

# THE

# New Zealand Gazette

Published by Authority

## WELLINGTON: THURSDAY, 18 MARCH 1954

Crown Land Set Apart as Provisional State Forest Land

C. W. M. NORRIE, Governor-General

## A PROCLAMATION

PURSUANT to section 18 of the Forests Act 1949, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as provisional State forest land.

## SCHEDULE

SOUTHLAND LAND DISTRICT—SOUTHLAND CONSERVANCY

ALL that area in the Southland Land District, Southland County, containing by admeasurement 66 acres 2 roods 25 perches, more or less, and being Section 998, Block XLIII, Hokonui Survey District. As the same is more particularly delineated on plan No. 202/3, deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red. (Southland Plan S.O. 2111.)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of March 1954.

E. B. CORBETT, Minister of Forests.

GOD SAVE THE QUEEN!

(F.S. 6/7/43)

Declaring Lands in North Auckland, South Auckland, and Wellington Land Districts. Vested in the Auckland, South Auckland, and Wellington Education Boards as Sites for Public Schools, to be Vested in Her Majesty the Queen

C. W. M. NORRIE, Governor-General A PROCLAMATION

A PROCLAMATION

WHEREAS by subsection (6) of section 5 of the Education
Lands Act 1949 (hereinafter referred to as the said
Act), it is provided that, notwithstanding anything contained
in any other Act, the Governor-General may from time to
time, by Proclamation, declare that any school site or part
of a school site which in his opinion is no longer required
for that purpose shall be vested in Her Majesty; and
thereupon the school site, or part thereof, as the case may
be, shall vest in Her Majesty freed and discharged from
every educational trust affecting the same, but subject to
all leases, encumbrances, liens, or easements affecting the
same at the date of the Proclamation:

Now, therefore, pursuant to subsection (6) of section 5
of the said Act, I, Lieutenant-General Sir Charles Willoughby
Moke Norrie, the Governor-General of New Zealand, hereby
proclaim and declare that the lands described in the First
Schedule hereto, being areas vested in the Auckland Education
Board, the land described in the Second Schedule hereto, being
an area vested in the South Auckland Education Board, and

the lands described in the Third Schedule hereto, being areas vested in the Wellington Education Board, as sites for public schools, shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

## FIRST SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

Lors 1 and 2, Deposited Plan No. 39177, being Allotment 92, Tokatoka Parish, situated in Block VII, Tokatoka Survey District: Area, 2 acres 3 roods 24 perches, more or less. Certificate of title, Volume 271, folio 199.

(L. and S. H.O. 6/6/120; D.O. E.R. 1006)

Part Allotment 111, Village of Kamo, situated in Block VIII, Purua Survey District: Area, 5.5 perches, more or less. As shown on the plan marked L. and S. 6/6/315, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plan 37911.)
(L. and S. H.O. 6/6/315; D.O. 8/293)

## SECOND SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

PART Allotment 387, Whangamarino Parish, situated in Block XIV, Maramarua Survey District: Area, 4 acres, more or less. All certificate of title, Volume 49, folio 241. As shown on the plan marked L. and S. 6/6/1172, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

(L. and S. H.O. 6/6/1172; D.O. 8/115)

## THIRD SCHEDULE

## WELLINGTON LAND DISTRICT

Wellington Land District

Section 16, Block V, Puketoi Survey District: Area, 10 acres 1 rood 33 perches, more or less. (S.O. plan 13292.)

Also Section 10, Block IV, Kaiwhata Survey District: Area, 12 acres 1 rood 8 perches, more or less. All certificate of title, Volume 29a, folio 55.

Also Section 11, Block IV, Mangahao Survey District: Area, 16 acres 3 roods 8 perches, more or less. All certificate of title, Volume 180, folio 78.

Also Section 1, Block XIV, Tararua Survey District: Area, 23 acres 2 roods, more or less. All certificate of title, Volume 157, folio 211. (S.O. plan 12776.)

Also Section 29, Block IV, Mangahao Survey District: Area, 5 acres, more or less. (S.O. plan 16700.)

(L. and S. H.O. 6/6/1202; D.O. 8/1006, 8/1241, 8/1237, 8/1238, 8/1240)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

Land Subject to the Housing Act 1919 Declared Crown Land Available for Reservation Under the Land Act 1948

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1940, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the land described in the Schedule hereto, being land subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

Lot 48, Deposited Plan No. 39801, being part Allotment 54, Titirangi Parish, situated in Block IV, Titirangi Survey District: Area, 1 acre 2 roods 9·5 perches, more or less. Part certificate of title, Volume 789, folio 293.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 1/389; D.O. 8/767)

Land Subject to the Housing Act 1919 Declared Crown Land Available for Reservation Under the Land Act 1948

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1940, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the land described in the Schedule hereto, being land subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

#### SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

Lor 32, Deposited Plan No. 41107, being part Allotment 29, Titirangi Parish, situated in Block XVI, Waitemata Survey District: Area, 1 acre 3 roods 11 perches, more or less. Part certificate of title, Volume 902, folio 253.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 1/1107/1; D.O. 8/1612)

Lands Subject to the Housing Act 1919 Declared Crown Land Available for Reservation Under the Land Act 1948

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1940, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the lands described in the Schedule hereto, being lands subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

South Auckland Land District

Lot 14, Deposited Plan No. S. 1010, being parts Allotments 38 and 39, Parish of Pepepe, situated in Block XV, Rangiriri Survey District: Area, 3 acres 1 rood 26.8 perches, more or less. Part certificate of title, Volume 908, folio 3; excepting from that part of the said Lot 14, not affected by Proclamation 12216, all veins, seams, and beds of coal and other mines and minerals, and excepting from the remaining part of the said Lot 14, only such veins, seams, and beds of coal and other mines and minerals as are not contained in the aforementioned Proclamation 12216; the said veins, seams, and beds of coal, and other mines and minerals excepted herefrom being contained in certificates of title, Volume 562, folio 278 (limited as to title and parcels) and Volume 20, folio 225.

Also Lot 9, Deposited Plan No. S. 316, being parts Allotments 39 and 40, Parish of Pepepe, situated in Block XV, Rangiriri Survey District: Area, 2 acres 1 rood 4.3 perches, more or less. Part certificate of title, Volume 908, folio 3; excepting from Lot 9 aforesaid, such veins, seams, and beds of coal, and other mines and minerals as are not contained in Proclamation 12216, being contained in certificate of title, Volume 1042, folio 183, and in Deeds Index IG, folio 552.

Also Lot 40, Deposited Plan No. S. 858, being parts Allotments 39 and 40, Parish of Pepepe, situated in Block XV, Rangiriri Survey District: Area, 2 acres and 37.09 perches, more or less. Part certificate of title, Volume 908, folio 3;

excepting from Lot 40 aforesaid, all veins, seams, and beds of coal, and other mines and minerals whatsoever, being contained in certificates of title, Volume 562, folio 278 (limited as to title and parcels) and Volume 1042, folio 183.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 6/1/941; D.O. 8/1063)

Land Subject to the Housing Act 1919 Declared Crown Land Available for Reservation Under the Land Act 1948

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1940, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the land described in the Schedule hereto, being land subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

## SCHEDULE

#### NORTH AUCKLAND LAND DISTRICT

LOTS 29 and 30, Deposited Plan No. 39743, being parts Allotments 159 and 160, Section 10, Suburbs of Auckland, situated in Block IV, Titirangi Survey District: Area, 1 acre 2 roods 34.7 perches, more or less. Part certificate of title, Volume 515, folio 188.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 1/1107/1/14; D.O. 21/19/1)

Lands Subject to the Housing Act 1919 Declared Crown Land Available for Reservation Under the Land Act 1948

C. W. M. NORRIE, Governor-General

## A PROCLAMATION

PURSUANT to subsection (1) of section 8 of the Housing Amendment Act 1940, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare the lands described in the Schedule hereto, being lands subject to the Housing Act 1919, to be Crown land available for reservation under the Land Act 1948.

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

Lot 1, Deposited Plan No. 38089, being part Allotment 16, Section 1, Takapuna Parish, situated in Block VI, Rangitoto Survey District: Area, 29 acres 1 rood 8 perches, more or less. Part certificate of title, Volume 694, folio 361.

(L. and S. H.O. 6/6/1215; D.O. 8/1620)

(L. and S. H.O. 6/6/1215; D.O. 8/1620)

Part Lot 1, Deposited Plan No. 17662, being part Allotments 118 and 119, Section 10, Suburbs of Auckland, situated in Block IV, Titirangi Survey District: Area, 6 acres 2 roods 10.9 perches, more or less. Part certificate of title, Volume 722, folio 50. As shown on the plan marked L. and S. 6/1/896, deposited in the Head Office, Department of Lands and Survey at Wellington, and thereon edged red. (S.O. Plan 35403.) 35403.)

(L. and S. H.O. 6/1/896; D.O. 8/1509)

## NELSON LAND DISTRICT

Lot 34, Deposited Plan No. 4267, being part Section 133, Square 131, situated in Block XIV, Reefton Survey District: Area, 1 acre 1 rood 38-5 perches, more or less. Part certificates of title, Volume 37, folios 193 and 195.

(L. and S. H.O. 6/1/944; D.O. 1/374R)

## CANTERBURY LAND DISTRICT

Lot 29, Deposited Plan No. 15039, being part Rural Section 11, situated in the City of Christchurch: Area, 29.7 perches, more or less. Part certificate of title, Volume 464, folio 24.

folio 24.

Also Lot 9, Deposited Plan No. 15077, being part Rural Section 41, situated in the City of Christchurch: Area, 18-4 perches, more or less. Part certificates of title, Volume 443, folio 250, and Volume 471, folio 245.

Also Lot 20, Deposited Plan No. 15026, being part Rural Section 453, situated in the City of Christchurch: Area, 26-8 perches, more or less. Part certificate of title, Volume 460, folio 198

folio 198.

(L. and S. H.O. 22/4812/32; D.O. 10/9)

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

Proclaiming a Road Line Laid Out in Block XII, Rotorua Survey District, South Auckland Land District, to be a Public Road

C. W. M. NORRIE, Governor-General [L.S.]

## A PROCLAMATION

WHEREAS the land described in the Schedule hereto was by order of the Maori Land Court made on the 8th day of February 1943 duly laid out as a road line pursuant to section 477 of the Maori Land Act 1931:

And whereas the said Court is of the opinion that it is in the public interest that the said road line should be proclaimed as a public road, and a notification to that effect has been forwarded to the Minister of Lands in terms of section 486 of the Maori Land Act 1931:

And whereas one month's notice in writing of the intention to proclaim the said road line as a public road has been given by the Surveyor-General to the local authority of the district concerned in terms of subsection (2) of section 487 of the Maori Land Act 1931:

of the district concerned in terms of subsection (2) of section 487 of the Maori Land Act 1931:

And whereas it is now expedient that the said road line should be proclaimed as a public road:

Now, therefore, pursuant to section 487 of the Maori Land Act 1931, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as a public road the road line described in the Schedule hereto.

## SCHEDULE

APPROXIMATE area of the piece of land proclaimed as a road: 2 roods 2·4 perches.

Being part Waiteti 2A 1B 1E 1 Block (Part No. 1 Road line).

Situated in Block XII, Rotorua Survey District. (M.L.

plan 17036.)
In the South Auckland Land District; as shown on the plan marked L. and S. 16/724A, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 3112, and thereon coloured red.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 11th day of March 1954.

E. B. CORBETT, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 16/724; D.O. 20/575)

Portion of a Public Domain Set Apart for an Automatic-telephone Exchange in Block IV, Okains Survey District

#### L.S. C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 25 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the portion of public domain described in the Schedule hereto is hereby set apart for an automatic-telephone exchange; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

## SCHEDULE

APPROXIMATE area of the piece of public domain set apart: 8.8 perches.

See perches.

Being part Reserve 150.

Situated in Block IV, Okains Survey District (Canterbury R.D.). (S.O. 8615.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 142393, deposited in the office of the Minister of Works at Wellington, and therefore generate course. and thereon coloured orange.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 20/1380; D.O. 7/142/0)

Declaring Land Taken for a Government Work and Not Required for that Purpose to be Crown Land

C. W. M. NORRIE, Governor-General [L.S.] A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

#### SCHEDULE

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

Being

R. P. Being
2 10.9 Part Allotment 25, Section 12, Suburbs of Auckland, on D.P. 14266.
(Situated in the City of Auckland.)
3 33.8 Part Allotments 7 and 25, Section 12, Suburbs of Auckland, on D.P. 14266.
(Situated in the City of Auckland and the Borough of Ellerslie.)

Situated in Block I, Otahuhu Survey District (Auckland

R.D.). (S.O. 36877.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 142520, 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, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. X/17/1449/1; D.O. X/17/1449/1)

Declaring Land Acquired for a Government Work and Not Required for that Purpose to be Crown Land

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

#### SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown land: 80 acres 3 roods 30 perches.

Being Lot 2, D.P. 17034, being parts Rural Sections 410, 158, 10323, and 24077.

Situated in the City of Christchurch.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 23/236; D.O. 39/11)

Declaring Land Taken for a Government Work and Not Required for that Purpose to be Crown Land

#### C. W. M. NORRIE, Governor-General [L.S.] A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

Approximate Areas of the Pieces of Land Declared to be Crown Land	Being	Shown on Plan
A. R. P. 8 3 34	Part Reserve 152; edged red	P.W.D. 118159
1 0 38	(S.O. 6812.) Part Rural Section 2449; edged orange (S.O. 7528.)	P.W.D. 118756

Situated in Block VII, Akaroa Survey District (Canter-

bury R.D.)

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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 23/588/15/1; D.O. S 18/1L)

Declaring Land Acquired for a Government Work and Not Required for that Purpose to be Crown Land

C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

#### SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown land: I rood.

land: 1 rood.

Being Section 11, Town of Mangaweka, as shown on a plan deposited in the office of the Chief Surveyor at Wellington as No. 21826, and being the whole of the land comprised and described in certificate of title, Volume 87, folio 228 (Wellington Land Registry).

Situated in Block X, Hautapu Survey District.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. X/279/1/1; D.O. 52/37)

Declaring Land Acquired for a Government Work and Not Required for that Purpose to be Crown Land

C. W. M. NORRIE, Governor-General [L.S.] A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

#### SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown land: 1 rood 22.07 perches.

Being Lot 136, D.P. 8777, being part Heretaunga Block and being part of the land in Proclamation 106022 and part of the land comprised and described in certificate of title, H.B. Volume 112, folio 298 (Hawke's Bay Land Begistry) Registry).

Situate in the Borough of Hastings.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. X/25/26/4; D.O. 32/25/0)

Declaring Land Taken for a Government Work and Not Required for that Purpose to be Crown Land, and Revoking Previous Proclamation

[L.S.] C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby revoke the Proclamation dated the 11th day of December 1953 and published in the New Zealand Gazette No. 72 of the 17th day of the same month at page 2011, declaring land to be Crown land subject to the Land Act 1948, and hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown

land: 33 perches.

Being Lot 95, D.P. S933, being part Allotments 98 and 99,
Town of Hamilton East, and being part of the land
comprised and described in certificate of title, Volume
960, folio 6 (Auckland Land Registry).

Situated in the City of Hamilton.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. X/84/0/2; D.O. 54/1)

Land Held for a Public School Set Apart for Road in Block XVII, Town of Balclutha

C. W. M. NORRIE, Governor-General [L.S.] A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto now held for a public school is hereby set apart for road; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

#### SCHEDULE

APPROXIMATE area of the piece of land set apart: 31.2 perches. Being part Section 28.

Situated in Block XVII, Town of Balclutha (Otago R.D.).

Situated in Block XVII, Town of Balciutha (Otago R.D.). (S.O. 11783.)

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 141798, deposited in the office of the Minister of Works at Welington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/17/61/0; D.O. 16/91/L)

C. W. M. NORRIE, Governor-General [L.S.] A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for a public school; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

## SCHEDULE

APPROXIMATE area of the piece of additional land taken:
3 roods 28.2 perches.
Being part Lot 2, D.P. 29930, being part Allotments 214 and
215, Town of Greerton.

Situated in Block XIV, Tauranga Survey District (Auckland R.D.). (S.O. 36484.)

In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142540, 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, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 31/1367; D.O. 39/75/0)

Additional Land Taken for a Public School in the City of Lower Hutt

C. W. M. NORRIE, Governor-General [L.S.]A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for a public school; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954 March 1954.

## SCHEDULE

APPROXIMATE area of the piece of additional land taken:

2 acres 2 roods 2.3 perches.

Being part of Section 55, Hutt District, and comprising Lots

1 and 6 on Deposited Plan No. 2602 and other part of the said Section 55, and being the whole of the land comprised and described in certificate of title, Volume 260, folio 283 (Wellington Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 31/1514; D.O. 13/1/90)

Leasehold Estate in Land Taken for Housing Purposes in Block XV, Maungatautari Survey District

C. W. M. NORRIE, Governor-General

#### A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the leasehold estate in the land described in the Schedule hereto, held from Her Majesty the Queen by James Randall Sherratt, of Te Awamutu, Farmer, under and by virtue of renewable Crown lease, Volume 1084, folio 7 (Auckland Land Registry), is hereby taken for housing purposes; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

## SCHEDULE

SCHEDULE

APPROXIMATE area of the piece of land in respect of which the leasehold estate is taken: 1 rood.

Being part Section 25s, Tautari Settlement.

Situated in Block XV, Maungatautari Survey District (Auckland R.D.). (S.O. 36374.)

In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142410, 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(H.C. 4/400/24/44/3; D.O. 54/89)

C. W. M. NORRIE, Governor-General

## A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

#### SCHEDULE

APPROXIMATE areas of the pieces of land taken:

A. R. P. Being
0 1 12·3 Part Te Au-o-Waikato A 5A 1 Block; coloured blue.
0 0 15·7 Part Te Au-o-Waikato A 5A 2 Block; coloured blue.
0 0 0·9 Part Te Au-o-Waikato A 2B 2A Block; coloured

0 0.9 Part Te Au-o-Waikato A 2B 2A Block; coloured sepia.

0 1 13.7 Part Te Au-o-Waikato A 2B 1 Block; coloured blue. Situated in Block VI, Maungakawa Survey District (Auckland R.D.). (S.O. 36092.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 142542, 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, and issued under the Scal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 62/2/447/0; D.O. 2/447/0)

Land Taken for Road in Block I, Paekakariki Survey District, Hutt County

C. W. M. NORRIE, Governor-General A PROCLAMATION

DURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

## SCHEDULE

APPROXIMATE area of the piece of land taken: 16.76 perches. Being part Lot 36, D.P. 9507, being part Section 2, Wainui District.

Situated in Block I, Paekakariki Survey District. (S.O. 23009.)

In the Wellington Land District; as the same is more particuarly delineated on the plan marked P.W.D. 142596, 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 41/762; D.O. 16/877)

Land Taken for Road in Block III, Waipahi Survey District

C. W. M. NORRIE, Governor-General

## A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954.

#### SCHEDULE

APPROXIMATE areas of the pieces of land taken:

Being
Part Section 62; coloured blue.
Part Section 62; coloured blue.
Part Section 82; coloured sepia.
Part Section 82; coloured sepia.
Part Section 82; coloured sepia.
Part Section 81; coloured sepia.
Part Lot 4, D.P. 2779, being part Sections 7 and 81; coloured blue. R. P. 0 19.6 0.13 10.9 8·9 6·5

 $2 \ 10.15$ 

Situated in Block III, Waipahi Survey District (Otago R.D.). (S.O. 2387.)
In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 142553, 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/17/61/0; D.O. 28/26/15)

Land Taken for Street in the Borough of Carterton

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for street and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Carterton as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the 22nd day of March 1954. March 1954.

## SCHEDULE

APPROXIMATE areas of the pieces of land taken:

Being Part Section 207, Taratahi Plain Block; coloured 0 11.58

sepia. Part Section 207, Taratahi Plain Block; coloured 0 3.60 blue. 0 8.00 Part Section 207, Taratahi Plain Block; coloured

orange 0 0 12.08 Part Section 175, Taratahi Plain Block; coloured blue.

Situated in Block X, Tiffin Survey District (Borough of Carterton). (S.O. 22896.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 142341, 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 51/2855; D.O. 9/450)

Land Proclaimed as Street in the City of Lower Hutt

#### [L.S.] C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as street the land described in the Schedule hereto.

## SCHEDULE

APPROXIMATE areas of the pieces of land proclaimed as street:

A. R. P. Being
1 3 12:25 Lot 18, D.P. 16008, being part Sections 39 and
47, Hutt District, and being part of the land
comprised and described in certificate of title,
Volume 586, folio 193 (Wellington Land
Registry).

A. R. P.

Being

0 25.45 Lot 6, D.P. 16082, being part Section 47, Hutt

District, and being part of the land comprised
and described in certificate of title, Volume
586, folio 193 (Wellington Land Registry).

Situated in the City of Lower Hutt.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works. GOD SAVE THE QUEEN!

(P.W. 51/3201; D.O. 9/719)

Land Proclaimed as Road in Block VI, Maungakawa Survey District, Piako County

#### [L.S.] C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as road the land described in the Schedule hereto.

#### SCHEDULE

APPROXIMATE areas of the pieces of land proclaimed as road: R. P. Being

A. R. P. Being

0 0 0·2 Part Te Au-o-Waikato A 2B 2B 2B 1 Block.

0 0 2·1 Part Te Au-o-Waikato A 2B 2B 2B 1 Block.

0 0 1·9 Part Te Au-o-Waikato A 2B 2B 2 B 1 Block.

0 0 0·3 Part Te Au-o-Waikato A 2B 2B 1 Block.

0 0 7·7 Part Te Au-o-Waikato 7A 2A Block.

Situated in Block VI, Maungakawa Survey District (Auckland R.D.). (S.O. 36092.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 142542, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow. Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 62/2/447/0; D.O. 2/447/0)

Land Proclaimed as Road, and Road Closed, in Block II, Mangawhai Survey District, Otamatea County

#### C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as road the land described in the First Schedule hereto; and also hereby proclaim as closed the road described in the Second Schedule hereto.

#### FIRST SCHEDULE

## LAND PROCLAIMED AS ROAD

APPROXIMATE areas of the pieces of land proclaimed as road:
A. R. P. Being
0 1 6 6 Part Section 14, Town of Molesworth; coloured blue. 2 37.5 Part Sections 12 and 13, Town of Molesworth; coloured yellow.

Part Section 15, Town of Molesworth; coloured

1 26

sepia.
2 28.2 Part Sections 2, 3, 4, 5, 7, and 8, Town of Molesworth; coloured blue.

## SECOND SCHEDULE

## ROAD CLOSED

APPROXIMATE area of the piece of road closed: 33.6 perches. Adjoining Sections 8 and 15, Town of Molesworth; coloured green.

All situated in Block II, Mangawhai Survey District (Auckland R.D.). (S.O. 37177.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 142598, 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 33/2252; D.O. 50/15/12/0)

Stopping Government Road in Blocks V, VI, and X, Ohinewairua Survey District

[L.S.]

## C. W. M. NORRIE, Governor-General A PROCLAMATION

PURSUANT to section 149 of the Public Works Act 1928, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby proclaim as stopped the Government road described in the First and Second Schedules hereto, that road being no longer required.

## FIRST SCHEDULE

Are: Pi Roa	roximate as of the leces of d Hereby topped	Adjoining or Passing Through	gh	Situated in Block	Situated in Survey Distr of		Shown on Pla	n	Coloured on Plan
	R. P.								
1	$\begin{bmatrix} 2 & 27 \\ 1 & 28 \cdot 4 \end{bmatrix}$	Awarua 3D 3 No. 17c 2		i	Ohinewairua		P.W.D. 124763	• •	Green.
·ō	2 24 · 3	Awarua 3D 3 No. 4B		X	,,		,,	٠.	,,
1	0 20.9	Awarua 3D 3 No. 5 and 3D 3 No. 170 (S.O. 21234)			***	••	,,	• •	,,
0	1 17.1	Awarua 3D 3 No. 17c 1		<b>X</b>	,,		P.W.D. 124764	٠.	,,
0	0 4.1	Motukawa 2B 4A		X	,,	• •	,,	• •	**
0 0 0	$0\ 22.6\ 0\ 1.3\ 0\ 28.7$	Part Motukawa 2B 4c 2		X	, ,,		,,,	• •	,,
0 1	1 27·8 \ 0 29·6 \	Motukawa 2B 4B and part 2B 4C 2		x	,,		,,	••	,,
	,	(S.O. 21235)		177 137			DWD 19450F		
1	$0 \ 34 \cdot 3$	Motukawa 2B 20 and part 2B 4c 2		17T	,,	• •	P.W.D. 124765	• •	,,
0	$\begin{array}{ccc} 2 & 19.5 \\ 0 & 5.2 \end{array}$	Motukawa 2в 20 and part 2в 4с 2		VI	,,	• •	,,	• •	,,
0	$\left. egin{array}{ccc} 0 & 3 \cdot 2 \\ 0 & 7 \cdot 9 \\ 0 & 22 \cdot 4 \end{array} \right\}$	Part Motukawa 2B 4C 2		VI	,,	• •	,,	٠.	**
Ö	$2 \ 32 \cdot 4$	Motukawa 2B 17A and part 2B 4C 2		VI	,,		,,		,,
0	$egin{pmatrix} 0 & 31 \cdot 1 \\ 1 & 17 \cdot 5 \end{pmatrix}$	Motukawa 2B 17A		VI	,,		,,	٠.	,,
ŏ	0  2.5	Motukawa 2B 4c 1 (S.O. 21236)		VI	,,	••	,,	••	2)
0	0.32.5	Motukawa 2B 5B 2 and 2B 16B 2		v	,,		P.W.D. 124766	٠.	,,
ŏ	2 4.4	Motukawa 2B 5B 1 and 2B 16B 2			,,		,,		,,
Ō	0 22.4	Motukawa 2B 5B 1		.   V	,,		,,	٠.	,,
0	1 15	Motukawa 2B 13B		. <u>v</u>	,,		,,	• •	,,
0	0 18.1	Land on D.P. 8927, being part Motuk (S.O. 21237)	tawa 2B 13A		**	••	,,	• •	,,
0	1 23.9	Part Motukawa 2B 13A		<u>v</u>	,,		P.W.D. 124767	٠.	,,
0	3 5.6	Motukawa 2B 9a and part 2B 13a D.P. 11847, being part Motukawa	and Lot 1 2в 12		,,		**	••	29
0	0 4	Part Motukawa 2B 8		.   V	,,	• •	,,	• •	,,
0	$0 \ 34 \cdot 3$			1	1				(
0	$\begin{array}{c c} 3 & 28 \cdot 1 \\ 1 & 7 \cdot 9 \end{array}$	Part Motukawa 2B 12		·   <b>v</b>	,,	• •	,,	••	<b>"</b> .
0	0 33.3	(S.O. 21238)		<u> </u>	I		<u> </u>		<u> </u>

#### SECOND SCHEDULE

Roa	as c iece d H	oftl sof	he E by	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
		Ρ.						
0	0	4.	2	Road in Proclamation No. 4271, being formerly part Motukawa 2B 4c 2 (S.O. 21235)	X .	Ohinewairua	P.W.D. 124764	Sepia, edged sepia.
0	0	11.	4	Road in Proclamation No. 4271, being formerly part Motukawa 2B 20	X	,,	P.W.D. 124765	Orange, edged orange.
0	0	7	5	Road in Proclamation No. 4394, being formerly part Motukawa 2B 17A (S.O. 21236)	VI	,,	,,	,,
0	0	$\begin{array}{c} 3 \\ 25 \end{array}$	}	Road in Proclamation No. 4394, being formerly parts Motukawa 2B 16B 2 (S.O. 21237)	V	,,	P.W.D. 124766	**

All in the Wellington 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, and issued under the Seal of New Zealand, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 70/8/29/0; D.O. 8/29/52)

Declaring Road in Blocks V, VI, and X, Ohinewairua Survey District, to be Government Road

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

## Present:

THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

PURSUANT to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the portions of road described in the First and Second Schedules hereto shall, on and after the date of this Order in Council, become Government road.

## FIRST SCHEDULE

		'		~-	SCHILL					
Are Piec De	proximate eas of the es of Road celared to be vernment Road	Adjoining or Passing Throu	ıgh		Situated in Block	Situated Survey Do		Shown on Pla	n	Coloured on Plan
A. 1	R. P. 2 27 1 28·4	Awarua 3D 3 No. 17c 2			x	Ohinewair	ua	P.W.D. 124763		Green.
0 1		Awarua 3D 3 No. 4B  Awarua 3D 3 No. 5 and 3D 3 No. 17  (S.O. 21234)	c i		X X	,,,	• •	"		,,
0 0 0	$ \begin{array}{ccc} 1 & 17 \cdot 1 \\ 0 & 4 \cdot 1 \\ 0 & 22 \cdot 6 \end{array} $	Awarua 3D 3 No. 17c 1  Motukawa 2B 4A			X X	"		P.W.D. 124764	••	,,
0	$egin{array}{ccc} 0 & 1 \cdot 3 \\ 0 & 28 \cdot 7 \end{array}$	Part Motukawa 2B 4C 2	••	• •	X	,,,	•••	,,		,,,
0 1	$ \begin{array}{ccc} 1 & 27 \cdot 8 \\ 0 & 29 \cdot 6 \end{array} $	Motukawa 2в 4в and part 2в 4с 2 (S.O. 21235)	••	••	X	,,	• •	**		,,
1 0 0	$ \begin{array}{ccc} 0 & 34 \cdot 3 \\ 2 & 19 \cdot 5 \\ 0 & 5 \cdot 2 \end{array} $	Motukawa 2B 20 and part 2B 4c 2 Motukawa 2B 20 and part 2B 4c 2			VI and X VI	,,	• •	P.W.D. 124765	• •	"
0	$\left. egin{array}{ccc} 0 & 7 \cdot 9 \\ 0 & 22 \cdot 4 \end{array} \right\}$	Part Motukawa 2B 4c 2	••	• •	VI	,,	• •	,,		,,
0 0 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Motukawa 2B 17A and part 2B 4c 2  Motukawa 2B 17A		••	VI VI	,,		,,		,,
0	0 2.5	Motukawa 2B 4c 1 (S.O. 21236)		••	VI	,,		,,	• •	,,
$\begin{array}{c} 0 \\ 0 \\ 0 \end{array}$	$\begin{array}{ccc} 0 & 32 \cdot 5 \\ 2 & 4 \cdot 4 \\ 0 & 22 \cdot 4 \end{array}$	Motukawa 2B 5B 2 and 2B 16B 2 Motukawa 2B 5B 1 and 2B 16B 2 Motukawa 2B 5B 1			V V V	,,		P.W.D. 124766	• •	"
0	1 15 0 18 1	Motukawa 2B 13B Land on D.P. 8927, being part Motul (S.O. 21237)			v v	" "	•••	" "		"
$\frac{0}{0}$	$\begin{array}{ccc}1&23\cdot 9\\3&5\cdot 6\end{array}$	Part Motukawa 2B 13A Motukawa 2B 9A and part 2B 13A	and Lot	 1,	V V	,, ,,		P.W.D. 124767		"
0	$\begin{pmatrix} 0 & 4 \\ 0 & \mathbf{34 \cdot 3} \end{pmatrix}$	Part Motukawa 2B 8	2B 12	•••	v	,,		,, ·		,,
0. 0 0	$egin{array}{ccc} {\bf 3} & {\bf 28} \cdot {\bf 1} \ {\bf 1} & {\bf 7} \cdot {\bf 9} \ {\bf 0} & {\bf 33} \cdot {\bf 3} \end{array} \end{bmatrix}$	Part Motukawa 2B 12 (S.O. 21238)		• •	v	,,	••	,,	••	,,
0 0. 0	$egin{array}{ccc} 0 & 4 & & & & & & \\ 0 & 34 \cdot 3 & & & & & \\ 3 & 28 \cdot 1 & & & & & \\ 1 & 7 \cdot 9 & & & & & & \end{array}$	D.P. 11847, being part Motukawa Part Motukawa 2B 8  Part Motukawa 2B 12	2в 12	••	V	,,		,, ·	••	,,

## SECOND SCHEDULE

Approximate Areas of the Pieces of Road Declared to be Government Road	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 4·2	Road in Proclamation No. 4271, being formerly part Motukawa 2B 4c 2 (S.O. 21235)	X	Ohinewairua	P.W.D. 124764	Sepia, edged sepia.
0 0 11.4	Road in Proclamation No. 4271, being formerly part Motukawa 2B 20	X	"	P.W.D. 124765	Orange, edged orange.
0 0 7.5	Road in Proclamation No. 4394, being formerly part Motukawa 2B 17A (S.O. 21236)	VI	,,	· "	,,
0 0 3 0 25 }	Road in Proclamation No. 4394, being formerly parts Motukawa 2B 16B 2 (S.O. 21237)	v	,,	P.W.D. 124766	**

All in the Wellington 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.

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

(P.W. 70/8/29/0; D.O. 8/29/52)

Consenting to Land Being Taken for Road in Block I, Paekakariki Survey District, Hutt County

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

Present: THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for road.

## SCHEDULE

APPROXIMATE area of the piece of land permitted to be taken:

16.76 perches.

Being part Lot 36, D.P. 9507, being part Section 2, Wainui District.

Situated in Block I, Paekakariki Survey District. (S.O.

23009.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 142596, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

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

(P.W. 41/762; D.O. 16/877)

Consenting to Land Being Taken for Road in Block VI, Maungakawa Survey District, Piako County

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

Present:

THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for road.

## SCHEDULE

APPROXIMATE areas of the pieces of land permitted to be taken:

Being 0 0.9 Part Te Au-o-Waikato A 2B 2A Block; coloured sepia.

Te Au-o-Waikato A 2B 1 Block; coloured 1 13.7 Part

0 1 13.7 Part Te Au-o-Waikato A 2B I Block; coloured blue.

Situated in Block VI, Maungakawa Survey District (Auckland R.D.). (S.O. 36092.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 142542, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

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

(P.W. 62/2/447/0; D.O. 2/447/0)

Consenting to Land Being Taken for Street in the Borough of Carterton

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

Present: THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for street.

## SCHEDULE

APPROXIMATE area of the piece of land permitted to be taken:

12:08 perches.
Being part Section 175, Taratahi Plain Block.
Situated in Block X, Tiffin Survey District (Borough of Carterton). (S.O. 22896.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 142341, deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

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

(P.W. 51/2855; D.O. 9/450)

## Constituting Otorohanga Urban Fire District

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

Present:
THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

The Right Hon. S. G. Holland pressiding in Council

WHEREAS, pursuant to section 18 of the Fire Services

Act 1949, the Otorohanga Borough Council requested that the Otorohanga Secondary Urban Fire District be constituted an urban fire district:

And whereas, pursuant to the said section 18, the Fire Service Council has certified that the appropriate standards for an urban fire district have been complied with:

And whereas, pursuant to the said section 18, the request has been referred to the Local Government Commission:

And whereas, pursuant to the Local Government Commission Act 1946, the Local Government Commission has recommended that action be taken pursuant to the Fire Services Act 1949 to constitute the said secondary urban fire district an urban fire district:

Now, therefore, pursuant to section 18 of the Fire Services Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares the Otorohanga Secondary Urban Fire District to be an urban fire district by the name of the Otorohanga Urban Fire District.

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

(I.A, 76/81/34)

Constituting Heriot Secondary Urban Fire District

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

#### Present:

## THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

WHEREAS, pursuant to section 18 of the Fire Services
Act 1949, the Tuapeka County Council requested that
the urban area of Heriot be constituted a secondary urban fire district:

And whereas, pursuant to the said section 18, the Fire Service Council has certified that the appropriate standards for a secondary urban fire district have been complied with in respect of the said area:

And whereas, pursuant to the said section 18, the request has been referred to the Local Government Commission:

And whereas, pursuant to the Local Government Commission Act 1946, the Local Government Commission Act 1946 that action be taken under the Fire Services Act 1949 to constitute the said area a secondary urban fire

Now, therefore, pursuant to section 18 of the Fire Services Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares the urban area of Heriot to be a secondary urban fire district by the name of the Heriot Secondary Urban Fire District.

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

(I.A. 76/81/209)

Constituting Cust Secondary Urban Fire District

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 17th day of March 1954

## Present:

## THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL

WHEREAS, pursuant to section 18 of the Fire Services
Act 1949, the Rangiora County Council requested that
the urban area of Cust be constituted a secondary urban district:

the district:

And whereas, pursuant to the said section 18, the Fire Service Council has certified that the appropriate standards for a secondary urban fire district have been complied with in respect of the said area:

And whereas, pursuant to the said section 18, the request has been referred to the Local Government Commission:

And whereas, pursuant to the Local Government Commission Act 1946, the Local Government Commission has recommended that action be taken under the Fire Services Act 1949 to constitute the said area a secondary urban fire district:

Now, therefore, pursuant to section 18 of the Fire Services Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares the urban area of Cust to be a secondary urban fire district by the name of the Cust Secondary Urban Fire District.

T. J. SHERRARD,

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

(I.A. 76/81/192)

Varying the Determinations in Respect of the Waimea County Council's Loan of £2,300

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of March 1954

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 26th day of January 1954 (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 in New Zealand by the Waimea County Council (hereinafter called the said local authority) of a loan of two thousand three hundred pounds to be known as "Worker's Dwelling Loan 1953" (hereinafter called the said loan):

And whereas the said loan has not yet been raised and it is expedient to vary certain of the determinations aforesaid in respect thereof:

respect thereof:

respect thereof:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926 as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies certain of the determinations aforesaid in respect of the said loan by prescribing that in lieu of a term of twenty-five years, as specified in clause 1 of the said Order in Council, the term for which the said loan or any part thereof may be raised shall not exceed ten years.

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

Varying the Determinations in Respect of Portion (£20,000) of the Rotorua County Council's Loan of £116,000

C. W. M. NORRIE, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington, this 10th day of
March 1954

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 30th day of
July 1952 (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 in New Zealand by the Rotorua County Council (hereinafter called the said local authority) of an amount of
thirty-five thousand pounds, being portion of a loan of one
hundred and sixteen thousand pounds known as "Roading
Improvement Loan 1952" (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 twenty
thousand pounds (hereinafter called the said sum) and it is
expedient to cancel the determinations aforesaid in respect
of the said sum and make new determinations in lieu thereof:
Now, therefore, pursuant to section 11 of the Local
Government Loans Board Act 1926 as set out in section 29
of the Finance Act 1932 (No. 2), His Excellency the GovernorGeneral, acting by and with the advice and consent of the
Executive Council, hereby cancels the aforesaid determinations in respect of the said sum and in lieu thereof makes the
following determinations:

1. The term for which the said sum or any part thereof

1. The term for which the said sum or any part thereof

nay be raised shall not exceed ten 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 four per cent per annum.

cent per annum.

3. The said sum shall be repaid as follows:

(a) By twenty equal payments of seven hundred and thirty-one pounds two shillings and threepence, one of such payments to be made at the end of every half-year commencing from the date on which the said sum is raised. Each such half-yearly payment shall be applied first in payment of interest computed at the rate of four per cent per annum on the amount of principal for the time being outstanding at the beginning of each such half-year in respect of the said sum and the balance of such half-yearly payment in reduction of such principal.

(b) By a payment at the end of the tenth year from the date of the raising of the said sum of an amount equal to the amount to which the principal of the

date of the raising of the said sum of an amount
equal to the amount to which the principal of the
said sum has been reduced in accordance with the
preceding paragraph (a) hereof after payment of
the aforesaid twenty half-yearly payments.

4. The payments referred to in clause 3 hereof shall be
made in New Zealand and no such payment shall be made
out of loan money.

5. The rate payable for brokerage, underwriting, and

out of loan money.

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 cent 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. 49/438/10)

Varying the Determinations in Respect of the Balance (£6,300) of the Newmarket Borough Council's Loan of £10,000

## C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL
At the Government House at Wellington, this 10th day of
March 1954

## Present:

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 30th day of April 1952 (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 in New Zealand by the Newmarket Borough Council (hereinafter called the said local authority) of a loan of ten thousand pounds to be known as 'Olympic Stadium Improvement Loan 1952'' (hereinafter called the said loan):

And whereas an amount of six thousand three hundred pounds (hereinafter called the said sum) has not yet been raised and it is expedient to vary the determinations aforesaid in respect of the said sum by extending the period within which the said sum or any portion thereof may be raised:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926 as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies the determinations aforesaid in respect of the said sum 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.

T. J. SHERRARD, Clerk of the Executive Council

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

(T. 49/186/24)

Consenting to the Raising of a Loan of £3,100 by the Geraldine Borough Council and Prescribing the Conditions Thereof

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of March 1954

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL
WHEREAS the Geraldine Borough Council (hereinafter called the said local authority), being desirous of raising a loan of three thousand one hundred pounds to be known as "Fire Engine Loan 1953" (hereinafter called the said loan) for the purpose of purchasing a fire engine, 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:

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, pursuant to section 11 of the said Act as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of three thousand one hundred pounds, and in giving such consent hereby determines as follows:

1. The term for which the said loan or any part thereof may be raised shall be ten 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 four per cent per annum.

3. The said local authority shall, before raising the said loan 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 of not more than one year at a rate or rates per cent which shall be not less than eight pounds twelve shillings and sixpence such payments to be made in respect of every part of the said loan 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 loan or any part thereof so raised.

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

5. No amount payable as either interest or sinking fund in respect of the said loan shall be paid out of loan money.

6. The rate payable for brokerage, underwiting, and procuration fees in respect of the raising of the said loan or any part

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

(T. 49/110/6)

Consenting to the Raising of Portion (£250,000) of the North Canterbury Hospital Board's Loan of £500,000 and Prescribing the Conditions Thereof

# C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of March 1954

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL WHEREAS the North Canterbury Hospital Board (hereinafter called the said local authority), being desirous of raising a loan of five hundred thousand pounds to be known as "Cashmere Hospital Loan (Part 3) 1953" (hereinafter called the said loan) for the purpose of continuing the construction of a hospital and ancillary buildings at Cashmere together with the payment of architectural and incidental expenses, has complied with the provisions 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 the said local authority is desirous of raising in the first instance portion of the said loan amounting to two hundred and fifty thousand pounds (hereinafter called the said sum), 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 sum:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said sum for the said purpose up to the amount of two hundred and fifty thousand pounds, and in giving such consent hereby determines as follows:

1. The term for which the said sum or any part thereof

1. The term for which the said sum or any part thereof may be raised shall not exceed fifteen 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 four per cent per annum.

3. The said sum shall be repaid as follows:

(a) By twenty-nine equal payments of five thousand pounds each, one of such payments to be made at the end of every half year commencing from the date on which the said sum is raised.

(b) By a payment at the end of the fifteenth year from the date of the raising of the said sum of an amount of one hundred and five thousand pounds.

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

5. No amount payable either as interest or as principal shall be paid out of loan money.

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 three-quarters per cent of 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,

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

(T. 49/507/6)

Consenting to the Raising of Portion (£20,000)

Takapuna Borough Council's Loan of £200,

Prescribing the Conditions Thereof 0,000) of the £200,000 and

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 3rd day of March 1954

Present:
His Excellency the Governor-General in Council

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Takapuna Borough Council (hereinafter called the said local authority) being desirous of raising a loan of two hundred thousand pounds (£200,000) to be known as "Streets Improvements Loan 1952" (hereinafter called the said loan) for the purpose of carrying out permanent improvements to streets including where necessary, formation of streets to permanent levels, kerbing and channelling, bitumen sealing, and the provision of stormwater drains, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

drains, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas by Orders in Council made on the 22nd day of October 1952 and the 20th day of April 1953 consent was given to the raising of portions of the said loan amounting in the aggregate to sixty thousand pounds (£60,000):

And whereas the said local authority is desirous of raising a further portion of the said loan amounting to twenty thousand pounds (£20,000) (hereinafter called the said sum) 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 sum:

Now, therefore, pursuant to section 11 of the said Act as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said sum for the said purpose up to the amount of twenty thousand pounds (£20,000), and in giving such consent hereby determines as follows:

1. The term for which the said sum or any part thereof may be raised shall be ten (10) 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 four pounds (£4) per centum per annum.

3. The said sum or any part thereof shall be repaid by the annual redemption of debentures in the years set out in the first column of the Schedule hereunder of the amounts stated opposite each such year in the second column of the said Schedule.

F	irst Colum —— Year	ın	Second Column Amount	Fi	rst Colu Year	mn	Second Column Amount
1st 2nd 3rd 4th 5th			£ 600 700 700 800 800	6th 7th 8th 9th 10th			£ 800 900 800 1,000 12,900

4. The payment of interest and redemptions in respect of the said sum shall be made in New Zealand.

5. No amount payable either as interest or as a redemption 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.

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. 49/120/14)

Consenting to the Raising of a Loan of £112,500 by the Auckland Harbour Board and Prescribing the Conditions

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 3rd day of March 1954

#### Present:

## HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Auckland Harbour Board (hereinafter called the said local authority), being desirous of raising a loan of one hundred and twelve thousand five hundred pounds (£112,500) to be known as "Auckland Harbour Board Loan 1953, First Issue 1954" (hereinafter called the said loan) for the purpose of carrying out the following works authorized by the Auckland Harbour Board Loan and Empowering Act 1953: Reconditioning dredge Hopai, £65,000; purchase of Government store, £37,500; machinery (slipway and mill), £10,000; 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, pursuant to section 11 of the said Act as set out in section 29 of the Finance Act 1932 (No. 2). His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said loan for the said purpose up to the amount of one hundred and twelve thousand five hundred pounds (£112,500), and in giving such consent hereby determines as follows:

1. The term for which the said loan or any part thereof may be raised shall not exceed fifteen (15) 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 four pounds (£4) per centum per annum.

3. The said loan shall be repaid by the half-yearly redemption of debentures in the half-years set out in the first column of the Schedule hereunder of the amounts stated opposite each such half-year in the second column of the said Schedule. WHEREAS the Auckland Harbour Board (hereinafter

#### SCHEDULE

First Column Half-year		Second Column ————————————————————————————————————		rst Colu Ialf-yea	Second Column Amount	
1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th 11th 12th 13th 14th 15th			£ 2,800 2,800 2,900 2,900 3,000 3,100 3,100 3,200 3,300 3,400 3,500 3,600 3,700	16th 17th 18th 19th 20th 21st 22nd 23rd 24th 25th 27th 28th 29th		£ 3,700 3,800 3,900 4,000 4,000 4,100 4,200 4,300 4,400 4,500 4,600 4,700 4,800 4,900

4. The payment of interest and redemptions in respect of the said loan shall be made in New Zealand and no amount payable as interest or as redemption 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 three-quarters 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. 49/260/22)

Consenting to the Raising of Portion (£200,000) of the Auckland City Council's Loan of £650,000 and Prescribing the Conditions Thereof

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 3rd day of March 1954

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Auckland City Council (hereinafter called the said local authority), being desirous of raising a loan of six hundred and fifty thousand pounds (£650,000) to be known as "Works Loan 1952" (hereinafter called the said loan) for the purpose of carrying out streets and drainage works, erecting depot buildings in Grey Lynn, Tamaki,

and Orakei, purchasing land for a depot site at Point Chevalier, constructing a parking area at the Zoological Park, Grey Lynn, constructing conveniences in Blockhouse Bay Road, Avondale, and meeting the cost of raising the loan, has complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas by Order in Council made on the 13th day of January 1953 consent was given to the raising of portion of the said loan amounting to sixty thousand pounds (£60,000):

(£60,000):

(£60,000):

And whereas the said local authority is desirous of raising a further portion of the said loan amounting to two hundred thousand pounds (£200,000) (hereinafter called the said sum), 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 sum:

Now, therefore, pursuant to section 11 of the said Act as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said sum for the said purpose up to the amount of two hundred thousand pounds (£200,000), and in giving such consent hereby determines as follows:

1. The term for which the said sum or any part thereof

- 1. The term for which the said sum or any part thereof may be raised shall be ten (10) 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 four pounds (£4) per centum per annum.
- 3. The said sum or any part thereof shall be repaid by the half-yearly redemption of debentures in the half-years set out in the first column of the Schedule hereunder of the amounts stated opposite each such half-year in the second column of the said Schedule.

#### SCHEDULE

First Column Half-year	Second Column Amount	First Colum Half-year	Second Column ————————————————————————————————————
1st	2,400 2,500 2,500 2,500 2,600 2,600 2,700	11th	 £ 2,900 2,900 3,000 3,100 3,100 3,200 3,200 3,300 3,400

- 4. The payment of interest and redemptions in respect of the said sum shall be made in New Zealand.
- 5. No amount payable either as interest or as a redemption 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 three-quarters per centum of 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. 49/121/84)

Constitution of Palmerston North High School Board Varied

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of March 1954

## Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the proviso to Section 90 of the Education Act 1914 (as set out in Section 10 of the Education Amendment Act 1952), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders as follows.

## ORDER

The constitution of the Palmerston North High School Board is hereby varied so that the Board shall hereafter consist of the members to be appointed or elected under section 90 of the Education Act 1914 and one member to be appointed by the Kairanga County Council.

T. J. SHERRARD, Clerk of the Executive Council. Setting Apart Maori Land as a Maori Reservation

## C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of March 1954

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 5 of the Maori Purposes Act 1937, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby sets apart and reserves the Maori freehold land described in the Schedule hereto for the common use of the Ngatimaru tribe as a burial-ground.

## SCHEDULE

#### TARANAKI LAND DISTRICT

Land

Block and Survey District

art Ngakorako B. (C/T 143/168, Taranaki Registry) Part

A. R. P 5 0 0 II, Ngatimaru

Area

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

(M.A, 21/1/16)

Officers Authorized to Take Statutory Declarations

## C. W. M. NORRIE, Governor-General

PURSUANT to section 301 of the Justices of the Peace Act 1927, His Excellency the Governor-General hereby authorizes the persons named in the Schedule hereto, being the holders of the offices specified after their names, to take and receive statutory declarations under that section.

## SCHEDULE

Leonard James Smith, Divisional Officer, Child Welfare Division, Education Department, Wellington.

Ralph Joseph Weightman Wallis, Assistant Divisional Officer, Child Welfare Division, Education Department, Wellington. Wellington.

As witness the hand of His Excellency the Governor-General, this 9th day of March 1954.

T. CLIFTON WEBB, Minister of Justice.

Revoking Declaration of Certain Gisborne Borough Reserves to be Sanctuaries Under the Animals Protection and Game Act 1921–22, East Coast Acclimatization District

## C. W. M. NORRIE, Governor-General

PURSUANT to the powers conferred upon me my subsection (1) of section 6 of the Animals Protection and Game Act 1921-22, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby revoke the Warrant dated 10 February 1940 and published in the New Zealand Gazette of 15 February 1940 at page 228, declaring certain Gisborne Borough reserves to be sanctuaries for the purpose of the said Act, the said reserves being described in the Schedule hereto.

## SCHEDULE

SCHEDULE

All that area in the Gisborne Land District containing by admeasurement 10 acres 2 roods 32 perches, and being Lot 1 on plan 1641, deposited in the office of the District Land Registrar at Gisborne.

Also all that area in the Gisborne Land District containing by admeasurement 45 acres 3 roods 33 perches, bounded by a line commencing at the south-eastern corner of Wai-o-hi-harore No. 3 Block; thence south-westerly along the high-water mark of the sea to the south-westerly along the south-western boundary of the said part No. 1r, Awapuni Block; thence north-easterly along the south-eastern boundary of the said part No. 1r, Awapuni Block, to Awapuni Road; thence north-easterly along the south-easterly, north-easterly, and north-westerly along the south-easterly, north-easterly, and north-westerly along the south-western, south-easterly, and north-western sides of that road to the westernmost corner of Wai-o-hi-harore No. 3 Block; thence north-easterly along the north-western boundary of the said Wai-o-hi-harore No. 3 Block to its northernmost corner; thence south-easterly along the north-eastern boundary of the said Wai-o-hi-harore No. 3 Block to its south-eastern corner, the point of commencement.

Also all that area in the Gisborne Land District containing by admeasurement 12 acres 0 roods 2 perches, and bounded on the north-west by Subdivisions 346 and 347, Kaiti Block, and Lot 4 on plan 2475, deposited in the office of the District Land Registrar at Gisborne; on the north-east and south-east by Lot 2 on plan 1998, deposited as aforesaid; and on the south-east and south-west by part Subdivisions 340 and 341; and on the west by Subdivisions 344B, 344A, and part 344.

As witness the hand of His Excellency the Governor-

As witness the hand of His Excellency the Governor-General, this 11th day of March 1954.

W. A. BODKIN, Minister of Internal Affairs.

Lands Reserved in the North Auckland, South Auckland, Wellington, and Marlborough Land Districts

## C. W. M. NORRIE, Governor-General

WHEREAS by section 167 of the Land Act 1948 it is

WHEREAS by section 167 of the Land Act 1948 it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose which in his opinion is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette:

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the lands in the North Auckland, South Auckland, Wellington, and Marlborough Land Districts described in the Schedule hereunder written, for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

#### SCHEDULE

#### NORTH AUCKLAND LAND DISTRICT

Lor 4, Deposited Plan No. 37880, being part Allotment 5, Section 1, Parish of Takapuna, situated in Block VI, Rangitoto Survey District: Area, 1 acre and 13.6 perches, more or less. Subject to Drainage Easement 4.58 links wide created by Conveyance No. 254669. (Recreation.)

(L. and S. H.O. 1/1107/1; D.O. 8/1629)

## SOUTH AUCKLAND LAND DISTRICT

Lot 1, Deposited Plan No. S. 175, being part Allotment 419, Town of Hamilton East, situated in Block II, Hamilton Survey District: Area, 5 acres 2 roods 22.9 perches, more or

Also Section 436, Town of Hamilton East, situated in Block XIV, Komakorau Survey District, and Block II, Hamilton Survey District: Area, 15 acres 1 rood 37 perches, more or less. (S.O. plan 20022.) (General education.)

(L. and S. H.O. 30/228/6; D.O. E.R. 1367, E.R. 1252)

#### Wellington Land District

Section 9, Block II, Wainuioru Survey District: Area, 7 acres 2 roods 10 perches, more or less. (S.O. plan 22612.) (Site for a roadman's cottage.)

(L. and S. H.O. 36/1539; D.O. 4/380)

Lots 11 and 25, Block IV, Deposited Plan No. 1882, being part Raketapauma 28 No. 8 Block, situated in Block VIII, Maungakaretu Survey District: Area, 2 roods, more or less. Part certificate of title, Volume 157, folio 217. (Public hall site).

(L. and S. H.O. 6/6/418; D.O. 8/444)

## MARLBOROUGH LAND DISTRICT

Section 26, Block I, Avon Survey District: Area, 5 acres 3 roods 1.3 perches, more or less. (S.O. plan 4127.) (Rabbit Board buildings.)

(L. and S., H.O. 36/1662; D.O. R.L.F. 8 and 8/168)

As witness the hand of His Excellency the Governor-General, this 11th day of March 1954.

E. B. CORBETT, Minister of Lands.

Lands Reserved in the South Auckland and Otago Land Districts

## C. W. M. NORRIE, Governor-General

C. W. M. NORRIE, Governor-General
WHEREAS by section 167 of the Land Act 1948 it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose which in his opinion is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette:

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the lands in the South Auckland and Otago Land Districts described in the Schedule hereunder written for the purposes specified at the end of the respective descriptions of the lands so intended to be reserved.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

Lors 37 and 60, Deposited Plan No. S. 582, being parts Allotments 6B 3A, 6B 3B, 6B 3C, and 228, Parish of Waimana, situated in Blocks I and II, Whakatane Survey District: Total area, 3 acres 3 roods 26.6 perches, more or less. (Recreation.)

(L. and S. H.O. 1/1107/12; D.O. 8/1047)

#### OTAGO LAND DISTRICT

SECTION 13 (formerly part Section 5 and closed road), Block XV, Maniatoto Survey District: Area, 1 acre 1 rood 10 perches, more or less. (S.O. plan 11719.) (Stock watering.)

(L. and S. H.O. 6/1/859; D.O. M. 628)

As witness the hand of His Excellency the Governor-General, this 12th day of March 1954.

E. B. CORBETT, Minister of Lands.

#### Land Reserved in the Nelson Land District

## C. W. M. NORRIE, Governor-General

WHEREAS by section 167 of the Land Act 1948 it is WHEREAS by section 167 of the Land Act 1948 it is enacted that the Governor-General may from time to time set apart as a reserve, notwithstanding that the same may be then held under pastoral lease or pastoral occupation licence, any Crown land for any purpose which in his opinion is desirable in the public interest, and notice thereof shall be published in the New Zealand Gazette:

Now, therefore, pursuant to section 167 of the said Act, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby reserve, subject to the reservations and conditions imposed by section 59 of the Land Act 1948, the land in the Nelson Land District described in the Schedule hereunder written for recreation purposes.

purposes.

#### SCHEDULE

## NELSON LAND DISTRICT

Section 229, District of Waimea East, situated in Block VI, Waimea Survey District: Area, 3 acres 2 roods 20 perches, more or less. (S.O. plan 9863.)

As witness the hand of His Excellency the Governor-General, this 12th day of March 1954.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/347; D.O. 8/291)

## C. W. M. NORRIE, Governor-General

PURSUANT to section 4 of the Auckland Harbour Bridge Act 1950, I, Lieutenant-General Sir Charles Willoughby Moke Norrie, the Governor-General of New Zealand, hereby appoint Athol Umfrey Wells, Esquire, of Auckland,

to be a member of the Auckland Harbour Bridge Authority for a further term of five years from the 23rd day of February 1954.

As witness the hand of His Excellency the Governor-General, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Works.

(P.W. 34/2734/3)

Members of the Workers' Compensation Board Appointed

PURSUANT to section 24 of the Workers' Compensation Amendment Act 1950, His Excellency the Governor-General has been pleased to appoint the following to be members of the Workers' Compensation Board as from the 10th day of January 1954:

As representing the Government—
Ian Meiklejohn Matheson, Esquire.
On the nomination of the Council of Fire and Accident
Underwriters' Associations of New Zealand—
David Thomas Athol Burt, Esquire, and
Hugh Duncan, Esquire.

And pursuant to section 25 of the said Act has been pleased to appoint the said Ian Meiklejohn Matheson, Esquire, to be Chairman of the Workers' Compensation Board.

Dated at Wellington, this 8th day of March 1954.

W. SULLIVAN, Minister of Labour.

## Justice of the Peace Resigns

HIS Excellency the Governor-General has been pleased to accept the resignation of

Alexander Lindsay, Esquire, of Oamaru, of his appointment as a Justice of the Peace for New Zealand and its dependencies.

Dated at Wellington, this 5th day of March 1954.

T. CLIFTON WEBB, Minister of Justice.

Member of Licensing Committee Appointed

PURSUANT to section 49 of the Licensing Act 1908, His Excellency the Governor-General has been pleased to appoint

William Marshall Wilkinson, Esquire, J.P., of Kaikohe, to be a member of the Licensing Committee for the Licensing District of Hobson.

Dated at Wellington, this 4th day of March 1954.

T. CLIFTON WEBB, Minister of Justice.

## Appointment of Honorary Officers

PURSUANT to section 29 of the Statutes Amendment Act 1946, the Minister of Marine hereby appoints the persons named in the Schedule to this Warrant to be Honorary Officers for the acclimatization districts shown in such Schedule for the purposes of Part II of the Fisheries Act 1908, such persons to hold office until the 31st day of March 1956.

#### SCHEDULE

WAITAKI ACCLIMATIZATION DISTRICT

Eric Thomas Boyle. Howard Blackwell Chamberlain.
Norman Stanley Fenwick.
Charles Dickens Fleming.
John McKerr. William Alexander McKinnon.
Andrew Brown Main.
Ernie Augustus Melton.
Ernest Charles Ottley.
Robert Richmond Pearson.

Dated at Wellington, this 12th day of March 1954.

W. S. GOOSMAN, Minister of Marine.

## Members of Domain Boards Appointed

PURSUANT to section 49 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General has been pleased to appoint

Francis George Higginson

to be a member of the Alfredton Domain Board, Wellington Land District, in place of John Melville Hull, resigned.

John Douglas Bacon, George Davis King, John Noonan, and John Gerald Charles Baker

to be members of the Waihola Domain Board, Otago Land District, in place of Lewis Ivan Albert Andrews, Albert Henry Sharpe, and James Smolenski, left the district, and Charles Dobbie Baker, resigned.

Dated at Wellington, this 10th day of March 1954.

D. M. GREIG, Director-General of Lands. (L. and S. H.O. 1/99)

Member of the Pukaki Rabbit Board Appointed (Notice No. Ag. 5596)

PURSUANT to section 56 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint on the 8th day of March 1954

Oswald Patrick Gibson

to be a member of the Pukaki Rabbit Board.

Dated at Wellington, this 12th day of March 1954.

R. B. TENNENT.

Acting Director-General of Agriculture. (Ag. 64/1/186)

Member of the Central Hawke's Bay Rabbit Board Appointed (Notice No. Ag. 5597)

PURSUANT to section 56 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint on the 8th day of March 1954

Hugh Albert Allwood

to be a member of the Central Hawke's Bay Rabbit Board. Dated at Wellington, this 12th day of March 1954.

R. B. TENNENT, Acting Director-General of Agriculture.

(Ag. 64/1/158)

Authorizing Purchase of Apples and Pears by New Zealand Apple and Pear Marketing Board (Notice No. Ag. 5595)

PURSUANT to section 23A of the Apple and Pear Marketing Act 1948, the Minister of Agriculture hereby declares that apples and pears which are fit for human consumption but which do not conform with any standard of grading prescribed by the New Zealand Grown Fruit Regulations 1952 may be purchased by the New Zealand Apple and Pear Marketing Board.

Dated at Wellington, this 10th day of March 1954. K. J. HOLYOAKE, Minister of Agriculture.

The Manurewa Licensing Trust Constitution Notice 1954

PURSUANT to the Local Licensing Trusts Regulations 1949,\*
the Minister of Justice hereby gives the following notice.

## NOTICE

1. This notice may be cited as the Manurewa Licensing

1. This notice may be cited as the Manurewa Licensing Trust Constitution Notice 1954.
2. There is hereby constituted a local licensing Trust, to be called the Manurewa Licensing Trust.
3. (1) The first election of members of the Trust shall be held on Saturday, the 29th day of May 1954.
(2) The Returning Officer for the first election of members of the Trust shall be Eric Rudolph Stainton, Town Clerk of the Manurewa Borough Council.
4. The area within which polls shall be taken for elections of members of the Trust shall be the whole of the area within the boundaries of the Borough of Manurewa as from time to time constituted.

to time constituted.

5. The area within which the Trust may expend or distribute profits pursuant to subsection (1) of section 44 of the Licensing Trusts Act 1949 shall be the whole of the area within the boundaries of the Borough of Manurewa as from time to time constituted.

Dated at Wellington, this 9th day of March 1954. T. CLIFTON WEBB, Minister of Justice.

\* Statutory Regulations 1949, Serial number 1949/189, page 768.

Amendment No. 1: Statutory Regulations 1952, Serial number 1952/129, page 563.

The Cheviot Licensing Trust Constitution Notice 1954, Amendment No. 1

PURSUANT to the Local Licensing Trusts Regulations 1949,\* the Minister of Justice hereby gives the following notice.

## NOTICE

NOTICE

1. This notice may be cited as the Cheviot Licensing Trust Constitution Notice 1954, Amendment No. 1, and shall be read together with and deemed part of the Cheviot Licensing Trust Constitution Notice 1954 (hereinafter referred to as the principal notice).

2. The principal notice is hereby amended by revoking subclause (1) of clause 3, and substituting the following subclause:

"(1) The first election of members of the Trust shall be held on Saturday, the 1st day of May 1954."

Dated at Wellington, this 17th day of March 1954.

T. CLIFTON WEBB, Minister of Justice.

\* Gazette, 4 March 1954, Vol. I, p. 345.

Amended Scheme of Control of Palmerston North High School

PURSUANT to section 92 of the Education Act 1914, the Minister of Education hereby approves of the scheme of control for Palmerston North High School set out in the Schedule to the approval of the scheme published in Volume II of the Gazette of the year 1929, at page 1421, being modified by adding to clause 3 of the scheme the words "and as including Kairanga County Council".

Dated at Wellington, this 2nd day of March 1954. R. M. ALGIE, Minister of Education.

Time and Place of Election by Fire-insurance Companies of Three Members of the Napier Fire Board

PURSUANT to the Fire Services Act 1949, the Minister of Internal Affairs hereby appoints 12 o'clock noon on Monday, the 5th day of April 1954, as the time, and the offices of the Fire and Accident Underwriters' Association, Wellington, as the place, for the holding of a meeting of representatives of the insurance companies carrying on fire-insurance business in New Zealand to elect three members of the Napier Fire Board.

Dated at Wellington, this 16th day of March 1954. W. A. BODKIN, Minister of Internal Affairs. (I.A. 76/4/25)

Whangara Consolidation Scheme

PURSUANT to subsection (6) of section 161 of the Maori Land Act 1931, the Minister of Maori Affairs hereby confirms the Whangara Consolidation Scheme.

Dated at Wellington, this 12th day of March 1954.

E. B. CORBETT, Minister of Maori Affairs.

Notice of Intention to Take Land in Block IV, Thames Survey District, for Electric Works

NOTICE is hereby given that it is proposed, under the NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act 1928, to take the land described in the Schedule hereto for electric works. And notice is hereby further given that the plan of the land required to be taken is deposited in the post office at Thames and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections 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 area of the piece of land required to be taken:
3 roods 2.5 perches.
Being part Pohaua No. 3 Block.
Situated in Block IV, Thames Survey District (Auckland R.D.). (S.O. 36070.)
In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142547, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

As witness my hand at Wellington, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works. (P.W. 28/312; D.O. 43/23/0)

Notice of Intention to Take Land in Block X, Otama Survey District, for a Public School

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 a public school, 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 Whitianga 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 area of the piece of land required to be taken:

1 acre 1 rood 8 perches.

Being Puahape No. 1 Block, situated at Whitianga, and being the whole of the land comprised and described in Provisional Register, Volume 54, folio 7 (Auckland Land Registry).

Situated in Block X, Otama Survey District (Auckland

R.D.).

In the South Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 142510, deposited in the office of the Minister of Works at Wellington, and thereon edged red.

As witness my hand at Wellington, this 16th day of March 1954.

W. S. GOOSMAN, Minister of Works.

(P.W. 31/1633; D.O. 39/117/0)

Revoking a Warrant Declaring Zone of Parking Restriction in New Plymouth City

PURSUANT to regulation 3 of the Traffic Sign Regulations 1937 as amended by the Traffic Sign Regulations 1937, Amendment No. 1, the Minister of Transport hereby revokes that Warrant dated the 31st day of October 1950\* approving the application made by the New Plymouth City Council for a declaration of a zone of parking restriction.

Dated at Wellington, this 11th day of March 1954.

W. H. FORTUNE, For the Minister of Transport.

**(TT.** 9/15/80)

\* Gazette, No. 69, 9 November 1950, page 1960.

Declaring Area to be a Closely Populated Locality for the Purposes of the Transport Act 1949, Section 36

PURSUANT to section 36 of the Transport Act 1949, the Minister of Transport hereby declares the area described in the Schedule hereto to be a closely populated locality for the purposes of the said section to the intent that a person driving any motor vehicle on any road therein shall be subject to the maximum speed limit of thirty miles an hour fixed by the said section.

#### SCHEDULE

SITUATED within Waikato County-

All that area adjoining the Waikato Military Camp consisting of that portion of Hopu Hopu Road commencing at its junction, north-east of the said camp, with the Auckland-Hamilton State Highway No. 7, and terminating at a point 44 chains measured generally in a westerly direction along the said road from the commencing point.

Dated at Wellington, this 11th day of March 1954.

W. H. FORTUNE, For the Minister of Transport.

(TT. 9/15/72)

Exemption Order Under the Motor Drivers Regulations 1940

PURSUANT to the Motor Drivers Regulations 1940, the Minister of Transport hereby orders and declares that the provisions of clause (1) of regulation 7 of the said regulations so far as they relate to the driving of heavy trade motors shall not apply to the person hereinafter mentioned, but in lieu thereof the following provision shall apply:

apply:

A motor driver's licence issued under the Motor Drivers Regulations 1940, to the person described in Column 1 of the Schedule hereunder may authorize him to drive a heavy trade motor in the course of his employment for the employer described in Column 2 of the said Schedule, but shall not authorize him, while he is under the age of eighteen years, to drive a heavy trade motor for any other purpose.

## SCHEDULE

Column 1 (Driver) Column 2 (Employer) Patrick John O'Loughlin, Swannanoa R. D. Catherwood. R.D., Rangiora

Dated at Wellington, this 3rd day of March 1954.

W. S. GOOSMAN, Minister of Transport.

Exemption Order Under the Motor Drivers Regulations 1940

PURSUANT to the Motor Drivers Regulations 1940, the Minister of Transport hereby orders and declares that the provisions of clause (1) of regulation 7 of the said regulations so far as they relate to the driving of heavy trade motors shall not apply to the person hereinafter mentioned, but in lieu thereof the following provision shall apply:

mentioned, but in fiel thereof the following provision snan apply:

A motor driver's licence issued under the Motor Drivers Regulations 1940, to the person described in Column 1 of the Schedule hereunder may authorize him to drive a heavy trade motor in the course of his employment for the employer described in Column 2 of the said Schedule, but shall not authorize him, while he is under the age of eighteen years, to drive a heavy trade motor for any other purpose.

## SCHEDULE

Column 1 (Driver)

Frederick John Batkin, Tuakau

Father.

Column 2 (Employer)

Father.

Dated at Wellington, this 8th day of March 1954.

W. H. FORTUNE, For the Minister of Transport.

Determining that No. 3 Licensing Authority Shall Have Jurisdiction in Respect of Certain Applications for Taxicab Service Licences

PURSUANT to subsection (3) of section 99 of the Transport Act 1949, the Minister of Transport hereby determines that the No. 3 Licensing Authority shall have authority to exercise jurisdiction in respect of the applications described in the Schedule hereto.

## SCHEDULE

Application for Continuous Taxicab Service Licence by William Henry Roberts Aubertin, of Ngongotaha.

Application for Continuous Taxicab Service Licence by Richard George Elkington, of Ngongotaha.

Dated at Wellington, this 12th day of March 1954.

W. H. FORTUNE, For the Minister of Transport.

Approval of Testing Officer Under the Motor Drivers Regulations 1940

PURSUANT to regulation 5 of the Motor Drivers Regulations 1940, the Minister of Transport hereby approves of the person named in Column 2 of the Schedule hereunder being a Testing Officer under the said regulations for the authority specified in Column 1 of the said Schedule.

#### SCHEDULE

Column 1 Auckland City Council Column 2

Ernest Claude Evans.

Dated at Wellington, this 11th day of March 1954. W. S. GOOSMAN, Minister of Transport.

PURSUANT to regulation 5 of the Motor Drivers Regulations 1940, the Minister of Transport hereby approves of the persons named in Column 2 of the Schedule hereunder as Testing Officers under the said regulations for the authority specified in Column 1 of the said Schedule.

#### SCHEDULE

•	Column 1		Column 2
Transport	Department	*	Clarence Keith Fleming.
Transport	Department		John William Benge.
	Department		Neville James Clark,
	Department	*****	Harold Baxter.
	Department	*****	George Richardson Marriner
Transport	Department	*****	Desmond Stuart Smith.

Dated at Wellington, this 11th day of March 1954. W. S. GOOSMAN, Minister of Transport.

Notice to Make Returns of Land Under the Land and Income Tax Act 1923

EVERY person and company, whether a taxpayer or not, being the owner of land in New Zealand within the meaning of the Land and Income Tax Act 1923, and regulations thereunder, is hereby required to furnish on or before 8 April 1954, in the prescribed form, a return of such land as at 12 noon on 31 March 1954, where the total unimproved value, as assessed under the Valuation of Land Act 1925, exceeds £1,000.

Returns are to be addressed to the District Commissioner of Taxes of the District Office of the Taxes Division, Inland Revenue Department, where the taxpayer's records are filed.

Any person failing to furnish a return at the prescribed time is liable to a penalty up to £100.

Return forms are available at any post office or from any office of the Taxes Division, Inland Revenue Department.

Dated at Wellington, this 10th day of March 1954. F. G. OBORN, Commissioner of Inland Revenue.

IN accordance with the provisions of the Education Act 1914, it is hereby notified that for the election of a member to fill the extraordinary vacancy in the Wanganui Urban Area of the Wanganui Education District caused by the death of Mr F. C. Jannings, the result of the poll held on the 1st day of March 1954 was as follows:

		Votes
Richard Lovett Good	 *****	13
Bernard Hutchins	 	17
Archibald Charles Ives	 	30
James Arnold Spurdle	 ** ***	14
1	***	

Total number of valid votes recorded Number of votes rejected as informal

I hereby declare the said Archibald Charles Ives duly elected as a member of the Board.

GEO. N. BOULTON, Returning Officer.

Wanganui, 8 March 1954,

Register of Licences Issued Under the Auctioneers Act 1928

PURSUANT to section 21 (1) of the Auctioneers Act 1928, the Minister of Internal Affairs hereby publishes for general information a supplementary list of persons licensed to carry on business as auctioneers as on the 1st day of February 1954.

Dated at Wellington, this 12th day of March 1954.

W. A. BODKIN, Minister of Internal Affairs.

## REGISTER OF LICENCES ISSUED UNDER THE AUCTIONEERS ACT 1928

Note.—The Register is arranged alphabetically under the names of holders of licences; but when an individual holds a licence on behalf of a firm or registered company, the name of such firm or company, and not the name of the holder of the licence, is placed in its

In the case of a firm or company the name of which consists of the Christian name or names (or initials) and surname or surnames of some person or persons, the index letter is the first letter of the first surname.

Further, where an individual holder of a licence trades under a particular name the trade-name appears in its alphabetical order.

No. of Licence	Name of Licensee	Name of Firm (if any) of Which Licensee is a Member or Registered Company on Whose Behalf Licence is Held	Name of Seller	Registered Office	Date Licence Granted	Court by Which Licence Granted
12597	Allchurch, H., and Co.	••	Chalmers, Douglas John	85 Stafford St., Timaru	4/11/53	Timaru.
$\frac{12558}{12512}$	Bain's Market, Ltd Bowers, Charles Henry		Corder, Ronald Milton Bowers, Charles Henry	Napier Manley St., Parapara- umu Beach	$13/11/53 \\ 29/1/54$	Napier. Wellington.
12849 10203	Feast, Howard Walter Stafford, Harry Norman	Hanfords (Rotorua), Ltd.	Feast, Howard Walter Turner, Edwin	239 Queen St., Masterton Hinemoa St., Rotorua	$\frac{1/2/54}{8/12/53}$	Masterton. Rotorua.
12596	Leonard, Maurice John Gabriel	••	Leonard, Maurice John Gabriel	Leonards Mart, King St., Temuka	23/10/53	Timaru.
12511	Lewis, John Phillip		Lewis, John Phillip	lst Floor, T. & G. Bldg., cnr. Grey St., and Lambton Quay, Wel- lington	9/10/53	Wellington.
11711	McCutcheon and Co. (Taranaki), Ltd.		Kelly, Leslie Desmond	Liardet St., New Ply- mouth	26/1/54	New Plymouth.
12931	Blogg, Bernard Douglas	Manchester Car Sales	Blogg, Bernard Douglas	64 Manchester St., Christehurch	14/10/53	Christehureh.
13183	New Zealand Loan and Mercantile Agency Co. Ltd.	<b>,,</b>	Waldegrave, Brian Martin	Walton St., Whangarei	21/10/53	Whangarei.
10657	Simpson, Ralph Irving	••	Simpson, Ralph Irving	156 High St., Lower	25/1/54	Lower Hutt.
12781	C. H. Slater, Ltd	••	McKearney, Murrie James	St. Aubyn St., Hastings	24/11/53	Hastings.
8820 12598	West, Reginald Dudley Wright Stephenson and Co. Ltd.	West's Furniture Shop	Morpeth, Logan Sloan Rowley, Harrison Cotton Bank	Commerce St., Kaitaia Timaru	13/10/53 22/1/54	Kaitaia. Timaru.

(I.A. 57/8)

Board of Trade Notice No. 81—Public Inquiry Into Import Duties on Tobacco Pipes

1. The Board of Trade proposes to inquire into and report upon the question of what rates of import duty should be imposed on tobacco pipes which are included in Tariff Item 261.

The present rates of import duty in respect of this item are:

British Preferential: 20%.

Most Favoured Nation: 35%.

General: 50% plus surtax at the rate of ninefortieths of the amount of duty.

2. During the course of this inquiry the Board will consider the desirability of reclassifying the goods in question for the purposes of the Customs Tariff. In addition, the Board will consider whether the goods in question should be exempted from the requirements of import licensing.

3. For the purpose of taking evidence on the review of this part of the tariff item, the Board will hold a public inquiry commencing on Tuesday, 1 June 1954, at 10.30 a.m., in the Board Room, First Floor, Departmental Building, Stont Street. Wellington.

in the Board Room, First Floor, Departmental Building, Stout Street, Wellington.

4. Any person who intends to tender evidence should comply with the notes for the guidance of witnesses (2nd edition) which have been approved by the Board. A copy of these notes may be obtained from the office of any Collector of Customs or from the undernamed.

5. A typewritten statement of the evidence to be tendered, compiled in accordance with these notes of guidance, should be lodged with the undernamed on or before Tuesday, 18 May 1954. Each statement will in general need to be presented under oath at the public inquiry by the person tendering it. tendering it.

Dated at Wellington, this 12th day of March 1954.

R. F. WILSON, Secretary, Board of Trade. C.P.O. Box 2424, Wellington C. 1.

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

## Pharmacy Industry

R. L. Wainhouse, Auckland, has applied for a licence to operate a new pharmacy at Tuwharetoa Street, Taupo. J. A. Barron, Hexham Street, Warkworth, North Auckland, has applied for a licence to operate a new pharmacy at Commercial Road (near railway station), Helensville.

## Retail Sale and Distribution of Motor Spirit

Retail Sale and Distribution of Motor Spirit

Arie Van Maanen, Main Road, Hinuera, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at Main Road, Hinuera.

Cambridge Machinery Exchange Ltd., Pope Terrace, Leamington, Cambridge, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at Pope Terrace, Leamington, Cambridge.

D. H. Jones, corner Blenheim Road and Matipo Street, Christchurch, has applied for a licence to resell motor spirit from one pump to be installed on garage premises, corner Blenheim Road and Matipo Street, Christchurch.

R. G. Leng, Waitepeka, South Otago, has applied for a licence to resell motor spirit from one pump to be installed on garage premises at Waitepeka, South Otago.

A. L. Jeffery, Ruby Bay, Nelson, has applied for a licence to resell motor spirit from one pump to be installed on store premises at Ruby Bay, Nelson, has applied for a licence to resell motor spirit from one pump to be installed on store premises at Ruby Bay, Nelson.

Brough Marlow Motors Ltd., Collingwood Street, Hamilton, has applied for permission to shift one pump from its present kerbside position to a new site in an open yard on premises fronting Garden Place, Hamilton.

Applicants and other persons considering themselves to

Applicants and other persons considering themselves to be materially affected by the decisions of the Bureau of Industry on these applications should, not later than 1 April 1954, submit any written evidence and representations they may desire to tender. All communications should be addressed to Secretary, Bureau of Industry, C.P.O. Box 2492, Wellington.

J. D. KERR, Secretary.

## Decisions Under the Customs Acts

THE following decisions in interpretation of the Customs Tariff are published for public information:

PART I: DECISIONS IN INTERPRETATION OF THE TARIFF

Tariff Item No.	Decision	Record No.
90 (2)	Lagosta wine	104-10/39/2
$121 \ (1)$	*Ronicol	104-4/427/30
124 (7)	Manganese sulphate declared by a manufacturer for use by him only in making manures	104-4/132/2
134 (1)	Appliances for wear, etc.— Urinals, including rubber urinals, specially designed for wear	104-12/44/2
338 (2)	Cable connectors— Sleeves, twisting, for joining electric cable	104-2/102/10
$352 \ (a)$	Bootmaking— Vulcanizing appliances specially suited for the manufacture or repair of rubber footwear	<b>104–2/34/7</b> 8
	Garage appliances—	104 0 /054
352 (b)	Pumps, hand or power operated, used to dispense oil and grease from bulk containers	104–3/654
	Photographers' and similar—	104 10/05
352 (b)	Lenses, camera (including cinematograph camera):  (a) Having a focal length of 5 inches or over, or  (b) Wide angle, giving an angular field of view exceeding  55 degrees, based on the smallest dimension of the negative for which the camera is constructed	104–13/25
353 (8) (c)	Earthmoving— Shovels, excavating, hydraulic, mounted on wheels and operated from a tractor power take off (Examples: Hopto, and Atos back actor trench hoes)	104–51/6/6

<sup>\*</sup>To be admitted from all countries at the rate of duty under the British Preferential Tariff, under section 11 of the Customs Amendment Act 1927.

PART II: INDEX TO DECISIONS

	Tar	iff Item No.	$\mathbf{Goods}$
			Cable—
338 (2	(1)	Cable connectors	Sleeves, twisting.
			Excavating—
353 (8)		Earthmoving	Shovels, hydraulic.
90 (2	3)		Lagosta wine.
/7		1 70	Lenses—
$352 \ (t$	<b>)</b> )	Photographers	Camera, for industria
104 (5	• \		cameras.
$124 \ (7$	)		Manganese—
			Sulphate declared for mal
191 (1	1.5		ing manures. Ronicol.
121 (1	. )		Shovels—
353 (8	0 60	Earthmoving	Excavating, hydraulic.
000 (0	,, (0,	13ti tillioving	Sleeves—
338 (2	2)	Cable connectors	Twisting, for cable joining
134 (1			Urinals for wear.
	/	*****	Vulcanizing—
352 (	<i>a</i> ) .	Bootmaking	Appliances for rubber foo
	1		wear.

PART III: DECISIONS WHICH ARE CANCELLED

Tari	ff Item No.	Cancelled Decision
352 (a) 352 (b)	Bootmaking Garage	Vulcanizing appliances specially suited for repairing rubber boots. (See revised decision.) Pumps, electrically or mechanically operated bulk containers. (See revised
352 (b)	Photographers	decision.) Lenses, camera, (a) having a focal length camera is constructed. (See revised decision.)
357 (11)		The words "for logging arches" in the decision reading "Rigging sets for logging arches, consisting of chokers attached".
362 (3)		Joints, twisting, for aluminium cable at the ends. (See now Tariff item 338 (2)—cable connectors.)
387		Buttons, clinch, being bifurcated studs. (See decision on page 184—Fittings.)

Customhouse, Wellington C. 1, 18 March 1954.

## RESERVE BANK OF NEW ZEALAND

ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 3 MARCH 1954

Liabilities	£ s.	a	Assets 8. Reserve— £ s. d.
2. General Reserve Fund 3. Bank notes	1,500,000 0 67,911,966 10	0	(a) Gold 6,095,340 1 11 (b) Sterling exchange* 73 268 639 19 8
4. Demand liabilities—  (a) State—	01,012,000 10		(c) Gold exchange 526 901 18 0
(i) Government Marketing Account	1,469,266 10		9. Subsidiary coin 600,686 5 4
(ii) Other	8,516,702 15 101,855,858 14	0	(a) Commercial and agricultural bills
(c) Other—  (i) Marketing organizations	402,782 7		(b) Treasury and local-body bills
(ii) Other demand liabilities 5. Time deposits	714,125 13	4	(a) To the State or State under- takings
6. Liabilities in currencies other than New Zealand currency	92,741 8	3	(i) Government Marketing Account 731,372 9 9
7. Other liabilities	7,934,992 7	11	(ii) For other purposes 50,000,000 0 0 (b) To other public authorities
			(c) Other— (i) Marketing organizations 3,640,624 17 3
		1	(ii) Other advances 6,018,613 13 8
			(a) Sterling* 23,840,079 12 4 (b) Other 24,199,003 16 7
,			3. Bank buildings
£(N.Z.)	190,398,436 6	3	£(N.Z.)190,398,436 6 3
	* Expressed in	New Z	Sealand currency.

W. R. EGGERS, Chief Accountant.

## The Standards Act 1941-Amendment of Standard Specifications

OTICE is hereby given that on the dates stated in the first column hereunder, the undermentioned standard specifications were amended by the Minister of Industries and Commerce by incorporation of the amendments shown in the third column hereunder:

Date	Number and Title of Specification	Amendment	Price of Copy (Post Free)
			s. d.
2 March 1954	N.Z.S.S. 59: Graphical symbols for general electrical	No. 1 (Ref. No. P.D. 1381),	10 6
2 March 1954	purposes (power and lighting), being B.S. 108:1951 N.Z.S.S. 1183: Cartridge-fuses for 250-volt a.c. circuits (primarily for use in domestic consumers' units), being B.S. 1361:1947	28 April 1952 No. 1 (Ref. No. P.D. 1159), March 1951	2 0
3 March 1954	N.Z.S.S. 519: Milking machine rubberware	No. 3, March 1954	2 6

Applications for copies of the standard specifications so amended should be made to the N.Z. Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington C. 1. Copies of the amendments will be supplied, free of charge, upon request.

Dated at Wellington, this 8th day of March 1954.

L. J. McDONALD, Executive Officer, Standards Council.

## The Standards Act 1941-Specifications Declared to be Standard Specifications

NOTICE is hereby given that on the dates stated in the first column hereunder, 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.

Date	Number and Title of Specification				
2 March 1954 2 March 1954	N.Z.S.S. 59: Graphical symbols for general electrical purposes (power and lighting), being B.S. 108: 1951. N.Z.S.S. 159, Part 1: Flexible steel conduit and adaptors for the protection of electric	s. 10			
2 March 1954	cable, being B.S. 731; Part 1:1952  N.Z.S.S. 1183: Cartridge-fuses for 250-volt a.c. circuits (primarily for use in domestic consumers' units), being B.S. 1361:1947	2	0		
B March 1954		2	6		

<sup>\*</sup> Note.—This standard is being printed. Copies will be available soon.

Applications for copies should be made to the N.Z. Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington C. 1.

Dated at Wellington, this 8th day of March 1954.

L. J. McDONALD, Executive Officer, Standards Council,

The Stundards Act 1941—Amendment of Standard Specification

NOTICE is hereby given that on 15 February 1954 the undermentioned standard specification was amended by the Minister of Industries and Commerce by the incorporation of the amendment shown hereunder:

Number and Title of Specification: N.Z Corrugated furnaces for cylindrical boilers; N.Z.S.S. 1206: being B.S. 1971: 1953.

Amendment: No. 1 (Ref. No. P.D. 1656) 15 July 1953. Price of Copy (Post Free): 5s.

Applications for copies of the standard specification so amended should be made to the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington C. 1.

Copies of the amendment will be supplied, free of charge, upon request.

Dated at Wellington, this 11th day of March 1954.

L. J. McDONALD Executive Officer, Standards Council.

Officiating Ministers for 1954-Notice No. 6

PURSUANT to the provisions of the Marriage Act 1908, the following names of officiating ministers within the ning of the said Act are published for general meaning information:

The Church of the Province of New Zealand, Commonly Called the Church of England

The Reverend Colin Greville Brown, B.A.

The Reverend Francis Charles Bernard Gillett.
The Reverend Peter George Hutton, L.Th.
The Reverend Michael Robert Newman, L.Th.
The Reverend Patrick William Dennis Parr.

The Presbyterian Church of New Zealand

The Reverend William Boyd Glassey, B.A.
The Reverend William Charles Arthur Kitto.
The Reverend Lawrence William More.

## Baptists

The Reverend Barnardo Nansen Eade. Dated at Wellington, this 15th day of March 1954. S. T. BARNETT, Registrar-General.

Officiating Ministers for 1954-Notice No. 7

T is hereby notified that the names of the undermentioned officiating ministers have been removed from the List of Officiating Ministers under the Marriage Act 1908, by request:

Church of Jesus Christ of Latter-Day Saints.

Elder Othello P. Pearce.

Elder J. Cash Smith. Elder Charles Arthur Stinson. Elder Wiremu A. Takana.

Dated at Wellington, this 15th day of March 1954.

S. T. BARNETT, Registrar-General.

Notice to Mariners No. 25 of 1954

NEW ZEALAND SUPPLEMENT No. 1, 1952, RELATING TO THE ADMIRALTY NEW ZEALAND PILOT

MARINERS are advised that the above publication has been withdrawn as soiling district. WI withdrawn as sailing directions contained therein are included in the latest Admiralty Supplement.

Views considered to be useful are being shown on N.Z. charts, and the N.Z. Chart Index is published annually in the N.Z. Nautical Almanac and Tide Tables, Vol. 1.

Authority: Navy Secretary.

Wellington, N.Z., 10 March 1954.

W. C. SMITH, Secretary for Marine.

(M. 7/4/7)

Notice to Mariners No. 26 of 1954

NEW ZEALAND—NORTH ISLAND—WHANGAREI HARBOUR Information about Beacons, Buoys, and Lights

- Tree Point Light 35° 49'·1 S., Position.—One 174° 27′·8 E. (approx.).

  - (a) Expunge the beacon in position 307°, distant 3.65 miles,
    (b) Substitute a red cylindrical buoy for the beacon shown in position 109°, distant 2.75 miles,
    (c) Insert a black cylindrical buoy in position 294°, distant 2.2 miles,
    (d) Insert a red cylindrical buoy in position 306°, distant 1.6 miles,

from the above light in each case.

- 2. Position. Kaiwaka Point Light 35° 46'·2 S.,  $174^{\circ}\ 21'\cdot3$  E. (approx.). The following are to be expunged:
  - 21'.3 E. (approx.). The following are to be expunged:

    (a) Three beacons and four red cylindrical buoys marking the eastern edge of the Port channel in position 351°, distant approx. 0.25, 0.68, 1.1, 1.3, and 1.5 miles respectively,

    (b) Beacon 118°, distant 1.1 miles,

    (c) Beacon 156°, distant 0.2 miles,

    (d) Two leading beacons 162°, distant 1.15 and 1.25 miles,

    (e) Beacon 174°, distant 1.05 miles,

    (f) Red cylindrical buoy 192°, distant 1.75 miles,

    (a) the light in position 2 above

from the light in position 2 above.

- 3. Insert the following beacons:
- (a) Red beacon 183°, distant 1·10 miles, (b) Red beacon 189°, distant 1·47 miles,

from position 2 above.

- 4. The following lights have been altered:

- (a) "F.R." in position 158°, distant 0.95 miles, is now "Fl.R." every second, visible 2.25 miles, (b) "F" in position 178½° distant, 1.2 miles, is now "Fl.", every second, visible 1.25 miles, (c) "F.R." in position 347°, distant 1.43 miles, is now "F.",

from position 2 above.

- 5. Lights Established:
- (a) "Fl. 2 sec." on the black buoy in position 109°, distant 0.97 miles,
  (b) "F." on the existing beacon in position 128°, distant 0.9 miles,

from position 2 above.

- 6. A symbol for a beacon, painted white, is to be substituted for the light star in position 173°, distant 1·12 miles, from position 2 above.
- 7. In the N.Z. Nautical Almanac and Tide Tables, Vol. 2, 1954, amend pages and plans as follows:

Page 138: Harbour paragraph—last line to read "vessels of 20 ft., 21 ft., . . . etc.".

Whangarei is marked on the port hand by eleven beacons consisting of an iron post surmounted by a white diamond. (See plan.) "

Town Channel, Beacons-Buoys paragraph, line 3, should read: "19 wooden piles . . . etc.".

Page 140: Amend population in last paragraph to read "13,500".

Plan: Whangarei Harbour is to be corrected from numbers 4 and 6 above.

Plan: Portland Channel and Whangarei Channel is to be corrected from numbers 2 (a); 4, and 5 (a) above.

Chart Affected: 1090.
Publications: New Zealand Pilot, 1946, pages 150-154;
New Zealand Nautical Almanac and Tide Tables, Vol. 2, 1954, pages 138-140 (with plans).

Authority: Whangarei Harbour Board.

Wellington, N.Z., 11 March 1954.

W. C. SMITH, Secretary for Marine.

(M. 3/3/182)

Notice to Mariners No. 27 of 1954

NEW ZEALAND—SOUTH ISLAND—STEWART ISLAND Half Moon Bay-Non-existence of Buoy

Position: Akers Pt. Light 46° 53'.8 S., 168° 09'.8 E. (approx.). (On chart right of centre.) The red conical buoy in position 288°, distant 8 cables from the above light, is to be expunged.

Chart affected: 2541.
Publications: New Zealand Pilot, 1946, page 363.
Authority: Marine Department.

Wellington, N.Z., 16 March 1954.

W. C. SMITH, Secretary for Marine.

(M. 3/3/242)

## Price Order No. 1536 (Seed Potatoes)

**D**URSUANT to the Control of Prices Act 1947, the Price Tribunal hereby makes the following Price Order:—

#### PRELIMINARY

(1) This Order may be cited as Price Order No. 1536, and shall come into force on the 19th day of March 1954.
 (2) Price Order No. 1456\* is hereby revoked.
 (3) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the

(3) The 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.

2. (1) In this Order, unless the context otherwise requires,—

"The said Act" means the Control of Prices Act 1947:

"Certified seed potatoes" means seed potatoes that have been certified as "mother seed" or as "commercial seed", in accordance with the scheme for the certification of seed potatoes that is in operation under the control of the Department of Agriculture, and that are packed in containers labelled with the official certification tag of that Department; and "uncertified seed potatoes" means all seed potatoes that have not been so certified and packed:

"Distributor", in relation to any lot of potatoes, means a wholesaler, as defined in the said Act, who sells those potatoes otherwise than to a retailer for purposes of retail sale:

"Group", in relation to certified seed potatoes, means the group into which any potatoes have been classified by the Department of Agriculture in accordance with its scheme for the certification of seed potatoes:

"Grower", in relation to potatoes, means a person engaged in the business of growing potatoes for sale:

"Seed potatoes" includes all potatoes that are sold, offered, or exposed for sale as seed potatoes provided, however, that no potatoes shall be deemed to be seed potatoes unless the container in which they are sold, exposed, or offered for sale, is clearly marked with (a) the words "seed potatoes unless the container in which they are sold, exposed, or offered for sale, is clearly marked seed potatoes no potatoes shall be deemed to be "seed potatoes" if they exceed 4½ ozs. individually in weight.

"Standard-sized", in relation to certified seed potatoes, refers to potatoes that comply with the standard prescribed by clause 6 hereof:

- "Standard-sized", in relation to certified seed potatoes, refers to potatoes that comply with the standard presented by clause 6 hereof:

  The expression "f.a.q.", in relation to uncertified seed potatoes, means potatoes of fair average quality, as determined in accordance with the rules laid down in clause 9 hereof.

  The expression "f.o.r.s.e." means "free on rail, sacks or other containers extra".

  (2) Terms and expressions defined in the said Act, when used in this Order, have the meanings severally assigned thereto by that Act.

  (3) The several prices, allowances, and margins of profit fixed by this Order shall apply with respect to sales by auction as well as to other sales.
- other sales.

  3. Subject to any general or specific directions that may be given by or on behalf of the Tribunal, any expenses that are reasonably incurred by a distributor, wholesaler, or retailer in undertaking the transport of any potatoes at his own expense, not exceeding in any case the cost that would have been incurred by him if delivery had been effected by a common carrier at current freight rates, may be regarded for the purposes of this Order as if they were transport charges paid by him, and the maximum price of the potatoes shall be determined accordingly.

  4. (1) The maximum price that may be charged or received for the sacks in which any lot of potatoes to which this Order applies are packed shall be computed as follows:—

  For cornsacks of a size 48 in. by 26½ in., 46 in. by 26½ in., 44 in. by 26½ in., 46 in. by 23 in., or 41 in. by 23 in.: At the rate of 10s. per ton of potatoes:

10s. per ton of potatoes:

For all other sacks: No extra charge.

(2) Where any potatoes to which this Order applies are packed in sacks the maximum price that may be charged or received for the potatoes shall be computed on the gross weight of the potatoes and the sacks.

## APPLICATION OF THIS ORDER

5. (1) In its application to growers' prices, this Order applies only to seed potatoes that are grown in the South Island, and in its application to other prices, this Order applies to all seed potatoes sold in New Zealand.

(2) This Order applies to all such potatoes (whether sold before or after the date of the coming into force of this Order) that are delivered to the purchaser on or after that date.

## CLASSES OF SEED POTATOES TO WHICH THIS ORDER APPLIES

(3) Seed potatoes to which this Order applies shall be classified A, B, or C as follows:-

Class A shall comprise Cliffs Kidney, Doon Early, Epicure, Jersey Bennes, Catriona, Robin Adair, Arran Pilot, Sebago, Glen Ilam, Aucklander Short Top, and Aucklander Tall Top.

Class B shall comprise Arran Consul, Arran Banner, Chippewa, Iron Duke, Katahdin, King Edward, Majestic, Up-to-date, Dunbar Standard, Dakota, and other varieties not specified elsewhere.

Class C shall comprise Arran Chief, Inverness Favourite, Northern Star (Gamekeeper).

## FIXING PRICES OF SEED POTATOES

## Specifications of "Standard-sized" Certified Seed Potatoes

6. (1) For the purposes of this Order the standard for certified seed potatoes shall be deemed to be a potato that weighs not less than

2 oz. and not more than 4½ oz.

(2) If in any sample of one hundred potatoes taken at random from any lot of certified seed potatoes more than eight of those potatoes fail to comply with the standard prescribed by the last preceding subclause, none of the potatoes comprised in the lot shall be deemed to be "standard-sized".

(3) Except as provided in the last preceding subclause all certified seed potatoes shall for the purposes of this Order be deemed to be "standard-sized".

## Growers' Actual Prices for "Standard-sized" Certified Seed Potatoes

7. (1) The actual price (f.o.r.s.e. a railway-station in the South Island), to be charged by any grower for any "standard-sized" certified seed potatoes to which this Order applies shall be determined in accordance with the scale set forth in the South in the South Island, the actual price to be charged by the grower may be increased by the charges (if any) incurred by the grower in effecting delivery, and then reduced by the charges that would have been incurred by the grower if delivery had been effected by a common carrier at current freight rates to the railway-station that is nearest or most convenient of access to the grower's premises.

## Growers' Maximum Prices for Certified Seed Potatoes that are Not "Standard-sized"

8. The maximum price that may be charged by any grower for any certified seed potatoes to which this Order applies that are not "standard-sized" shall be the price that would have been the actual price of those potatoes if they had in fact been "standard-sized."

## Specifications of f.a.q. Uncertified Seed Potatoes

9. For the purposes of this Order uncertified seed potatoes shall be deemed to be f.a.q. or under-grade, as the case may be, in accordance with the following rules:—

(a) Rule as to Size.—Uncertified seed potatoes that are less than 2 oz. in weight shall be deemed to be under-grade.
(b) Rule as to Quality.—If in any lot of uncertified seed potatoes more than 6 per cent. by weight of the lot is affected by dry or wet rots (including late blight or frost damage), or by scab, or by second growth or other defects, or if the lot is not reasonably free from earth or from sprouts, all the potatoes in the lot shall be deemed to be under-grade.
(c) Uncertified seed potatoes that are not under-grade in accordance with paragraph (a) or paragraph (b) hereof shall be deemed to be face.

to be f.a.q.

## Growers' Maximum Prices for Uncertified Seed Potatoes

10. (1) The maximum price (f.o.r.s.e. a railway-station in the South Island) that may be charged by any grower for any f.a.q. uncertified seed potatoes to which this Order applies shall be determined in accordance with the scale set forth in the Schedule hereto.

(2) Where any potatoes to which this clause applies are delivered by the grower otherwise than f.o.r.s.e. a railway-station in the South Island, the maximum price that may be charged by the grower may be increased by the charges (if any) incurred by the grower in effecting delivery, and then reduced by the charges that would have been incurred by the grower if delivery had been effected by a common carrier at current freight rates to the railway-station that is nearest or most convenient of access to the grower's premises.

#### Distributors' Prices

- 11. (1) Subject to the provisions of the next succeeding clause, the price (sacks included) that may be charged by any distributor for any seed potatoes to which this Order applies shall not exceed the sum of the following amounts:—

(a) The price actually paid or payable to the grower by the same or any other distributor for the potatoes and for the sacks, but not exceeding the maximum price fixed by the foregoing provisions of this Order:
(b) Any grading, transport, or other charges (not including brokerage) actually paid by the same or any other distributor:
(c) An amount computed at the rate of 5 per cent of the sum of the amounts specified in paragraphs (a) (less the amount paid for the sacks) and (b) hereof, or at the rate of 15s. a ton (whichever is the greater):
(d) Any disbursements actually incurred by the same or any other distributor by way of brokerage, not exceeding in the aggregate 2½ per cent of the sum of the amounts specified in paragraphs (a), (b), and (c) hereof.

- (2) Notwithstanding anything to the contrary in this Order, the provisions of this clause as to the computation of distributors' prices shall apply with respect to every sale by a person who is ordinarily engaged in business as a distributor to a person who is ordinarily engaged in business as a wholesaler, notwithstanding that in any such case the purchaser may sell by way of retail any potatoes acquired by him from
- 12. Where any wholesaler who does not normally carry on business as a distributor sells any potatoes to another wholesaler (thus becoming a distributor in respect of that transaction), the price to be charged by the vendor may exceed the maximum price determined in accordance with the last preceding clause by such amount as may be mutually agreed upon by the parties to the transaction: Provided that in any case the maximum price that may be charged by the purchasing wholesaler in accordance with the next succeeding clause shall be determined as if he had bought those potatoes at the price paid by the wholesaler from whom he bought them.

#### Wholesalers' and Retailers' Prices

- 13. (1) When any seed potatoes to which this Order applies are sold by any wholesaler or by any retailer in lots exceeding 1 cwt. the price (sacks included) that may be charged or received by the wholesaler or by the retailer shall not exceed the sum of the following amounts:—

  - (a) The price actually paid or payable by the wholesaler or the retailer, as the case may be, to the grower or any other person for the potatoes and for the sacks, but not exceeding the maximum price fixed by the foregoing provisions of this Order:
    (b) An amount not exceeding 5s. 4d. a ton in respect of any potatoes actually received into the wholesaler's or retailer's store, together with any grading, transport, or other charges actually paid by the wholesaler or retailer:
    (c) An amount equal to 2½ per cent of the sum of the amounts specified in paragraphs (a) (less the amount paid for the sacks) and (b) hereof (to cover the estimated loss due to shrinkage and other natural causes), and a further amount equal to 1½ per cent of the said sum in respect of potatoes actually received into store:
    (d) An amount computed at the rate of £2 5s. a ton (in respect of seed potatoes sold in lots exceeding 1 cwt., but less than a ton), and computed at the rate of £1 10s. a ton for lots of 1 ton or more.
- (2) Where any potatoes to which this Order applies are sold by any wholesaler or retailer in lots of 7 lb., or 14 lb., or 28 lb., or 56 lb., or 112 lb., the price (inclusive of the price of the sack or other container) shall not in any case exceed:—

		Twenty Post-of New Ply Gisbe	n Sold With -mile Radio ffice at Auc vmouth, Wa orne, Napie Wellington.	us of the kland, inganui, r, or		Sold Elsewi North Isla			Sold in the		When the	Sold Elsewi South Isla	here in nd.
<del></del>		Certified Seed	Uncer Seed Pe		Certified Seed	Uncer Seed Po		Certified Seed	Uncer Seed Po		Certified Seed		rtified otatoes
	<u>.</u>	Potatoes.	F.a.q.	Under- grade.	Potatoes.	F.a.q.	Under- grade.	Potatoes.	F.a.q.	Under- grade.	Potatoes.	F.a.q.	Under- grade.
For 7 lb. lots For 14 lb. lots For 28 lb. lots For 56 lb. lots For 112 lb. lots		s. d. 3 2 5 8 10 7 20 6 39 2	s. d. 2 7 4 8 8 8 16 10 32 0	s. d. 2 5 4 4 8 0 15 7 29 6	s. d. 3 5 6 0 11 3 21 11 41 11	s, d, 2 10 5 0 9 5 18 3 34 9	s. d. 2 7 4 8 8 9 17 0 32 3	s. d. 2 10 5 0 9 5 18 3 34 9	s. d. 2 3 4 0 7 6 14 7 27 7	s. d. 2 1 3 8 6 10 13 3 25 1	s. d. 3 1 5 5 10 1 19 8 37 5	s. d. 2 6 4 5 8 3 15 11 30 3	s. d. 2 3 4 1 7 7 14 8 27 9

- (3) Where any such potatoes are sold by any wholesaler or retailer in a lot exceeding 7 lb. but otherwise than in a lot of any of the weights specified in the last preceding subclause, the maximum price per pound of any surplus over 7 lb. or over any multiple of 7 lb. (being less in every case than 7 lb.) shall be such proportion of the price specified for the lot nearest in weight to the total weight of the sale as the surplus bears to that lot.
- (4) Where any potatoes are sold in lots of less than 7 lb. the maximum price of the lot shall be computed at the rate per lb. prescribed by subclause (2) hereof for 7 lb. lot sales.
- 14. If in respect of potatoes sold by a wholesaler or a retailer the maximum price calculated in accordance with the foregoing provisions of this Order or in accordance with an authority under clause 16 hereof is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.
- 15. Subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any wholesaler or retailer, may authorize special prices or margins of profit in respect of any potatoes to which this Order applies where special circumstances exist, or for any reason extraordinary charges (freight or otherwise) are incurred by the wholesaler or retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of potatoes or may relate generally to all potatoes to which this Order applies sold by the wholesaler or retailer while the approval remains in force.
- 16. On the recommendation of the Department of Agriculture and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any grower, may in its discretion authorize special prices or margins for any certified seed potatoes of a recently imported or newly bred variety or exempt them entirely from the operation of this Order.

## DUTIES IMPOSED ON DISTRIBUTORS AND WHOLESALERS

- 17. (1) Every distributor and other wholesaler who sells any seed potatoes to which this Order applies shall specify in the relevant invoice with respect to each item the variety and grade of the potatoes comprised in the item.
  - (2) For the purposes of this clause the term "grade" means, as the case may require, "certified" or "f.a.q." or "under-grade".

## DUTIES IMPOSED ON RETAILERS FOR THE PURPOSE OF THIS ORDER

- 18. Every retailer who offers or exposes for sale in any shop any potatoes to which this Order applies shall keep in a prominent position in such proximity to the potatoes to which it relates as to be obviously descriptive thereof a ticket, placard, or label on which shall be stated in legible and prominent characters the following particulars:—
  - (a) The words "Certified Seed", or "F.a.q. Uncertified Seed", or "Under-grade Uncertified Seed" as the case may be:
    (b) The name of the variety of potato:
    (c) The retail price per pound.

## SCHEDULE

FIXING ACTUAL AND MAXIMUM PRIORS THAT MAY BE CHARGED BY GROWERS FOR SEED POTATORS TO WHICH THIS ORDER APPLIES

				Class of Potatoes.	
Group Certific	ation,		Class A. Actual Price. Per Ton.	Class B. Actual Price. Per Ton.	Class C. Actual Price. Per Ton.
Mother Seed-			£ s. d.	£ s. d.	£ s. d.
Group 1			25 10 0	24 10 0	24 10 0
Group 2			23 10 0	$22 \ 10 \ 0$	22 0 0
Group 3			$21 \ 10 \ 0$	20 10 0	19 10 0
Group 4				$20 \ 0 \ 0$	
Commercial Seed—					
Group 4		[	20 10 0	19 10 0	18 0 0
Group 5			20 0 0	19 0 0	17 10 0
Group 6			19 10 0	18 10 0	17 0 0
Group 7			• •	18 0 0	
•			Maximum Price. Per Ton.	Maximum Price. Per Ton.	Maximum Price Per Ton.
Uncertified Seed—		)	$\mathfrak{L}$ s. d.	£ s. d.	£ s. d.
F.a.q			15 0 0	13 0 0	13 0 0
Under-grade			13 0 0	11 0 0	11 0 0

Dated at Wellington, this 15th day of March 1954.

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

[L.S.]

D. J. DALGLISH (Judge), President. G. LAURENCE, Member.

Price Order No. 1537 (Board Products Manufactured by Whakatane Board Mills Ltd.)

PURSUANT to the Control of Prices Act 1947, the Price Tribunal hereby makes the following Price Order:

## PRELIMINARY

- 1. This Order may be cited as Price Order No. 1537, and shall come into force on the 1st day of April 1954.

  2. Price Order No. 1433\* is hereby revoked in its application to orders accepted for delivery in the April-June 1954 cycle and succeeding cycles.
  - 3. In this Order-

    - "Standard", in reference to colour, means grey, blue, green, pink, yellow, salmon, brown, or buff: "Special", in reference to colour, means a colour that is a commercial match with a submitted sample

## APPLICATION OF THIS ORDER

4. This Order applies with respect to the Board products manufactured by Whakatane Board Mills Ltd., of the several kinds specified in the first column of the Schedule hereto.

#### FIXING MAXIMUM PRICES OF BOARD PRODUCTS 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 Whakatane Board Mills Ltd., for any board products to which this Order applies shall be the appropriate price fixed in the Schedule hereto.
- (2) The maximum prices fixed by this Order apply only with respect to board products for which orders are accepted for delivery in the April-June 1954 cycle, or succeeding cycles.
- (3) The maximum prices fixed by this Order are fixed with respect to board products that conform to the formula submitted to and approved by the Tribunal and that are of a size not less than 20 in. by 25 in. with a minimum across the machine of 20 in. with 25 in. cut off. Where board products of a smaller size, being not less in any case than 15 in. by 20 in., are sold the respective maximum prices may be increased by £2 per ton.
- (4) The maximum prices fixed by this Order are fixed for quantities of not less than 3 tons of one size, caliper, and quality, or of not less than 5 tons of one caliper and quality, with not more than two sizes in one delivery, and where delivery is required otherwise than in conformity with this subclause the maximum prices may be increased by £2 per ton.
- (5) The maximum prices may be increased by £2 per ton.
  (5) The maximum prices fixed by this Order for combination board are for sales of not less than 1,000 sheets of a size 30 in. by 40 in. For sales of a lesser number of sheets an additional charge may be made at the rate of not more than £2 per 1,000 sheets.
- (6) The maximum prices as aforesaid are fixed in respect of sales f.o.r. to purchaser's nearest railway-station in the North Island or c.i.f. Lyttelton, Dunedin, Port Chalmers, or Bluff (by direct steamer only) in the South Island.
- (7) Where delivery is made to ports other than those set out in subclause (6) of this clause the actual freight charges in curred may be charged in lieu of the standard allowance for freight.
- (8) The maximum prices fixed by this Order shall be subject to a rebate of £1 per ton, or per 1,000 sheets of a size 30 in. by 40 in., when payment is made within seven days of delivery.

- (9) The maximum prices calculated in accordance with the foregoing provisions of this Order may be increased—

  - foregoing provisions of this Order may be increased—

    (a) By £1 5s. per ton when reels require slitting and rewinding to reel widths exceeding 15 in.:

    (b) By £2 per ton when reels require slitting and rewinding to reel widths between 15 in. and 10 in.:

    (c) By £3 per ton when reels require slitting and rewinding to reel widths below 10 in.:

    (d) By £4 per ton for standard colours other than grey:

    (e) By £3 10s. per ton, plus the actual cost of the dyestuff used, for special colours:

    (f) By £2 per ton for hard sizing.

#### SCHEDULE

MAXIMUM PRICE OF BOARD PRODUCTS MANUFACTURED BY WHAKATANE BOARD MILLS LTD.

Description of Board		Cal	iper		Max Pric T		
					£	s.	d.
Grey rigid boxboard	,	.024	/•04	8	65	15	0
0 011: 1:1 1		(.016)	<b>/</b> ∙02	0	78	15	0
Grey folding eniphoard	******	024	/.04	5	79	15	0
2/S glazed woodpulp board		(.014			98	0	0
		024			$\frac{82}{110}$	$\frac{17}{7}$	$\frac{6}{6}$
Bending woodpulp board		(·016)   (·024			98	5	0
	_	1.016			97	12	6
1/S white-lined folding screening	ng board	010			94	7	6
		1016			75	17	6
Folding chip filler		024			75	15	0
M.G. grey rigid boxboard	*****	1			66	17	6
Tag manilla		j		ŀ	161	5	0
M.G. woodpulp board		024			85	2	6
M.G. Duplex board	*****	<b>[</b> \$\.014			150	7	6
	******	1024	<b>/</b> ·03	6	123		0
M.G. Wingib 1/8 grey		023			$\begin{array}{c} 84 \\ 115 \end{array}$	7 5	6 0
W/L folding manilla board		\f\014  \024			115	2	6
White carton manilla back			114	ן יי	143	12	6
S.Q. grey rigid boxboard	*****	`	,11	- 1	67	5	ŏ
• 0 . 0	*****	(.016	7.02	20	88	2	6
Blue lined chip		1.024			89	5	0
		1	•				
Pasted board—		1					
Pasted M.G. rigid boxboar	d	1			78		0
Pasted folding chip board		1 .				12	6
Pasted M.G. woodpulp boa	rd	1			97	7	6
Single Jutekraft-lined con	hination	Per	1,00	00			
Single Jutekraft-lined con board, 30 in. by 40 in.—	iomation	£SI	neets	d.			
Heavy			15	0	89	0	0
Medium		60		ő	91		6
Double Jutekraft-lined con	abination	1 00	,	·		•	Ü
board, 30 in, by 40 in.							
Heavy		108	7	6	96	12	6
Medium		90	10	0	98	15	0
Export butter box quality		121	15	0	108	10	0

Dated at Wellington, this 17th day of March 1954.

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

- D. J. DALGLISH (Judge), President. G. LAURENCE, Member.
- \* Gazette, 18 December 1952, Vol. III, page 2059.

Price Order No. 1538 (Apparel and Soft Goods)

**D**URSUANT to the Control of Prices Act 1947, the Price Tribunal hereby makes the following Price Order:

#### PRELIMINARY

- 1. This Order may be cited as Price Order No. 1538, and shall come into force on the 19th day of March 1954.
- 2. (1) Price Order No. 1405\* is hereby revoked.
- (2) The 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, unless the context otherwise requires,—
- In this Order, unless the context otherwise requires,—
   "Factory selling price", in relation to any goods, means the price charged for the goods by the manufacturer to the retailer buying the goods, or the price for the time being authorized under the Control of Prices Act 1947, to be charged for the goods by the manufacturer to a retailer, whichever price is the greater: Provided that where a retailer manufactures goods for sale by that retailer the factory selling price shall be the price authorized under the Control of Prices Act 1947, as the price at which those goods may be taken into stock by that retailer.
   "Landed cost", in relation to any goods, means the actual price paid or payable for the goods by the importer thereof increased by the amount of any landing costs incurred by the importer in respect of the goods.
   "Landing costs", in relation to any goods, means the costs incurred by the importer incidental to the importing of the goods from the country of origin into store at the port of entry in New Zealand, and includes any sales tax payable by the importer in respect of the goods at the port of entry.
   "Gross price", in relation to any goods, means the price charged for the goods without taking into account the deduction of any approved discounts.

"Gross price", in relation to any goods, means the price charged for the goods without taking into account the deduction of any approved discounts.

"Wholesale price" means the gross price charged for the goods by the wholesaler to the retailer buying the goods or, where the price so charged is less than the gross wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized more wholesale price authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized to be charged pursuant to the Control of Prices Act 1947, the good authorized to the good authorized to the good authorized to the good authorized to said authorized gross wholesale price.

(2) No costs shall be deemed to be landing costs within the meaning of this Order unless the method of assessment of the costs has been previously approved in that behalf by the Director of Price Control.

(3) The landed cost of any goods shall be computed in relation to such quantity of the goods as is sold in each instance by the retailer.

## APPLICATION OF THIS ORDER

4. (1) Subject to the provisions of subclause (2) hereof, this Order applies with respect to the goods specified in the First Schedule hereto. (2) Nothing in this Order shall apply with respect to fully or partly tailor made garments made by a bespoke tailor for direct sale to the consumer.

## FIXING MAXIMUM RETAIL SELLING PRICES OF GOODS TO WHICH THIS ORDER APPLIES

- 5. (1) Subject to the following provisions of this Order the maximum price that may be charged by any retailer for any goods to which this Order applies shall be—

  - (a) In respect of goods purchased in New Zealand from a wholesaler or manufacturer or goods manufactured by a retailer for sale by that retailer: The wholesale price or the factory selling price (as the case may be) of the goods increased by the appropriate maximum percentage of that amount specified in the First Schedule hereto in relation to the goods.
    (b) In respect of goods imported into New Zealand by the retailer selling the goods: The landed cost of the goods increased by the appropriate maximum percentage of that amount specified in the First Schedule hereto in relation to the goods: Provided that the appropriate percentage may be increased by 7½ except where a percentage in respect of direct importations is specified in the said Schedule, in which case the landed cost may be increased by the amount of the percentage so specified.
    (c) In respect of goods imported through an indent agent by the retailer selling the goods: The amount authorized to be charged by paragraph (b) of this subclause: Provided that where a percentage in respect of direct importations is specified in the said Schedule in relation to the goods and the indent agent's commission exceeds 5 per cent., the percentage so specified and authorized to be added by the retailer shall be reduced by the figure by which the said commission exceeds 5 per cent.
    Where with respect to any goods to which this Order applies there is specified in the Eirst Schedule hereto a cailing mark up the
- (2) Where with respect to any goods to which this Order applies there is specified in the First Schedule hereto a ceiling mark up the amount that may be added by a retailer to the wholesale price, the factory selling price, or the landed cost (as the case may be) of those goods shall be either the percentage or the ceiling mark up (whichever is the less amount) specified in relation to those goods.
- (3) Where any retailer in possession of any material engages any person (whether an employee or otherwise) to make that material into garments, or where he sells that material to any person for the purpose of having it made into garments which he intends to buy and resell, the maximum price that may be charged by the retailer for any such garments shall be the sum of the following amounts:

  - (a) The cost price of the material to the retailer.
    (b) The amount of the approved or ceiling making up charges incurred in respect of the garments, whichever is the less.
    (c) The appropriate percentage of the sum of the amounts in paragraphs (a) and (b) hereof specified in the First Schedule hereto in relation to the garments.
- (4) Where any retailer who does not normally carry on business as a wholesaler sells any goods to which this Order applies to another retailer (thus becoming a wholesaler in respect of that transaction) the maximum price that may be charged by the purchasing retailer for any goods so bought shall be the maximum price at which the goods could be sold by the retailer from whom he bought the goods or the price fixed pursuant to the provisions of this Order, whichever is the less.
- (5) Where in respect of any goods to which this Order applies transport charges are incurred by the retailer in obtaining delivery into his store the maximum price fixed by the foregoing provisions of this Order may be increased by the actual amount of any such charges.
- (6) Where the factory selling price, the landed cost, or the wholesale price of any goods does not exceed 6s. and the retail price of such goods, calculated in accordance with the foregoing provisions of this Order, is not an exact number of pence, the maximum price of the goods shall be computed to the next upward penny.
- (7) Where the factory selling price, the landed cost, or the wholesale price of any goods exceeds 6s. and the retail price, calculated in accordance with the foregoing provisions of this Order, is not an exact number of threepences, the maximum price of the goods shall be computed to the nearest threepence.
- (8) 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 where special circumstances exist, or if for any reason extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this subclause may apply with respect to a specified lot or consignment of goods or may relate generally to all goods to which this Order applies sold by the retailer while the approval remains in force.

## DUTIES IMPOSED ON RETAILERS

- 6. Every retailer who imports any goods to which this Order applies shall, before selling, or offering to sell any of such goods, forward to the Director of Price Control a return in respect of the goods in the form P.C. 13 as set out in the Third Schedule hereto:

  Provided that where an importer 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 Director, to furnish a return in respect of other goods of the same kind, unless—
  - (a) The landed cost of the other goods is less than the landed cost of the goods to which the return already made relates; or(b) The landed cost of the other goods is more than the landed cost of the goods to which the return already made relates and the importer proposes to charge more for such other goods as aforesaid.
- 7. Every retailer who offers for sale any goods to which this Order applies shall attach thereto in a prominent place a ticket or label on which shall be stated:
  - (a) The identification number of the goods.
    (b) The cost price (in code).
    (c) The retail selling price (in plain figures).
- 8. Every retailer to whom the provisions of subclause (3) of clause 5 hereof applies shall forward to the Director of Price Control a return in the form of the Second Schedule hereto setting out the cost of the individual items of all such goods.

- 9. Every retailer who offers for sale any goods to which this Order applies shall keep:
- 9. Every retailer who offers for sale any goods to which this Order applies shall keep:
  (a) Complete records of all such goods purchased by him.
  (b) Details of all freight charges incurred by him with respect to the goods.
  (c) Details of all charges made by him for alterations to garments.
  (d) Details of any other charges incurred by him with respect to such goods.
  10. Where the retailer of any goods to which this Order applies proposes to apply the appropriate percentage permitted by this Order to the wholesale price but does not know that wholesale price he shall, before effecting a sale of the said goods, ascertain from the Director of Price Control the wholesale price of those goods.

## FIRST SCHEDULE

PERCENTAGES THAT MAY BE ADDED TO THE WHOLESALE PRICE, THE LANDED COST, OR THE FACTORY SELLING PRICE

Kind of Goods	Percentage	Kind of Goods	Percen
lankets, wool—		Knitted Outerwear—continued	
Brown, grey, navy, black, or silver-grey	$37\frac{1}{2}$	Men's grey, navy, heather, and black (working)	32
All others	40	Men's fancy-knit and colour	42
azers—		Boys' grev, navy, heather, and black	32
Maids'	35	Boys' fancy-knit and colour	37
Maids' when made to special specifications for private		Infants' garments (all types)	37
schools (but when school badge only is added mark- up is 35 per cent)	40	Knitted shawls, infants'	37 40
up is 35 per cent)	$37\frac{1}{2}$	Manchestor goods	40
loomers (see Underwear).	312	Domestic flannel Diaper cloth and squares Drill	
ostumes and suits of wool or wool mixture—		Diaper cloth and squares	
Women's	471	Drill	37
Maids'		Flannelette, winceyette, and similar materials	
ot covers, all descriptions	40	Tailors trimmings and linings	40
ress piece goods, other than suitings, overcoatings,	ļ	Nights (except nylon)—	
sports coatings, and trouserings for men's and boys'	,	Imported (all types)	32
outerwear, linen, nylon, orlon, perlon, terylene,		New Zealand manufacture— Women's—	
pure silk, and printed rayon—	471	Flannelette, winceyette, and similar materials	35
Ex warehouse, per yard	55	Knitted materials	40
ill clothing except aprons, women's and maids' shorts,	30	Woven fabrics (excluding flannelette, winceyette,	40
slacks, playsuits, and bib overalls, and men's and boys'		and similar materials)	45
trousers, shirts, and shorts, and men's combination		Maids' and Infants'—	10
overalls	321	Flannelette, winceyette, and similar materials	35
rill trousers and shorts, boys'	$27\frac{1}{3}$	Knitted materials	37
enim clothing except aprons, women's and maids' shorts,		Woven fabrics (excluding flannelette, wincevette,	٠.
slacks, playsuits and bib overalls, and men's and boys'		and similar materials)	40
trousers, shirts, and shorts, and men's combination	,	Overcoats-	
overalls		Women's, of wool or wool mixtures—	
onim trousers, men's		Gaberdine	42
	$27\frac{1}{2}$	Other than gaberdine	47
ocks, infants' (see infant wear). ocks, dresses, and gowns, of wool or wool mixtures—	1	Men's (other than tweed and cotton gaberdine)	30
ocks, dresses, and gowns, of wool or wool mixtures—	40	Maids' 24 in. to 44 in. (inclusive) Boys' sizes 3 to 20 (inclusive) Infants', boys', and girls', up to and including 22 in.	40
Maids'		Boys' sizes 3 to 20 (inclusive)	27
mishings	471		32
rnishings— Hessian (all kinds) and scrim  Webbing gimps and cord	371	Overalls—	
Webbing gimps and cord	40	Women's and Maids', nurses', and utility, in white	
Furnishing piece goods, except brocades, chenille,		and plain colours	32
chintz, cottage weaves, cretonnes, curtain nets	,	Women's and maids' (other than the above and bib	
and lace curtain material, marquisettes, printed	1	overalls)	40
linen, tapestries, and velours—		Men's (other than combinations)	32
Ex wholesale, per yard	471	Men's garage coats Playsuits, infants' (see infants' wear).	32
Direct importation, per yard		Playsuits, infants' (see infants' wear). Pram covers and pram sets	40
Ticking—		Raincoats and rain capes (except plastic and oily canvas)—	TU
Ex wholesale, per yard		Women's (including all gaberdines)	42
Direct importation, per yard Maximum Ceiling Marku	55	Infants' and maids' all gaberdines up to and including	
ym frocks— Maximum Ceiling Marku to be Added When	P	44 in	38
Less than the Amount		Infants' and maids', others, up to and including 44 in.	37
of the Percentage Markup	:	Men's gaberdine of wool or wool mixtures	30
s. d.	İ	Boys' gaberdine, sizes 3 to 20	38
Sizes 21 to 23 9 6		Boys', other than gaberdine, sizes 3 to 20	37
Sizes 24 to 26 10 6		Rugs (except fringed travelling rugs)	40
Sizes 27 to 29 11 9	001	Shorts—	
Sizes 30 to 32 12 9	$32\frac{1}{2}$	Boys', all materials, sizes 3 to 20	27
Sizes 33 to 35 14 0	i	Skirts, Infants—	
Signor 98 to 98 15 0 ]			
		Knitted (see knitted outerwear).	
Sizes 39 to 41 16 3		Woven (see Infants' wear).	
Sizes 39 to 41         16       3         Size 42         17       6		Woven (see Infants' wear).  Skirts of wool or wool mixtures—	j ",
Sizes 39 to 41         16       3         Size 42         17       6		Woven (see Infants' wear).  Skirts of wool or wool mixtures— Women's	
Sizes 39 to 41 16 3   Size 42 17 6   Sosiery— Women's fully fashioned— Australian and foreign—		Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	
Sizes 39 to 41 16 3   Size 42 17 6   Size 42		Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	
Sizes 39 to 41	0 = 1	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	4
Sizes 39 to 41	$37\frac{1}{2}$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	4
Sizes 39 to 41	$\begin{array}{c c} . & 37\frac{1}{2} \\ . & 40 \\ 46 \end{array}$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3:
Sizes 39 to 41	$37\frac{1}{2}$ . $40$ . $45$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3:
Sizes 39 to 41	. 37½ . 40 . 45 . 45	Woven (see Infants' wear).  Skirts of wool or wool mixtures— Women's	3:
Sizes 39 to 41	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3:
Sizes 39 to 41 16 3 Size 42 17 6 Siz	. 40 . 45 . 45 . 32½	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 2 2 2
Sizes 39 to 41	$egin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 2 2 2 3: 3: 3: 3:
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 2 2 2 3: 3: 3: 3:
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 2 2 2 3: 3: 3: 3:
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	35 22 2' 30 30 30
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 22 2 3 3 3 3
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 22 2 3: 3: 3: 3:
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3: 22 2 3: 3: 3: 3:
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures— Women's	3 2 2 3 3 3 3
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures— Women's	3 2 2 3 3 3 3 3 5
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	3 2 2 3 3 3 3 3 5
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	4 4 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	33 22 22 33 33 34 55
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	4( 32 2' 2' 3( 33 33 34 5
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures— Women's	44' 44' 33' 22' 2' 34' 34' 35' 34' 35' 34' 45 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Sizes 39 to 41	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Woven (see Infants' wear).  Skirts of wool or wool mixtures—  Women's	4( 32 2' 2' 3( 33 33 34 5

## FIRST SCHEDULE—continued

PERCENTAGES					1								
	:	Kind of G	oods		1	Percentage			Ki	nd of Goods			Percentag
Inderwear—							Undom	earcont	inned				
Knitted (excer	t war	on'a and	l cirls' nul	on \			Wove	n					- [
Imported, al			•	ŕ		321				Hanneleti ufacture	te and wince	•	35
New Zealand				••	••	322	I	$\mathbf{m}$ ported					0.01
		шастиге-	<del></del>			971				ol mixture ufacture			. 35
Women's Maids'		• •	••	•••		$\frac{37\frac{1}{2}}{25}$	I Roy	mported	 al ar wa	 ol mixture		•	$32\frac{1}{2}$
	••	. ••	••	••	••	35	Ň	Vew Zeala	nd man	ufacture			
Men's	••	• •	••	••	•••	35	Infa Infa	mported ants', all	 material	s —	• • • • • • • • • • • • • • • • • • • •	•	$32\frac{7}{2}$
Boys' Infants'	• •	• • •	••	••		$32\frac{1}{2}$ $32\frac{1}{2}$	N	lew Źeala mported	nd man	ufacture		•	$\begin{array}{c c} 32\frac{1}{2} \\ 32\frac{1}{3} \end{array}$
Note.—The or a list of exer	above npted	e Schedu items se	le does ne e New Ze	ot const	itute a list	of all item	ıs still su	bject to a	ıll the p	rovisions	of the Contr	ol of Pric	ces Act 194
P.C. Form No. 7	.]					ECOND SO					F	.C. File	No
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					ess :								
Method of Distri	ibution		o Wholess Retailer										
			Consum										
state discount t							_					_	
	Vhere	distribut	ion is mac	de to mo	ore than on	ne of the ab	ove the p	ercentage	of sales	in each g	roup to be s	hown.	
Description	Style No.	Material No.	Width of Material	Per Yard Cost	Quantity and Sizes Cut	per	Total Material Cost	Cut, Make, and Trim Cost. (See	Clock	Price Applied for	For Office Use Only	Retail Selling	Name and Address o Supplier o Material
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Dated at Wellington this 17th day of March 1954. The Seal of the Price Tribunal was affixed hereto in the presence of—

[L.S.]

D. J. Dalglish (Judge), President. G. Laurence, Member.

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	Aitken, Francis Murray (also known as Aitken, Frank Murray)		Ashburton	10/2/54	9/3/54	Intestate	Christchurch.
2	Berry, James George	Retired farmer		17/12/53	9/3/54	Testate	Auckland.
3	Craig, Thomasina	Spinster		21/12/53	9/3/54	,,	••
4	Kirby, Stanley Thomas	Linotype operator	Wellington	16/1/54	11/3/54	,,	Wellington.
0	Liggett, Amelia Jessie	Widow	Invercargill		19/2/54	,,	Invercargill.
9	Morgan, Horace Royston Rose, Helen	Civil servant	Wellington	24/12/53	11/3/54	Intestate	Wellington.
8	m 11 3.5	Widow	Invercargill		26/2/54	Testate	Invercargill.
9	Tryomory Thomas Manie	Brass moulder	Auckland		9/3/54	,,	Auckland.
10	Vickers, Mary Ellen	Spinster		23/10/53	2/3/54	,,	Wellington.
. 11		777.1	Blenheim		5/3/54	,,	Blenheim.
12	Wellington, Lilian Beatrice	Widow		24/12/53	4/3/54	Intestate	Wellington.
12	Wick, William John	Retired engine-driver	Runanga	31/1/54	5/3/54	Testate	Greymouth.

Public Trust Office, Wellington, 16 March 1954.

G. E. TURNEY, Public Trustee.

## Notice Under the Regulations Act 1936

**D**URSUANT to the Regulations Act 1936 notice is hereby given of the making of regulations as under:

Authority for Enactment	Short Title or Subject Matter	Serial Number	Date of Enactment	Price (Postage 1½d. Extra)
Incorporated Societies Act 1908	Incorporated Societies Regulations 1938, Amendment	1954/41	17/3/54	2d.
Patents, Designs, and Trade Marks Amend- ment Act 1939		1954/42	17/3/54	ld.
Post and Telegraph Act 1928	Post and Telegraph Staff Regulations 1951, Amendment No. 5	1954/43	17/3/54	1d.
Board of Trade Act 1919	Bran and Pollard Levy Regulations 1950, Amendment No. 1	1954/44	17/3/54	ld.
Agricultural Workers Act 1936	Agricultural Workers (Market Gardens) Extension Order 1953, Amendment No. 1	1954/45	17/3/54	2d.
		•		•

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.

R. E. OWEN, Government Printer.

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Waiapu-Matakaoa Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 30th day of June 1933, and published in New Zealand Gazette No. 50 of 13 July 1933 at page 1902, whereby the provisions of subsection (3) of section 522 of the Maori Land Amendment Act 1931 (now Part I of the Maori Land Amendment Act 1936) were applied to, inter alia, the said land.

## SCHEDULE

ALL that area of land in the Tairawhiti Maori Land Court District, containing 21 acres 2 roods 30 perches, more or less, called or known as Hinetiraha A 2B (formerly known as Pohooterangi No. 2 part), and situated in Waiapu Survey District. As the same is more particularly delineated on the plan marked M.A. 64/16, deposited in the Head Office of the Department of Maori Affairs at Wellington, and thereon edged red.

Dated at Welington, this 10th day of March 1954. For and on behalf of the Board of Maori Affairs-

T. T. ROPIHA, Secretary, Department of Maori Affairs.

(M.A. 64/7; D.O. 10053)

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Te Araroa Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 31st day of January 1938, and published in New Zealand Gazette No. 7 of 3 February 1938 at page 162, whereby the provisions of Part I of the Maori Land Amendment Act 1936 were applied to, inter alia, the said land.

## SCHEDULE

THE following lands in the Tairawhiti Maori Land Court District, Gisborne Land District:

Land Block and Survey Area
District A. R. P.
Wharekahika 16 (C.T. V, Matakaoa and II, 908 0 0
Matakaoa North

Dated at Wellington, this 10th day of March 1954. For and on behalf of the Board of Maori Affairs—

T. T. ROPIHA,
Secretary, Department of Maori Affairs.
(M.A. 64/12; D.O. 7032)

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act (1936) (Whangaehu Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 11th day of May 1942, and published in the New Zealand Gasette No. 49 of 14 May 1942 at page 1411, whereby the said land, inter alia, was declared to be subject to Part I of the Maori Land Amendment Act 1936.

## SCHEDULE

ALL that area of land in the Aotea Maori Land Court District, containing 111 acres 1 rood 30 perches, more or less, situate in Blocks XI and XIV, Ikitara Survey District, and called or known as Rakautaua 1A 1B, and being all the land described in certificate of title, Volume 516, folio 148, Wellington Registry.

Dated at Wellington, this 11th day of March 1954. For and on behalf of the Board of Maori Affairs—

T. T. ROPIHA, Secretary, Department of Maori Affairs.

(M.A. 65/8; D.O. 6/143)

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Putauaki Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 6th day of November 1936, and published in the New Zealand Gazette No. 75 of 12 November 1936 at page 2198, and varied by a notice dated the 26th day of August 1937, published in the New Zealand Gazette No. 59 of 2 September 1937 at page 2108, whereby the said land was, inter alia, declared to be subject to Part I of the Maori Land Amendment Act 1936, and such land is hereby excluded from the Putauaki Development Scheme.

#### SCHEDULE

ALL that area of land in the Waiariki Maori Land Court District, containing 483 acres 1 rood 8 perches, more or less, being part of Parish of Matata, Lot 598 No. 20 Section 4 and situate in Blocks IX and XIII, Rangitaiki Upper Survey District. As the same is more particularly delineated on the plan marked M.A. 63/34, deposited in the Head Office of the Department of Maori Affairs at Wellington, and thereon edged red

Dated at Wellington, this 12th day of March 1954. For and on behalf of the Board of Maori Affairs-

T. T. ROPIHA, Secretary, Department of Maori Affairs.

(M.A. 63/34; D.O. 5038)

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Te Araroa Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 23rd day of November 1937, and published in New Zealand Gazette No. 77 of 25 November 1937 at page 2591, whereby the provisions of Part I of the Maori Land Amendment Act 1936 were applied to, inter alia, the said land

SCHEDULE

THE following lands in the Tairawhiti Maori Land Court District, Gisborne Land District:

Block and Survey , Area District R. P. Wharekahika 18A 7 ..... VI, Matakaoa 178 0 0

Dated at Wellington, this 11th day of March 1954.

For and on behalf of the Board of Maori Affairs-

T. T. ROPIHA Secretary, Department of Maori Affairs. (M.A. 64/12; D.O. 7033)

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Te Araroa Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 23rd day of November 1937, and published in New Zealand Gazette No. 77 of 25 November 1937 at page 2591, whereby the provisions of Part I of the Maori Land Amendment Act 1936 were applied to, inter alia, the said land.

X-SCHEDULE

THE following lands in the Tairawhiti Maori Land Court District, Gisborne Land District:

Block and Survey District Land A. R. P. Wharekahika 18E 4B 2 ..... III, IV, Matakaoa ..... 89 3 0

Dated at Wellington, this 11th day of March 1954. For and on behalf of the Board of Maori Affairs-

T. T. ROPIHA, Secretary, Department of Maori Affairs. (M.A. 64/12; D.O. 7035)

Revoking a Notice Declaring Land to be Subject to Part I of the Maori Land Amendment Act 1986 (Whangaehu Development Scheme)

PURSUANT to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes a notice dated the 8th day of May 1943, and published in New Zealand Gazette No. 44 of 10 June 1943 at page 659, whereby the land known as Rakautaua 1A 2B 3 was declared to be subject to Part I of the Maori Land Amendment Act

Dated at Wellington, this 10th day of March 1954. For and on behalf of the Board of Maori Affairs-T. T. ROPIHA,

Secretary, Department of Maori Affairs. (M.A. 65/8; D.O. 6/143)

Declaring Land to be Subject to Part I of the Maori Land Amendment Act 1936 (Hokianga Development Scheme)

PURSUANT to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act.

#### SCHEDULE

THE following land situated in the Tokerau Maori Land Court District, North Auckland Land District:

Block and Survey District A. R. P. 105 2 22 Omanaia 63 ..... II, Waoku ..... Dated at Wellington, this 10th day of March 1954. For and on behalf of the Board of Maori Affairs-T. T. ROPIHA,

Secretary, Department of Maori Affairs. (M.A. 61/3; D.O. 19/BZ/6D)

Declaring Land to be Subject to Part I of the Maori Land Amendment Act 1936 (Bay of Islands Development Scheme)

PURSUANT to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby declares the land described in the Schedule hereto to be subject to Part I of the said Act.

## SCHEDULE

The following land situated in the Tokerau Maori Land Court District, North Auckland Land District:

Block and Survey Area A. R. P. District Takahiwai 5r 2B 2 III, Ruakaka Takahiwai 7A 2B 2C III, Ruakaka 27 0 29 **54** 0

Dated at Wellington, this 12th day of March 1954. For and on behalf of the Board of Maori Affairs-T. T. ROPIHA

Secretary, Department of Maori Affairs. (M.A. 61/7; D.O. 18/R/11<sub>D</sub>)

## **BANKRUPTCY NOTICES**

In Bankruptcy

NOTICE is hereby given that a first and final dividend of 2s. in the pound is now payable at my office on all proved claims in the estate of Edith Mary Rosaleen Cranston, of Whangarei, Milliner.

T. P. PAIN, Official Assignee.

Courthouse, Whangarei, 9 March 1954.

## In Bankruptcy-Supreme Court

ROLAND PRICHARD COOK, of 28 Masterton Road, Brown's Bay, Grocer's Assistant, was adjudged bankrupt on 10 March 1954. Creditors' meeting will be held at my office on Thursday, 25 March 1954, at 10.30 a.m.

T. C. DOUGLAS, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland C. 1.

#### In Bankruptcy

NOTICE is hereby given that all dividends are now payable in the undermentioned estates on all proved claims:

Reginald Edward Mills, deceased, late of Drury, Quarryman. Second and final dividend of 1s. 3 d. in the

man. Second and final dividend of 1s. 55d. In the pound.

Stanley Trevor Davis, Nihotupu, Driver. First and final dividend of 1½d. in the pound.

R. V. Fairburn, New Lynn, Plumber. First and final dividend of 9¼d. in the pound.

T. C. DOUGLAS, Official Assignee.

## In Bankruptcy-Supreme Court, Hamilton

ESLIE JOHN LIDDINGTON, of Tokoroa, Milk Vendor, was adjudged bankrupt on 11 March 1954. Creditors' meeting will be held at the Courthouse, Putaruru, on Tuesday, 23 March 1954, at 10 a.m.

C. P. SIMMONDS, Official Assignee.

## In Bankruptcy-Supreme Court

ROBERT JOHN COOK, of Kawhia, Fisherman, was adjudged bankrupt on 9 March 1954. Creditors' meeting will be held at the Courthouse, Hamilton, on Monday, 22 March 1954, at 10 a.m.

C. P. SIMMONDS, Official Assignee.

Supreme Court, P.O. Box 473, Hamilton.

## In Bankruptcy

NOTICE is hereby given that dividends as stated below are now payable on all proved and accepted claims in the following estates:

Ivo Speirs Southcombe, of Wanganui, Grocer. First dividend of 5s. 6d. in the pound.
 Dennis Hezelgrave, of Wanganui, Engineer. First dividend of 6s. in the pound.

G. C. GORDON, Official Assignee.

Courthouse, Wanganui, 9 March 1954.

## In Bankruptcy-Supreme Court

NOTICE is hereby given that dividends are now payable at my office on all accepted proved claims in the undermentioned estates:

ce, William Jeffrey, of Masterton, Contractor, deceased. First and final dividend of 12s. 0%d.

in the pound.

McRae, Gordon McDonald, of Masterton, Bridge Building Contractor. Second dividend of 2s. 6d. in the pound.

L. A. PARLANE, Official Assignee.

Courthouse, Masterton, 16 March 1954.

## In Bankruptcy-Supreme Court

SHIRLEY PATRICIA FOSTER, formerly Johnston, of Palmerston North, Married Woman, was adjudged bankrupt on 15 March 1954. Creditors' meeting will be held at the Courthouse, Palmerston North, on Monday, 29 March at the Courthouse 1954, at 2.15 p.m.

A. R. C. CLARIDGE, Official Assignee.

## In Bankruptcy-Supreme Court

ROBERT EDWARD BRYANT, of Linton Military Camp, R Soldier, was adjudged bankrupt on 10 March 1954. Creditors' meeting will be held at the Courthouse, Palmerston North, on Tuesday, 23 March 1954, at 2.15 p.m.

A. R. C. CLARIDGE, Official Assignee.

## In Bankruptcu

NOTICE is hereby given that a first and final dividend of 3s. 10.62d in the pound has as 10.62d. in the pound has been declared on all proved and accepted claims in the estate of Robert Sydney Harding, formerly of Blenheim, trading as the 20th Century Manufacturing Company.

J. T. A. BEAUMONT, Official Assignee.

The Courthouse, Blenheim, 9 March 1954.

#### In Bankruptcy-Supreme Court

HUBERT CHARLES ROBINSON, of Westport, Hotel-keeper, was adjudged bankrupt on 8 March 1954. Creditors' meeting will be held at the Courthouse, Westport, on Monday, 22 March 1954, at 11 a.m.

J. W. POOLEY, Official Assignee.

Westport, 8 March 1954.

## LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of certificate of title, Volume 882, folio 6, Auckland Registry, for 26:68 perches, situated in the Borough of Mount Maunganui, being Lot 19, Deposited Plan 33702, and being part of Section 8, Block VII, Tauranga Survey District, in the name of PETER DESMOND O'BRIEN, of Tauranga, Clerk, 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 the expiration of fourteen days from the date of the New Zealand Gazette containing this notice. containing this notice.

Dated this 12th day of March 1954 at the Land Registry Office, Auckland.

WM. McBRIDE, District Land Registrar.

LVIDENCE of the loss of certificate of title, Volume 583, folio 103, Auckland Registry, for 7 perches, situated in the Suburbs of Auckland, being part of Allotment 39 of Section 3 of the Suburbs of Auckland, in the names of BLYNN BASSETT CLAYTON, of Manurewa, Farmer, and WARWICK ST. GEORGE RUXTON WILSON, of Auckland, Solicitor, 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 the expiration of fourteen days from the date of the New Zealand Gazette containing this notice.

Dated this 12th day of March 1954 at the Land Registry Office, Auckland.

WM. McBRIDE, District Land Registrar.

LVIDENCE (W. 2447) having been lodged with me of the loss of the outstanding duplicate of certificate of title, Volume 66, folio 98, Gisborne Registry, for 2 roods, more or less, situated in the Borough of Opotiki, being Sections 113 and 114 of Section 1, Town of Opotiki, in the name of HIRA TE POPO, of Opotiki, Aboriginal Maori, together with an application to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate upon the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at Gisborne, this 10th day of March 1954.

E. L. ADAMS, District Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 229, folio 121 (Canterbury Registry), for 2 roods 37 perches, or thereabouts, situated in Block VIII, Leeston Survey District, being part of Rural Section 7260, in the names of UNA AMIE CAREY and WILLIAM VERNALD CORNER PARKETT, both of Springston, Caterers, having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 15th day of Morah 1054 at the Land Russian Cateron Care and Cateron Ca

Dated this 15th day of March 1954 at the Land Registry Office, Christchurch.

N. E. WILSON, District Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 285, folio 225 (Cantarbury Position) CVIDENCE of the loss of certificate of title, Volume 285, folio 225 (Canterbury Registry), for 20 perches, or thereabouts, situated in the City of Christchurch, being Lot 2 on Deposited Plan No. 3814, part of Rural Section 79, and of certificate of title, Volume 290, folio 223 (Canterbury Registry), for 24·3 perches, or thereabouts, situated in the City of Christchurch, being Lot 1 on Deposited Plan No. 3814, part of Rural Section 79, both in the name of LEONARD MOSS, of Christchurch, Plasterer, having been lodged with me together with an application for the issue of new certificates of title in lieu thereof, notice is hereby given of my intention to issue such new certificates of title upon the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 12th day of March 1954 at the Land Registry Office, Christchurch.

N. E. WILSON, District Land Registrar.

## **ADVERTISEMENTS**

## THE COMPANIES ACT 1933, SECTION 282 (6)

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved:

Pratt & Co. Limited. 1945/84.

Given under my hand at Wellington, this 10th day of March 1954.

K. L. WESTMORELAND, 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 the companies dissolved: and

Sydney C. Hancock and Son Limited. 1933/16 V.I.C. Fish Supply Limited. 1949/362. Mitsui & Company (N.Z.) Limited. 27/252. Schering Proprietary Limited. 1938/201.

Given under my hand at Wellington, this 15th day of

K. L. WESTMORELAND. Assistant Registrar of Companies.

## THE COMPANIES ACT 1933, SECTION 282 (3)

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved:

Poultry Products (North Otago) Limited. 1951/36. Dated at Dunedin, this 12th day of March 1954.

E. B. C. MURRAY, Assistant Registrar of Companies.

## THE COMPANIES ACT 1933, SECTION 282 (3)

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

Smarten-up Shoe Repairs Limited. 1952/38. Dated at Dunedin, this 12th day of March 1954. E. B. C. MURRAY, Assistant Registrar of Companies.

## THE COMPANIES ACT 1933, SECTION 282 (3)

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved:

Waldorf Milk Bar Limited. 36/47. Dated at Dunedin, this 9th day of March 1954. E. B. C. MURRAY, Assistant Registrar of Companies.

## INCORPORATED SOCIETIES ACT 1908

DECLARATION BY THE REGISTRAR DISSOLVING SOCIETIES

JOHN EMILE AUBIN, Assistant Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the undermentioned societies are no longer carrying on operations, they are hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908:

The Glem. 1932/20. Testwa Glenfield Hall Reserve Society (Incorporated).

The Eastway Development Association Incorporated. 1936/38.

Mangonui Settlers Stock Shipping Association (Incorporated). 1938/73.

The Royal Oak Progressive Association (Incorporated). 1946/44.

The Waiheke Island Interdenominational Church Incorporated. 1948/34.

Mangere Bridge Ratepayers' & Citizens' Association Incorporated. 1948/93.

Dated at Auckland, this 8th day of March 1954.

J. E. AUBIN, Assistant Registrar of Incorporated Societies.

## INCORPORATED SOCIETIES ACT 1908

DECLARATION BY AN ASSISTANT REGISTRAR DISSOLVING A SOCIETY

FRANK BRYSON, Assistant Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the Air Pilots' Guild of New Zealand Incorporated is no longer carrying on its operations, the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.

Dated at Blenheim, this 9th day of March 1954.

F. BRYSON, Assistant Registrar of Incorporated Societies.

#### NGAPUKE LOGGING COMPANY LIMITED

NOTICE is hereby given that on the 5th day of March 1954 the above company resolved by special resolution passed the above company resolved by special resolution passed in accordance with the provisions of section 300 of the Companies Act 1933:

1. That the company be wound up as a members'

voluntary winding-up.

"2. That Mr Cecil Henry Battley, of Winstone's Buildings, Queen Street, Auckland, Public Accountant, be and he is hereby appointed liquidator of the company for the purpose of such winding-up."

C. H. BATTLEY, Liquidator.

Winstone's Buildings, Queen Street, Auckland, 5 March

## T. M. TAYLOR (1951) LIMITED

NOTICE is hereby given that on the 5th day of March 1954 the above company resolved by special resolution passed in accordance with the provisions of section 300 of the Companies Act 1933:

1. That the company be wound up as a members'

voluntary winding-up.

'2. That Mr Cecil Henry Battley, of Winstone's Buildings, Queen Street, Auckland, Public Accountant, be and he is hereby appointed liquidator of the company for the purpose of such winding-up.'

C. H. BATTLEY, Liquidator.

Winstone's Buildings, Queen Street, Auckland, 5 March 1954. 1166

## MURRAY CREEK (CONSOLIDATED) LIMITED

## IN LIQUIDATION

NOTICE is hereby given that the final general meeting of the company will be held at the offices of H. Bicknell and Son, 166 Manchester Street, Christchurch, on Tuesday, the 23rd day of March 1954, at 10 a.m.

Business: To consider final accounts.

1167 H. BICKNELL, Liquidator.

## W. L. AYSON LIMITED

NOTICE OF VOLUNTARY WINDING-UP RESOLUTION

NOTICE is hereby given pursuant to section 222 of the Companies Act 1933 that the following resolution was passed:

"1. That the company be wound up voluntarily.
"2. That Mr M. T. Dearsly, of Palmerston North, be appointed liquidator."

Dated this 10th day of March 1954.

M. T. DEARSLY, Liquidator.

## BESTALLOYS N.Z. LIMITED

## IN LIQUIDATION

NOTICE is hereby given pursuant to section 232 of the Companies Act 1933 that the final meeting of shareholders of the above company will be held at 606 Colonial Mutual Building, Queen Street, Auckland, on Wednesday, 31 March 1954, at 10 a.m. Business:

 To receive the liquidator's final statement of accounts.
 To give any explanations thereof. 1169

T. L. GICK, Liquidator.

In the Supreme Court of New Zealand, Northern District (Auckland Registry)

In the matter of Religious, Charitable, and Educational Trusts Act 1908, and in the matter of the Trustee Act 1908, and in the matter of "The Corrigill Trust" between John Domingo Alach, of Tauranga, Farmer, Alexander Bell, of Tauranga, Schoolmaster, John Carruthers, of Tauranga, Farmer, Thomas Stuart Fergusson, of Tauranga, Farmer, Herbert Alfred Gardner, of Tauranga, Farmer, Alfred John Voss, formerly of Tauranga, Farmer, but now of Auckland, Soldier, and Albert Vincent Francis Allo, of Tauranga, Civil Servant, Plaintiffs; and the Attorney-General and Edward Cedric Banks, of Mount Maunganui, Garage Proprietor, Defendants. Defendants.

#### SCHEME FOR DISPOSITION OF TRUST PROPERTY

NOTICE is hereby given that a scheme under Part III of the Religious, Charitable, and Educational Trusts Act 1908 and its amendments for the disposition of certain trust property donated by one Edward Cedric Banks, of Mount Maunganui, Garage Proprietor, and known as "The Corrigill Trust" whereof the above-named plaintiffs are trustees has been referred to the Supreme Court at Auckland for approval. Under the said scheme certain farm property, the subject of the said Trust, is to be sold and the proceeds re-invested and the income arising from such investments applied in and towards scholarships, bursaries, and/or grants of assistance as empowered by and within the express provisions of the Trust Deed. The said scheme is open for inspection by the public at the office of the Supreme Court at Auckland.

Dated this 4th day of March 1954.

Dated this 4th day of March 1954.

SHARP TUDHOPE & CO., Solicitors for the Trustees.

1170

## STEBBING RECORDING AND SOUND COMPANY LIMITED

## CREDITORS' VOLUNTARY WINDING-UP

OTICE is hereby given that by extraordinary resolution of shareholders of Stebbing Recording and Sound Company Limited, dated the 26th day of February 1954, it was resolved:

"That the company cannot by reason of its liabilities continue in business, and that it is advisable to wind up." At a meeting of the creditors of the company held on the 8th day of March 1954, Lewis Nathan Ross, of Auckland, Public Accountant, was appointed liquidator of the company.

## NOTICE TO CREDITORS TO PROVE

The liquidator of Stebbing Recording and Sound Co. Limited, does hereby fix the 20th day of April 1954 as the day on or before which creditors of the company have to prove their claims or debts and to establish priority (if any) under section 258 of the Companies Act 1933, otherwise they may be excluded from the benefits of any distribution made before such claims or debts are proved, or, as the case may be, from objection to such distribution.

Dated this 10th day of March 1954.

L. N. ROSS, Liquidator.

706-10 Colonial Mutual Building, Queen Street, Auck land C. 1. 1171

## WOOLWORTHS (NEW ZEALAND) LIMITED

## LOST SHARE CERTIFICATE

A PPLICATION has been made to the above company to issue a new certificate of title to Shares Nos. 3152839–3152970 both inclusive, in lieu of original certificate No. 12919 issued in the name of FREDA JOYCE VIAL, of Wellington, and the said FREDA JOYCE VIAL has made a statutory declaration that the original certificate of title to the said shares has been lost.

Notice is hereby given that unless within thirty days from date hereof there is made to the company some claim or representation in respect of the said original certificate, a new certificate will be issued in place thereof.

Dated this 11th day of March 1954. 1172

C. R. HART, Secretary.

## E. J. KELLY AND CO. LTD.

NOTICE is hereby given that a general meeting of the company will be held at the office of Messrs Tiarks and Jarvie, Windsor House, Queen Street, Auckland, on Wednesday, 31 March 1954, at 10 a.m., for the purpose of laying the liquidation accounts before the meeting and giving any explanation thereof.

A. M. GILMOUD.

#### LILLEY AND WALKER LIMITED

#### IN VOLUNTARY LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of LILLEY AND WALKER LIMITED (in voluntary liquidation).

NOTICE is hereby given pursuant to section 232 of the Companies Act 1933 that a final meeting of shareholders will be held at the offices of Messrs W. E. Best and Son, 153 Hereford Street, Christchurch, on Monday, 5 April 1954, at 2 p.m.

1. Presentation of liquidator's report on the winding-up of the company.
2. General.
1173

L. M. BEST, Liquidator.

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that D.L.M. METAL RECOVERIES LIMITED has changed its name to D.L.M. METALS LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 2nd day of March 1954.

J. E. AUBIN, Assistant Registrar of Companies.

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that HUGHS HARDWARE SERVICE LIMITED has changed its name to HARRIGAN'S HARDWARE LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 4th day of March 1954.

J. E. AUBIN, Assistant Registrar of Companies. 1176

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that M. C. SEGERS LIMITED has changed its name to HAY'S (ASHBURTON) LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch, this 8th day of March 1954.

A. J. SMITH, Assistant Registrar of Companies.

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that G. E. SMITH LIMITED has changed its name to P. F. SOLNIK AND COMPANY LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 5th day of March 1954.

1178

K. L. WESTMORELAND, Assistant Registrar of Companies.

## TAUMARUNUI BOROUGH COUNCIL

NOTICE OF INTENTION TO TAKE LAND UNDER THE PUBLIC WORKS ACT

In the matter of the Municipal Corporations Act 1933, and in the matter of the Public Works Act 1928 and its amendments.

And its amendments.

NOTICE is hereby given that the Taumarunui Borough Council proposes to execute a certain public work, to wit, the construction of an access way, and for the purpose of such 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 required to be taken is deposited at the public office of the Town Clerk of the said Council, situated in Huia Street, Taumarunui, and is open for inspection without fee by all persons during ordinary business hours.

All persons affected by the execution of the said public work or by the taking of such lands if they have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing, and send the same, within forty days from the first publication of this notice, on the 15th day of March 1954, to the Town Clerk at the Council Chambers.

## SCHEDULE

AREA of land required: 5.4 perches. Being part Allotment 5, Block 8; coloured blue.

Situated in Borough of Taumarunui. (S.O. 36398.) By order of the Taumarunui Borough Council.

Dated at Taumarunui, this 9th day of March 1954.

B. O. GAMBY, Town Clerk. 1179

APPLICATION FOR A LICENCE FOR A WATER-RACE |

Under the Mining Act 1926

To the Warden of the Otago Mining District, at Cromwell

PURSUANT to the Mining Act 1926, the undersigned, James William McPhail, of Middlemarch, Farmer, hereby applies for a licence for a water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Mark on pegs: M.
Precise time of marking out privilege applied for: 22
February 1954, at 5 p.m.
Date and number of miner's right: 22 February 1954,
No. 89747.

Address for service: care of Fraser, Macdonald, and Martin, Solicitors, Ranfurly.

Dated at Ranfurly, this 24th day of February 1954.

#### SCHEDULE

SCHEDULE

LOCALITY of the race, and of its starting and terminal points; also description of land traversed, e.g., unalienated Crown land, private land, or otherwise: Commencing in the property of Daniel Gallagher, being Lot 3, D.P. 5457, Strath-Taieri District, at a point in March Creek about ½ mile from the south-eastern boundary of said Lot 3 taking out of the said March Creek 1 head of water; running thence in an easterly direction a distance of about ¼ mile into Dewar's Creek and taking out of the said Dewar's Creek a further ½ head of water; running thence in a south-easterly direction through said Lot 3; thence across a public road; thence through Sections 49 and 50, Block V, Strath-Taieri District, being the property of Garth Elliott Johnson; thence into applicant's property, being Lot 38, Block IX, Strath-Taieri District, and terminating in said Section 38.

Length and intending course of race: 1½ miles, east

Length and intending course of race: 11 miles, east

and south-east.

Points of intake: two—one in March Creek and one in Dewar's Creek.

Estimated time and cost of construction: two weeks,

Mean depth and breadth: 1 ft. by 1½ ft. Number of heads to be diverted: 1½ heads. Purpose for which water is to be used: Irrigation,

domestic, and stock.

Proposed term of licence: twenty-one years.

JAMES WILLIAM MCPHAIL, By his Solicitor, A. H. MACDONALD.

Precise time of filing of the foregoing application: 11 a.m., on 8 March 1954. Time and place appointed for the hearing of the application and all objections thereto: Wednesday, 7 April 1954, at 10 a.m., at Warden's Court, at Cromwell.

Objections must be filed in the Registrar's office and notified to applicants at least three days before the time so appointed.

1180

W. E. OSMAND, Deputy Mining Registrar.

## MANGAWEKA TOWN BOARD

## 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 Mangaweka Town Board hereby resolves as follows:

"That, for the purpose of providing interest and other charges on a loan of £2,700 authorized to be raised by the Mangaweka Town Board under the above-mentioned Act for the purpose of erecting a workers' dwelling, the said Mangaweka Town Board hereby makes and levies a special rate of <sup>13</sup>20d. in the pound upon the rateable capital value of all rateable property in the Mangaweka Town District; and that such special rate shall be an annually recurring rate during the currency of such loan and be payable half-yearly on the 31st day of March and the 30th day of September in each and every year during the currency of such loan, being a period of twenty-five years, or until the loan is fully paid for."

The Common Seal of the Mangaweka Town Board was hereunto affixed this 12th day of March 1954 in the presence of—

[L.S.]

DOWLING. Chairman. J. CROWTHER, Treasurer.

I hereby certify that the above is a true copy of the resolution passed at the meeting of the Mangaweka Town Board held on 9 March 1954.

K. E. DOWLING, Chairman.

1186

## ARANGA GUM COMPANY LIMITED

#### IN VOLUNTARY LIQUIDATION

NOTICE is hereby given that by entry in its minute book the above-named company, on the 3rd day of March 1954, made the following resolutions:

"That the company be wound up voluntarily.
"That ADRIAN JOHN CALLAGHAN, Public Accountant,
Dargaville, be and is hereby appointed liquidator of the

Dated at Dargaville, this 3rd day of March 1954.

A. J. CALLAGHAN, Liquidator.

P.O. Box 102, Dargaville.

1182

#### ARANGA GUM COMPANY LIMITED

## IN VOLUNTARY LIQUIDATION

## Notice to Creditors to Prove

In the matter of the Companies Act 1933, and Aranga Gum Company Limited (in voluntary liquidation).

THE liquidator of Aranga Gum Company Limited, which is being wound up voluntarily, doth hereby fix 3 April 1954 as the day on or before which creditors of the company are to prove their debts or claims.

A. J. CALLAGHAN, Liquidator.

P.O. Box 102, Dargaville.

1183

## OPHIR REES ATTRACTIONS LIMITED

## CREDITORS' VOLUNTARY WINDING-UP

#### Notice to Creditors

In the matter of the Companies Act 1933, and in the matter of Ophir Rees Attractions Limited.

Matter of OPHR REES ATTRACTIONS LIMITED.

NOTICE is hereby given that at 2 p.m. on the 12th day of April 1954 a meeting will be held at the office of Kirk, Barclay, and Co., Argus House, 26 High Street, Auckland C. I., between the creditors of the above company and the liquidator in order to present the winding-up statement and to dissolve the company pursuant to section 241 of the Companies Act 1933.

N. BARCLAY, Liquidator.

Argus House, 26 High Street, Auckland C. 1, P.O. Box 825, Auckland C. 1.

## TEMUKA GAS COMPANY LIMITED

## IN VOLUNTARY LIQUIDATION

NOTICE is hereby given in pursuance of section 232 of the Companies Act 1933 that a general meeting of the above company will be held at the office of Holland and Kerr, 143 Hereford Street, Christchurch, on Friday, the 2nd day of April 1954, at 11 a.m., for the purpose of having an account laid before the meeting showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining, by extraordinary resolution, the manner in which the books, accounts, and documents of the company and of the liquidator thereof shall be disposed of.

C. C. HOLLAND, Liquidator.

143 Hereford Street, Christchurch.

## OFFICE BUILDINGS LIMITED

## IN VOLUNTARY LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of Office Buildings Limited, a duly incorporated company having its registered office at Wellington Road, Marton.

OTICE is hereby given that by special resolution of members of the company passed on 2 March 1954, it was resolved that the company be wound up voluntarily, and that Mr M. B. RADFORD, of Marton, Public Accountant, be appointed liquidator for the purposes of such winding-up.

Dated at Marton, this 10th day of March 1954.

M. B. RADFORD, Liquidator.

## J. GLOVER AND COMPANY LIMITED

## In LIQUIDATION

PURSUANT to section 241 of the Companies Act 1933, a meeting of creditors of the above company is hereby called.

Time: 2.15 p.m.
Date: Thursday, 8 April 1954.
Place: 85 Bidgway Street, Wanganui.

Business: Liquidator's accounts, and general.

1187

G. J. GULLERY, Liquidator.

## J. GLOVER AND COMPANY LIMITED

## In LIQUIDATION

PURSUANT to section 241 of the Companies Act 1933, a general meeting of the above company will be held.

Time: 2 p.m.

Date: Thursday, 8 April 1954.

Place: 85 Ridgway Street, Wanganui.

Business: Liquidator's accounts, and general.

1188

G. J. GULLERY, Liquidator.

## ARTHUR PHILIP AND COMPANY (N.Z.) LIMITED

## MEMBERS' VOLUNTARY WINDING-UP

NOTICE is hereby given that by a special resolution of shareholders of Arthur Philip and Company (N.Z.) Limited, dated 11 March 1954, it was resolved that the company be wound up voluntarily, and that John Roy Smith, of Christchurch, Public Accountant, be appointed liquidator of the company.

Dated this 15th day of March 1954.

J. R. SMITH, Liquidator.

84 Hereford Street, Christchurch.

1189

## PROVEN PAINT PRODUCTS LIMITED

## IN LIQUIDATION

NOTICE is hereby given pursuant to section 222 of the Companies Act 1933 that on the 23rd day of February 1954 the following special resolution was passed by the members of the company:

"That the company be wound up voluntarily, and that NORMAN H. CHAPMAN, of Wellington, Public Accountant, be and is hereby appointed liquidator of the company."

Dated this 15th day of March 1954.

1190

N. H. CHAPMAN, Liquidator.

## WELLINGTON CITY COUNCIL

## NOTICE OF INTENTION TO TAKE LAND

In the matter of the Wellington City Empowering and Amendment Act 1924, the Public Works Act 1928, and the Municipal Corporations Act 1933 and their respective amendments.

NOTICE is hereby given that the Wellington City Council NOTICE is hereby given that the Wellington City Council proposes under the provisions of the above-named Acts and all other Acts, powers, and authorities enabling it in that behalf to execute a certain public work, namely, for a street at Chaytor Street in the City of Wellington, and for the purpose of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or to the taking of the said land, should, if they have well-grounded objections to the execution of the said public work or to the taking of the said land, set forth the same in writing and send such writing, within forty days from the first publication of this notice, to the Wellington City Council addressed to the Town Clerk at his said office.

## SCHEDULE

ALL that piece of land situate in the City of Wellington containing by admeasurement four acres one rood nine and seven-tenths perches (4 a. 1 r. 9.70 p.), more or less, being part of Section 32, Karori District, and being also the land more particularly shown on S.O. Plan 22980, and thereon coloured orange.

Dated at Wellington, this 9th day of March 1954.

1191

B. O. PETERSON, Town Clerk.

## WELLINGTON CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928 and the Municipal Corporations Act 1933 and their respective amendments.

NOTICE is hereby given that the Wellington City Council NOTICE is hereby given that the Wellington City Council proposes under the provisions of the above-named Acts and all other Acts, powers, and authorities enabling it in that behalf to execute a certain public work, namely, for an access-way off Chaytor Street in the City of Wellington, and for the purpose of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such land, should, if they have well-grounded objections to the execution of the said public work or to the taking of the said land, set forth the same in writing and send such writing, within forty days from the first publication of this notice, to the Wellington City Council addressed to the Town Clerk at his said office.

#### SCHEDULE

0 a. 0 r. 00-49 p. Description: Part of Section 32, Karori District, being part of Lot 4 on Deposited Plan No. 9927. Coloured on S.O. Plan 22981, sepia. Situate in City of Wellington.

0r. 00.50 p. Description: Part of Section 32, Karori District, being part of Lot 4 on Deposited Plan No. 9927. Coloured on S.O. Plan 22981, sepia. Situate in City of

Wellington. 0 r. 00.52 p. 0r. 00.52 p. Description: Part of Section 32, Karori District, being part of Lot 4 on Deposited Plan No. 9927. Coloured on S.O. Plan 22981, sepia. Situate in City of

Coloured on S.O. Plan 22981, sepia. Situate in City of Wellington.

0 r. 00.24 p. Description: Part of Section 32, Karori District, being part of Lot 42 on Deposited Plan No. 2707. Coloured on S.O. Plan 22981, blue. Situate in City of Wellington.

0 r. 00.64 p. Description: Part of Section 32, Karori District, being part of Lot 43 on Deposited Plan No. 2707. Coloured on S.O. Plan 22981, orange. Situate in City of Wellington.

0 r. 01.32 p. Description: Part of Section 32, Karori District, being part of Lot 43 on Deposited Plan No. 2707. Coloured on S.O. Plan 22981, orange. Situate in City of Wellington.

Dated at Wellington, this 9th day of March 1954. 1192 B. O. PETERSON, Town Clerk.

## WELLINGTON CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Wellington City Empowering and Amendment Act 1924, the Public Works Act 1928, and the Muncipal Corporations Act 1933, and their respective amendments.

respective amendments.

NOTICE is hereby given that the Wellington City Council proposes under the provisions of the above-named Acts and all other Acts, powers, and authorities enabling it in that behalf to execute a certain public work, namely, for a street at Cornford Road in the City of Wellington, and for the purpose of such public work the land described in the Schedule hereto is required to be taken: And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such land, should, if they have well-grounded objections to the execution of the said public work or to the taking of the said land, set forth the same in writing and send such writing, within forty days from the first publication of this notice, to the Wellington City Council addressed to the Town Clerk at his said office.

## SCHEDULE

ALL that piece of land situate in the City of Wellington containing by admeasurement one acre one rood nineteen and three-tenths perches (1 a. 1 r. 19.3 p.), more or less, being part of Section 39, Karori District, and being the land more particularly shown on S.O. Plan 23039, and thereon coloured orange.

Dated at Wellington, this 5th day of March 1954. 1193 B. O. PETERSON, Town Clerk.

#### WELLINGTON CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Wellington City and Suburban Water Supply Act 1927, the Public Works Act 1928, and the Municipal Corporations Act 1933, and their respective amendments.

respective amendments.

NOTICE is hereby given that the Wellington City Council proposes under the provisions of the above-named Acts and all other Acts, powers, and authorities enabling it in that behalf to execute a certain public work, namely, for water supply purposes in the Hutt County, 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 a plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such land, should, if they have well-grounded objections to the execution of the said public work or to the taking of the said land, set forth the same in writing and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

#### SCHEDULE

ALL that piece of land situate in the Hutt County containing by admeasurement five hundred and thirty-nine acres and thirty-eight perches (539 a. 0 r. 38 p.), more or less, being Sections 20 and 21 of the Pakuratahi Registration District, and being the land more particularly shown on S.O. Plan 22952, and thereon outlined sepia.

Dated at Wellington, this 5th day of March 1954. B. O. PETERSON, Town Clerk. 1194

## DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between EDMOND RUSSELL HOOK and FREDERICK JAMES NICHOLLS, and carried on under the name of "E. R. Hook & Co.", 1 Ngapora St., Auckland S.E. 5, has been dissolved as from 16 February 1954 by mutual consent.

E. R. HOOK. F. J. NICHOLLS.

11 March 1954.

1195

## MATAMATA COUNTY COUNCIL

Tokoroa (Matamata County) Ex Scheme No. 2 Extra-urban Planning

NOTICE is hereby given that the extra-urban planning scheme for part of the County of Matamata intituled "The Tokoroa (Matamata County) Extra-urban Planning Scheme No. 2", which was finally approved by the Town Planning Board on the 26th day of May 1953 pursuant to the provisions of the Town-planning Act 1926 and the Town-planning Regulations 1927 has, by virtue of section 19 (2) of the Town and Country Planning Act 1953, become an operative district scheme of part of the County of Matamata within the meaning of the Town and Country Planning Act 1953. 1953.

The scheme may be inspected in the Matamata County Council's offices at Tirau (without fee) by every person who so requires at any time when the Council's office is open to the public.

1196

J. A. BECK, County Clerk.

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that Russ & Phipps Limited has changed its name to M. J. Russ Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Nelson, this 9th day of March 1954. F. A. SADLER, Assistant Registrar of Companies. 1197

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that FITZHERBERT AVENUE CAR SALES LIMITED has changed its name to FITZHERBERT MOTOR SALES LIMITED, and that the new name was this day entered on my Register of Companies in place of the former

Dated at Wellington, this 11th day of March 1954.

K. L. WESTMORELAND, Assistant Registrar of Companies.

#### RAYMOND MOTORS LIMITED

## IN VOLUNTARY LIQUIDATION

NOTICE is hereby given that a general meeting of the shareholders of the company will be held at the office of the liquidator, Mr HARVEY LATTA, of Auckland, Public Accountant, on Thursday, 1 April 1954, at 11 a.m.

To receive the report of the liquidator and an account of the winding-up.

H. LATTA, Liquidator.

Auckland, 15 March 1954.

1199

## K. G. McCAW LIMITED

## IN LIQUIDATION

## Notice of Final Meeting

In the matter of the Companies Act 1933, and in the matter of K. G. McCaw Limited (in liquidation).

NOTICE is hereby given that the final meeting of members of K. G. McCow Limited (in Hamilton). of K. G. McCaw Limited (in liquidation) will be held in the Chamber of Commerce Library, corner of Worcester Street and Oxford Terrace, Christchurch, on Tuesday, 13 April 1954, at 2.15 p.m.

## Business:

Presentation of liquidator's statement of accounts. Resolution to destroy books of the company.

P. B. WATTS, Liquidator.

Christehurch, 22 March 1954.

1200

#### K. G. McCAW LIMITED

#### IN LIQUIDATION

## Notice of Final Meeting

In the matter of the Companies Act 1933, and in the matter of K. G. McCaw LIMITED (in liquidation).

NOTICE is hereby given that the final meeting of creditors of K. G. McCaw Limited (2) of K. G. McCaw, Limited (in liquidation) will be held in the Chamber of Commerce Library, corner of Worcester Street and Oxford Terrace, Christchurch, on Tuesday, 13 April 1954, at 2.45 p.m.

## Business:

Presentation of liquidator's statement of accounts.

P. B. WATTS, Liquidator.

Christehurch, 22 March 1954.

1201

## FREEZAIRE INDUSTRIES (N.Z.) LIMITED

## IN LIQUIDATION

In the matter of the Companies Act 1933, and in the matter of Freezaire Industries (N.Z.) Ltd. (in liquidation).

TAKE notice that a meeting of creditors in the above matter will be held at the offices of Barr, Burgess, and Stewart, 17 Grey Street, Wellington, on the 29th day of March 1954, at 4 o'clock in the afternoon, for the purpose of having an account laid before it showing how the winding-up of the company has been conducted to the end of the first year from the commencement of the winding-up on 10 March, 1052

Dated this 17th day of March 1954.

1202

G. D. STEWART, Liquidator.

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