

Land taken for Hydro-electric Purposes in Blocks VII and VIII, Waipori Survey District, Tuaepeka County.

[L.S.] BLEDISLOE, Governor-General.
A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for hydro-electric purposes, and shall vest in the Mayor, Councillors, and Citizens of the City of Dunedin as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the seventh day of August, one thousand nine hundred and thirty-three.

SCHEDULE.

APPROXIMATE area of the piece of land taken:—

A.	R. P.	Being
1,215	3 26	{ Sections 4 and 5, Block VII. Sections 2, 4, and 5, Block VIII.

Situated in the Waipori Survey District.

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 85698, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 18th day of July, 1933.

JOHN BITCHENER, Minister of Public Works

GOD SAVE THE KING!

(P.W. 26/1097.)

Amending Regulations under the Orchard and Garden Diseases Act, 1928, in regard to the Importation of Fruit or Plants into New Zealand.—(Notice No. Ag. 3135.)

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of July, 1933.

Present:

THE RIGHT HON. J. G. COATES PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Orchard and Garden Diseases Act, 1928 (hereinafter referred to as "the said Act"), 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 further amend the regulations under the Orchard and Garden Diseases Act, 1908, enuring under the said Act, governing the importation of fruit or plants into New Zealand, made by Order in Council on the twenty-third day of August, one thousand nine hundred and fifteen, and published in the *Gazette* on the second day of September, one thousand nine hundred and fifteen, at page 3100 (hereinafter referred to as "the principal regulations"), and doth hereby declare that this Order in Council shall come into force on the date of the publication thereof in the *Gazette*.

REGULATIONS.

1. CLAUSE 14 of the principal regulations is hereby revoked and the following clause substituted therefor:—

14. (1) All labour connected with the opening and repacking of packages of fruit or plants for inspection shall be provided at the expense of the owner or person in charge thereof.

(2) For every package of fruit, vegetables, or plants imported there shall be payable an inspection fee of $\frac{1}{4}$ d. per package calculated to the nearest penny:

Provided that where in any consignment the number of packages of such goods does not exceed twenty-four an inspection fee of 6d. shall be payable.

(3) All moneys payable pursuant to this clause shall be paid to the Collector of Customs on or before the entry of such goods for home consumption, or to the Postmaster in the case of packages imported by way of packet or parcel post.

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

Amending Regulations under the Dairy Industry Act, 1908, relating to the Manufacture and Export of Dairy-produce.—(Notice No. Ag. 3136.)

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 25th day of July, 1933.

Present:

THE RIGHT HON. J. G. COATES PRESIDING IN COUNCIL.

PURSUANT to the Dairy Industry Act, 1908, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS.

1. THESE regulations may be cited as "The Dairy-produce General Regulations, 1933, Amendment No. 1."

2. These regulations shall be read together with and be deemed to form part of the Dairy-produce General Regulations, 1933 (hereinafter called "the principal regulations").

3. These regulations shall come into force on the date of publication thereof in the *Gazette*.

4. Clause 1 of the principal regulations is hereby amended by adding to subclause (2) thereof the following additional definition:—

"Part-monthly testing period" means the period of time from but excluding any one of the customary testing-days referred to in clause 117 hereof until and including the next succeeding such customary testing-day.

5. Clause 35 of the principal regulations is hereby revoked and the following clause substituted therefor:—

35. (1) On at least every fifth day of the days on which any milk is accepted at any manufacturing dairy registered as a cheese-factory, creamery, or skimming-station, and on at least three days in every part-monthly testing period, and subject always to the provisions of subclauses (2) and (3) of this clause, the owner of such manufacturing dairy shall (subject to the provisions of clause 56 hereof) grade all milk received on that day or cause it to be graded as soon as practicable after the arrival thereof at the manufacturing dairy and in accordance with the provisions of these regulations.

(2) If on any such occasion any milk received from a supplying dairy is graded as second grade, or if delivery of any such milk is declined pursuant to clause 57 hereof, then all milk thereafter received from that supplying dairy shall be graded as aforesaid so long as to any part thereof is assigned a grade lower than first grade or so long as delivery of any part thereof is declined as aforesaid:

Provided that—

(a) If the grading of any milk was based jointly on two of the prescribed tests; and

(b) If such milk was graded as second grade by reason of the result of one only of such tests

then the grading of milk thereafter received from the same supplying dairy (so long as to any part thereof is assigned a grade lower than first grade) may be based on the application thereto solely of the test as a result of which the first-mentioned milk was graded as second grade.

(3) If on any day any milk is accepted from a supplying dairy from which no milk has been received during the fourteen days immediately preceding, then all milk received on that day from that supplying dairy shall be graded as aforesaid.

6. The principal regulations are hereby amended by inserting following clause 46 thereof the following additional clause:—

46A. (1) If milk produced in a supplying dairy from more than one milking is supplied to the manufacturing dairy at one time, but without being mixed together, then every sample taken for the purpose of grading the milk shall be a fair representative sample taken from a mixture of all the milk so supplied.

(2) Every supplier of milk to a manufacturing dairy shall, if required for the purposes of this clause, state to the owner of the manufacturing dairy in respect of every parcel of milk delivered by him on what day and at which milking on that day such milk was produced.

7. Clause 48 of the principal regulations is hereby amended by adding thereto the following words:—

"For the purposes of any such return milk paid for or to be paid for under clause 52A hereof as if it had been graded shall be deemed to be milk that has been graded."