District to the regimental district in which such person intends to reside. In order that the provisions of this para-graph may be carried out, the Naval Authorities will supply

graph may be carried out, the Naval Authorities will supply periodically to the Staff Officer i/c No. 1 Regimental District a list of all such men discharged from the Royal Navy, giving in each case the full name, date of birth, date of discharge, reason for discharge, and intended address.

308. Trainees on enrolment in the N.Z. Naval Reserve or N.Z. Royal Naval Volunteer Reserve will be transferred to the "Serving in Naval Reserve List," and whilst so serving will be exempt from military training. The personal files of these men will be held by the Staff Officer i/c Regimental District in which they are resident.

On ceasing to be a member of the Naval Forces, persons still liable for military training will be reposted to the Territorial Force.

The Staff Officer i/c Regimental District concerned will be notified by the Naval Authorities as each candidate under

be notified by the Naval Authorities as each candidate under the age of twenty-five is enrolled in the Naval Reserve Forces. In the cases of candidates enrolled in Classes A, B, and C of the Reserve, notification will be sent from the Navy Office, Wellington, and in the case of Class D (Volunteer Reserve) by the Commanding Officers of the Royal Naval Volunteer Reserve Division.

The Naval Authorities will similarly notify the Staff Officers i/c Regimental Districts of all discharges from the Naval Reserve of men under the age of 21 years, giving in each case the full name, date of discharge, date of birth, reason for discharge, and intended place of residence."

SECTION VII.

Fines.

8. Paragraph 465, line 2: Delete the words "private soldier," and substitute "non-commissioned officer or man."

Orders of Dress-Officers.

(c) Undress.

9. Paragraph 908, line 8: Delete the words "The frog will be worn whether the sword is worn or not," and substitute: "The frog will be worn only when the sword is worn."

As witness the hand of His Excellency the Governor-General, this 20th day of July, 1928.

F. J. ROLLESTON, Minister of Defence.

Member of the Island Council of Rakahanga, in the Cook Islands, appointed.

${\bf CHARLES} \ \ {\bf FERGUSSON}, \ {\bf Governor\text{-}General}.$

DURSUANT to the authority vested in me by section sixty-five of the Cook Islands Act, 1915, and by an Order in Council of the twenty-first day of March, one thousand nine hundred and sixteen, establishing (inter alia) an Island Council for the Island of Rakahanga, in the Cook Islands, and determining the constitution thereof, I, General Sir Charles Fergusson Baronet, Covernor General of the Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby nominate and appoint

Enota Greig,

of Rakahanga, to be a member of the said Island Council of Rakahanga, in lieu of Munakoa Te Pake, deceased, to hold office during my pleasure as from the date hereof.

As witness the hand of His Excellency the Governor-General, this 16th day of July, 1928.

> M. POMARE, Minister of the Cook Islands.

Revoking Order in Council licensing Joseph August Perano to use and occupy Part of the Foreshore at Tory Channel as a Site for a Slipway.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of July, 1928.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the sixteenth to day of March, one thousand nine hundred and twenty, and published in the New Zealand Gazette No. 32 of the twenty-fifth day of the same month, Joseph August Perano (who, with his executors, administrators, and assigns is hereinafter called "the licensee") was licensed to use and convey parts of the foreshore below low vertex works. occupy parts of the foreshore below low-water mark at Tory

Channel, as a site for a slipway:

And whereas the said licensee has applied to have the hereinbefore-recited license revoked, and it is desirable to revoke the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the sixteenth day of March, one thousand nine hundred and twenty, as from the date hereof.

> F. D. THOMPSON. Clerk of the Executive Council.

Prohibiting the Importation of "I-on-a-co" Electro Magnetic Bandoliers and Advertising-matter relating thereto. — (C.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of July, 1928.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities conferred upon him by section forty-six of the Customs Act, 1913, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit the importation into New Zealand, save with the consent of the Minister of Customs, of the following

"I-on-a-co." Electro Magnetic Bandoliers vended by or on behalf of the Iona Company of Australasia, Sydney, New South Wales, or by or on behalf of any other person, firm, or company, and advertising-matter relating solely or principally to such bandoliers.

F. D. THOMSON, Clerk of the Executive Council.

The Public Service Act, 1912, and its Amendments, not to apply to certain Officers.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of July, 1928.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section four of the Public Service Act, 1912, it is enacted that nothing in that Act shall apply to any officer or class of officers to whom or to which, on the recommendation of and for special reasons assigned by the Commissioner, the Governor-General in Council declares that the said Act shall not apply:

And whereas the Commissioner has recommended that the said Act should not apply to the officers described in the Schedule hereto for the special reasons assigned by him:

Now, therefore, His Excellency the Governor-General of the

Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that nothing in the Public Service Act, 1912, shall apply to the officers described in the Schedule hereto.

SCHEDULE.

Department. Cook Islands . .

Name or Class of Officer. Officers and crew (except master) of motor-vessel "Maui Pomare."

F. D. THOMSON, Clerk of the Executive Council.

Officer of the Crown authorized to take and receive Statutory Declarations.

DURSUANT to the authority conferred upon me by section three hundred and one of the Justices of the Peace Act, 1927, I. General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby notify and declare that Commander Nelson Clover, R.N., being a person holding the office of Officer Commanding H.M.S. "Philomel," is authorized to take and receive statutory declaration upon the three hundred and first section of the declarations under the three-hundred-and-first section of the Justices of the Peace Act, 1927.

As witness my hand this 24th day of July, 1928.

CHARLES FERGUSSON, Governor-General.