

Open Season for Deer-shooting, Buller Acclimatization District

IN exercise of the powers vested in me by the Animals Protection and Game Act, 1921-22, I, Philip Aldborough de la Perrelle, Minister of Internal Affairs of the Dominion of New Zealand, do hereby declare the period from the 18th day of March, 1930, to the 1st day of July, 1930 (both days inclusive), to be an open season in the Buller Acclimatization District, described in the First Schedule hereto for the taking or killing of the following imported game—viz., red-deer stags and hinds—subject to the following conditions.

CONDITIONS.

1. LICENSES to take or kill red-deer stags and hinds may be issued by the Chief Postmaster at Westport, on payment of a license fee of £1, in the form prescribed in the Second Schedule hereto, and subject to the said Act and regulations thereunder and this notification. Provided that not more than one such license shall be issued to the same person.
2. Ball cartridge only to be used; provided that no metal-patched or metal-cased bullet shall be used for killing such deer.
3. No licensee shall allow any dog to accompany either himself or any attendant he may have with him.
4. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.
5. Nothing in any license to take or kill red-deer stags and hinds shall authorize the holder thereof to take or kill red-deer stags or hinds on lands actually and exclusively used by any registered acclimatization society for acclimatization purposes, or on any sanctuary or public domain, or on any land excepted from the operation of the notification declaring an open season for the district.
6. Any person committing a breach of any of these conditions is liable, on conviction, to a fine of £20.

FIRST SCHEDULE.

All that area comprising the Buller and Inangahua Counties, bounded towards the north-west generally by a line starting at a point on the Tasman Sea coast at Kohaihai Bluff, in Block XIII, Whakapoai Survey District, and proceeding up a leading spur and along the summit of a range over Mount Domett to Mount Cobb; thence towards the north-east generally by a line along the summit of the western ranges over Mount Snowdon and Mount Peel to Mount Arthur; thence towards the south-east by a line along the summit of a leading range over Mount Luna and along the summit of Lyell Range to Bald Hill; thence by a line down a leading spur on the western side of Eight-mile or Boundary Stream to the mouth of that stream; thence down the left bank of the Buller River and up the right bank of the Inangahua River to a point due north of Mount Haast; thence by a right line to Mount Haast; thence by a right line to the nearest point of the Grey River; thence towards the south-west generally by a line down the middle of the Grey River to its confluence with the Otututu River; thence by a line up the middle of the Otututu River to its source near Mount Faraday; thence by a right line to Mount Faraday; thence towards the south-east by a line along the summit of the Paparoa Range to a point near the source of the Puna-kaiki or Deadman's River; thence towards the south-west generally by a right line to that source, and by a line down the middle of that river to the sea; thence towards the north-west by the Tasman Sea to Kohaihai Bluff, the place of commencement.

SECOND SCHEDULE.

License to take or kill Imported Game (Deer).

, of , having this day paid the sum of £1, is hereby authorized to take or kill red-deer stags and hinds within the Buller Acclimatization District from the 18th day of March, 1930, to the 1st day of July, 1930 (both days inclusive), subject to the provisions of the Animals Protection and Game Act, 1921-22, and all regulations and notifications affecting red-deer stags and hinds made thereunder and in force within the said district.

This license does not authorize the holder thereof to take or kill red-deer stags or hinds on lands actually and exclusively used by any registered acclimatization society for acclimatization purposes, or on any sanctuary or public domain, or on any land excepted from the operation of the notification declaring an open season for the district.

Dated at this day of , 1930.
..... Chief Postmaster.

As witness my hand, at Wellington, this 18th day of January, 1930.

P. A. DE LA PERRELLE,
Minister of Internal Affairs.

(I.A. 25/20/5.)

Amending By-law under the Rotorua Borough Act, 1922.

WHEREAS by section 8 of the Rotorua Borough Act, 1922, the control and ownership of electric light and power for supply of electric energy to the Borough of Rotorua is vested in the Department of Tourists and Health Resorts, as incorporated by the Rotorua Town Act, 1907, and the Rotorua Borough Act, 1922: And whereas in respect of these works the said Department has all the power for the time being conferred by law on Borough Councils, except the power to borrow money or make and levy any special rate:

Now, therefore, the said Department, in pursuance of such power, hereby makes the following amendment of the by-laws made under Part XIII of the Rotorua Borough By-laws made under the Rotorua Borough Act, 1922, and published in the *New Zealand Gazette* of the 12th October, 1922, and revokes By-law 37 as published in the *New Zealand Gazette* of the 2nd May, 1929, and substitutes therefor the following new by-law, and doth hereby declare that the said new by-law and such revocation shall take effect and shall come into force on the 1st day of January, 1930.

BY-LAW.

37. The price for electrical energy supplied by the Department will be calculated on the Board of Trade unit consisting of 1,000 watt-hours. All energy will be charged according to meter register, but should a supply be given before a meter is installed the consumer shall pay for current supplied during such period a sum based upon the number and capacity of lamps and other apparatus installed.

In all cases units may, at the option of the Department, be measured as kilovolt-ampere hours instead of kilowatt-hours if the power factor of the consumer's load falls below 90 per cent.

Should the meter prove defective in any way, or be removed for testing or repair, the consumer shall pay per month for energy supplied during such period a sum based on the average former reading of the meter.

The charges for energy supplied shall be as follows, viz.:—

- (a) For each unit for lighting, 9d. (subject to the following discounts): On first 50 units per month, 2d. per unit; on all units over 50 per month, 3d. per unit.
- (b) For floodlights, or advertising-lighting, the following alternative to clause (a) is available: The consumer may pay a monthly charge at the rate of 2s. per 100-watt lamp, the energy consumed to be charged for at ordinary heating-rates (clause (c)).
- (c) For each unit for ordinary power, heating, and domestic appliances, up to and including 1,000 units, 4d. per unit. For each unit over 1,000 units, 1d. per unit net, subject to the following discounts:—

(1) On the first 20 units, 1d. per unit; on all units over 20 and not exceeding 1,000, 2d. per unit; except that when energy for commercial or industrial purposes is used during evening hours, in addition to daylight hours, the total consumption will be charged at 4d. per unit, and the discount shall be (irrespective of units consumed) 1d. per unit.

(2) When an electric cooking-range, or apparatus of a similar nature, is installed the discount will be 2½d. per unit for all units over 50 per month used by such range or apparatus. This rate shall not apply to office radiators or ordinary motor-supply.

(3) When a consumer installs an electric cooking-range a special discount of 3d. per unit will be allowed on all energy consumed by such range during the six months immediately following its installation.

(4) When a consumer installs a synchronous motor, and such motor is operated at not less than unity power-factor, a special and additional discount of 10 per cent. will be allowed.

- (d) For each unit for arc generators for picture-theatres, or for similar supply, 6d. (subject to a discount of 2d. per unit).
- (e) (1) For commercial or domestic hot-water heating, where the use is limited to "off peak" hours, supply will be given at a special net rate per unit of ½d., with an additional minimum charge for this service of 2s. 6d. per month.

Such minimum charge shall be additional to the minimum charges provided for in subclause (g) hereof.

(2) If to control this use of energy it is necessary to use a time switch, the consumer shall supply an approved time switch.

(3) If the switch is supplied by the Department the consumer shall pay rent for such at the rate of 12s. per annum.