"Drain" means any drain or sewer neither vested in nor maintained by the One-tree Hill Board.

"Sewer" and "main sewer" means any sewer or drain vested in or under the control of or maintained by the One-tree Hill Road Board.

3. Clauses 22 and 23, together with subclauses (h), i), and (j), on page 15, and clause 2 on page 25, under the heading "Licensed Plumbers and Drain-connectors," of the

neading "Licensed Flumbers and Drain-connectors," of the One-tree Hill Board's By-law No. 1, are hereby repealed.

4. No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or any drain connected directly or indirectly with a main sewer, any rain, surface, or subsoil water without the express sanction of the Prainage of the Auckland and Subushan Phainage Read Engineer of the Auckland and Suburban Drainage Board having been first obtained in writing.

5. Polluted water from a stable, dairy, or paved yard, or

from the floor of a building used for manufacturing or business purposes, shall not be conveyed or discharged into a local sewer or drain connected directly or indirectly with a main sewer, unless such local sewer or drain shall have in connection with such premises a silt-trap of dimensions and material to had tearning but the Brainson of the property of the prop material to be determined by the Engineer.

6. No person shall deposit, or cause, permit, or suffer to be deposited, in any water-closet, pan, trap, or yard gully connected with a drain, or into any drain, any ashes, rags, house refuse, or other solid matter not being ordinary house-

nouse retuse, or other solid matter not being ordinary household sewage.

7. No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or into any drain connected directly or indirectly with a main sewer, any chemicals, whether gaseous, liquid, or solid, or anything of an explosive nature, whether gaseous, liquid, or solid.

8. No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or into any drain connected directly or indirectly with a main severe any waste.

connected directly or indirectly with a main sewer, any waste connected directly or indirectly with a main sewer, any waste liquids or refuse products of any manufacturing process without the express sanction of the Board having been first obtained in writing, and then only for and during such period or periods and subject to the observances of such conditions (including a power of cancellation of such sanction) as the Board may think fit to impose, and in particular such waste liquids or products shall, if required by the Board, be first liquids or products shall, if required to the passage of passed through strainers sufficient to prevent the passage of any solid matter into the sewer.

No person shall discharge or cause, permit, or suffer to 9. No person shan discharge or cause, permit, or suner to be discharged or to flow directly into a sewer, or into a drain connected directly or indirectly with a main sewer, any hot liquids or steam, but shall retain the same in a cooling apparatus until the temperature is reduced to below 100° Fahr.

ratus until the temperature is reduced to below 100° Fahr.

10. No person shall discharge or empty into, or cause, permit, or suffer to be discharged or emptied into, any sewer, or into any drain connected with a main sewer, whether directly or in such a manner as to reach such sewer or drain, from any hospital institution or other private or public building any solid or liquid matter from patients suffering from any infectious or contagious disease, without first thoroughly disinfecting such discharge.

11. No person shall rake or place any dust, earth, or rubish into or in any sewer, or any drain connected directly or indirectly with a main sewer. or any sanitary convenience or

indirectly with a main sewer, or any sanitary convenience or sanitary appliance directly or indirectly connected

main sewer.

main sewer.

12. No person shall sweep or rake or place into or in an inlet chamber or appliance (including a grid) giving access to a main sewer, or permit or suffer to enter a main sewer by means of any such opening or appliance, anything save such matter as may be carried in with the water entering by a little leave in the course of the leaving to such saver.

matter as may be carried in with the water entering by a local sewer in the course of the legitimate use of such sewer.

13. No person shall destroy or injure any drain or covered or open watercourse, or any building, erection, structure, method of ventilation, machinery, dam, tank, reservoir, or other work or thing being part of or connected with any drainage-works vested in or under the control of the Board, or in any way stop or obstruct or otherwise interfere with any drain or watercourse or other drainage work. any drain or watercourse or other drainage-work.

Licensed Drain-connectors.

14. For every license issued there shall be paid to the 14. For every license issued there shall be paid to the Board's Clerk the sum of £1 per year, ending 31st March in each year, unless the license shall be applied for after the 31st December, in which case the fee shall be 10s. for the period ending 31st March next ensuing; or should the applicant be a journeyman, the fee shall be 5s. for the year, or 2s. 6d. for the period between the 31st December and 31st March March.

Licensed Plumbers.

15. For every connection made with any sower there shall be charged and payable to the Board an inspection fee of

Breaches.

16. Any person who does or omits, or causes to be done or omitted, or knowingly permits or suffers to bedone or omitted, any act, matter, or thing, or who causes or knowingly permits or suffers any condition of things to exist contrary to any provision contained in this by-law, shall be deemed to have committed a breach of such provision, and be liable accord-

Penalty.

17. Any person committing a breach of any provision of this by-law shall be liable to a penalty of such amount as the Court inflicting the same shall think proper, but in no case exceeding £10, as provided by the Road Boards Act, 1908, section 199 section 122.

I, R. H. Makgill, District Health Officer for the District of Auckland, hereby approve of these by-laws.

R. H. MAKGILI District Health Officer.

The common seal of the Inhabitants of the One-tree Hill Road District was affixed to the foregoing by-laws this 17th day of July, 1914, in the presence of

H. B. MORTON, Chairman.

THOS. J. ROWE, Member.

WM. Hogg,

Ćlerk.

I hereby certify that the foregoing by-laws were duly made by the One-tree Hill Road Board by special order, the reso-lution in respect of which was passed at a special meeting of lution in respect of which was passed at a special meeting of the said Board convened for that purpose on the 19th day of June, 1914, and confirmed at a subsequent meeting of the said Board held on the 17th day of July, 1914; and that all public notifications, notices, deposits, and other requirements of the Road Boards Act, 1908, and its amendments, and the Public Health Act, 1908, and its amendments, have been duly complied with in respect of such special order.

Dated this 18th day of July, 1914.

WM. Hogg. Clerk to the Board.

Special Order made by the Cheviot County Council redividing Ridings and fixing Representation.

Department of Internal Affairs,
Wellington, 23th July, 1914.

HE following special order, made by the Cheviot County
Council, is published in accordance with the provisions of the Counties Act, 1908.

H. D. BELL Minister of Internal Affairs.

CHEVIOT COUNTY.

Special Order making Additional Riding and fixing Representation.

In exercise of the powers conferred upon it by sections 23 and 60 of the Counties Act, 1908, the Cheviot County Council resolves by way of special order as follows:

1. The Hawkswood Riding of the Cheviot County shall be divided into two ridings, to be known as the Hawkswood Riding and the Parnassus Riding respectively, and having

the boundaries described in the Schedule heroto.

2. In lieu of six ridings, the Cheviot County shall consist of seven ridings, and each riding shall elect one Councillor.

3. The alterations hereby made in the number of ridings and number of members of the said Council shall take effect at the general election of Councillors to be held in the month of November, 1914, except in so far and to such extent as may be necessary for preparing any roll or otherwise providing for that election.

THE SCHEDULE REFERRED TO.

Hawkswood Riding.

The Hawkswood Riding of the County of Cheviot is bounded on the north by the Conway River from the junction of that river with the River Gelt to the sea; on the south by the river boundaries of all sections abutting on the Leader River, and also by the Waiau River from its junction with the Leader River to the sea; on the east by the South Pacific Ocean between the rivers Waiau and Conway; on the worth by that postion of the boundary line between the the west by that portion of the boundary-line between the Amuri and Cheviot Counties lying between the rivers Leader