
	(b)	Sterling	excha	nge*			77,354,578	18	- 8
		Gold ex					· · ·		
8.		iary co					106.462	13	9
	Discor								
	(a)	Comme	rcial a	nd agric	iltural bi	ills			
				local-boo					
10.	Advan		,						
	(a)	To the	State o	or State	undertak	ings			
	(,			ng organ			848,120	19	9
	-			er purpos			31,000,000		ŏ
	(b) '			ic author		• • • • • • • • • • • • • • • • • • • •	01,000,000	·	٠
		Other		io watero.	10100		3,469,339	4	3
11		ments		••	• • •	• • • • • • • • • • • • • • • • • • • •	11,326,238		9
		building		• • •	• • •	• •	11,020,200	11	J
		assets		••	• •	• • •	692,056	8	4
10.	Omer	asseus		• •	• •	• •	092,000	٥	780
						f(NZ)	127,598,943	16	6
						-(21001)	12.,500,010		

* Expressed in New Zealand currency.

Proportion of reserve (No. 7 less No. 5) to notes and other demand liabilities, 65.296 per cent.

W. R. EGGERS, Chief Accountant.

RESERVE BANK OF NEW ZEALAND

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY 18TH AUGUST, 1948

					1011		···
		L	iabilities				
					£	8.	d.
1.	General Reserve F	und			1,500,000	0	0
2.	Bank-notes		• •		48,190,013	10	0
3.	Demand liabilities						
	(a) State				10,367,862	15	3
	(b) Banks		• •		66,021,182	4	6
	(c) Other		• •		242,854	4	10
	Time deposits		• •				
5.	Liabilities in cur	rencies of	her than	New			
	Zealand currence	y	• •		15,492	6	1
6.	Other liabilities	••	• •		3,372,815	14	0
			1				

		A	ssets				
7. Reserve—	-				£	s.	d.
(a) Gold	d				2,802,147	0	0
(b) Ster	ling exchan	ıge*			78,438,873	15	8
(c) Gold	d exchange	·					
8. Subsidiary	y coin				108,147	19	4
9. Discounts				•			
(a) Con	nmercial an	d agricu	ıltural bil	ls			
(b) Trea	asury and le	ocal-boc	ly bills				
10. Advances			•				
(a) To 1	the State or	r State ı	ındertaki	ngs			
(1) Marketing	g organi	zations		838,663	11	9
(2) For other	purpos	es		32,007,765	11	2
	other public						
(c) Oth					3,492,983	i	8
11. Investmen	its				11,326,238	11	9
12. Bank buil	dings						
13. Other asse					695,401	3	4
				£(N.Z.)	129,710,220	14	8
				, .	, ,,		- 1

* Expressed in New Zealand currency.

Proportion of reserve (No. 7 less No. 5) to notes and other demand liabilities, 65.073 per cent.

£(N.Z.)129,710,220 14

W. R. EGGERS, Chief Accountant.

THE NEW ZEALAND GAZETTE

RESERVE BANK OF NEW ZEALAND

SUMMARY OF TRADING BANKS' MONTHLY RETURNS OF ASSETS AND LIABILITIES AS AT CLOSE OF BUSINESS ON WEDNESDAY, 28TH JULY, 1948

(In accordance with section 46 of the Reserve Bank of New Zealand Act, 1933)

(All Amounts in New Zealand Currency)

LIABILITIES

_	Bank of New Zealand.	Union Bank of • Australia, Limited.	Bank of New South Wales.	Bank of Australasia.	National Bank of New Zealand, Limited.	Commercial Bank of Australia, Limited.	Totals.
	£	£	£	£	£	£	£
(a) Demand liabilities in New Zea- land	53,659 ,572	17,841,933	17,922,254	11,977,300	24,039,780	9,550,751	134,991,590
 (b) Time liabilities in New Zealand (c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business 	12,584,277 1,149,054	7,525,993 275,550	6,580,463 331,856	4,2 34,64 0 303,611	8,234,631 (4,099,235	2,689,424 72,368	41,849,428 6,231,674
(d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand business	4,175	5,501	132,825	21,828	46,064	••	210,393
(j) Notes of own issue in circula- tion payable in New Zealand			••	••	••		
(m) New Zealand business—Excess of assets over liabilities	9,925,447	••	••	2,986,136	3,501,086	125,780	16,538,449
Totals	77,322,525	25,648,977	24,967,398	19,523,515	39,920,796	12,438,323	199,821,534

ASSETS

	Bank of New Zealand.	Union Bank of Australia, Limited.	Bank of New South Wales.	Bank of Australasia.	National Bank of New Zealand, Limited.	Commercial Bank of Australia, Limited.	Totals.
	£	£	£	£	£	£	· £
(e) Reserve balances held in the Reserve Bank of New Zealand	21,139,887	7,941,197	10,155,387	9,442,251	11,205,895	3,699,419	63,584,036
(f) Overseas assets in respect of New Zealand business—				,	_		
(1) In London	6,367,243	2,237,389	2,480,992	714,404	5,429,045	1,026,409	18,255,482
(2) Elsewhere than in London	1,816,265	246,847	4,374	373,856	547,112	36,681	3,025,135
(g) (1) Gold and gold bullion held in New Zealand	153	••	••	•	••	••	153
(2) Subsidiary coin held in New Zealand	657,116	65,578	160,542	95,392	465,343	68,361	1,512,332
(h) Aggregate advances in New Zealand	*30,695,379	11,847,811	9,657,540	7,284,111	18,090,258	5,413,610	82,988,709
(h) Aggregate discounts in New Zealand	223,300	221,906	1,453	57,934	165,017	140,443	810,053
(i) Reserve Bank of New Zealand notes	4,791,771	267,566	623,125	509,047	1,054,560	172,533	7,418,602
(k) Securities held in New Zealand-							
(1) Government	9,509,234	2,039,868	336,867	511,862	2,390,316	1,588,951	16,377,098
(2) Other than Government	1,243,206	120,000	• •	485,667	••	82,396	1,931,269
(1) Value of land, buildings, furni- ture, fittings, and equipment	878,971	125,740	347,415	48,991	573,250	209,520	2,183,887
held in New Zealand		535,075	1,199,703				1,734,778
(m) New Zealand business—Excess of liabilities over assets	•	000,010	1,100,100		• •		1,,,,,,,
Totals	77,322,525	25,648,977	24,967,398	19,523,515	39,920,796	12,438,323	199,821,534

^{*} Includes £3,961 transferred to Long-term Mortgage Department.

Wellington, New Zealand, 19th August, 1948.

T. P. HANNA, Chief Cashier.

BANK RETURNS (SUPPLEMENTARY)

STATEMENT OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE LONG-TERM MORTGAGE DEPARTMENT OF THE BANK OF NEW ZEALAND AS AT THE 28TH DAY OF JULY, 1948

	Liabili	ties		£	s.	d.	1		Assets				8.	d.
Capital		• •		703,125	0	0	Loans	• •	••	• •	٠.	707,086	0	0
Debentures and debenture s	stock	• •					Transfers to Bank	• •	• •	• •	• •	• •		
Transfers from Bank	• •	• •	• •	3,961	0	0	Other assets	• •	••	• •	• •	••		
Other liabilities	• •	••	• •	• •										
							1.							_
				£707,086	0	0						£707,086	0	0
	"					-	1					-		يحية

⁽h h) Aggregate unexercised overdraft authorities, £51,930,671.

Price Order No. 920 (Wholesale Groceries and Other Goods)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Order:—

- 1. This Order may be cited as Price Order No. 920.
- 2. This Order shall come into force on the 30th day of August, 1948.
- 3. (1) In this Order, unless the context otherwise requires,
 - "Basic wholesale cost", in relation to any goods, means the actual price paid or payable by a wholesaler for the goods increased by the amount of any disbursements, exclusive of sales tax, actually incurred by the wholesaler in respect of the goods and decreased by any amount that may be receivable by the wholesaler in respect of the return of containers in which the goods
 - "Bulk container", in relation to any lot of goods, means the container in which the goods were received by the wholesaler:
 - "Retailer" means a person who buys goods from a wholesaler for the purpose of selling those goods, whether in the form purchased or otherwise, to consumers:
 - "Wholesaler" means a person who sells goods to a retailer.
- (2) The basic wholesale cost shall be calculated in respect of such quantity of goods as is indicated in relation to the goods in the second column of the First Schedule hereto.
- 4. (1) Subject to the provisions of this Order, this Order applies with respect to the goods specified in the First Schedule hereto that are not for the time being the subject of a Price Order (other than this Order) fixing the wholesale price of the goods, or in respect of which an authorized wholesale selling-price is not for the time being fixed by the Tribunal, and which are sold by a wholesaler to a retailer.
 - (2) This Order shall apply only to those wholesalers who are for the time being authorized in that behalf by the Tribunal.
- (3) Any authorization under the last preceding subclause may be given in such manner as the Tribunal thinks fit, and may be at any time revoked either in respect of all wholesalers to which the authorization relates or in respect of any one or more such wholesalers.
- 5. Every wholesaler to whom this Order applies shall, before selling any goods to which this Order applies, forward to the Tribunal in such manner as the Tribunal requires a return in respect of the goods in the form in the Second Schedule hereto:

Provided that where a wholesaler has furnished a return under this clause in respect of any goods he shall not be obliged unless specially requested to do so by the Tribunal, to furnish a return in respect of other goods of the same kind unless:—

- (a) The basic wholesale cost of the other goods is less than the basic wholesale cost of the goods to which the return already made relates: or
- (b) The basic wholesale cost of the other goods is more than the basic wholesale cost of the goods in respect of which the return already made relates and the wholesaler proposes to charge more for such other goods.
- 6. (1) Subject to the provisions of this Order, the maximum price that may be charged or received by a wholesaler for any goods to which this Order applies shall not exceed the sum of the following amounts:—
 - (a) The basic wholesale cost:
 - (b) The maximum percentage of the basic wholesale cost specified in relation to the goods in the First Schedule hereto:
 - (c) Where indicated in the fourth column of the First Schedule hereto, the premium set out in that column in respect of goods supplied in amounts less than bulk container lots:
 - (d) The amount of any discount customarily allowed by the wholesaler for payment before a specified date calculated in relation to the total of the items specified in paragraphs (a), (b), and (c) hereof:
 - (e) The amount of any sales tax paid by the wholesaler in respect of the goods.
- (2) If the maximum price calculated in accordance with this clause for any goods to which this Order applies is not an exact number of arthings the maximum price may be calculated to the next upward farthing.
- 7. Notwithstanding anything in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any wholesaler, may authorize special maximum prices in respect of any goods to which this Order applies. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of goods or may relate generally to all or any goods to which this Order applies sold by the wholesaler while the approval remains in force.

FIRST SCHEDULE

•		Column 1.				Column 2.		Column 3.	Column 4.	
Description o	f Goods (to which t	his Order A	Applies.		Quantity of Goods in Respect of which Basic Wholesale Cost Fixed.			Additional Charge in Respect of Sales of Less than Bulk Container Lots.	
Acids— Acetic						Per dozen		Per Cent.	At the Rate of—	
Boracic—	• •	• •	• •	• •	• •	rer dozen		125		
Bulk						Bulk container	-	10	ld. per pound.	
Other than bulk						Per dozen		83		
Citric	• •	• •						-4		
Bulk						Bulk container		10	2d. per pound.	
Other than bulk		• •				Per dozen		83		
Tartaric—							.	*		
Bulk						Bulk container		8 <u>3</u> 7 1	2d. per pound.	
Other than bulk						Per dozen		$7\frac{\tilde{1}}{2}$		
terofos and Antelop	e powd	er and o	other sin	ilar pho	sphate			_		
preparations—										
Bulk						Bulk container		$12\frac{1}{2}$	d. per pound. 1 de la jeun de la	
Other than bulk		• •	• •	• •		Per dozen		114		
Allspice—						75.11	ļ			
Bulk	• •	• •	• •	• •		Bulk container		10		
Other than bulk	••	• •	,		٠.	Per dozen		83		
almonds, shelled, all	varietie	es, groun	d or oth	erwise		Bulk container	• •	$7\frac{1}{2}$	2d. per pound.	
llmonds, artificial, gr	ound	• •	• •	• •		Bulk container		10	2d. per pound.	
	• •	• •	• •	• •	• •	Bulk container		10	½d. per pound.	
ammonia arrowroot	• •	• •	• •	• •	• •	Per dozen	:	$8\frac{3}{4}$	••	
	hottlad	• • •	• •	• •	• •	Per dozen or per poun Per dozen	ıa	111	•••	
Asparagus, canned or			• •	• •	• •	Don millo		$\frac{83}{4}$	•••	
Baking-cups	• •	• •	• •	• •	• •	rer mine	•••!	$17\frac{1}{2}$,,	

FIRST SCHEDULE—continued

		PIDOI	SCHEDULE—contin	nuea		
Colur	mn 1.		Column 2.	· Column	3. C	olumn 4.
Description of Goods to	which this Order Ap	oplies.	Quantity of Goods Respect of which B Wholesale Cost Fix	asic Percenta	ige. of Sales o	Charge in Respect f Less than Bulk tainer Lots.
Baking-powder—						
Phosphate			Per dozen	Per Cen 114		he Rate of—
Tartrate	••		Per dozen	83		
Barley, Pearl—Bulk			D 31			
Other than bulk	••	••	Bulk container Per dozen	10	₹d. per poun	d.
Barley, Robinsons Patent	••	•••	Per dozen	834		••
Beans, canned or bottled-				10		• •
(a) Baked with or without to(b) Fresh green	A CONTRACTOR OF THE CONTRACTOR	er ingredients	Per dozen	83		• •
(b) Fresh green Beans, dried, all varieties	•••	•••	Per dozen Bulk container	83		
Birdseed, all varieties—	••	••	Dark container	64	⅓d. per poun	α,
Bulk	•• .	••	Bulk container	111	₹d. per poun	d.
Other than bulk Biscuits—	••	••	Per dozen	10		• •
Loose		••	Per pound	93	•	
Other than loose		••	Per pound	8½ 8½		• •
Biscuits, dog-				51		••
Loose Other than loose	••		Per pound	83		• •
Blancmange powder			Per dozen or per per dozen			• •
Blue, washing			Per dozen Per gross	7½ 8½		• •
Borax			Bulk container	10	₫d. per poun	d.
Cake mixtures— Bulk			D. D. C.		* - F F	
Other than bulk	••	••	Bulk container Per dozen	·· } 10		
Cake papers	•• ••	•• ••	Per dozen Per mille	·· []		,
Candles		•••	Per pound	5		· • •
Capers Caraway seed	••	••	Per dozen	$7\frac{1}{2}$		••
Bulk	•		Bulk container	111	,,	1
Other than bulk	••	••	Per dozen	111	½d. per poun	α.
Carpet shampoo	•		Per dozen	15		••
Cashew kernels, all varieties, gr	round or otherwis	se	Bulk container	10	ld. per poun	d.
Cashew-nut butter Cashew-nut butter with honey	and/or other in	aradianta	Per dozen Per dozen	111		••
Cassia—	and/or other in	greatents	rer dozen	10		• •
Bulk			Bulk container	10	ad. per poun	a.
Other than bulk	••	·	Per dozen	83	2 1	• •
Caustic soda, other than bulk Cereal, dessert			Per dozen	83		• •
Certo			Per dozen	11½ 12½		••
Cheese, excluding bulk Chedda	r cheese but incl	uding Process	Per dozen or per pe	ound 10 ²		••
cheese, cheese pastes, and far Cherries, drained and crystallize	ncy cheese		1			_
Chillies—	ou, real or initiati	on	Bulk container	111	ld. per pound	d.
Bulk			Bulk container	71	d. per pound	1 .
Other than bulk			Per dozen	$7\frac{1}{2}$	gar per poun	••
Chutney Cinnamon—	••	••*	Per dozen	111		••
Bulk			Bulk container	61	d. per pound	4
Other than bulk			Per dozen	61	ad. per pound	4.
Cleansers, except carpet shamp			Per dozen	111		••
Clothes-lines, rope Clothes-pegs—	••	••	Per dozen	111	·	• •
(a) Wood and/or wire		••	Bulk container	83	93d non emore	, New-Zealand-made
•	• • • • • • • • • • • • • • • • • • • •	•••	Dank Container	84	wooden per	s, new-zealand-made sa only
(b) Plastic	••	•••	Per gross	12½	"outen po	
lloves, whole or ground— Bulk			D. 11		ł	_
Other than bulk	••	••	Bulk container Per dozen	111	½d. per poun	d.
Cocoanut, desiccated—	- •	••	1	10		••
Bulk Other than bulk	••		Bulk container	61	½d. per pound	1.
Offee beans	••.	••	Per dozen	61		
Coffee and coffee and chicory es	sence	•• ••	Bulk container Per dozen	8 3		• •
Coffee and coffee and chicory, g	round-	•••		04		••
Bulk Other than bulk	••	••	Bulk container	} 84		
Other than bulk Coffee and milk, canned	••	••	Per dozen Per dozen	• • }		••
Colourings, culinary, excludin	g gravy colour	ing and egg	Per dozen	8 1		• •
colouring						••
Confectionery, including me	dicated confect	ionery, but				
excluding chocolate, &c., a Price Orders 739 and 192	and chewing-gun	a covered by				
ments thereto, and excluding	ng salted neanut	8—- І∝онтяшецц∙				
Bulk		•••	Bulk container	1		* .
Other than bulk			Per dozen	∱ **		••
Cordials and cordial concentrate Coriander seed—	s, nuid and cryst	als	Per dozen	83		• •
Bulk			Bulk container	15	14 non noun	4
Other than bulk		•••	Per dozen	15	½d. per pound	4.
Cornflour, including Maizena—			,			•
Bulk Other than bulk	••	••	Bulk container	61	½d. per pound	l.
Cream of tartar—	••	••	Per dozen	84		••
Bulk			Bulk container	83	11d. per pour	nd.
Other than bulk	••	••	Per dozen	$1 \cdot 1 \cdot 7\frac{1}{2}$	Z- Por Pour	••
Curry powder— Bulk		•	Bulk container	10		
Other than bulk	••	•• ••	Per dozen	10 83	⅓d. per pound	
	• • •	••	, and doubter	1 84	1	• •

FIRST SCHEDULE—continued

				LIN		SCHEDULE—cont	inueu	1	1
	Colu 	ımn 1.				Column 2.		Column 3.	Column 4.
Description of	f Goods to	which th	ais Order Appli	es.		Quantity of Goo Respect of which Wholesale Cost 1	Basic	Percentage.	Additional Charge in Respect of Sales of Less than Bulk Container Lots.
ustard powder, all va	rieties, i	ncludin	g Seameal Cu	ıstard		Per dozen		Per Cent. 8^3_4	At the Rate of-
isinfectants— Bulk						Bulk container		121/2	
Other than bulk		••		••		Per dozen		$11\frac{7}{4}$	••
ripping, canned yes, household	• •	• •		• •	• •	Per dozen	• •	111	••
gg colouring				• •	• •	Per gross Per dozen		$12\frac{1}{2}$ $12\frac{1}{2}$	1 ::
gg, dried				••		Per dozen	•••	$6\frac{1}{4}$	
g preservative	• •	• •	• •	• •	• •	Per dozen	• •	133	••
osom salts— Bulk						Bulk container		10	d. per pound.
Other than bulk		••		••		Bulk container	• •	10	4 For Position
sences, culinary	••	• •		• •	• •	Per dozen		111	••
nings, beer sh, canned—	• •	••	. • •	• •	• •	Per dozen	• •	$12\frac{1}{2}$	••
Salmon						Per dozen		· 7½	
Other than salmon						Per dozen	• •	83	
our, soya bean—						Bulk container		101	14
Bulk Other than bulk	• •			• •	• •	Per dozen		$12\frac{1}{2}$ $11\frac{1}{4}$	½d. per pound.
y bands and papers				• •		Per gross	• • • • • • • • • • • • • • • • • • • •	204	
ods					_	_			1
(a) Bixies Cornflakes	• •	• •	••	• •)				.
Granose		• •							
Kornies		.,							
Puffed Rice Puffed Wheat	••	••	• •	• •		Per dozen		111	
Rice Flakes	• •					Per dozen	• •	111	•••
San Bran	• •	••							
Vitabrits	• •	••	• •	• •	- 1				
Weetbix Weeties	••	• •	• •	• •	1				-
(b) Creamota and c	other pro	 prietar	v packs of o	 atmeal a	ınd	Per dozen		83	
oatmeal pre	parations	not e	overed by I	Price Or	der			•	
No. 850 and						D - 4			
(c) Vi-Max and oth wheaten prep			packs of who	nemear a	ına	Per dozen	• •	114	••
uit, bottled, all vari		·	• •			Per dozen		10	
uit, canned—							•		
(a) Including tomation pineapple	toes and	tomate	o purée, but	excludi	ng)				
(b) Pineapple—					-	D 1		0.3	
(i) Australi		lijian	• •	• •	ſ	Per dozen	• •	-8 <u>3</u>	•••
(ii) Singapor (iii) All othe		••	• •	• •					
uit, crystallized, ex			••	• •	J				
Bulk				• •		Bulk container	• •	} 114	
Other than bulk uit, dried—	••	• •	• •	• •	• •	Per dozen	• •	} 114	
ant, arrea— Apples, including S	olpak ap	ples				Bulk container	or per	83	
	orpora or	Pico		• •		dozen	I	}	
Apricots—						n. n		10	11.
Bulk Other than bulk	• •	• •	• •	• •	• •	Bulk container Per dozen	• •	10 10	₹d. per pound.
Bananas	••	• •				Bulk container		1111	
						dozen	1	1	
Currants, Australia						Dully4:		111	1d now name
Bulk Other than bulk			••	• •	• •	Bulk container Per dozen	• •	11 <u>1</u> 11 <u>1</u>	½d. per pound.
Currants, other than			••	••	• •		••	1	
Bulk			••	• •		Bulk container		10	½d. per pound.
Other than bulk Dates, including da		_••	••	• •	• •	Per dozen	• •	10	••
Bulk		- 				Bulk container		10	₹d. per pound.
Other than bulk		••	••	••		Per dozen		10	· · ·
Figs—						Dull		0.8	14
Bulk Other than bulk	••	• •	• •	• •	• •	Bulk container Per dozen		8 3 8 3	₹d. per pound.
Muscatels—	••	••	••	- •	••		••		*
Bulk		• •	••	• •		Bulk container		114	½d. per pound.
Other than bulk Nectarines—	••	• •	••	• •	• •	Per dozen	• •	111	2a. per pound.
Bulk						Bulk container		10	½d. per pound.
Other than bulk	••		••			Per dozen	•	10	2- 1- 1
Peaches—						Bulls contains		. 10	14 non-mount
Bulk Other than bulk	••	••	* * %	• •	• •	Bulk container Per dozen	• • •	10	1d. per pound.
Pears-	• •	••	••	••	• •		••	10	
Bulk	••		••			Bulk container		10	d. per pound.
Other than bulk	••	••	••	• •	• •	Per dozen	••	10	
Prunes— Bulk						Bulk container		$6\frac{1}{4}$	½d. per pound.
Other than bulk						Per dozen	• • • • • • • • • • • • • • • • • • • •	$6\frac{4}{4}$	2a. per pouna.
Raisins (including	Lexia 1	aisins),	Australian,		\mathbf{or}			•	
otherwise						Bulk container		111	1d per pound
Bulk Other than bulk	••	••	••	••	• •		• • • • • • • • • • • • • • • • • • • •	11½ 11½	½d. per pound.
Compt onsit onek	••	••	••	••	• •	1 * 01 402011	• •	1 114	

FIRST SCHEDULE-continued

·	Col	umn 1.		*	TIMOT	Column 2.	nreu	Column 3.	Colum	n 4.
										-
Description	of Goods t	o which thi	is Order A	pplies.		Quantity of Good Respect of which I Wholesale Cost Fi	Basic	Percentage.	Additional Char of Sales of Les Container	s than Bulk
Fruit, dried—continu		ian saada	d an ath	omwino.				- a		
Raisins, other than Bulk Other than bulk		ian, seede	or our	erwise-		Bulk container Per dozen		Per Cent. 10 10	At the Ra $\frac{1}{2}$ d. per pound.	te of
Sultanas, Australia Bulk		••		••	••	Bulk container		111	d. per pound.	
Other than bulk Sultanas, other tha		lian—	••	• •	••	Per dozen	•••	111		
Bulk Other than bulk		• •.	••	••	••	Bulk container Per dozen		10 10	½d. per pound.	
Mixed, any variety Bulk Other than bulk		• •	• •	••		Bulk container Per dozen		11 1 11 1	½d. per pound.	
Fruit juice, including		juice	• •	• • •		Per dozen	••	111	•••	
Bulk Other than bulk	• •		••			Bulk container Per dozen	• •	11 <u>1</u> 11 <u>1</u>	½d. per pound.	
Fruit pulp— (a) Excluding pass	ion-fruit		••			Per dozen		83		
(b) Passion-fruit pa Gelatine— Bulk	ulp	••	••	••	••	Per dozen Bulk container	••	11 1 12 1	1d. per pound.	
Other than bulk Gherkins—	••	••	••	• •	• •	Per dozen			···	
Bulk Other than bulk	•••	••		• • • • • • • • • • • • • • • • • • • •		Bulk container Per dozen		8 <u>3</u> 8 <u>3</u>		
Ginger, green Ginger, ground—	••	••	••	••	••	Bulk container		$12\frac{1}{2}$		
Bulk Other than bulk Ginger, preserved—	••	••	••	::	• •	Bulk container Per dozen		8 <u>3</u> 8 <u>3</u>	$\frac{1}{2}$ d. per pound.	
Bulk Other than bulk	• •		••			Bulk container Per dozen		8 <u>3</u> 7 <u>1</u>	½d. per pound.	
Gravy salt and gravy Groats		tions, incl	luding gr	avy colo		Per dozen		$\frac{11\frac{7}{4}}{10}$	••	
Hearth powder— Bulk	••		••	• • •		Bulk container		$12\frac{1}{2}$		
Other than bulk Herbs, mixed— Bulk	••	••	••	••	••	Per dozen Bulk container		11 <u>‡</u> 10	• ••	
Other than bulk Honey preparations,	excluding	honey c	overed by	y Price		Per dozen Per dozen		8 <u>3</u> 8 <u>3</u>	••	
806 or any subsequ Hops—	ient amen	dments t	hereof			TD 11				
Bulk Other than bulk Horseradish—	••	••	• •	• •	••	Bulk container Per dozen	::	$7\frac{1}{2}$ $7\frac{1}{2}$	ld. per pound.	
Bulk Other than bulk			• •	••	••	Bulk container Per dozen	:	10 8 <u>3</u>	••.	
Insect powders and fi Instant Postum		••	••	••	••	Per dozen Per dozen	::	12 1 15	••	
Jam, including diabet Bulk	tic jam—		••			Bulk container		10	••	
Other than bulk Jam-jar covers (paper	r)		• •	• •		Per dozen Per gross		8 1 15	ls. 6d. per gross.	
Jelly, calves foot Jelly crystals	•••	••	••	••	••	Per dozen Per gross		10 83	• • • • • • • • • • • • • • • • • • • •	
Kerosene, other than	bul k	••	• •	• • •	::	Per dozen		8	••	
Lemon-barley water Lemon or lemon and		 heer	••	• •	::	Per dozen		10 10	••	
Lentils	•• 	••	••			Bulk container	- :: }	61	½d. per pound.	
Lime juice— Bulk						Bulk container		111		
Other than bulk	••		••			Per dozen		10	• •	
Lime water Linseed, crushed or w	hole	••	• •	• •		Per dozen Bulk container		10 10	ld. per pound.	
Lunch wraps	• •	• •	••	• •		Per gross	•••	121		
Macaroni— Bulk		••		• •		Bulk container		83		•
Other than bulk Mace—	••	• •	••			Per dozen	••	71/2	••	
Bulk Other than bulk	••					Bulk container Per dozen	::	10 83 84	••	
Marjoram— Bulk Other than bulk	••	••	•••	••		Bulk container Per dozen		10 83	••	
Marto						Per dozen		$12\frac{1}{2}$	••	
Meats, plain and fancy Meat and vegetable n	y, canned leals. can	, includin ned	g tongue	8	::	Per dozen	::	11½ 11½	••	
Meat extracts, includi	ing cubes	••	••		[Per dozen		10	•••	
Methylated spirits, of Mint, dried—	her than	bulk	••	••		Per dozen	••	111	••	• • • •
Bulk				• •		Bulk container		10	••	
Other than bulk Molasses	• •	••	••	••	::	Per dozen	::	$\frac{8\frac{3}{4}}{12\frac{1}{4}}$	••	
Mushrooms, canned	••	••	••	••		Per dozen		83	•	
Mustard— Bulk		• •	••			Bulk container	-	\		
Other than bulk	••	••	••	••		Per dozen	ا	} 6 1		

FIRST SCHEDULE—continued

Floor and furniture					т.	INSI	SCHEDULE—continu	uea			
Notes and the second of the se		Colum	mn 1.				Column 2.		Column 3.	Colur	nn 4.
Bulk container 83	Description o	of Goods to	which th	is Order	Applies.		Respect of which Ba	sic	Percentage.	of Sales of Lo	ess than Bulk
Bulk Other than bulk Coccept almonds (shelled), cashew kernels, pearuits, what me and the pearuits, what me are the pearuits, when the pearuits, which have been pearuits, which we will be pearuits, which or without tunate which has bulk which will be pearuits, which or without tunate which has bulk which will be pearuits, which or without tunate which has bulk which will be pearuits, which or without tunate which which will be pearuits, which or without tunate which which will be pearuits, which or without tunate which which will be pearuits, which or without tunate which which will be pearuits, which or without tunat		ound							Per Cent	At the T	ate of—
Nuts, shelled or unshelled, all varieties, mixed or otherwise, except almond (shelled), soshow kernels, pounts, pounts	Bulk	• •			• •				$8\frac{3}{4}$	į	
except almonds (shelled), eashew kernels, peanuts, without next, walmuts— Walmut next, walmuts— Other than bulk Other than bul			 Porioti	a miza	nd or othe		Per dozen		$8\frac{3}{4}$		•
walnuts mest, walnuts— Bulk tains bulk Per dozen 10 Amphorated Per dozen 10 Cattor—	except almonds	shelled)	varietie). cash	ew ke	rnels. pe	anuts.					
Other than bulk Per dozen 10	walnut meat, wal	lnuts	,,		, P	,					
Olser-Camphorated			• •	• •	• •		70. 1			ld. per pound.	
Camphorated Castor— Bulk Container B		••	••	• •	••	• •	Per dozen	• • •	10		•
Castors— Bulk							Per dozen		83		
Other than bulk Per dozen \$\frac{3}{5}\$ Cod liver Per liver Per dozen Per dozen Per liver Per liver	Castor—								~4		•
Bulk container Signature		• •					n 1		83	6d. per galion.	
Bulk container Signature		••						!	8 1 83	1	
Bulk container Signature	Cod liver	••					73 1	[83	:	•
Bulk Cother than bulk Per dozen 84 Pennut (or groundnut) Per dozen 84 Per pound Per dozen Per pound Per p		• •	• •	• •	• •		Per dozen		83		•
Other than bulk Per dozen Bulk Other than bulk Per dozen Sala	Th. 11						Rulk container	į	03	Is non callen	
Peanut (or groundnut)— Bulk Bulk container Signature Signatu	Other than bulk				• • • • • • • • • • • • • • • • • • • •			- 1	<u>04</u> 8≩	1 - 0	
Other than bulk Bulk container Signature Signatu		ut)		•					_		
Salad— Bulk Other than bulk Per dozen Signed Stand— Bulk container Signed Stand— Bulk c		• •			• •			• •	83	6d. per gallon.	
Bulk Other than bulk Per dozen 8\$ Soya bean— Bulk Other than bulk Per dozen 8\$ Soya bean— Bulk Other than bulk Per dozen 8\$ Soya bean— Bulk Other than bulk Per dozen 8\$ Soya bean— Bulk Container 8\$ Soya bean— Soya bean— Bulk container 8\$ Soya bean— Soya bean— Bulk container 11\$ Soya bean— Soya bean— Bulk container 7\$ Soya bean— Soya bean bean— Soya bean bulk Per dozen Soya bean— Soya bean bulk Per dozen Soya bean		• •	••	••	••		rer dozen	••	84		•
Other than bulk Soya hear— Bulk Other than bulk Per dozen Bulk Container Sylendozen	Bulk		••				Bulk container		83	6d. per gallon.	
Bulk container Same Same Soya beam Bulk Bulk container Same Sam			• •			1	T) 1		$8\frac{3}{4}$		
Other than bulk Per dozen Signange, or orange and lemon spread Per dozen Signange, or orange and lemon S	Ť 17					ļ	Rullz contains	ļ		e.a 11	
arres arage, or orange and lemon spread speed agreed agreed agreed agreed (a) Pere (b) Pere (c) Pere (• •		••	1	T) 1		8 2 23	_ ~ ~	
range, or orange and temon spread aper— (a) Greaseproof or parchment— (i) Pure (b) Wrasping, New Zesland manufactured or imported— All varieties, including— Brown Rope Cap Ro	lives								8 3	j	
(a) Graseproof or parchment— (i) Pure (ii) Imitation (b) Wrapping, New Zesland manufactured or imported—All varieties, including—Brown common Brown Rope Cap Kraft (b) Exchading block-bottom bags (c) Exchading block-bottom bags (c) Exchading block-bottom bags (c) Exchading block-bottom bags (d) Exchading block-bottom bags (d) Exchading block-bottom bags (e) Edock-bottom bags (f) Edock-bottom bags (g) Edock-bottom bags (h) Edock battom balk container (h) Edo		. lemon sp	read				Per dozen	- 1			
(i) Pure (ii) Imitation (b) Wrapping, New Zealand manufactured or imported—All varieties, including—Brown common Brown Rope All varieties, including block bottom bags (c) Exchanging block bottom bag	aper—	a mah man t									
(ii) Mritation (b) Wrapping, New Zealand manufactured or imported—All varieties, including—Brown common Brown Rope Cap							Bulk container		71	Id per pound	
(b) Wrapping, New Zealand manufactured or imported—All varieties, including—Brown common Brown Rope Cap Kraft Nowsprint Sandow All Varieties, including block-bottom bags (c) Excluding block-bottom bags (b) Block-bottom bags (c) Excluding block-bottom bag						1			71		
Brown common Brown Rope Cap Kraft Newsprint Sandow Uper bage— (a) Excluding block-bottom bags (b) Block-bottom bags (c) Excluding block-bottom (c) Excluding block-bottom (c) Excluding block-bottom (c) Excluding block-bot	(b) Wrapping, New	Zealand n	nanufac	etured c	or importe	d				~ 1 1	
Brown Rope Cap Kreft Sandow S						٦		i			
Cap Kraft Newsprint Sandow Says Per mille 1114 Sandow Says Per mille 10 Says Per dozen Says Per doze					• • •	- 11		1			
Newsyrint Sandow Per mille 111	Cap						Rullz gantainan		ĸ	0 0.1 L	
Sandow Japen December Dec							Durk container		3	zs. sa. per nunai	eaweight.
aper bags						.		-			
Cold Block-bottom bags Per mille 10 Bastes, meat and fish and otherwise, except date paste Per dozen 10 Bulk container 10 Bulk contain	aper bags—			• •	••	ار					
Sees, meat and fish and otherwise, except date paste affour and peameal— 10 20 20 20 20 20 20 20	(a) Excluding block	-bottom b							111		
Bulk Bulk Bulk container 10 Bulk c							15 1				
Bulk Bulk container 10 Per dozen Per dozen 10 Per dozen 11	eaflour and peameal-		w150, CA	cept ta	ive passe	• • •	rei dozen		10	• •	
Per dozen 10 24 25 25 25 25 25 25 25	Bulk		• •		• •				10		
Per dozen Same Sa							Th. 1				
Sanuts (or groundnuts)—				ingred	ients		TO 1	1		• •	
Bulk container 7½ ½d. per pound.	eanuts (or groundnut	s)—							∨4	••	
Bulk Other than bulk Per dozen Stated— Bulk Other than bulk Per dozen Stated— Bulk Bulk Container Per dozen Stated— Bulk Bulk Container Stated— Bulk Container Bulk Container Per dozen Stated— Bulk Container Stated— Bulk Container Stated— Bulk Container Stated— Bulk Container Per dozen Stated— Bulk Container Stated— Bulk				• •	••						
Bulk		• •	• •	• •	• •		Bulk container	• • [$7\frac{1}{2}$	₹d. per pound.	
Per dozen Signature Per dozen Per	TD_11_				••		Bulk container		10		
Sauce or other ingredients Sauce or other ingredients Sauce or other ingredients Sauce or other than bulk Sac of the sac o	Other than bulk						Per dozen	ŀ	83		
Bulk Bulk Container Sat 1/2 Der pound Per dozen Sat Der pound De	eas, canned or bottled	a, all vari	eties, w	ith or v	vithout to	mato	Per dozen		834	• •	
Bulk Bulk container 8½ ½d. per pound. Other than bulk Per dozen 8½ ½d. per pound. Bulk Bulk container 8½ ½d. per pound. Other than bulk Per dozen 8½ ½d. per pound. sel, candied or otherwise— Bulk Per dozen 10² ½d. per pound. Other than bulk Per dozen 8½ ½d. per pound. Other than bulk Per dozen 8½ ½d. per pound. Sulk Other than bulk Per dozen 8½ ½d. per pound. Sulk container 10° ½d. per pound. Per dozen \$½ Per pound. Per pound. Per dozen ½d. per pound. Per pound. Per dozen \$½ Per pound. Per pound. Per dozen \$½ Per dozen \$½ Per pound. Per dozen \$½ Per doze		HOHES									
Per dozen Sage Sa	Bulk				••		Bulk container		83	$\frac{1}{2}$ d. per pound.	
Bulk Bulk Bulk Container Sat Add. per pound.		••	• •	••	• •		Per dozen		84		
Other than bulk Per dozen 8½ ectin Per dozen 12½ bulk Bulk container 10 ½d. per pound. Other than bulk Per dozen 8½ ½d. per pound. Bulk Bulk container 8½ ½d. per pound. Bulk Bulk container 8½ ½d. per pound. Bulk Per dozen 8½ 2 Per dozen 8½ 2 2 per dozen 8½ 2 2 per dozen 11½ 2 per dozen 11½ 2 per dozen 8½ 2							Rulls contains	Ì	0.3		,
Per dozen 12½			• •				TD I	1	0∦ 83		
el, candied or otherwise— Bulk	ctin	••					75 7	- 1			
Other than bulk Per dozen 83/4 pper, all varieties, including cayenne ground and otherwise—Bulk Bulk container 83/4 Other than bulk Per dozen 83/4 troleum jelly Per dozen 11½ skles Per dozen 11½ skling spice— Bulk 10 Bulk Per dozen 83/4 Other than bulk Per dozen 83/4 Inento, whole and ground— Bulk container 10 Bulk Per dozen 83/4 Ish—Boot and shoe (including boot and shoe stains) Per gross 11½ Floor and furniture Per dozen or per gross 11½ Knife Per dozen 12½							Dealle Access		- 1		
Per dozen Per						- 1	- 1	1			
Bulk Bulk container 83/4 Other than bulk Per dozen 83/4 Evolution jelly Per dozen 111/4 Skles Per dozen 111/4 Skling spice— Bulk 11/4 Bulk Bulk container 10 Other than bulk Per dozen 83/4 Ish— Bulk container 10 Other than bulk Per dozen 83/4 Ish— Ish— 11/4 Boot and shoe (including boot and shoe stains) Per gross 11/4 Floor and furniture Per dozen or per gross 11/4 Knife Per dozen 12/4							LOI GOZGII]	o4		
Other than bulk Per dozen 8½ troleum jelly Per dozen 11½ skles Per dozen 11½ skling spice— Per dozen 11½ Bulk Bulk container 10 Other than bulk Per dozen 8½ mento, whole and ground— Bulk container 10 Dther than bulk Per dozen 8½ lish— Per dozen 8½ Boot and shoe (including boot and shoe stains) Per gross 11½ Floor and furniture Per dozen or per gross 11½ Knife Per dozen 12½	Bulk	••	• •	• •	• •		T. 1		83		
Per dozen 11½							T. 1	- 1	84		
Bulk Bulk container 10 Per dozen Bulk container 10 Per dozen Bulk container 10 Bulk container 10 Per dozen			•	• •	••			1		••	
Bulk Bulk container 10 Other than bulk 8½ nento, whole and ground— Bulk container 10 Bulk Other than bulk 8½ ish— 3oot and shoe (including boot and shoe stains) <td>kling spice—</td> <td>•</td> <td></td> <td>•</td> <td></td> <td>]</td> <td></td> <td>• </td> <td>- 1</td> <td>••</td> <td></td>	kling spice—	•		•]		•	- 1	••	
Bulk container 10				••	••						
Bulk Bulk container 10 2 bther than bulk Per dozen 83/4 Lish— Per gross 111/4 Boot and shoe (including boot and shoe stains) Per gross Floor and furniture Per dozen or per gross Knife <td></td> <td></td> <td>•</td> <td>••</td> <td>• •</td> <td>•• </td> <td>rer dozen</td> <td>•••</td> <td>84</td> <td>••</td> <td>* ***</td>			•	••	• •	••	rer dozen	•••	84	••	* ***
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Bulk						Bulk container		10		
lish— Boot and shoe (including boot and shoe stains) Per gross	Other than bulk						T. 1				
Floor and furniture $11\frac{1}{4}$	ish—	Aim or 1			-1		T.		•		
Knife Per dozen $12\frac{1}{2}$					•						
	T 10										
Metal and silver \cdots \cdots \cdots Per dozen \cdots \cdots $11\frac{1}{4}$ \cdots \cdots							Per dozen				
Stove	Stove					5	Packets, per gross]	-		
Linducty per dozen								- 1	- (
ultry spice Per dozen 10 Per dozen 12½							n 1				

FIRST SCHEDULE—continued

	Colum	nn 1.				Column 2.	Column 3.	Column 4.
Description of	Goods to	 which th	is Order A	pplies.		Quantity of Goods in Respect of which Basic Wholesale Cost Fixed.	Percentage.	Additional Charge in Respect of Sales of Less than Bulk Container Lots.
							Per Cent.	At the Rate of—
Pudding base, except 8				• •	• • •	Per dozen Per dozen	11 <u>1</u> 11 <u>1</u>	
Puddings, all varieties Rat poison		••	• •	• •		Per dozen	17 1	
Rennet (culinary), incl.	uding ju	nket cr	ystals		••	Per dozen	$12\frac{7}{2}$	
Rice, including Cream	of Rice a		und rice-			Bulk container	83	ld. per pound.
Other than bulk		• •	• • •			Per dozen	71	fur per pound.
Sage-						T II	10	
Bulk Other than bulk		• •	• •	• •		Bulk container Per dozen	10 8 3	
Sago—	••	••	• • •	• •		•	-	
Bulk Other than bulk	••		• •			Bulk container Per dozen	6 1 61	½d. per pound.
Salad dressing	••	• •	••			Per dozen	10	••
Salt—	11	- c	. 14 11-			Bulk container	111	
Bulk, comprising but Other than bulk (inc					• •	Per dozen	10	
Salt, rock and agricult	ural		· · ·		••	Bulk container	111	••
Sandwich spread Sauces and relishes, all	 I varietie		r than hi	ılk)	• • •	Per dozen	11 <u>1</u> 11 <u>1</u>	
Semolina	··	**		••	• • •	Per dozen or per pound	81	•••
Soap						-		
(a) Household— (i) Wrapped	1					Delle ' '		
(ii) Unwrapped	}	• •	• •	• •	• •	Bulk container	7½	••
	••	• •	•,•	• •	• •	Bulk container or per dozen	71	
(c) Sandsoap		• •				Bulk container	83	
Soda, bicarbonate—					:	D-11	131	d. per pound.
Bulk Other than bulk	* •	••	• •	• •	• • •	Bulk container Per dozen	111/10	ta. ber bound.
Soda crystals			••			Bulk container	10	d. per pound.
	• •	• •	• •	• •	• •	Bulk container Per dozen	10 13 1	d. per pound.
Soup, canned and other	 erwise	• •		• •	• • •	Per dozen	82	
Soup powders and cub			• •	• •	. ••	Per dozen	10	
Spaghetti— Bulk			• •			Bulk container	83	.,
Other than bulk	•		.,	••		Per dozen	71	
Spaghetti, canned, wi ingredients	ith or w	ithout	tomato s	sauce or	other	Per dozen	82	•• • • • • • • • • • • • • • • • • • • •
Spanish cream and Spanish	anish cre	am bas	зе			Per gross	111	••
Spice, mixed—						Bulk container	10	
Bulk Other than bulk		• •	••,	• • • • • • • • • • • • • • • • • • • •	• • •	Per dozen	83	::
Starch-						Dulle containes	10	1d. per pound.
Bulk Other than bulk		• •	• •		• •	Bulk container Per dozen	83	‡a. per pounce
Suet, shredded, culinar			••	••		Per dozen	111	11
Sulphur Tapioca—	• •	• •	• •	• •	. ••	Bulk container	121	½d. per pound.
Bulk						Bulk container	61	½d. per pound.
Other than bulk	• •	• •	• •	• •	• •	Per dozen	61	
Thyme— Bulk			•			Bulk container	10	
Other than bulk			• •	• •	• •	Per dozen	8 <u>3</u>	Up to 6 oz., 2s. per gross; there-
Toilet paper, rolls, and	d otherw	15e	••	• •	• •	Per gross	7½	after, 3s. per gross, there-
Turmeric-							1	
Bulk Other than bulk	• •		• •	••	• •	Bulk container Per dozen	10 8 2	½d. per pound.
Twines, parcel	••	••	••	••	••	101 402011	_	
(a) Cotton, English	or New	Zealand	l manufa	ctured	٠	Per dozen pounds	$7\frac{1}{2}$ $7\frac{1}{2}$	
(b) Jute or linen and Vaseline	a jute, N		iana mai	iuiaciure	a	Per dozen pounds	111	
Vegetables-						Dan danon	QŠ	
(a) Canned or bottle (b) Dehydrated	ed, exciu	ding as	paragus,	bea ns, an	a peas	Per dozen	8 2 10	
Vegetable extracts, all			• • •			Per dozen	117	•
Vermicelli— Bulk						Bulk container	83	
Other than bulk	••	• •	••	• • •		Per dozen	71/2	••
Vinegar						Bulk container	15	3d. per gallon.
Bulk Other than bulk	• •	• •	••	••	• • •	Per dozen	10	
Walnut meat—			; *	-	-		771	ld non nound
Bulk	::	••	••	••	• •	Bulk container Per dozen	7 1 7 1	ld. per pound.
Other than bulk Washboards—	••	••	. ••	••	••	i i		***
(a) Glass	••	• •	••	• •	• •	Per dozen	11½ 6½	•
(b) Wood Whiting	••	• •	• •	• • •	• • •	Per dozen Bulk container	101	₫d. per pound.
Window-cleaning fluid			••	•••		Per dozen	101	
Yeast—Cakes						Per dozen	15	•••
Other than cakes	••	•••	• • •	• •		Per dozen	102	
Other than cakes	••	••	•••	••	••	rer dozen	134	••

P.C. Form 13B.]

SECOND SCHEDULE

PRICE CONTROL DIVISION

NOTIFICATION OF SUMMARY OF PURCHASE COSTS OF IMPORTATIONS OR PURCHASES WITHIN NEW ZEALAND (Note.—This form is to be used only in instances where prior request has been made by the Division.)

P.C.	File	No
*	1.110	+101

Purchaser's Name:						, Manu	ıfacturer/Whole	saler/Retai
Postal Address : Overseas or New Zealand S							· · · · · · · · · · · · · · · · · · ·	
Address:					Date of Inv	701ce :		
Country of Origin of Impor								•
mported ex s.s.								
Fross Invoice Cost: £	delication processors day a series day of the control of the contr	Dis	count and/or	Commission :	County Dates	.10	Vot · · ·	
							£	
Packing								
Bill Lading and T		Ship						
Insurance-Marine								
Insurance—War R	lisk		,					
Freight								
Buying Commissio	n @	per cent						
Cables (expended								
Other charges (bar	nk interest)				•••			
Other Charges (St	ate nature a	nd details):			*			
Exchange, per cent	.: £		. \.					
ocal Landing Charges .:								
- , -								
						£		
						• · · · · · · · · · · · · · · · · · · ·		
Outy			· · · · · ·					
ales Tax			· · · · ·					
TOTAL LANDING CO	osts					£		
DEDUCT DISCOUNT	• •					£		
NET LANDING COS	TS		•			٤		
	37 · T 1			a .	au .		————————	 -
	Net Land	ing Costs as I	Percentage on	Gross Invoice	Cost ==	per cent.		
Manufacturer's Number and					WHOI	LESALE.	RETA	AIL.
Manufacturer's Number and Description of Item, Size, and Packing.	Unit.	Total Quantity in Shipment.	Gross Invoice Cost per Unit.	Landed Cost.	Mark-up, Per Cent.	Selling- price.	Mark-up, Per Cent.	Selling- price,
		<u> </u>		<u> </u>	!	1		p
·						!	•	
						ľ	1	
I/We certify that all de	tails and inf	ormation set	out in this noti	fication are tr	ne and corre	- '	_1	
Signature of Notifier(s)		·		nearion are m	de and corre	Date :		
(Plain paper may be		necessary cor	ies. If there i	s not sufficien	t space on th	is form attac	h additional cha	ota)
Dated at Wellington, thi	is 24th day	of August, 194	.8.		apace on u	ioini, analo	a waaronmat she	cus.j
The Seal of the Price Tr	ibunal was a	ffixed hereto i	n the presence	of—				
[L.S.]							NTER (Judge), P	
				•		P. N. Hor	LOWAY, Membe	r.

Price Order No. 926 (Imported Goods)

PURSUANT to the powers conferred upon it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:—

1. This Order may be cited as Price Order No. 926, and shall come into force on the 30th day of August, 1948.

2. This Order shall apply to all goods which have been or may hereafter be imported into New Zealand, and which are for the time being the subject of a Price Order or of an authorization of a selling-price under section 16 of the said Act in force on the coming into force of this Order and for which the importer has paid, or is liable to pay in New Zealand currency at parity with sterling or in sterling acquired at parity with New Zealand currency or in any other currency acquired at a rate calculated on the basis of parity between New Zealand currency and sterling.

3. Where any goods to which this Order applies are, after the coming into force of this Order, sold by the importer or, after having been so sold, are resold by any subsequent purchaser thereof, every Price Order, and every authorization under section 16 of the said Act, applicable to such sale shall be read and construed as if the actual or maximum price or authorized selling-price therein specified had been reduced—

had been reduced-

(a) In the case of sales of goods for which an actual or maximum Price Order or authorized selling-price is expressed in such Price Order or authorization in monetary units or for which margins of profit are expressed in percentages, to an extent proportioned to the reduction in landed cost of those goods to the importer occasioned by the

restoration of New Zealand currency to parity with sterling effected by the Reserve Bank of New Zealand as on and from the 20th day of August, 1948; and

(b) In the case of sales of goods for which margins of profit are expressed in such Price Order or authorization in monetary units, to the extent of the sum of such reduction in landed cost as aforesaid and the reduction in the amount of sales tax occasioned thereby:

Provided that where in the case of any such sale the reduced

Provided that where in the case of any such sale the reduced price payable in respect of the whole transaction includes a fraction of a halfpenny, the price hereby prescribed shall include, instead of that fraction, the whole halfpenny of which that fraction is a

4. Any seller (other than a retailer) of any goods to which a Price Order or an authorization under the said section 16 in force on the coming into force of this Order for the time being applies, shall, until the coming into force of a new Price Order, or of a new selling-price authorized under section 16 of the said Act, in respect of those goods, deliver to the purchaser from him, and retain a copy of, an invoice specifiying (a) which of such goods are subject to a reduction in price prescribed by this Order, (b) the actual or maximum price fixed by the Price Order, or the selling-price authorized by the said section 16, for those goods, and (c) the amount of the reduction in price calculated as prescribed by this Order. Order.

Dated at Wellington, this 25th day of August, 1948.

The Seal of the Price Tribunal was affixed hereto in the presence

[L.S.]

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member.

Price Order No. 921 (Retail Groceries and Other Goods)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Order:-

 This Order may be cited as Price Order No. 921.
 This Order shall come into force on the 30th day of August, 1948.

3. (1) In this Order, unless the context otherwise requiries,

"Bulk container", in relation to any lot of goods to which this Order applies, means the container in which the lot was received by the wholesaler:

"Prevailing wholesale price", in relation to any goods to which this Order applies, means the price for the time being authorized pursuant to the Control of Prices Act, 1947, to be charged for the goods to a retailer by a wholesaler nearest or most convenient of access to that retailer increased by the amount of any sales tax that may be payable by the retailer in respect of the goods retailer increased by the amount of any sales tax that may be payable by the retailer in respect of the goods and decreased by the amount of any discount customarily allowed by the wholesaler for payment on or before a specified date and decreased further by the amount charged by the wholesaler in respect of containers in which the goods are packed.

(2) The prevailing wholesale price shall be calculated in respect of such quantity of goods as is indicated in the second column of the Schedule hereto:

the Schedule hereto:

Provided that if any goods indicated in the Schedule hereto as goods to which this proviso relates are, with the authority of the Price Tribunal, sold by a wholesaler to a retailer at a price higher than that authorized to be charged by the wholesaler for the quantity specified in the second column of the Schedule hereto in relation to those goods, the prevailing wholesale price may, in such cases but in no others, be calculated on the basis of the price actually paid to the wholesaler by the retailer concerned.

(3) In calculating the prevailing wholesale price of any goods, discount shall be deducted if the retailer has at any time a right to deduct discount in respect of the goods, whether or not he takes

deduct discount in respect of the goods, whether or not he takes

advantage of the right.

(4) Where any goods are manufactured by a retailer and sold by him as a retailer the prevailing wholesale price in such case shall be calculated on the basis of the price authorized by the Price Tribunal to be charged by that person to other retailers for sales by way of wholesale way of wholesale.

4. This Order applies with respect only to the goods specified in the first column of the Schedule hereto.

5. (1) Subject to the provisions of this Order the maximum price that may be charged or received by a retailer for any goods to which this Order applies shall not exceed the sum of the following amounts:

(a) The prevailing wholesale price:
(b) The maximum percentage of the prevailing wholesale price specified in relation to those goods in the Schedule

(c) The appropriate proportion of transport costs payable by the retailer in respect of the goods:

Provided that nothing in this Order shall authorize the addition of transport costs in excess of those that would have been incurred had the goods been purchased from a wholesaler nearest or most convenient of access to the retailer and transported by a common carrier at current freight rates.

current freight rates.

(2) If in respect of any lot of goods sold by a retailer the maximum price specified in the Schedule hereto in relation to those goods calculated in accordance with the foregoing provisions of this clause is not an exact number of half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.

(3) The retail price of any goods computed in accordance with this clause shall be calculated by reference to the quantities and weights disclosed in the appropriate invoices.

6. Notwithstanding anything in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorize special maximum prices in respect of any goods to which this Order applies. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of goods or may relate generally to all or any goods to which this Order applies sold by the retailer while the approval remains in force.

SCHEDULE

Column 1.	Column 2.	Column 3.
Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed,	Percentage that May be Added to Prevailing Wholesale Price.
Acids— (a) Acetic (b) *Boracic—	 Per dozen	Per Cent.
Bulk Other than bulk	 Bulk container Per dozen	$\frac{27\frac{1}{2}}{22\frac{1}{2}}$

	Column 1.	Column 2.	Column 3.
	Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed.	that May be Added t Prevailing Wholesale Price.
	Acids—continued (c) *Citric—		Per Cent.
	Bulk Other than bulk	Bulk container Per dozen	20
	(d) *Tartarie— Bulk	Bulk container	20
	Other than bulk Aerofos, Antelope powder, and other similar phosphate pre-	Per dozen	15
	parations— Bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{17\frac{1}{2}}$
	Allspice— Bulk Other than bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{17\frac{1}{4}}$
1	*Almonds, shelled, all varieties,		_
	ground or otherwise *Almonds, artificial, ground	Bulk container Bulk container	$17\frac{1}{2}$ $17\frac{1}{2}$
	Alum	Bulk container Per dozen	$\frac{27\frac{1}{2}}{22\frac{1}{2}}$
	Arrowroot	Per dozen or per	25
	Asparagus, canned or bottled	pound Per dozen	173
	Baking-cups Baking-powder—	Per mille	$33\frac{7}{3}$
	(a) Phosphate	Per dozen	20 173
İ	Barley, Pearl—		1
1	Bulk Other than bulk	Bulk container Per dozen	$\begin{array}{c} 22\frac{1}{2} \\ 17\frac{1}{2} \end{array}$
ļ	Barley, Robinson's Patent Beans, canned or bottled—	Per dozen	$27\frac{1}{2}$
	(a) Baked with or without tomato sauce or other ingredients	Per dozen	$22\frac{1}{2}$
	(b) Fresh green*Beans, dried, all varieties	Per dozen Bulk container	$\frac{22\frac{1}{2}}{20}$
	Birdseed, all varieties— Bulk	Bulk container	30
	Other than bulk Biscuits—	Per dozen	25
	Other than loose	Per pound	40 30
	Biscuits, dog— Loose Other than loose	Per pound Per pound or per	40 30
		dozen	221
	Blue, washing	Per dozen Per gross	20
	Borax Cake mixtures—	Bulk container	$22\frac{1}{2}$
	Bulk Other than bulk	Bulk container Per dozen	$\frac{25}{22\frac{1}{2}}$
	Cake papers	Per mille	333
	Capers	Per pound Per dozen	$\frac{12\frac{1}{2}}{20}$
	*Caraway seed—	Bulk container	30
	Bulk Other than bulk Carpet shampoo *Cashew kernels, all varieties,	Per dozen Per dozen	25 25
,	*Cashew kernels, all varieties,	1	
:	ground or otherwise Cashew-nut butter Cashew-nut butter with honey	Bulk container Per dozen	$17\frac{1}{2}$ $22\frac{1}{2}$
	Cashew-nut butter with honey	Per dozen	202
	and/or other ingredients *Cassia—		
,	Bulk	Bulk container Per dozen	$\frac{37\frac{1}{2}}{32\frac{1}{2}}$
	Caustic soda	Don dogon	$17\frac{7}{2}$
.	Certo	Per dozen Per dozen	$\begin{array}{c c} 22\frac{1}{2} \\ 25 \end{array}$
	Cheese, excluding bulk Cheddar cheese, but including Process		
,	cheese, cheese pastes, and		
	fancy cheese— (a) Packets or tins	Per dozen	20
		Per dozen Per pound	221
	Cherries, drained and crystallized, real or imitation	Bulk container	$27\frac{1}{2}$
	*Chillies— Bulk	Bulk container	221
	Other than bulk	Per dozen	$17\frac{1}{2}$
o.	TI Innamon	Per dozen	221
	Bulk Other than bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{17\frac{1}{3}}$
.	Cleansers, except carpet shampoo	Per dozen	
	and window-cleaning fluids Clothes-lines, rope	Per dozen or per	221
- 1		pound	1
	Clothes-pegs— (a) Wood and/or wire (b) Plastic	Bulk container	171

Column 1.	Column 2.	Column 3.	Column 1.	Column 2.	Column 3
Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed.	Percentage that May be Added to Prevailing Wholesale Price.	Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed.	that May be Added Prevailing Wholesale Price.
*Cloves, whole or ground—		Per Cent.	Fruit, canned—continued		
Bulk Other than bulk	Bulk container Per dozen	$ \begin{array}{c c} 22\frac{1}{2} \\ 17\frac{1}{2} \end{array} $	(b) Pineapple— (i) Australian and Fijian	Per dozen	Per Cent.
Cocoanut, desiccated— Bulk	Bulk container	171	(ii) Singapore	Per dozen	17 <u>1</u> 17 <u>1</u>
Other than bulk	Per dozen or per pound	15	Fruit, crystallized, except cherries—Bulk	Bulk container	} 274
Coffee beans, green (also roasted if purchased in roasted form by a	Bulk container	$22\frac{1}{2}$	Other than bulk Fruit, dried— Apples, including Solpak apples	Per dozen Bulk container or	221
retailer by way of wholesale) When roasted by retailer Coffee and coffee and chicory, essence	Per pound Per dozen	30 20	Apricots—	per dozen	•
Coffee and coffee and chicory ground—	, Ter dessen		Bulk Other than bulk	Bulk container Per dozen	22 1 20
Bulk Other than bulk	Bulk container Per dozen	$\begin{array}{c} 22\frac{1}{2} \\ 20 \end{array}$	Bananas	Bulk container or per dozen	221
Coffee and milk, canned Colourings: Culinary, excluding	Per dozen	$\frac{22\frac{1}{2}}{27\frac{1}{2}}$	Currants, Australian— Bulk	Bulk container	25
gravy colouring and egg colouring Confectionery, including medicated			Other than bulk	Per dozen	221
confectionery, but excluding chocolates, &c., and chewing-	•		Bulk Other than bulk	Bulk container Per dozen	22 <u>1</u> 20
gum covered by Price Orders Nos. 739 and 192 and any sub-			Dates, including date paste— Bulk	Bulk container	271
sequent amendments thereof, and excluding salted peanuts—			Other than bulk Figs-	Per dozen	221
Bulk Other than bulk	Bulk container Per dozen	$\frac{50}{33\frac{1}{3}}$	Bulk Other than bulk	Bulk container Per dozen	20 17½
Cordials and cordial concentrates (crystals and fluid)	Per dozen	$22\frac{1}{2}$	Muscatels— Bulk Other than bulk	Bulk container Per dozen	$\frac{27\frac{1}{2}}{25}$
*Coriander seed— Bulk	Bulk container	$37\frac{1}{2}$	Nectarines—	Bulk container	221
Other than bulk Cornflour, including Maizena—	Per dozen Bulk container	$\begin{array}{c c} 32\frac{1}{2} \\ 22\frac{1}{3} \end{array}$	Other than bulk Peaches—	Per dozen	202
Bulk Other than bulk *Cream of tartar—	Per dozen	171	Bulk Other than bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{20}$
Bulk Other than bulk	Bulk container Per dozen	$\begin{array}{c} 17\frac{1}{2} \\ 15 \end{array}$	Pears— Bulk	Bulk container	221
Curry powder— Bulk	Bulk container	25	Other than bulk Prunes—	Per dozen	20
Other than bulk Custard powder, all varieties	Per dozen	$\frac{20}{22\frac{1}{2}}$	Bulk Other than bulk	Bulk container Per dozen	17½ 15
including Seameal Custard Disinfectants—		-	Raisins (including Lexia raisins)— Australian, seeded, or other-		
Bulk Other than bulk	Per dozen	$\frac{33\frac{1}{3}}{25}$	wise— Bulk	Bulk container	25
Dripping, canned Dyes, household	Per dozen	$\frac{22\frac{1}{2}}{30}$	Other than bulk Raisins, other than Australian—	Per dozen ,.	221
Eggs, dried	Per dozen	25 17½	Seeded or otherwise— Bulk Other than bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{20}$
Egg preservative Epsom salts—	77.11	221	Sultanas, Australian—	Bulk container	25
Bulk Other than bulk	Bulk container	$\begin{array}{c c} 27\frac{1}{2} \\ 25 \\ 27\frac{1}{2} \end{array}$	Other than bulk Sultanas, other than Australian—	Per dozen	221
Essences, culinary Finings, beer Fish, canned—	T 1	1 ~= 7	Bulk	Bulk container Per dozen	$ \begin{array}{c c} 22\frac{1}{2} \\ 20 \end{array} $
Salmon	75 7	$\frac{17\frac{1}{2}}{20}$	Mixed, any variety— Bulk	Bulk container	25
Flour, soya bean— Bulk		25	Other than bulk Fruit juice, including tomato juice	Per dozen	$ \begin{array}{r} 22\frac{1}{2} \\ 22\frac{1}{2} \end{array} $
Other than bulk Fly bands and papers	Per dozen		Fruit mince— Bulk	Bulk container	25
Foods— (a) Bixies			Other than bulk Fruit pulp—	Per dozen .,	221
Cornflakes Granose			(a) Excluding passion-fruit pulp (b) Passion-fruit pulp	Per dozen	$17\frac{1}{2}$ $22\frac{1}{2}$
Kornies			*Gelatine— Bulk	Bulk container .,	25
Puffed Wheat Rice Flakes	Per dozen	20	Other than bulk	Per dozen Bulk container	22½ 20
San Bran Vita Brits			Bulk Other than bulk Ginger, ground or preserved—	Per dozen	171
Weetbix Weeties (b) Creamoata and other pro	Per dozen	171	Bulk Other than bulk	Bulk container Per dozen	20 171
(b) Creamoata and other proprietary packs of oatmea and oatmeal preparations	1	1/2	Gravy salt and gravy preparations, including gravy colouring	Per dozen	$22\frac{1}{2}$
not cover ed by Price Order No. 850 and any subsequen	•		Groats	Per dozen	271
amendments thereof (c) Vi-max and other proprietary		20	Bulk Other than bulk	Bulk container Per dozen	25 22 1
packs of wholemeal and wheaten preparations			Herbs, mixed— Bulk	Bulk container	371
Fruit, bottled, all varieties Fruit, canned—	Per dozen	$17\frac{1}{2}$	Other than bulk Honey preparations (excluding	Per dozen	32 17 1 17 1 17 1 1 1 1 1 1 1 1 1 1 1 1 1
(a) Including tomatoes and tomato purée but excludin		20	honey covered by Price Order No. 806 or any subsequent amend-		
pineapples	~ i	1	ments thereof)	1	1

Column 1.	Column 2.	Column 3. Percentage	Column 1.	Column 2.	Column 3.
Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed.	that May be Added to Prevailing Wholesale Price.	Description of Goods to which this Order Applies.	Quantity of Goods in Respect of which Retail Price is Fixed.	that May be Added t Prevailing Wholesale Price.
Hops—		Per Cent.			Per Cent.
Bulk Other than bulk	Bulk container Per dozen	$\begin{array}{c c} 25 \\ 22\frac{1}{2} \end{array}$	Peas, canned or bottled, all varieties, with or without tomato sauce or	Per dozen	20
Horseradish— Bulk	Bulk container	171	other ingredients Peas, dried or split—		
Other than bulk	Per dozen	$17\frac{\tilde{1}}{2}$	Bulk	Bulk container	25
Insect powders and fluids Instant Postum	Per dozen	25 30	Other than bulk Pectin	Per dozen	$\begin{array}{c c} 22\frac{1}{2} \\ 25 \end{array}$
Jam— (a) Excluding diabetic jam—			Peel, candied or otherwise— Bulk	Bulk container	221
Bulk	Bulk container	$22\frac{1}{2}$	Other than bulk	Per dozen	20
Other than bulk (b) Diabetic jam other than bulk	Per dozen	20 321	Pepper, all varieties, including cayenne, ground and other-		
Jam-jer covers (paper)	Per gross	33 1	wise-		Ì
Jelly, calves foot	Per dozen Per gross	$\begin{array}{c c} 30 \\ 22\frac{1}{4} \end{array}$	Bulk Other than bulk	Bulk container Per dozen	17½ 17¼
Keroseno-		-	Petroleum jelly	Per dozen	202
Bulk	Bulk container Per dozen	$\frac{27\frac{1}{2}}{20}$	Pickles— Bulk	Bulk container	271
Lemon barley water	Per dozen	221	Other than bulk	Per dozen	221
Lemon or lemon and orange spread *Lentils	Per dozen Bulk container	$22\frac{1}{2}$ $17\frac{1}{2}$	Pickling spice— Bulk	Bulk container	20
Lime juice—		_	Other than bulk	Per dozen	171
Bulk Other than bulk	Bulk container Per dozen	25 20	Pimento, whole and ground—Bulk	Bulk container	20
Lime water	Per dozen	25	Other than bulk Polish—	Per dozen	171
*Linseed, crushed or whole Lunch wraps	Bulk container Per gross	33 1 25	Boot and shoe (including boot and	Per gross	20
Macaroni—	Pulls containes	971	shoe stains) Floor and furniture	Per gross	221
Bulk Other than bulk	Bulk container Per dozen	$\begin{array}{c c} 27\frac{1}{2} \\ 25 \end{array}$	Knife	Per dozen	25
Mace—	Bulk contains	991	Metal and silver	Per dozen Packets, per gross	221
Bulk Other than bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{17\frac{1}{2}}$	Stove {	Liquid, per dozen	25
Marjoram—	Dully contained	37½	Polishing outfits, boot and shoe	Per dozen Per dozen	20 25
Bulk Other than bulk	Bulk container Per dozen	321	Poultry spice Pudding base (except Spanish cream	Per dozen	25
Marto	Per dozen	25 221	base)	Per dozen	221
Meats, plain and fancy, canned, in- cluding tongues	Per dozen	225	Rat poison	Per dozen	$33\frac{7}{3}$
Meat and vegetable meals, canned		$\frac{22\frac{1}{2}}{22\frac{1}{2}}$	Rennet (culinary), including junket crystals	Per dozen	$27\frac{1}{2}$
Meat extracts (including cubes) Methylated spirits—	Per dozen	223	Rice (including Cream of Rice and		
Bulk	Bulk container Per dozen	$\frac{22\frac{1}{2}}{20}$	ground rice)— Bulk	Bulk container	171
Other than bulk Mint, dried—	Per dozen	20	Other than bulk	Per dozen	171
Bulk Other than bulk	Bulk container Per dozen	37½ 32½	Sage— Bulk	Bulk container	371
Molasses—		1 -	Other than bulk	Per dozen	$32\frac{1}{2}$
Bulk Other than bulk	Bulk container Per dozen	30 25	Sago— Bulk	Bulk container	171
Mushrooms, canned	Per dozen	$22\frac{1}{2}$	Other than bulk	Per dozen	15
Mustard— Bulk	Bulk container	171	Salad dressing	Per dozen	221
Other than bulk	- n 1	171	Bulk, comprising bulk packs of	Bulk container	40
Nutmegs, whole or ground— Bulk	Bulk container	20	over 14 lb. Other than bulk (including celery	Per dozen	25
Other than bulk	Per dozen	171	salt)	Bulk container	25
*Nuts, shelled or unshelled, all varieties, mixed or otherwise			Salt, rock and agricultural Sandwich spread	Per dozen	25
except almonds (shelled),	. •		Sauces and relishes, all varieties— Bulk	Bulk container	30
cashew kernals, peanuts, wal- nut meat, walnuts—	·]		Other than bulk	Per dozen	25
Bulk	I	1 00-	Semolina— Bulk	Bulk container	25
Other than bulk Oils—	Per dozen .	20	Other than bulk	Per dozen	221
Camphorated	n 1	17 1 17 1	Soap— (a) Household—		
Cocoanut	1 TO 1	17 1	(i) Wrapped	Bulk container	171
Cod liver	In. 1 .	171 171	(ii) Unwrapped (b) Powder	Bulk container Bulk container or	20 17 1
Eucalyptus Olive	l n 1	17 1		per dozen	_
Peanut or groundnut	T 1	17½ 17½	(c) Sandsoap Soda, bicarbonate—	Bulk container	171
Salad Soya bean	I	17 1	Bulk	Bulk container	35
Olives Orange or orange and lemon spread		$17\frac{1}{2}$ $22\frac{1}{2}$	Other than bulk Soda crystals	Per dozen Bulk container	30 40
Pastes, meat and fish and otherwise		$\begin{array}{c} 22\frac{2}{2} \\ 22\frac{1}{2} \end{array}$	Soot destroyers	Per dozen	30 20
(except date paste) Peaflour and peameal—			Soup, canned and otherwise Soup powders and cubes	Per dozen	20 25
Bulk	1 - 1	25	Spaghetti-	Bulk container	271
Other than bulk Peanut butter or paste	Per dozen	$\begin{array}{c c} 22\frac{1}{2} \\ 22\frac{1}{2} \end{array}$	Bulk Other than bulk	Per dozen	25
Peanut butter with honey and/or		1 00-	Spaghetti, canned (with or without tomato sauce or other ingredients)	Per dozen	22½
other ingredients Peanuts or groundnuts, shelled or	Bulk container	221	Spanish cream and Spanish cream	Per gross	221
unshelled		z	base Spice, mixed—		
Peanuts, salted— Bulk	Bulk container	30	Bulk	Bulk container	221
Other than bulk	T .		Other than bulk	Per dozen	$17\frac{1}{2}$

Bulk container Per dozen Per gross Bulk container Per gross Bulk container Per dozen Per dozen Per dozen	Percentage that May be Added to Prevailing Wholesale Price. Per Cent. 22\frac{1}{2} 17\frac{1}{2} 22\frac{1}{2} 33\frac{1}{3} 15 37\frac{1}{2} 20 22\frac{1}{2} 17\frac{1}{2} 20 22\frac{1}{2} 17\frac{1}{2} 20
Per dozen Per dozen Bulk container Per dozen Bulk container Per dozen Bulk container Per dozen Per gross Bulk container Per gross Bulk container Per dozen Per dozen Per dozen	$\begin{array}{c} 22\frac{1}{2} \\ 17\frac{1}{2} \\ 22\frac{1}{2} \\ 33\frac{1}{3} \\ 17\frac{1}{2} \\ 15 \\ 37\frac{1}{2} \\ 32\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ \end{array}$
Per dozen Per dozen Bulk container Per dozen Bulk container Per dozen Bulk container Per dozen Per gross Bulk container Per gross Bulk container Per dozen Per dozen Per dozen	$\begin{array}{c} 17\frac{7}{2} \\ 22\frac{1}{2} \\ 33\frac{1}{3} \\ 17\frac{1}{2} \\ 15 \\ 37\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ \end{array}$
Per dozen Bulk container Per dozen Bulk container Per dozen Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen Per dozen Per dozen	$\begin{array}{c} 22\frac{5}{2}\\ 33\frac{1}{3}\\ 17\frac{1}{2}\\ 15\\ 37\frac{1}{2}\\ 20\\ 22\frac{1}{2}\\ 20\\ 22\frac{1}{2}\\ 20\\ 22\frac{1}{2}\\ \end{array}$
Bulk container Per dozen Bulk container Per dozen Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen Per dozen Per dozen	$\begin{array}{c} 33\frac{5}{3} \\ 17\frac{1}{2} \\ 15 \\ 37\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array}$
Bulk container Per dozen Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen Per dozen Per dozen	$\begin{array}{c} 17\frac{1}{2} \\ 15 \\ 15 \\ 37\frac{1}{2} \\ 32\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array}$
Per dozen Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen	$ \begin{array}{c cccc} & 15 \\ & 37\frac{1}{2} \\ & 32\frac{1}{2} \\ & 20 \\ & 22\frac{1}{2} \\ & 17\frac{1}{2} \\ & 20 \\ & 22\frac{1}{2} \end{array} $
Per dozen Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen	$ \begin{array}{c cccc} & 15 \\ & 37\frac{1}{2} \\ & 32\frac{1}{2} \\ & 20 \\ & 22\frac{1}{2} \\ & 17\frac{1}{2} \\ & 20 \\ & 22\frac{1}{2} \end{array} $
Bulk container Per dozen Per gross Bulk container Per dozen Per dozen Per dozen	$\begin{array}{c} 37\frac{1}{2} \\ 32\frac{1}{2} \\ 20 \\ \\ 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ \\ 22\frac{1}{2} \end{array}$
Per dozen Per gross Bulk container Per dozen Per dozen Per dozen Per dozen	$ \begin{array}{c c} 32\frac{7}{2} \\ 20 \\ 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Per dozen Per gross Bulk container Per dozen Per dozen Per dozen Per dozen	$ \begin{array}{c c} 32\frac{7}{2} \\ 20 \\ 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Per gross Bulk container Per dozen Per dozen Per dozen	$ \begin{array}{c c} 20 \\ 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Bulk container Per dozen Per dozen	$ \begin{array}{c c} 22\frac{1}{2} \\ 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Per dozen Per dozen	$ \begin{array}{c c} 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Per dozen Per dozen	$ \begin{array}{c c} 17\frac{1}{2} \\ 20 \\ 22\frac{1}{2} \end{array} $
Per dozen	20^{2} $22\frac{1}{2}$
Per dozen	1 -
	1 -
	9.5
D 1	1 0-
Per dozen	25
Per dozen	$22\frac{1}{2}$
Bulk container	$\frac{27\frac{1}{2}}{2}$
Per dozen	25
TO 11	901
Bulk container	$32\frac{1}{2}$ $22\frac{1}{3}$
Per dozen	222
Bulk container	171
	$17\frac{1}{4}$
r er dozen	1.2
Per dozen	25
	20
TO GODEN	
Bulk container	25
Bulk container	33 1
Per dozen	25
Dan dogen	331
rer dozen	30
	Per dozen Per dozen Per dozen Per dozen Bulk container Bulk container

Names of commodities marked in the above Schedule with an asterisk (*) are so indicated in terms of the proviso to clause 3 (2) of the Order.

Dated at Wellington, this 24th day of August, 1948.

The Seal of the Price Tribunal was affixed hereto in the presence

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member. [L.S.]

Price Order No. 923 (Baking-powder Manufactured by G. E. Winson, Ltd., or Quality Packers and Merchants, Ltd.)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:-

PRELIMINARY

- 1. This Order may be cited as Price Order No. 923, and shall come into force on the 30th day of August, 1948.
- 2. (1) Price Orders No. 620,* No. 651†, No. 738‡, No. 795§, and No. 797|| are hereby revoked.
 (2) The revocation of the said Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

APPLICATION OF THIS ORDER

3. This Order applies only with respect to baking-powder manufactured by G. E. Winson, Ltd., and marketed under the trade name of "Winson's" or "Pam's" or manufactured by Quality Packers and Merchants, Ltd., and marketed under the trade name of "Q.P."

FIXING MAXIMUM PRICES OF BAKING-POWDER TO WHICH THIS ORDER APPLIES

Manufacturer's Prices

4. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by the manufacturer for any baking-powder to which this Order applies when sold to a wholesaler shall be—

—	Pyrophosphate of Soda, "Winson's," "Pams," or "Q.P." Per Dozen.	Cream of Tartar, "Winson's" or "Q.P." Per Dozen.
For 4 oz. tins For 14 oz. tins For 5 lb. tins For 7 lb. tins For 12 lb. tins For 28 lb. tins	 s. d. 6 0 15 1 74 3 103 6 175 9 373 4	s. d. 9 6 24 2 125 0

- (2) The maximum prices fixed by the foregoing provisions of this clause shall be reduced by a trade discount of 10 per cent. thereof with respect to pyrophosphate of soda or 7½ per cent. thereof with respect to cream of tartar, and in each case the price so calculated shall be further reduced by a discount of 2½ per cent. thereof where payment is made on or before the 20th day of the month following the month in which the sale is made to the wholesaler. wholesaler.
- (3) The maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery (whether made to a wholesaler or to any person on behalf of a wholesaler) by the consignor on the same terms and conditions as to payment of charges on account of sea freight, marine insurance, landing, cartage, and rail freight as existed between individual manufacturers and wholesalers with respect to pyrophosphate of soda immediately prior to the coming into force of this Order.

Wholesalers' Prices

5. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any wholesaler for any baking-powder to which this Order applies shall be—

	Pyrophos Soda, "W "Pam's," o Per Do	r " Q.P."	Cream of Tartar, "Winson's" or "Q.P. Per Dozen.
	 s.	d.	s. d.
For 4 oz. tins	 6	0	9 6
For 14 oz. tins	 15	1	24 2
For 5 lb. tins	 74	3	125 0
For 7 lb. tins	 103	6	
For 12 lb. tins	 175	9	• •
For 28 lb. tins	 373	4	• • .

- (2) The maximum prices fixed by the foregoing provisions of this clause are fixed subject to the same quantity stipulations, terms, and conditions with respect to eash and quantity discounts, and with respect to payment of charges on account of sea freight, marine insurance, landing, cartage, and rail freight as existed between wholesaler and retailer with respect to pyrophosphate of soda immediately prior to the coming into force of this Order, except that the quantity discount on cream of tartar shall be 34 per cent.
- (3) The provisions of subclause (2) of this clause shall apply with respect to assorted lots as well as to other lots.

SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

6. Notwithstanding anything in the foregoing provisions of this Order and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by the manufacturer, or by any wholesaler, may authorize special maximum prices in respect of any baking-powder to which this Order applies where for any reason extraordinary charges (freight or otherwise) are incurred by the manufacturer or by the wholesaler. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of baking-powder or may relate generally to all baking-powder to which this Order applies sold by the manufacturer, or by the wholesaler, while the approval remains in force.

Dated at Wellington, this 24th day of August, 1948.

[L.S.]

The Seal of the Price Tribunal was affixed hereto in the presence

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member.

Gazette, 24th October, 1946, Vol. III, page 1649. Gazette, 30th January, 1947, Vol. I, page 108. Gazette, 10th July, 1947, Vol. II, page 864. Gazette, 11th December, 1947, Vol. III, page 1894. Gazette, 11th December, 1947, Vol. III, page 1894.

Price Order No. 922 (Jam Manufactured by J. Wattie Canneries, Ltd., S. Kirkpatrick and Co., Ltd., Thompson and Hills, Ltd., Irvine and Stevenson's St. George Co., Ltd., Whittome Stevenson and Co., Ltd., Central Otago Fruit Co., Ltd., H. J. Walton, Ltd., Plowmans (1944), Ltd., or Johnston's Proprietary, Ltd.)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:—

PRELIMINARY

- 1. This Order may be cited as Price Order No. 922, and shall come into force on the 30th day of August, 1948.
- 2. (1) Price Orders Nos. 307,* 308†, 309‡, 310§, 311||, 676¶, 677,** 730††, 752‡‡, 803§§, and 839|||| are hereby revoked.
- (2) The revocation of the said Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.
 - 3. (1) In this Order-
 - "Assorted case lot" means a lot comprising different varieties of jams, and consisting of five dozen 14 oz. containers, or two and a half dozen 28 oz. containers, or one dozen 6 lb. containers, or half-dozen 10 lb. containers, or two dozen 16 oz. jars:
 - "Jam" means the product obtained by the processing of cane sugar and fruit of any kind or of different kinds (with or without the admixture of other substances), whether such product is sold or offered for sale as jam, or jelly, or conserve, or marmalade, or by any other name or description.
- (2) Terms and expressions defined in the Control of Prices Act, 1947, when used in this Order, have the meanings severally assigned thereto by that Act.

APPLICATION OF THIS ORDER

- 4. (1) Nothing in this Order applies with respect to any jam that is specially prepared by the manufacturer for the use of diabetics and is labelled accordingly.
- (2) Except as provided in the last preceding subclause, this Order applies with respect to all jam that is manufactured in New Zealand by J. Watthe Canneries, Ltd., S. Kirkpatrick and Co., Ltd., Thompson and Hills, Ltd., Irvine and Stevenson's St. George Co., Ltd., Whittome, Stevenson, and Co., Ltd., Central Otago Fruit Co., Ltd., H. J. Walton, Ltd., Plowmans (1944), Ltd., or Johnston's Proprietary, Ltd. (any of these companies in this Order being referred to as "the manufacturer").

FIXING MAXIMUM PRICES OF JAM TO WHICH THIS ORDER APPLIES

Manufacturers' Prices

- . (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by the manufacturer for my jam to which this Order applies, when sold to a wholesaler, otherwise than in assorted case lots, shall be the appropriate price specified in the Schedule hereto.
- (2) Subject to the following provisions of this clause, the maximum price per dozen containers that may be charged or received by the manufacturer for any goods to which this Order applies, when sold to a wholesaler in assorted case lots, shall be ascertained by dividing the sum of the appropriate maximum prices, as specified in the Schedule hereto, of all the jam comprised in the lot by the number of containers comprised in the lot and multiplying the result by twelve.
- (3) The maximum price fixed as aforesaid shall be reduced by a trade discount of 7½ per cent. thereof, and the price so calculated shall be further reduced as follows:—
 - (a) By a discount of 3 per cent. thereof where payment is made within seven days from the date of invoice; or
 - (b) By a discount of $2\frac{1}{2}$ per cent. thereof where payment is made after seven days from the date of invoice but on or before the 20th day of the month following the month in which delivery is made to the wholesaler.
 - (4) The maximum price fixed as aforesaid is fixed subject to delivery terms as follows:
 - (a) In the case of jam manufactured by J. Wattie Canneries, Ltd., Plowmans (1944), Ltd., or Johnston's Proprietary, Ltd.-
 - (i) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Napier, Hastings, Christchurch, Dunedin, or Invercargill, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's store.
 - (ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth, Westport, Lyttelton, Bluff, Hamilton, Gisborne, New Plymouth, Wanganui, Palmerston North, Wairoa, Masterton, Dannevirke, Hawera, Hokitika, Timaru, Ozmaru, Blenheim, Nelson, Picton, or Motucka, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery by the consignor on the same terms and conditions as to payment of charges on account of sea freight, marine insurance, and rail freight as existed prior to the coming into force of this Order.
 - (b) In the case of jam manufactured by S. Kirkpatrick and Co., Ltd., or Thompson and Hills, Ltd.-
 - (i) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Wairoa, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Nelson, Picton, Motucka, Kaikoura, Takaka, or Collingwood, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's store:

Provided that, in respect of deliveries to a consignee in Palmerston North, or Wairoa, the manufacturer may make an additional charge computed at a rate not exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this provise shall be subject to the discount of 3 per cent. or $2\frac{1}{2}$ per cent., as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

- (ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth Lyttelton, Bluff, Hamilton, Gisborne, Tauranga, Whangarei, New Plymouth, Westport, Wanganui, or Napier, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery by the consignor on the same terms and "conditions as to payment of charges on account of sea freight, marine insurance, and rail and road transport freight as existed prior to the coming into force of this Order.
- (c) In the case of jam manufactured by Irvine and Stevenson's St. George Co., Ltd.-
 - (i) In respect of deliveries (whether made to wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, Picton, Nelson, Motueka, Kaikoura, Takaka, Collingwood, Akaroa, Onehunga, Lyttelton, or Palmerston South, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's store:

Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional charge computed at a rate not exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this provise shall be subject to the discount of 3 per cent. or 2½ per cent., as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

(ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth, Westport, Bluff, Gisborne, Whangarei, New Plymouth, Tauranga, Wanganui, Napier, Tokomaru Bay, Waikokopu, Wairoa, Gore, Hicks Bay, or Tolaga Bay, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight and free of rail freight to the port or railway-station that is nearest or most convenient of access to the consignee's store.

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(iii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Dannevirke, Hastings, Masterton, Hokitika, Dargaville, Opotiki, Whakatane, Hamilton, Hawera, Carterton, Greytown, Eketahuna, Pahiatua, Martinborough, Levin, Otaki, or Shannon, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight as follows:-

Place at which Delivery	to be Ma	ade.	Por	t to whi	ch Sea Freight to be Paid.
Dannevirke			 		Napier.
Hastings			 		Napier.
Hokitika			 		Greymouth.
Dargaville			 		Whangarei.
Whakatane			 		Auckland.
Opotiki			 		Auckland.
Hamilton			 		Auckland.
Hawera			 		New Plymouth.
Carterton			 		Wellington.
Greytown			 		Wellington.
Eketahuna			 		Wellington.
Pahiatua			 		Wellington.
Martinboroug	h		 		Wellington.
Levin			 		Wellington.
Masterton			 		Wellington.
Otaki			 		Wellington.
Shannon			 		Wellington.
					-

(d) In the case of jam manufactured by Whittome, Stevenson, and Co., Ltd.—

(i) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Timaru, Oamaru, Blenheim, Nelson, Wanganui, or Greymouth, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's store:

Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional

Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional charge computed at a rate not exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this provise shall be subject to the discount of 3 per cent. or $2\frac{1}{2}$ per cent., as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

(ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Westport, Lyttelton, Bluff, Gisborne, Whangarei, New Plymouth, Napier, or Picton, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight and free of rail freight to the port or railway-station that is nearest or most convenient of access to the consignee's store.

(iii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Dannevirke, Hastings, Wairoa, Hawera, Masterton, Hokitika, or Invercargill, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight as follows:—

ice at which Delivery to	be Mad	e.	3	Port to which Sea Freight to be Paid.	
Dannevirke			 	Napier.	
Hastings			 	Napier.	
Wairoa			 	Gisborne or Napier (at consignee's option).	
Hawera			 	New Plymouth Breakwater.	
Masterton			 	Wellington.	
Hokitika			 	Greymouth.	
Invercargill			 	Bluff.	

(e) In the case of jam manufactured by Central Otago Fruit Co., Ltd.-

(i) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenhein, or Nelson, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's

Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional charge computed at a rate not exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this provise shall be subject to the discount of 3 per cent. or $2\frac{1}{2}$ per cent., as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

(ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth, Westport, Lyttelton, Bluff, Gisborne, New Plymouth, Wanganui, or Napier, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight and free of rail freight to the port or railway-station that is nearest or most convenient of access to the consignee's store.

(iii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Wairoa, Dannevirke, Hastings, Masterton, Hokitika, Hamilton, Hawera, or Whangarei, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight as follows:—

Place at	which Delivery	to be I	made.		Port to	wnich sea rreight to be i	raio
	Wairoa			 		Napier.	
	Dannevirke			 		Napier.	
	Hastings			 		Napier.	
	Masterton			 		Wellington.	
	Hokitika			 		Greymouth.	
	Hamilton			 		Auckland.	
	Hawera			 		New Plymouth.	
	Whangarei			 		Auckland.	

(f) In the case of jam manufactured by H. J. Walton, Ltd.-

(i) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Auckland, Wellington, Palmerston North, Christchurch, Dunedin, Invercargill, Timaru, Oamaru, Blenheim, or Nelson, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of transport charges into the consignee's

Provided that in respect of deliveries to a consignee in Palmerston North the manufacturer may make an additional charge computed at a rate not exceeding 25s. per ton gross weight of the goods comprised in the delivery. Any additional charge made pursuant to this proviso shall be subject to the discount of 3 per cent. or $2\frac{1}{2}$ per cent., as the case may be, provided for in paragraphs (a) and (b) of the last preceding subclause.

(ii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Greymouth, Westport, Lyttelton, Bluff, Gisborne, New Plymouth, Wanganui, or Napier, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight and free of rail freight to the port or railway-station that is nearest or most convenient of access to the consignee's store.

(iii) In respect of deliveries (whether made to a wholesaler or to any person on behalf of a wholesaler) to Wairoa, Dannevirke, Hastings, Masterton, Hokitika, Hamilton, Hawera, or Whangarei, the maximum prices fixed by the foregoing provisions of this clause are fixed as for delivery free of sea freight as follows:—

Place at which Delivery	to be Ma	ade.		1	Port to v	which Sea Freight to be Paid.
Wairoa						Napier.
Dannevirke						Napier.
Hastings						Napier.
Masterton						Wellington.
Hokitika		• •				Greymouth.
Hamilton		• •				Auckland.
Hawera		••	• •			New Plymouth.
Whangarei			••	• •		Auckland.

Wholesalers' Prices

- 6. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any wholesaler for any jam to which this Order applies shall be the appropriate price specified in the Schedule hereto.
- (2) The maximum wholesale price fixed as aforesaid may be increased by the amount of any transport charges (but not receiving and delivery or other similar charges) in excess of 10s. per ton gross weight incurred by the wholesaler between the point of delivery to him by the manufacturer and his premises: Provided, however, that the amount so added shall not in any case exceed the amount that would have been incurred in excess of 10s. had the jam been conveyed direct from the manufacturer by a common carrier at current freight rates by the most economical route.
- (3) Where the maximum wholesale price calculated in accordance with the foregoing provisions of this clause is not an exact number of farthings, the maximum price may be computed to the next upward farthing.
- (4) The prices fixed by the foregoing provisions of this clause are fixed subject to the same terms and conditions with respect to cash and other discounts and with respect to freight arrangements as existed between individual wholesalers and retailers immediately prior to the coming into force of this Order: Provided, however, that with respect to any quantity discount the amount allowed immediately prior to the coming into force of this Order may be reduced by an amount not exceeding one-quarter thereof.
- 7. Notwithstanding anything in the foregoing provisions of this Order and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by the manufacturer, or by any wholesaler, may authorize special maximum prices in respect of any jam to which this Order applies where for any reason extraordinary charges (freight or otherwise) are incurred by the manufacturer or wholesaler. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of jam or may relate generally to all jam to which this Order applies sold by the manufacturer or wholesaler while the approval remains in force.

SCHEDULE *

MAXIMUM BASIC PRICES OF JAM TO WHICH THIS ORDER APPLIES

	,		M	(anufacturers' and							
Variety.		16 oz. Glass Jars,		Tin	18.		Net Weight or Any Other				
		per Dozen.	14 oz., per Dozen.	28 oz., per Dozen.	6's, per Dozen.	10's, per Dozen.	Packing, per Pound.				
		s. d.	s. d.	s. d.	s. d.	s. d.	s. d.				
Apple		15 9	10 0	18 3	59 3	98 9	$0.9\frac{1}{2}$				
Apple and apricot		18 3	12 6	22 6	68 9	114 6 115 6	0 11 0 11 1				
Apple and blackberry	• •	17 0	11 3	20 6 21 3	69 6 70 0	116 6	0 112				
Apple and black current	• •	17 3 18 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	22 0	74 0	123 6	1 0				
Apple and greengage	• •	16 9	11 0	19 0	63 3	105 6	0 10				
Apple and lemon	• •	17 9	12 0	22 0	71 9	119 3	0 111				
ippio una nocemino	• • •	17 9	12 0	21 6	69 0	115 0	0 11				
Apple and peach	• • •	16 3	10 6	19 0	63 3	105 6	0 10				
Apple and plum		16 0	10 3	19 3	64 0	106 9	0 101				
Apple and quince		16 0	10 3	18 9	64 3	107 0	0 101				
Apple and raspberry		17 3	11 3	21 6	71 3	118 9	0 111				
Apple conserve		15 9	10 0	18 3	59 3	98 9	0 91				
Apple jelly		15 9	10 0	18 3	59 3	98 9	0 91				
Apricot	••	21 3	14 9	26 3	80 6	134 3 117 9	1 0 1 0 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Apricot and apple		20 0	13 9	23 3 26 3	70 9 80 6	134 3	1 03				
Apricot conserve	• •	21 3	$\begin{array}{cc} 14 & 9 \\ 13 & 3 \end{array}$	20 3 24 3	81 9	136 3	i i'				
Blackberry	• •	19 0 19 3	13 3 13 9	24 3 24 3	81 9	136 3	îî				
Blackberry de Luxe	••	20 0	13 9	23 3	70 9	117 9	0 111				
Blackberry and peach		17 3	11 6	20 9	70 3	116 9	0 111				
Blackberry and apple	• •	21 3	15 3	28 9	96 9	161 0	$1 \ 3\frac{1}{2}$				
Diackcurrant	• • • • • • • • • • • • • • • • • • • •	17 9	12 0	21 9	74 0	123 0	1 0				
Blackcurrant and apple Cape gooseberry	•	21 6	15 9	29 9	99 9	166 3	1 4				
Cape gooseberry and melon		21 3	15 6	29 3	98 6	164 3	1 3 3				
Gooseberry		17 3	11 6	21 0	70 9	117 9	0 111				
Gooseberry and apple		16 9	11 0	20 6	68 3	113 9	0 11				
Gooseberry and raspberry		19 3	13 6	24 9	84 0	141 0	1 11				
Greengage		18 0	12 3	22 9	76 9	128 6 126 0	1 01 1 0				
Greengage and apple		17 9	12 0	22 6	75 0 96 9	126 0 161 0	1 31				
Loganberry		21 3	15 3	28 9 22 6	76 3	127 0	1 0				
Marmalade	• •	19 0	$\begin{array}{ccc} 12 & 6 \\ 12 & 6 \end{array}$	23 0	77 3	129 0	1 04				
Melon and cape gooseberry	• •	18 3 16 9	11 0	20 3	67 6	112 3	0 10				
Melon and pear ginger	• •	16 9 16 9	11 0	20 0	67 9	112 9	0 11				
Melon and lemon	• •	18 0	12 3	22 9	74 9	127 0	1 0				
Nectarine		17 9	12 0	22 6	73 6	122 3	0 113				
Nectarine and apple Peach	• • •	20 6	12 6	22 9	73 0	121 6	0 113				
Peach and apple	• • • • • • • • • • • • • • • • • • • •	18 0	12 3	22 0	70 9	117 9	0 111				
Pear ginger		16 9	11 0	19 3	66 9	111 3	0 103				
Pear ginger and apple		16 6	10 9	19 0	65 0	108 6	0 10½				
Plum	:.		11 0	20 3	67 9	113 0	0 11 0 101				
Plum and apple		16 3	10 6	19 9	65 9	109 6 116 3	0 102				
Quince			11 0	19 9	69 9 66 6	110 3	0 103				
Quince and apple			10 9	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	73 6	122 3	0 114				
Quince jelly		00 0	$\begin{array}{c cc} & 12 & 0 \\ & 17 & 3 \end{array}$	31 3	107 9	179 9	1 51				
Raspberry		10.0	17 3	25 3	86 6	144 0	$1 2^2$				
Raspberry and apple	• •	10 0	12 9	23 9	80 0	133 3	1 03				
Rasplum	• •	90 0	15 0	27 9	93 6	155 6	1 3				
Red current jelly		20 9 22 3	16 6	31 3	103 9	173 0	1 43				
Strawberry		10 0	10 3	19 3	64 0	106 9	0 101				
Tomato and ginger	• •	15 0	10 0	18 3	59 3	.98 9	$0 9\overline{1}$				
Other varieties	•	100	1 ~~~~			[-				

Dated at Wellington, this 24th day of August, 1948.

The Seal of the Price Tribunal was affixed hereto in the presence of-

er isti i e

Price Order No. 924 (Amending Price Order No. 665) (Apples and Pears)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following amending Price Order:—

1. This Order may be cited as Price Order No. 924, and shall be read together with and deemed part of Price Order No. 665* (hereinafter

1. This Order may be cited as Frice Order No. 924, and shall be read together with and deemed part of Frice Order No. 665 (hereinalter referred to as the principal Order).

2. This Order shall come into force on the 1st day of September, 1948.

3. The principal Order, as amended by Price Order No. 825†, is hereby further amended by revoking the Third and Fourth Schedules thereto, and substituting the following Schedules:—

"THIRD SCHEDULE "MAXIMUM RETAIL PRICES OF APPLES

			MAXIMUM IVE	TAIL PRICES OF	APPLES							
		Retailer's Cos	into Store.				Мах		tail Prices st of Case)		of	
						Pe	г	Per Half	f-bushel.	Per	Per	
Per Bushel Case.		Per No.	Per No. 5 Case.		. 6 Case.		Bushel Case. No. 5 Case.		No. 6 Case.	10 lb.	1 lb.	
Not more than 6s. More than	But not more	Not more than More than—	3s But not more	Not more than	2s. 6d But nor more	s. 7	d. 3	s. d. 3 9	s. d. 3 2	s. d. 1 11	s. d. 0 2½	
	than—		than—		than—			ŀ				
s. d.	s. d.	s. d.	s. d.	s. d.	s. d.							
6 0	7 9	3 0	. 3 10	26	3 2	9	0	4 7	3 10	2 3	0 3	
79	10 0	3 10	4 11	3 2	4 1	11	6	5 8	4 10	3 1	0 4	
10 0	11 6	4 11	5 7	4 1	4 8	13	0	6 6	5 6	3 6	$0 ext{ } 4\frac{1}{2}$	
11 6	12 9	5 7	6 2	4 8	5 2	14	3	7 2	6 1	3 11	0 5	
12 9	14 0	6 2	6 9	5 2	5 7	15	9	7 10	6 7	48	0 6	
14 0	15 3	6 9	74	5 7	6 1	17	0	8 6	7 2	5 1	$0 6\frac{1}{2}$	
15 3	16 9	7 4	8 1	6 1	6 8	18	9	9 4	7 10	5 5	0 7	
16 9	18 6	8 1	8 11	6 8	74	20	6	10 3	8 7	5 10	$0.7\frac{1}{2}$	
18 6	20 6	8 11	9 10	7 4	8 1	22	9	11 2	9 5	6 3	0 8	
20 6	22 6	9 10	10 8	8 1	8 9	25	0	12 1	10 1	7 0	0 9,,	

"FOURTH SCHEDULE

	" MAXIMUM RETAIL PRICES OF PEAR	8			
Retailer's Cos	Maximur	n Retail Prices or other (Inclusive of Co Container).	st of Case	
Per Bushel Case.	Per No. 6 Case.	Per Bushel Case.	Per Half- bushel. No. 6 Case.	Per 10 lb.	Per 1 lb.
Not more than 7s. 3d	Not more than 3s. 2d.	s. d.	s. d.	s. d.	s. d.
8. d. s. d.	1	8 6	3 11	2 4	0 3
More than 7 3 but not more than 9 6	s. d. s. d. More than 3 2 but not more than 4 1	11 0	4 10	3 1	0 4
More than 9 6 but not more than 11 6	More than 4 1 but not more than 4 10	13 3	5 8	3 11	0 4
More than 11 6 but not more than 13 9	More than 4 10 but not more than 5 9	15 9	6 10	4 8	0 6
More than 13 9 but not more than 15 9	More than 5 9 but not more than 6 7	18 0	7 9	5 5	0 7
More than 15 9 but not more than 18 0	More than 6 7 but not more than 7 5	20 6	8 9	6 3	0 8
More than 18 0 but not more than 20 0	More than 7 5 but not more than 8 3	$\begin{array}{ccc} \mathbf{\tilde{22}} & \mathbf{\tilde{9}} \\ \end{array}$	9 7	7 0	0 9
More than 20 0 but not more than 22 3	More than 8 3 but not more than 9 2	25 3	10 8	7 9	0 10
More than 22 3 but not more than 24 3	More than 9 2 but not more than 9 11	27 6	11 6	8 7	0 11
More than 24 3 but not more than 26 6	More than 9 11 but not more than 10 10	30 0	12 3	9 4	1 0"

Dated at Wellington, this 24th day of August, 1948. The Seal of the Price Tribunal was affixed hereto in the presence of—

[L.S.]

* Gazette, 20th March, 1947, Vol. I, page 355.

W. J. Hunter (Judge), President. P. N. Holloway, Member.

† Gazette, 8th January, 1948, Vol. 1, page 25

Price Order No. 925 (Maize Sold for Seed for Greed-feed Purposes)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following

- 1. This Order may be cited as Price Order No. 925, and shall come into force on the 26th day of August, 1948.
- 2. (1) Price Order No. 737* is hereby revoked in its application to maize to which this Order applies.
- (2) The partial revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.
 - 3. (1) In this Order-
 - "Grower", in relation to maize, means a person engaged in the business of growing maize for sale:
 - "Grower's station", in relation to any grower, means the railway-station that is nearest or most convenient of access to the grower's premises:
 - The expression "f.o.b.s.e." means "free on board, sacks or other containers extra", and the expression "f.o.r.s.e." means "free on rail, sacks or other containers extra".
- (2) The provisions of this Order shall apply notwithstanding that any maize to which the Order applies is sold otherwise than by weight.

APPLICATION OF THIS ORDER

- 4. This Order applies only to maize of the following varieties:-Motiti Island, Marigold, 90 Day, Silver Queen, and Early Butler when sold by a grower exclusively for seed for the purposes of producing maize for green feed.
 - * Gazette, 10th July, 1947, Vol. II, page 861.

FIXING MAXIMUM PRICES OF MAIZE TO WHICH THIS ORDER APPLIES 5. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any grower for any maize to which this Order applies when sold to any person other-

than a wholesaler shall be—
For maize sold for delivery during the month of July s.
... 7 wise than a wholesaler shall be-Per Bushel.

in any year For maize sold for delivery during the month of Sep-

- (2) The maximum prices fixed as aforesaid are fixed as for-
- (a) Delivery f.o.b.s.e. (in the case of maize delivered for shipment at any of the ports of Gisborne, Opotiki, Whakatane, and Tauranga); and
 (b) Delivery f.o.r.s.e. the growers' station (with respect to all other sales).
- (3) Where any maize to which this Order applies is delivered (3) Where any maize to which this Order applies is delivered by the grower elsewhere than at one of the aforesaid ports, or elsewhere than at the grower's station, the maximum price that may be charged by the grower shall be the appropriate price in terms of subclause (1) hereof increased by the amount of the charges (if any) incurred by the grower in effecting delivery and then reduced by the amount of the charges that would have been incurred by him if he had delivered the maize f.o.b.s.e. such one of the aforesaid ports, or f.o.r.s.e. such railway-station as would have been appropriate in the circumstances of the case.

 (4) The maximum price that may be charged or received by

(4) The maximum price that may be charged or received by any grower for any maize sold by him to a wholesaler shall be the price in accordance with the foregoing provisions of this clause with espect to other sales reduced by an amount equal to 5 per cent. of

Dated at Wellington, this 24th day of August, 1948.

The Seal of the Price Tribunal was affixed hereto in the presence of-

[L.S.]

W. J. Hunter (Judge), President. P. N. Holloway, Member.

Revocation of Price Orders Nos. 124, 161, 370, 597, 610, 661, 721, 723, 755, 781, 807, 852, 861, 898, 909, and 914, and Partial Revocation of Price Orders Nos. 485, 486, 487, 488, 491, 492, 561, 632, 648, 717, 808, 814, 815, 816, 817, 818, 873, 874, 875, 878, 892, and 903

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby revoke the Price Orders specified in the First Schedule hereto and revoke in their application to retail prices the Price Orders specified in the Second Schedule hereto.

FIRST SCHEDULE

of Price r Revoked.			Subject-	Reference in Gazette.				
124	Tinned Pineapple							4th February, 1943, Vol. I, page 91.
61	Rice						{	30th September, 1943, Vol. III, page 1168
97 } 70 }							C	29th August, 1946, Vol. II, page 1204. 17th May, 1945, Vol. II, page 509.
10	Prunes	• •					∤	3rd October, 1946, Vol. III, page 1560.
09	1							22nd July, 1948, Vol. II, page 915.
61 }	Dates	••	• •	• •	• •		{	27th February, 1947, Vol. I, page 275. 11th March, 1948, Vol. I, page 286.
21	Cours normdone						7	12th June, 1947, Vol. II, page 738.
107 J	Soup-powders	••	••	• •	• •	• •	∫	18th December, 1947, Vol. III, page 1939.
23	Candles						{	19th June, 1947, Vol. II, page 761.
81 ∫]			•			• " (13th November, 1947, Vol. III, page 1771
55	Kiwi Polish		• •	• •	• •	• •	• • •	28th August, 1947, Vol. II, page 1078.
14	Australian Canned	Fruits	• •	• •		• •		5th August, 1948, Vol. II, page 987.
61	Canned Herrings	••	• •		• •			24th March, 1948, Vol. I, page 338.
98	Sultanas, Currante	, and Re	isins		• •			1st July, 1948, Vol. II, page 834.

SECOND SCHEDULE

No. of Price Order Partially Revoked.	Subject-matter.	Reference in Gazette.
485 486 487 488 814 815 561 717 808 873 632 818 648 903 874 875 892 491 492 816 817 878	Canned Green Peas	21st February, 1946, Vol. I, page 251. 21st February, 1946, Vol. I, page 251. 21st February, 1946, Vol. I, page 252. 21st February, 1946, Vol. I, page 252. 11st February, 1946, Vol. I, page 253. 18th December, 1947, Vol. III, page 1942. 18th December, 1947, Vol. III, page 1942. 27th June, 1946, Vol. II, page 924. 5th June, 1947, Vol. II, page 924. 5th December, 1947, Vol. III, page 1939. 6th May, 1948, Vol. II, page 493. 12th December, 1947, Vol. III, page 1875. 18th December, 1947, Vol. III, page 1875. 18th December, 1947, Vol. III, page 1942. 23rd January, 1947, Vol. II, page 66. 8th July, 1948, Vol. II, page 489. 6th May, 1948, Vol. II, page 491. 17th June, 1948, Vol. II, page 491. 17th June, 1948, Vol. II, page 764. 21st February, 1946, Vol. I, page 255. 21st February, 1946, Vol. I, page 256. 18th December, 1947, Vol. III, page 1942. 18th December, 1947, Vol. III, page 1942.
		· · · · · · · · · · · · · · · · · · ·

Dated at Wellington, this 24th day of August, 1948.

The Seal of the Price Tribunal was affixed hereto in the presence of-

[L.S.]

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member.

Industrial Conciliation and Arbitration Act, 1925.—Notice of Proposed Cancellation of Registration

> Department of Labour and Employment, Wellington, 17th August, 1948.

OTICE is hereby given that, in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of the Christchurch Dairymen's Industrial Union of Employers, registered No. 1747, situated at Christchurch, after the expiration of six weeks from the date of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

C. P. SMITH, Registrar of Industrial Unions.

Industrial Conciliation and Arbitration Act, 1925.—Notice of Proposed Cancellation of Registration

> Department of Labour and Employment, Wellington, 20th August, 1948.

OTICE is hereby given that, in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of the South Canterbury Hairdressers' and Tobacconists' Industrial Union of Employers, registered No. 1881, situated at Timaru, after the expiration of six weeks from the date of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

C. P. SMITH, Registrar of Industrial Unions. Industrial Conciliation and Arbitration Act, 1925.—Notice of Proposed Cancellation of Registration

> Department of Labour and Employment, Wellington, 17th August, 1948.

Notice is hereby given that, in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of the Otago and Southland Nurserymen and Landscape Gardeners' Industrial Union of Employers, registered No. 1254, situated at Dunedin, after the expiration of six weeks from the date of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

C. P. SMITH, Registrar of Industrial Unions.

Industrial Conciliation and Arbitration Act, 1925.—Notice of Proposed Cancellation of Registration

> Department of Labour and Employment, Wellington, 17th August, 1948.

NoTICE is hereby given that, in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, it is my intention to cancel the registration of the Dunedin Retail Milk Employees' Industrial Union of Workers, registered No. 1941, situated at Dunedin, after the expiration of six weeks from the date of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

C. P. SMITH, Registrar of Industrial Unions.

THE NEW ZEALAND GAZETTE

Abstract of Railways Working Account

FOUR-WEEKLY PERIOD	lst April,	1948, то 24тн	JULY, 1948			
Section.	Revenue.	Expenditure.	Net Revenue.	Revenue.	Expenditure.	Net Revenue.
North Island main line and branches South Island main line and branches Nelson	£ 683,708 380,608 961	£ 794,239 464,759 2,741	$ \begin{array}{c c} £ \\ -110,531 \\ -84,151 \\ -1,780 \end{array} $	$\begin{array}{c} \pounds \\ 2,968,237 \\ 1,768,497 \\ 5,092 \end{array}$	£ 3,310,964 1,936,837 11,432	$\begin{array}{c c} £\\ -342,727\\ -168,340\\ -6,340 \end{array}$
Total railway operation	1,065,277 225,818	1,261,739 212,730	$\begin{array}{c} -196,462 \\ 13,088 \end{array}$	4,741,826 973,455	5,259,233 872,001	-517,407 $101,454$
Total	1,291,095	1,474,469	-183,374	5,715,281	6,131,234	-415,953

Analysis of Railway	OPERATI	ng Ri	EVENUE AND	TRAFFIC	Analysis of Railway Operating Expenditure					
			Four-weekly Period.	Year to Date.		Four-weekly Period.	Year to Date.			
Passenger		 	£ 167,171 39,626 833,676 24,804 1,065,277 1,727,785	£ 788,749 169,852 3,691,314 91,911 4,741,826 8,254,671	Maintenance— Way and works Signals and electrical appliances Rolling-stock Transportation— Locomotive Traffic General charges Superannuation subsidy	£ 222,349 33,390 287,981 307,447 368,417 13,522 28,633	£ 880,360 131,044 1,202,260 1,350,445 1,529,818 50,159 115,147			
Passengers Live-stock Timber Other goods	••	Tons	26,657 60,766 622,967	218,467 233,180 2,619,563	Total operating expenditure Net operating loss Total railway operating revenue	1,261,739 196,462 1,065,277	5,259,233 517,407 4,741,826			
Total goods Road Motor Services— Passengers Revenue		" No. £	710,390 1,749,612 128,412	7,295,365 566,992	Capital cost of open lines as at 31st March,	1948 :	£77,089,031			

Public Trust Office Act, 1908, and its Amendments.—Election to Administer Estates

NOTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth:—

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7 8 9 10 11 12	Chapman, Marion Clark, Janet Peden Dance, Annie Lawrie Gray, Mary Josephine Gilchrist, Miriam Davies, David William Alfred Hannay, Agnes Bertha Lane, Charles Henry Matthews, Gerard Bernard Milne, Francis Wasson, Sarah Wiltshire, Martha	Spinster Widow Spinster Bootmaker Married woman Labourer Farmer Labourer Married woman	 Christchurch Auckland Taumarunui Christchurch Roxburgh Christchurch Alexandra Kaikohe Milford Greytown Marton Christchurch	 18/7/48 4/7/48 13/7/48 21/7/48 13/6/48 8/7/48 15/6/48 17/7/48 25/12/47 9/6/48 24/7/48 2/4/48	13/8/48 13/8/48 13/8/48 13/8/48 13/8/48 13/8/48 13/8/48 13/8/48 13/8/48 13/8/48	Testate "," Intestate Testate "," Intestate "," ","	Christchurch. Auckland. Christchurch. Dunedin. Christchurch. Dunedin. Auckland. Wellington. Christchurch.

Public Trust Office, Wellington, 17th August, 1948.

W. G. BAIRD, Public Trustee.

Public Trust Office Act, 1908, and its Amendments.—Election to Administer Estates

OTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth:—

No.	Name.	Occupation.	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7	Blackstock, Gilbert Burnard, Janet Cameron, Thomas Edward Kelman, John Lamb, Richard King Lawrence, Gertrude Janet Woolsey, Benjamin	 Labourer Widow Labourer Sadler Labourer Spinster Railway clerk	 Turakina Brown's Bay (formerly Takapuna) Wanganui Milton Dunedin New Plymouth Portobello (formerly Abbotsford)	11/7/48 2/6/48 15/3/48 16/4/48 25/7/48 12/7/48 17/7/48	23/8/48 23/8/48 23/8/48 23/8/48 23/8/48 23/8/48 23/8/48	Testate "Intestate "Testate "" ""	Wellington, Auckland. Wellington, Dunedin. New Plymouth, Dunedin.

Notice to Mariners No. 31 of 1948

Marine Department, Wellington, N.Z., 24th August, 1948.

NEW ZEALAND.—SOUTH ISLAND.—WESTPORT Alteration in Breakwater Light

100 ft, from end of Western Breakwater.

Abridged Description: Occ. R. 2 sec., 25 ft., 4 M.

Alteration: On 1st September, 1948, the light will be altered from fixed red to occulting red every two seconds, eclipse one second, visibility four miles.

Chart affected: No. 2591.

Publications: New Zealand Nautical Almanac and Tide-tables,
pages 149 and 299; Admiralty List of Lights, Vol. 10, No. 4492. W. C. SMITH, Secretary.

(M. 3/13/391.)

Notice to Mariners No. 32 of 1948

Marine Department, Wellington, N.Z., 24th August, 1948.

NEW ZEALAND.—NORTH ISLAND.—PORT NICHOLSON

Steeple Rock—Radar Reflector Installed Position: At the Beacon. Lat., 41° 19'.4 S.; long., 174°

50.8 E. (approx.).

Details: A radar reflector has been installed on Steeple Rock

Charts affected: Nos. 1423, 695, 2054.

Charts affected: Nos. 1423, 095, 2004.

Publications: New Zealand Nautical Almanac and Tide-tables, pages 144 and 227; New Zealand Pilot, 1946, page 140; Admiralty List of Lights, Vol. 10, No. 3996.

Authority: Harbour Board, Wellington.

W. C. SMETH, Secretary.

(M. 3/3/15.)

The Standards Act, 1941.—Specifications Declared to be Standard Specifications

OTICE is hereby given that on 19th August, 1948, the undermentioned specifications were declared to be standard specifications by the Minister of Industries and Commerce pursuant to section 8 of the Standards Act. 1941:-

Number and Title of Specification.	Price of Copy (Post Free),
N.Z.S.S. 596: Hand-operated Bucket-type Spray Pumps	s. d.
N.Z.S.S. 630: Table Cut Leather Dress Gloves (super-	2 6
seding N.Z.S.S. E. 153)	2 6

Copies may be obtained from the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay, Wellington C. 1, at the prices indicated above.

L. J. McDONALD, Executive Officer.

CROWN LANDS NOTICE

Town Lands in Auckland Land District for Selection on Renewable Lease

> Auckland District Lands and Survey Office Auckland, 23rd August, 1948.

OTICE is hereby given that the undermentioned sections are open for selection on renewable lease under the Land Act, 1924; and applications will be received at the Auckland District

1924; and applications will be received at the Auckland District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Friday, 24th September, 1948.

Applicants should appear personally for examination at the Auckland District Lands and Survey Office, Auckland, on Tuesday, 28th September, 1948, at 11 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

The ballot will be held immediately upon conclusion of the examination of applicants, and the successful applicants are required to pay immediately at conclusion of ballot a deposit comprising the first half-year's rent, broken-period rent, and lease fee.

SCHEDULE

AUCHLAND LAND DISTRICT.—TOWN LANDS Paeroa Borough.—Town of Paeroa

SECTION 14, Block V: Area, 18 perches. Capital value, £50;

half-yearly rent, £1 5s.
Section 25, Block IV: Area, 12 perches. Capital value, £35;
half-yearly rent, 17s. 6d.
Sections, which front on to Willoughby Street, are situated near Paeros Rost-office, and they are suitable for building-sites.

Normal Applications by a survivariant and the wives and

NOTE.—Applications by ex-servicemen and the wives and widows of ex-servicemen have preference over all other applicants. Any further information required may be obtained from the

undersigned.

D. A. PATERSON, Commissioner of Crown Lands.

(18.0: 9/9802; D.O. 14/2.))

BANKRUPTCY NOTICES

In Bankruptcy.—Supreme Court

RREN MAURICE BERNASCONI, of 174 Sandringham Road, Auckland, Motor Mechanic, was adjudged bankrupt on the 19th August, 1948. Creditors' meeting will be held at my office, on Friday, the 27th August, 1948, at 10.30 a.m.

V. R. CROWHURST, Official Assignee.

4th Floor, Dilworth Building, Customs Street East, Auckland C. 1.

In Bankruptcy.-In the Supreme Court of New Zealand

OTICE is hereby given that S. J. Lemon, of Clayton Road, Rotorua, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Rotorua, on Monday, the 23rd day of August, 1948, at 10.30 a.m.

Dated at Hamilton, this 9th day of August, 1948.

H. B. REID, Official Assignee.

In Bankruptcy.—Supreme Court

TAMES WARD, of 159 Ormond Road, Gisborne, Fisherman, was adjudged bankrupt on the 20th Jan Change adjudged bankrupt on the 20th day of August, 1948. Creditors' meeting will be held at the Courthouse, Gisborne, on Tuesday, 31st August, 1948, at 2.30 p.m.

P. D. LEAHY, Official Assignee.

In Bankruptcy.—Supreme Court

OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved and accepted claims:—

Jones, Irwin Alexander, of Patea, Bank-manager-Fourth and

and final dividend of 1s. 24d. in the pound.

Reisima, William Robert James, of Manutahi, Butcher—First and final dividend of 1s. 84d. in the pound.

H. G. JAMIESON, Official Assignee.

Hawera, 20th August, 1948.

In Bankruptcy.—Supreme Court

BERNIE RONALD TRAINOR, of Dunedin, Car-dealer, was adjudged bankrupt on the 18th August 1948. Creditors' meeting will be held at my office on Wednesday, 8th September, 1948, at 10 a.m.

C. O. PRATT, Official Assignee. Supreme Court Buildings, Dunedin.

LAND TRANSFER ACT NOTICES

EVIDENCE having been furnished of the loss of the outstanding EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Vol. 75, folio 84, limited as to parcels (Gisborne Registry), in the name of GRACE ALLISON STACKWOOD (now deceased), for 1 rood and 34 perches, more or less, being parts of Sections 15 and 16, Township of Roseland, part of Mangamoteo Block, in Block II, Turanganui Survey District, and application (W. 2056) having been made for the issue of a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 20th day of August, 1948, at the Land Registry Office, Gisborne.

Office, Gisborne.

E. L. ADAMS, District Land Registrar

E. C. ADAMS, District Land Registrar.

LVIDENCE having been furnished of the loss of the internding duplicate of certificate of title, Vol. 108, folio 212 (Wellington Registry), in the name of THE MAYOR, COUNCILLORS, AND BURGESSES OF THE BOROUGH OF CARTERTON, for 1 acre, more or less, being Sections 69, 69, 79, and 71, Town of Carterton, Deposited Plan No. 126, and application (K. 27555) having been made for the issue of a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of flusteen days from the date of the Gazette containing this notice.

Dated this 24th day of August, 1948, at the Land Registry Office, Wellington.

Office, Wellington.

VIDENCE of the loss of certificate of title, Vol. 190, folio 91 (Otago Registry), for part Lot 12, Deposited Plan 1082, Township of Calderville, being part Section 13, Block VI, Town District, containing 12 penches, in the name of MABY ANN NICOL, wife of David Nicol, of Dunedin, Labourer, having been lodged with me together with an application for a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on 10th September, 1948.

Dated this 20th day of August, 1948, at the Land Registry Office, Dunedin.

Office, Dunedin.

E. B. C. MUBBAY, District Land Registrer.

ADVERTISEMENTS

THE COMPANIES ACT, 1933, SECTION 282 (3)

OTICE is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved :-

S. Parkes, Limited. 1938/3.

Given under my hand at Gisborne, this 19th day of August, 1948.

E. L. ADAMS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6)

NOTICE is hereby given that the name of the undermentioned company has been struck off the Register and the company has been dissolved :-

Trent Farm, Limited. H.B. 1941/7.

Dated at Napier, this 18th day of August, 1948.

E. S. MOLONY, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (6)

NOTICE is hereby given that the names of the undermentioned companies have been struck off the Register and the companies dissolved :-

Art-Models N.Z., Limited. 1947/60.

Argosy Publishing Company, Limited. 1946/291.
B. V. Cooksley, Limited. 1937/267.
T. Russell & Sons, Limited. 1937/233.
The Greytown Fruitgrowing Company, Limited. 1908/1.

Given under my hand at Wellington, this 18th day of August, 1948.

H. B. WALTON, Assistant Registrar of Companies.

PICTON BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Water Extension Loan, 1947 (£20,000)

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, and amendments, and all other powers in that behalf thereunto enabling it, the Council of the Borough of Picton doth hereby resolve as follows:

of the Borough of Picton doth hereby resolve as follows:—

"That, for the purpose of securing the interest and other charges on a loan of twenty thousand pounds (£20,000), authorized to be raised by the Picton Borough Council under the above-mentioned Act, for the purpose of improving the present waterworks by increasing the storage-capacity of the dams and improving the reticulation to ensure an adequate supply of water during the summer months, the said Council hereby makes and levies a special rate of twopence and one farthing (2½d.) in the pound on the unimproved rateable value of all rateable property within the Borough of Picton which, if required, shall be appropriated as security for the purpose of the payment of interest and principal of the said loan; and that such rate shall be an annually recurring rate payable on demand in each and every year during the currency of the said loan."

I hereby certify that the above resolution was passed at a meeting

I hereby certify that the above resolution was passed at a meeting of the Picton Borough Council held on the 12th day of August, 1948. 372

P. S. CRISP, Town Clerk.

THE HILLSBOROUGH INVESTMENT COMPANY, LIMITED

IN LIQUIDATION

Notice of Voluntary Winding-up Resolution

URSUANT to section 222 of the Companies Act, 1933, notice is hereby given that at an extraordinary general meeting of the above-named company, duly convened and held on the 9th day of August, 1948, the following special resolution was passed:—

"That the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up, and that the company be wound up voluntarily."

Dated this 16th day of August, 1948.

J. J. SOUTHCOMBE, Liquidator.

LEVIN BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1926, the Levin Borough Council hereby resolves as follows:-

"That, for the purpose of providing the interest and other charges on a special loan of two thousand three hundred pounds (£2,300), authorized to be raised by the Levin Borough Council under the above-mentioned Act, for the purpose of reimbursing

the Council's Abattoir Revenue Account the amount expended the Council's Abattoir Revenue Account the amount expended therefrom on making extensions and improvements to the Levin Municipal Abattoir, the Levin Borough Council hereby makes and levies a special rate of fifty-six four-hundredths (56/400ths) of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Levin; and that such special rate shall be an annual-recurring rate during the currency of such loan, being a period of twenty (20) years or until the loan is fully paid off."

H. B. BURDEKIN, Mayor. H. L. JENKINS, Town Clerk.

· NOTICE OF CHANGE OF SURNAME

IDA JANE RHODES, heretofore called and known by the name of IDA JANE HUDDLESTON, of Blenheim, in the Provincial District of Marlborough and Dominion of New Zealand, Widow, hereby give public notice that on the 19th day of August, 1948, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of Huddleston and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of IDA JANE RHODES instead of the said name of IDA JANE HUDDLESTON.

And I give further notice that by a deed-noll dated the 19th

instead of the said name of IDA JANE HUDDLESTON.

And I give further notice that by a deed-poll dated the 19th day of August, 1948, duly executed and attested and enrolled in the office of the Supreme Court of New Zealand at Blenheim on the 20th day of August, 1948, I formally and absolutely renounced and abandoned the said surname of Huddleston and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of IDA JANE RHODES instead of IDA JANE HUDDLESTON, and so as to be at all times thereafter called, known, and described by the name of IDA JANE RHODES exclusively. of IDA JANE RHODES exclusively.

Dated the 20th day of August, 1948.

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IDA JANE RHODES.

THE PHARMACY BOARD ELECTION REGULATIONS 1940

NOTICE OF ELECTION

NOTICE is hereby given that a general election of members of the Pharmacy Board is to be held. Rolls of the persons entitled to vote will be closed for the purposes of the election at noon on Monday, 27th day of September, 1948.

The last hour and day fixed for receiving nominations of candidates for the election is four (4) o'clock in the afternoon of the 7th day of October, 1948.

The last hour and day for receiving voting-papers for the election (should a poll be required) will be four (4) o'clock in the afternoon on the 28th day of October, 1948.

Nominations, on the prescribed form, of candidates for election as employers' representatives, and voting-papers relating to such candidates, will be received at the office of the Registrar under the Pharmacy Act, 1939, situated at 59 Cambridge Terrace, Wellington C. 3.

Dated at Wellington, this 20th day of August, 1948.

C. E. WYNNE, Registrar.

THE PHARMACY BOARD ELECTION REGULATIONS 1940

NOTICE OF ELECTION

NOTICE is hereby given that an election of members of the Pharmacy Board is to be held to appoint persons to represent the employees. Rolls of persons entitled to vote will close at 12 (noon) on Monday, 27th day of September, 1948.

The last hour and day fixed for receiving nominations of candidates for the election is four (4) o'clock in the afternoon of the 7th day of October 1948.

dates for the election is four (4) o'clock in the afternoon of the 7th day of October, 1948.

The last hour and day for receiving voting-papers for the election (should a poll be required) will be four (4) o'clock in the afternoon of the 28th day of October, 1948.

Nominations, on the prescribed form, of candidates for election as employees' representatives, and voting-papers relating to such candidates, will be received at the office of the Secretary of the New Zealand Federated Shop Assistants' Industrial Association of Workers, No. 126 Vivian Street, Wellington C. 2.

Dated at Wellington, this 20th day of August, 1948.

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A. W. CROSKERY, Secretary.

AGARS CASH STORES, LIMITED

NOTICE OF VOLUNTARY WINDING-UP RESOLUTION

NOTICE is hereby given that by resolution of the company,
Agars Cash Stores, Limited is to be a recommended. Agars Cash Stores, Limited, is to be wound up voluntarily, and that Messrs. Frederick Joseph Hill and Bryan Martell Silk, Public Accountants, Wanganui, have been appointed liquidators of the company.

Dated this 18th day of August, 1948.

B. M. SILK. F. J. HILL, Liquidators.

[No. 46

CHANGE OF NAME OF COMPANY	CONTENTS
TOTTON In he has in that Brown Brown Covers	Advertisements
NOTICE is hereby given that FAME FURNISHING COMPANY, LIMITED, has changed its name to L. J. CARMODY, LIMITED,	APPOINTMENTS, ETC
and that the new name was this day entered on my Register of	
Companies in place of the former name. Dated at Wellington, this 17th day of August, 1948.	BANKBUPTOY NOTICES
380 H. B. WALTON, Assistant Registrar of Companies.	CROWN LANDS NOTICE
	DEFENCE NOTICES 1057
	LAND-
CHANGE OF NAME OF COMPANY	Automatic-telephone Exchange, Notice of Intention to Take Land for 1059
TOTAL COLUMN TO THE TAXABLE PROPERTY OF THE PR	Commercial or Industrial Purposes, Land of the Crown
NOTICE is hereby given that J. Bloch, Limited, has changed its name to J. Block, Limited, and that the new name	Notified Available as Site for
was this day entered on my Register of Companies in place of the	Works, and not Required for That Purpose, to be 1046
former name. Dated at Wellington, this 17th day of August, 1948.	Fish Hatchery, Agreement Assented to for Grant of
381 H. B. WALTON, Assistant Registrar of Companies.	Easements over Land Taken for 1059 Permanently Reserved 1057
wor in D. William, Institute together of companies.	Post and Telegraph Purposes, Additional Land taken for 1043
	Provisional State Forest, Crown Land Set Apart as 1046 Recreation Purposes, Land Permanently Reserved for 1057
NEW ZEALAND GOVERNMENT PUBLICATIONS	Recreation Reserves Brought under Part II of the Public
	Reserves, Domains, and National Parks Act 1054 Reserve, Revoking the Reservation over 1055
TEW ZEALAND GOVERNMENT PUBLICATIONS are now also	Reserves, Vesting the Control of 1055
available at Chief Post-offices at	Road Closed
AUCKLAND, CHRISTCHURCH, AND DUNEDIN	Road, Revoking Part of a Proclamation Defining the Middle line of
9	Road, Taken for 1044
DOMINION POPULATION COMMITTEE REPORT	Roads, Portions of, Exempted from the Provisions of Section 128 of the Public Works Act, 1928 1050
	T 1 T 1
PARLIAMENTARY PAPER I—17 (1946)	Scenic Reserve, Vesting the Control of 1057
Price, 2s. 6d. Postage, 2d.	of
	Street, Closing Portion of 1046
GAMING COMMISSION REPORT, 1947	Streets, Authorizing the Laying-off of 1049 Streets Proclaimed 1045
<u> </u>	Workers' Dwellings, Revoking a Proclamation Taking
Price, 2s. 9d. Postage, 2d	Land for
	Workers' Hostel, Taken for
THE NEW ZEALAND GAZETTE	LAND TRANSFER ACT NOTICES 1084
	MISCELLANEOUS-
UBSCRIPTIONS.—The subscription is at the rate of £3 3s. per annum, including postage, PAYABLE IN	Abstract of Railways Working Account 1083
ADVANCE.	Children's Court, Stipendiary Magistrate Authorized to Exercise Jurisdiction in 1059
Single copies of the Gazette as follows:-	Defence Rifle Club Disbanded 1060
Ordinary Weekly Gazette: For the first 32 pages, 9d.,	Domain Boards Appointed
increasing by 3d. for every subsequent 16 pages or part thereof; postage, 1d.	Respect of 1053
Supplementary and Extraordinary Gazettes: For the	Electric Lines, Authorizing Electric-power Board to Erect and Use, &c., and Amending Existing Licence . 1049
first 8 pages, 6d.; over 8 pages and not exceeding 32 pages, 9d., increasing by 3d. for every subsequent	and Use, &c., and Amending Existing Licence 1049 Industrial Conciliation and Arbitration Act: Notices of
16 pages or part thereof; postage, 1d.	Proposed Cancellation of Registration 1082
Advertisements are charged at the rate of 6d. per line	Industrial Efficiency Act, Decisions of the Bureau of Industry under
for the first insertion, and 3d. per line for the second and any subsequent insertions.	Industrial Efficiency Act, Notice to Persons Affected by
All advertisements should be written on one side of the	Applications for Licences under 1064 Loans—
paper, and signatures, &c., should be written in a legible hand.	Consenting to the Raising of, &c 1050
The number of insertions required must be written across	Validating Proceedings in Connection with 1053 Varying the Determinations in Respect of 1053
the face of the advertisement. The New Zealand Gazette is published on Thursday	Maori Land Act, Notices of Adoptions under 1064
evening of each week, and notices for insertion must be	Maori Social and Economic Advancement Act— Declaring Parts of Tribal Districts to be Tribal
received by the Government Printer before 12 o'clock of the day preceding publication.	Committee Areas 1060
the day preceding publication.	Tribal Districts Proclaimed
	Varying a Proclamation Proclaiming Tribal Districts 1048 Milk Delivery Notice 1060
TOCAL GOVERNMENT COMMITTEE REPORT	Milk Delivery Notice, Amendment to 1059
PARLIAMENTARY PAPER I-15 (1945)	Mining Act, Appointment of Warden under 1049 Price Orders—
Duine 20 6d Postere 5d	No. 920 (Wholesale Groceries and Other Goods) 1067
Price, 3s. 6d. Postage, 5d.	No. 921 (Retail Groceries and Other Goods) 1074 No. 922 (Jam) 1078
NEW ZEALAND GOVERNMENT PUBLICATIONS	No. 923 (Baking-powder) 1077
and the state of the	No. 924 (Apples and Pears) 1081 No. 925 (Maize Sold for Seed for Grain-feed Purposes) 1081
ROYALTY IN NEW ZEALAND	No. 926 (Imported Goods) 1073
· · · · · · · · · · · · · · · · · · ·	Revocation of
SPECIAL PICTORIAL SOUVENIR 1927	Public Trustee: Elections to Administer Estates 1083 Regulations Act, Notice under the 1065
Price, 2s. 6d. Postage, 3d.	Reserve Bank of New Zealand—
	Bank Returns (Supplementary) 1066 Monthly Statement of Trading Banks 1066
T ICENSING COMMISSION REPORT	Weekly Statements of Assets and Liabilities 1065
District District T. 00 (1040)	Standards Act: Specifications Declared to be Standard
PARLIAMENTARY PAPER H-38 (1946)	Specifications
Price, 7s. 6d. Postage, 5d.	Shipping Notices to Mariners