1955/28



NEW ZEALAND

THE WILDLIFE REGULATIONS 1955

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 21st day of March 1955

Present:

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

PURSUANT to the Wildlife Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

REGULATIONS

PART I—PRELIMINARY

- 1. (1) These regulations may be cited as the Wildlife Regulations 1955.
- (2) These regulations shall come into force on the 1st day of April 1955.
 - 2. In these regulations, unless the context otherwise requires,—
 - "The Act" means the Wildlife Act 1953:
 - "Issuing agent" means a person authorized by a society to issue licences under these regulations:

Expressions defined in the Act have the meanings so defined.

3. These regulations are divided into Parts as follows:

Part I—Preliminary. (Regulations 1 to 3.)

Part II—Licences and Licence Fees. (Regulations 4 to 17.)

Part III—Restrictions on Methods of Taking Game. (Regulations 18 to 21.)

Part IV—Freezing Chambers and Canneries. (Regulations 22 to 27.)

Part V—Taxidermists. (Regulations 28 to 32.)

Part VI—Export of Animals and Birds. (Regulation 33.)

Part VII—Use of Birdlime. (Regulations 34 to 36.)

Part VIII—Liberation and Marking of Wildlife. (Regulations 37 to 39.)

Part IX—Acclimatization Districts and Societies. (Regulations 40 to 43.)

Part X—General. (Regulations 44 to 46.)

Schedules.

PART II—LICENCES AND LICENCE FEES

- 4. Every licence issued under these regulations shall be in a form provided or approved by the Secretary, shall bear the words printed prominently on the face thereof "Issued under the authority of the Wildlife Regulations 1955", and shall contain such other matter as the Secretary prescribes or approves.
- 5. Except with the consent of the Minister given in special circumstances, licences shall authorize the holder to hunt or kill game in one district only and shall have effect for the season of issue only.
- 6. Every applicant for a licence shall furnish his true full name and usual address to the person to whom the application is made, and that information shall be set out in the licence.
- 7. Every licence shall before issue be signed by the issuing agent by whom the licence is issued or by some person authorized by him to sign on his behalf.
- 8. No licence shall be valid unless it is in the proper form and has been completed in accordance with regulations 6 and 7 hereof and signed by the applicant, who shall, when those conditions have been complied with, become the licence holder for the purposes of the Act and of these regulations.
- 9. (1) Where any person commits a breach of the Act or of these regulations or of any notification by the Minister under the Act, the Court in its discretion may, in addition to imposing a fine, declare void and of no effect any licence of that person, and the convicted person shall in such a case forthwith surrender the licence to the Court.
- (2) The Court in its discretion may also, in addition to any other penalty, make an order prohibiting the issue of a licence to that person for any period not exceeding two years, and the person in respect of whom any such order is made shall not apply for or otherwise obtain any licence during that period. Any licence obtained by any such person during that period shall be void and of no effect.
- 10. Any society may accept and cancel any licence which it has issued under these regulations, and may thereupon refund to the former holder of the licence the whole or any part of the fee paid therefor, where in the sole discretion of that society there appear to be reasonable and adequate grounds for so doing.
- 11. Any society, on proof to its satisfaction that a licence has been lost or mutilated and, in the case of mutilation, on surrender of the licence to the society, may without fee issue a new licence in replacement of the licence. Every such new licence shall bear an endorsement that it is in replacement of the original licence so lost or mutilated and shall have the same force and effect as the original licence.
- 12. Where under the provisions of section 61 (2) of the Act any person purporting to be the holder of a licence under these regulations has produced the licence to an authorized person (as defined in section 61 (3) of the Act), he shall, if required by that authorized person, make and give legibly and clearly a specimen signature for comparison with the signature of the holder as shown on the licence.
- 13. (1) Subject to the provisions of regulation 11 hereof, there shall be paid and taken for a licence issued under these regulations such sum, being not less than 30s. nor greater than 60s., as the Council of the society by resolution from time to time decides:

Provided that it shall be lawful for a society to issue a complimentary licence where this has been approved of by the unanimous decision of the Council of the society. The annual report of each society shall include a list of persons to whom complimentary licences were issued during the year covered by the report:

Provided also that the Council of the society shall not alter the licence fee unless at least 14 clear days' notice of its intention so to do has been published in a daily newspaper circulating in the district of the society.

14. (1) Every acclimatization society whose district is situated in the North Island of New Zealand shall pay to the body known as the Council of North Island Acclimatization Societies the sum of 5s. in respect of each licence issued by the society for fee under these regulations.

(2) Every acclimatization society whose district is situated in the South Island of New Zealand shall pay to the body known as the Council of South Island Acclimatization Societies the sum of 5s. in respect of each licence issued by the society for fee under these

regulations.

15. For the purposes of research or of such other purposes as the Secretary decides there shall be paid by each Island Council into the Consolidated Fund out of the money paid to the Council under regulation 14 hereof such sum as the Secretary decides after consultation with the Council concerned. All such sums shall be paid not later than three months after the close of the financial year of the Island Council concerned.

16. All licence fees paid to any society under these regulations shall form part of the funds of the society and may be applied only for the

purposes specified in section 33 of the Act.

17. Subject to the provisions of section 109 (2) of the Public Revenues Act 1953, all fines recovered under the Act or these regulations on the information of an officer of any society other than the Department shall be paid into and form part of the funds of the society, and may be applied only for the purposes specified in section 33 of the Act.

PART III—RESTRICTIONS ON METHODS OF TAKING GAME

18. (1) No person shall use any artificial decoy for the purpose of hunting or killing game, unless that decoy is securely anchored.

(2) No person shall place any artificial decoy within 60 yards of any

other artificial decoy already set out by any other person.

(3) Every person using artificial decoys shall prevent them from spreading over an area greater than 30 yards square and shall prevent any of them coming within 60 yards of any other artificial decoys already set out by any other person in conformity with subclauses (1) and (2) of this regulation.

19. No person shall hunt or kill game while occupying any stand, hide, shelter, maimai, mudhole, loo, louvre, or position (hereinafter referred to as a stand) which has been duly claimed by any other licence holder

in accordance with the following provisions:

- (a) A stand may be claimed by the planting thereon, subsequent to such time on such day as is decided by the society, of a stake having either a board or an identifying label attached having plainly marked thereon the name and the address of the claimant and the number of his licence:
- (b) No person shall claim more than one stand:

(c) No stand shall be claimed within 100 yards of a stand which has already been duly claimed by any other person, except with the consent of the last mentioned person:

Provided that any stand not occupied by the claimant within one hour after the opening hour of shooting in that district as prescribed by the Minister's notification may be occupied on that day by any other licence holder:

Provided further that nothing in this regulation shall be deemed to affect in any way whatsoever the rights of the occupier of the land as defined in section 19 (4) of the Act.

- 20. No person other than the occupier shall shoot within 100 yards of an occupied stand, except with the consent of the occupier.
- 21. For the purposes of section 18 (1) (c) (iii) of the Act, the magazine of every automatic or auto-loading or repeating shotgun used for hunting or killing game shall be so adjusted that the gun is incapable of holding more than two shells, as follows:
 - (a) In the case of an automatic or semi-automatic or auto-loading shotgun with a tubular magazine—
 - (i) By inserting a metal or wooden filler at the muzzle end of the magazine of such dimensions that it cannot be removed without prior removal of a metal pin set transversely through the magazine and riveted at both ends; or
 - (ii) By inserting a metal pin set transversely through the magazine and riveted at both ends:
 - (b) In the case of a repeating shotgun with a tubular magazine, by inserting a metal or wooden filler at the muzzle end of the magazine of such dimensions that it cannot be removed without the prior removal of a metal pin set transversely through the magazines and riveted at both ends:
 - (c) In the case of a repeating shotgun with a box magazine, by inserting a metal pin riveted at both ends and set transversely across and through the magazine:
 - (d) In the case of any automatic, semi-automatic, auto-loading or repeating shotgun of any type other than those specified in paragraphs (a), (b), and (c) of this regulation, it shall be rendered incapable of holding more than two shells by a method which will not allow of a change in the field.

PART IV—FREEZING CHAMBERS AND CANNERIES

- 22. In this Part of these regulations—
 - "Freezing chamber" means any freezing chamber, cool store, refrigerating works, cannery, or other plant or premises (not being a private dwellinghouse) where any game is frozen, canned, or otherwise preserved or treated or stored:
 - "Open season" includes the first three days next following the close of an open season.
- 23. (1) Nothing in this Part of these regulations shall apply with respect to the controlling authority or authorized officers of a public museum acting within the scope of an authority granted by the Secretary under section 55 (1) of the Act.

- (2) Nothing in regulation 24 or regulation 25 hereof shall apply with respect to an authorized officer of the Department or of any society acting in the course of his duties for the Department or society, as the case may be, provided he attaches a label to the game indicating his name and the name of the Department or, as the case may be, the name of his society.
- 24. No person shall place, or cause to be placed, in any freezing chamber any game except during the open season for that game in the district in which that game was hunted or killed.
- 25. No person shall place or keep, or cause to be placed or kept, any game in any freezing chamber except in accordance with the following conditions:
 - (a) The number of game which may at any one time be so placed or kept, or caused to be so placed or kept, by any one person shall not exceed twenty head in the aggregate:
 - (b) No game from which the legs have been removed shall be so placed or kept, or be caused to be so placed or kept:
 - (c) No game shall be so placed or kept, or caused to be so placed or kept, unless there is affixed or tied thereto a label on which the following particulars are legibly written:
 - (i) The name and the address of the owner of the game:
 - (ii) The date on which the game was placed in the freezing chamber:
 - (iii) The number of the game licence (if any) of the owner of the game:
 - (iv) If the owner of the game is not the holder of a game licence, such particulars as will indicate the means or manner in which ownership was acquired:
 - (v) The name of the acclimatization district in which the game was taken.
- 26. (1) Every manager or person in charge of a freezing chamber in which game is deposited shall record in a register kept for that purpose the following particulars in respect of the game deposited:
 - (a) The full name and address of the owner:
 - (b) The date the game was placed in the freezing chamber:
 - (c) The kind of game and the number thereof.
- (2) The register shall not be destroyed until the expiry of six months following the close of the open season in the district in which the freezing chamber is situated.
- 27. Every manager or person in charge of a freezing chamber in which game is deposited shall, whenever required, permit any ranger or other authorized officer of the Department, or any ranger or other authorized officer of the society in whose district the freezing chamber is located, to enter the chamber at all reasonable times and inspect any game therein, and to inspect and make copies of the register kept for the purposes of these regulations and of any label affixed to any such game.

PART V-TAXIDERMISTS

28. No person acting as a taxidermist (either as a profession or as a casual occupation, whether for reward or not) shall mount, preserve, or cure, or have in his possession for mounting, preserving, or curing, any absolutely protected wildlife:

Provided that any person may mount, preserve, or cure, or have in his possession for mounting, preserving, or curing, any absolutely protected wildlife delivered to him for those purposes by any person producing at the time of delivery to the taxidermist a permit signed by the Secretary authorizing the person producing the permit to have and

retain that wildlife in his possession:

Provided further that where any absolutely protected wildlife is delivered to any such taxidermist for any such purpose but no such permit is produced at the time of delivery, he shall place the wildlife in a freezing chamber and advise the Secretary and act upon the instructions of the Secretary as to its disposal. The Secretary may out of money appropriated by Parliament reimburse the taxidermist for any expenditure incurred by him.

29. No person shall hold in possession for the purpose of mounting, preserving, or curing any wildlife included in the First Schedule or Third Schedule to the Act, unless the wildlife has been taken or killed in the open season only for that wildlife or under the written authority of the Secretary. That authority shall be retained by the person in possession of the wildlife, and shall be produced on demand to any officer of the Department.

30. It shall be a defence to any prosecution under regulation 28 or regulation 29 hereof that the person in possession of the wildlife had no control over the manner in which the wildlife came into his possession.

31. Every person so acting as a taxidermist shall keep a register in the form in the First Schedule to these regulations, and in respect of any wildlife or part thereof deposited with him or in his possession shall

enter therein the particulars specified in that Schedule.

32. Every person so acting as a taxidermist with whom any absolutely protected wildlife or any wildlife included in the First Schedule or Third Schedule to the Act is deposited, or who has any such wildlife in his possession, shall whenever required furnish any ranger or other authorized officer of the Department or of any society with the particulars of any such wildlife deposited with him or in his possession, and shall permit any such ranger or authorized officer to inspect at all reasonable times any such wildlife or entries made in the register.

PART VI—EXPORT OF ANIMALS AND BIRDS

33. Application for authority to export any animal or bird or part thereof pursuant to section 56 of the Act shall be made to the Secretary in writing signed by the applicant, and shall contain the following particulars:

(a) The species and numbers of animals, birds, or eggs, or the description and number of the parts, it is desired to export:

(b) The district or area from which or the person from whom it is desired to obtain the animals, birds, or eggs, or parts of animals, birds, or eggs, or, in the event of the animals, birds, or eggs or parts thereof being already in the possession of the applicant, the authority under which they were obtained or held in possession:

- (c) The name of the person to whom and the country to which it is desired to export the animals, birds, or eggs or parts thereof:
- (d) The purpose for which the export is being made:
- (e) The port, aerodrome, or other place from which export is desired:
- (f) Such other relevant particulars as the Secretary may require.

PART VII-USE OF BIRDLIME

34. For the purpose of this Part of these regulations the term "birdlime" includes all substances of a similar nature to birdlime, and also includes the substance commonly known as green birdlime.

35. Subject to the provisions of regulation 36 hereof, no person shall use birdlime for the purpose of hunting or killing or catching alive any

wildlife or be in possession of or sell any birdlime.

36. It shall be a defence to any proceedings for a breach of regulation 35 hereof if the defendant proves that the birdlime to which the charge relates is either the substance commonly known as green birdlime or is a substance manufactured solely for the purpose of preventing damage to fruit by insects, and in either case was—

(a) In his possession for sale to occupiers of orchards; or

(b) Sold or agreed to be sold or offered for sale by him to the

occupier of an orchard; or

(c) In his possession as the occupier of an orchard and intended for use solely for the purpose of preventing damage to fruit by insects or (in the case of green birdlime) by birds.

PART VIII—LIBERATION AND MARKING OF WILDLIFE

37. In this Part of these regulations the term "mark" includes any band, ring, clip, tag, or paint, or any other thing or method affixed or applied to any wildlife for the purpose of distinguishing any wildlife; and "marked" and "marking" have corresponding meanings.

38. No person, society, or organization shall mark any wildlife, other than unprotected wildlife (being wildlife included in the Fifth Schedule to the Act), except with the prior written authority of the Secretary:

Provided that a society or organization so authorized may delegate

that authority to members of the society or organization.

39. No person, society, or organization shall liberate any game birds which have been reared in captivity unless the birds have been marked in accordance with such conditions as the Secretary imposes from time to time, or unless the Secretary has authorized the release of the birds without marking.

PART IX—ACCLIMATIZATION DISTRICTS AND SOCIETIES

40. The certificate of registration of a society issued under section 25 (3) of the Act shall be in the form in the Second Schedule to these regulations.

41. Application for the Minister's approval of new rules or of amendments or additions to existing rules of any society shall be addressed in writing to the Minister and shall be accompanied by two copies of the new rules or proposed amendment or addition to existing rules, duly authenticated by the signatures of the President or Chairman or other principal officer and of one member of the Council of the society and of the Secretary of the society, and sealed with the common seal of the society.

42. The statement of accounts and balance sheet of a society referred to in section 34 of the Act shall be in the form in the Third Schedule to these regulations, so far as that form is applicable to the society.

43. Every society or other body which undertakes legal proceedings in respect of any breach of the Act or of these regulations or of any notification issued under the Act shall forthwith on the completion of the proceedings forward to the Secretary a statement of the circumstances giving rise to the proceedings and the result of the proceedings.

PART X—GENERAL

- 44. Every person commits an offence who commits a breach of or fails to comply with any provision of these regulations, and is liable on summary conviction to a fine not exceeding £50, in addition to any other penalty to which he may be liable.
- 45. Where under section 68 of the Act the Court directs that part of a fine shall be payable to an officer or employee of a society, that person shall hold the money in trust for the society and the society shall deal with that money-
 - (a) For the purposes of defraying the costs of and incidental to the prosecution:
- (b) In accordance with the provisions of section 33 of the Act. 46. The regulations specified in the Fourth Schedule to these regulations are hereby revoked.

SCHEDULES

Reg. 31

FIRST SCHEDULE

TAXIDERMIST'S REGISTER

Number of Entry	Name and Address of Depositor Recei		Description of Wildlife Deposited	Name and Address of Person to Whom Delivered	Date of Delivery		

Reg. 40

SECOND SCHEDULE

	CERTIFIC	ATE OF	REGISTRA	TION OF	Accli	MATIZATION	SOCIETY	
Pursi	UANT to	the Wi	ldlife Act	1953 an	d the V	Wildlife Reg	gulations	1955,
the 1	Minister	of Inte	ernal Affa	airs here	by cer	tifies that	the	
Acclin	matizatio	n Socie	ty has be	en duly	register	ed under ti	he said A	ct as
from'	the	da	ay of	19)			
Dat	ted at		this	da	y of	19	•••	

				ND BALANCE SHEET OF for the Year Ended 31			Societies			66
	xpenditure	,	•	I		Income				
Fisheries— Purchase of ova and fry	£ s. d.	£ s. d.	\pounds s. d.	Fisheries— Sale of licences:			£ s. d.	£ s.	d.	
Hatchery expenses—	••	• • • • • • • •		Whole season— Adult male	No.					
Wages Other				Women's	• •					
T '1 . '				Youths'	• •					
Liberation expenses Fish salvage—	• •			Boys'	• •					_
Wages				Half season—						Vil
Other expenses	• • • • • • • •			Men Others	• •					llife
Fisheries Pool Fund levy	• •									R
Commission on sale of licences				Monthly— Men					C	Wildlife Regulations 1955
Hatchery property—				Others						atio
Rent and rates Insurance				Weekly						ns
Maintenance				Men						195
Angling reserves				Others	• •	• • • • • • •				Ο 1
Other expenses (specify)				Day						
Wildlife—				Single river, etc						
Purchase game birds and				Others						
eggs Game farm expenses—	• •	• • • • • • • • • • • • • • • • • • • •				gang representation and accommodition of				:=
Wages				Less resea						1955/28
Other Liberation expenses				levy, 10 cent	per 	• •				$^{\prime}28$
•	-									

Other expenses (specify)

THIRD SCHEDULE-continued

FORM OF INCOME AND EXPENDITURE ACCOUNTS AND BALANCE SHEET OF ACCLIMATIZATION SOCIETIES—continued Income and Expenditure Account for the Year Ended 31 August 19..-continued Expenditure Income Wildlife refuges and closed f, s. d. f, s. d. f, s. d. Fisheries—continued \mathcal{L} s. d. \mathcal{L} s. d. Sale of ova and fry game areas-Improvements, main-Fines Other receipts (specify) tenance, etc. Vermin destruction ... Wildlife-Commission on sale of licences Sale of licences: Number Less 5s. per licence Game farm property— Rent, rates, etc. Insurance ... Sale of birds and eggs ... Maintenance Fines Reimbursement from Vermin Funds Ranging and conservation— Wages and allowances Other income-Travelling expenses and allowances Interest on deposits or Employers' liability investments Rent insurance ... Affiliation fees: Sub-Motor vehicles-Purchase ... societies ... Other receipts (specify) Petrol, oil, maintenance

Total income-

Funds

Excess of expenditure over income, to Accumulated

THIRD SCHEDULE—continued

FORM OF INCOME AND EXPENDITURE ACCOUNTS AND BALANCE SHEET OF ACCLIMATIZATION SOCIETIES—continued Income and Expenditure Account for the Year Ended 31 August 19..—continued

Ex_{I}	benditure	£ s. d.	£ s. d.	Income	£ s.	d.
Administration and office						
expenses—						
Secretary's salary						
Other administrative sal						
Superannuation contribu						
Office rent, rates, etc.	••					7
Office equipment						ild
Advertising and prin	nting and					11/6
	• • • • • • • • • • • • • • • • • • • •					•
						Š
						ng.
						at
Administrative levies: Isl	and Council					101
Telephone rentals						Wildlife Regulations 1955
General office expenses						19
Travelling expenses:						C.1
Council, and staff						
Other expenditure (spec	ify)					
		• •				
Surplus, to Accumulated F	unds	• •				_
						955/
						5
						- 8

THIRD SCHEDULE—continued

FORM OF INCOME AND EXPENDITURE ACCOUNTS AND BALANCE SHEET OF ACCLIMATIZATION SOCIETIES—continued Balance Sheet for the Year Ended 31 August 19..... f_i s. d. f_i s. d. Sundry creditors . . Land at hatchery (at cost) Land at game farm (at cost) Reserve funds (if any) Accumulated funds, 1/9/19... Hatchery buildings (at cost) Less depreciation (per cent) Add excess of income over expenditure Hatchery equipment (at cost) Less depreciation (per cent) Stocks at game farm Motor cars (at cost) Less depreciation (per cent) Motor trucks (at cost) Less depreciation (per cent) Wildlife refuges (at cost) ... Office furniture (at cost) ... Less depreciation (per cent) Imprest Account (if any) ... Sundry debtors ... New Zealand Government stock: face value f, \ldots Cash at banks— **National Savings** Post Office Savings Bank Bank In hand

FOURTH SCHEDULE

REGULATIONS REVOKED

	Published in Statutor Regulations		
Title of Regulations	Serial Number	Page	
The Animals Protection and Game Regulations	1939/23	110	
The Animals Protection and Game Regulations 1939, Amendment No. 3	1946/76	159	
The Animals Protection and Game Regulations 1939, Amendment No. 6	1951/23	60	
1939, Amendment No. 8	1954/59 1939/77	278 311	

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

EXPLANATORY NOTE

[This note is not part of the regulations, but is intended to indicate their general effect.]

These regulations consolidate and amend the Animals Protection and Game Regulations 1939 and their amendments and the Birdlime Regulations 1939.

Part II contains provisions as to game shooting licences. The following are the

most important new provisions in this Part:

(a) Licences are limited to the district of issue only, except with the consent of the Minister given in special circumstances (reg. 5):

(b) Regulations 6 to 8 set out in more detail the contents of licences, and

provide that no licence is valid until signed by the holder:

(c) The Court may cancel the licence of any person convicted of an offence against the Wildlife Act 1953 or these regulations or a Minister's notification under the Act and may debar any such person from obtaining

a licence for a period of up to two years (reg. 9):
(d) Societies may accept surrenders of licences and refund licence fees (reg. 10):

(e) Replacements of lost or mutilated licences are to be issued free of charge (reg. 11): (f) Persons producing licences for inspection may be required to give a

specimen signature for comparison with that of the holder appearing on the licence (reg. 12):

(g) Licence fees are to be fixed by the Council of each society, with a minimum of 30s. and a maximum of 60s., but the Council cannot alter fees at any time unless it first gives 14 days' notice in a daily newspaper of its

intention to do so (reg. 13):

(h) Provision is made for contributions by societies for research purposes

(reg. 15).

(reg. 15).

Part III contains new provisions (enacting provisions which have previously appeared in Minister's notifications) as to the use of decoys, the method of claiming shooting stands, and prohibiting shooting near occupied stands.

Part IV re-enacts with modifications the existing provisions relating to the cool storage of game. This Part omits the provisions requiring notice to be given to the secretary of the acclimatization society when game is deposited in a freezing chamber, and the information which previously went to the secretary is now to be written on a label and attached to the game before it is placed in cold storage.

Part V re-enacts with modifications the existing provisions relating to taxidermists. The existing provisions as to licensing are omitted, and the Part imposes a greater responsibility on taxidermists to ensure that birds delivered to them have been taken under proper authority.

them have been taken under proper authority.

Part VI is all new, and prescribes the conditions upon which wildlife may be

exported from New Zealand.

Part VII substantially re-enacts the existing provisions as to the use of birdlime, but omits the provisions requiring sellers of birdlime to keep a register of sales.

Part VIII is all new. It prohibits the unauthorized ringing and banding and other marking of wildlife, and requires all game birds reared in captivity to be properly marked before liberation, unless the Secretary for Internal Affairs consents to their liberation without being marked.

Part IX is all new, and prescribes the form of the certificate of registration of societies, the procedure for obtaining the Minister's consent to rules of societies and amendments of rules, and the form of the annual statements of accounts and balance sheets. Regulation 43 requires societies and other bodies conducting prosecutions for breaches of the Wildlife Act 1953, and of the regulations and notifications thereunder, to send reports of the proceedings to the Department.

notifications thereunder, to send reports of the proceedings to the Department.

Part X contains general provisions as to penalties and revokes the existing

regulations.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette*: 24 March 1955.

These regulations are administered in the Department of Internal Affairs.