

1965/54

THE WILDLIFE REGULATIONS 1955, AMENDMENT NO. 3

BERNARD FERGUSSON, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 5th day of April 1965

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., 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

1. (1) These regulations may be cited as the Wildlife Regulations 1955, Amendment No. 3, and shall be read together and deemed part of the Wildlife Regulations 1955* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the day after the date of their notification in the *Gazette*.

2. Regulation 5 of the principal regulations (as substituted by regulation 2 of the Wildlife Regulations 1955; Amendment No. 1) is hereby amended by revoking subclause (2), and substituting the following subclause:

“(2) Notwithstanding anything in subclause (1) of this regulation, the Minister, on the application in writing of two or more societies, whether or not their districts form one continuous area, may consent to licences issued by any of those societies being available throughout the several districts of those societies, and every such licence shall authorise the holder to hunt and kill game in those districts accordingly.”

3. Regulation 19 of the principal regulations is hereby amended by revoking paragraph (a), and substituting the following paragraph:

“(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 identifying label attached having plainly marked thereon the name and address of the claimant and the number of his licence and such additional tag or marker (if any) containing such other particulars as is decided by the society:”.

*S.R. 1955/28 (Reprinted with Amendment No. 1: S.R. 1962/199)
Amendment No. 2: S.R. 1963/4

4. The principal regulations are hereby further amended by inserting, after regulation 19, the following regulation:

“19A. Notwithstanding anything in regulation 19 hereof, where the society decides a time and day for the purposes of paragraph (a) of that regulation with respect to any open season, it may also decide that any licence holder who in the immediately preceding open season duly claimed and occupied a stand in accordance with the provisions of that regulation shall have the prior right to claim that stand in accordance with the provisions of that regulation before any other person, if he is present at that stand at the time and on the day so decided or at such earlier time, being not more than 24 hours before the time so decided, as the society determines.”

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.

By regulation 5 of the principal regulations, only societies whose districts form one continuous area may make reciprocal arrangements for the inter-availability of licences. The amendment made by regulation 2 of these regulations will allow societies which do not share a common boundary to make such arrangements with the consent of the Minister of Internal Affairs.

Regulation 3 will enable societies to require that additional marks be placed on stands by licence holders claiming them under regulation 19 of the principal regulations.

Regulation 4 will enable societies to grant to licence holders who duly claimed and occupied stands in any open season the prior right to claim those stands for the subsequent open season.

Issued under the authority of the Regulations Act 1936.

Date of notification in *Gazette*: 8 April 1965.

These regulations are administered in the Department of Internal Affairs.