

Lands temporarily reserved in the North Auckland, Auckland, Hawke's Bay, Taranaki, Canterbury, Otago, and Southland Land Districts.

BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers conferred by section three hundred and fifty-nine of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby temporarily reserve the lands in the North Auckland, Auckland, Hawke's Bay, Taranaki, Canterbury, Otago, and Southland Land Districts described in the Schedule hereunder written for the purposes specified in the said Schedule.

SCHEDULE.

Locality.	Section.	Block.	Area.	Purpose for which Land reserved.
NORTH AUCKLAND LAND DISTRICT.				
			A. R. P.	
Kaitara Parish	Allotment 54	..	3 2 2.0	Quarry.
Town of Orakei	477	..	0 1 3.0	Recreation.
Waitemata Survey District ..	1	VI	6 2 12.0	Quarry.
AUCKLAND LAND DISTRICT.				
Maramarua Parish	Allotment 88	..	5 0 0.0	Public-school site (Maramarua).
"	Allotment 96 (formerly part Allotment 57)	..	3 0 0.0	" (Kopuku).
Te Papa Parish	Allotments 400, 401, 401A	..	20 3 14.0	Agricultural and Pastoral Society's Showground.
HAWKE'S BAY LAND DISTRICT.				
Mahanga Survey District ..	25	III	1 0 0.0	Camping.
TARANAKI LAND DISTRICT.				
Ohura Survey District	29	XIII	1 2 12.56	Recreation.
"	38 and 39	V	1 0 23.3	"
CANTERBURY LAND DISTRICT.				
Rangiora Survey District ..	Reserve 4310	VII	2 3 23.9	Recreation.
Tekapo Survey District ..	Reserve 4271	V	23 0 23.0	"
"	Reserve 4281	V	14 1 3.0	"
Grey Survey District	Reserve 4317	XII	1 3 25.0	"
OTAGO LAND DISTRICT.				
Town of Hull	13	IV	1 0 0.0	Recreation.
SOUTHLAND LAND DISTRICT.				
Jacobs River Hundred ..	23	XX	5 0 0.0	Public-school site (Granity).

As witness the hand of His Excellency the Governor-General, this 31st day of August, 1932.

E. A. RANSOM, Minister of Lands.

Pewhairangi Maori Council.—Additional By-laws.

WHEREAS by section 16 of the Maori Councils Act, 1900, it is provided that it shall be lawful for the Council of any Maori District constituted under that Act to make by-laws respecting certain matters, including by-laws for the prevention of drunkenness:

Now, therefore, the Maori Council of the Pewhairangi Maori District, in exercise of the powers conferred upon it by the said section 16, and of all other powers enabling it in this behalf, do hereby make the following by-law:—

By-law 70. (1) This by-law shall come into force upon the day on which, having been approved by the Governor-General, it is published in the *Gazette*.

(2) In this by-law, except where inconsistent with the context—

"The principal by-laws" mean the by-laws made by the Maori Council of the said district on the 11th day of March, and published in the *Gazette* on the 22nd day of December, 1921, at page 2998:

"Defined village" means any kainga, village, or pa in the district the limits and boundaries of which have for the time being been defined under the provisions of section 6 of the Maori Councils Amendment Act, 1903:

"Maori" means a Maori as defined by the Maori Councils Act, 1900:

"Person" includes a Maori and any person other than a Maori:

"Beer" includes ale and all other malt liquor or fermented beverages made in imitation of beer or malt liquor, and brewed in whole or in part from any other substance than malt.

(3) In this by-law, except where inconsistent with the context, expressions to which particular meanings are attached by the principal by-laws shall have the same meaning as in those by-laws.

(4) No person shall brew or otherwise manufacture any beer or other intoxicating liquor—

(a) Within any defined village; or

(b) In or upon any building or land or premises for the time being occupied by a Maori, and whether within any defined village or elsewhere in the district.

(5) No person shall supply to any Maori within the district whether within a defined village or elsewhere, any beer manufactured otherwise than by a brewer duly licensed under Part III of the Finance Act, 1915.

(6) Any person committing a breach of this by-law shall be liable to a fine not exceeding £5 for the first offence, and to a fine not exceeding £10 for the second offence, and to a fine not exceeding £15 for the third or any subsequent offence.

The powers conferred under this by-law are in addition to and not in substitution for the powers conferred by any other Act.

The above by-law was passed at a meeting by the Maori Council for the Pewhairangi Maori District held at Kaikohe on the 15th day of July, 1932, and is given under the seal of the said Council.

HOORI P. TANE, Chairman.

Approved in Council.

BLEDISLOE, Governor-General.

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

(7/9/1932.)

NOTEMEA i raro i Tekiona 16 o te Ture Kaunihera Maori, 1900, e whakaritea ana ka ahei te Kaunihera o ia Takiwa Maori i whakaturia i raro i tena Ture ki te mahi Pae-ro e aro ana ki etahi take tae atu hoki ki nga pae-ro arai haurangitanga:

No reira ko te Kaunihera Maori o te Takiwa Maori o Pewhairangi i te whakahaerenga o nga mana kua whaka-