

8. Clauses 51 and 52 of the principal regulations are hereby amended by inserting before the word "milk" where first used in each of these clauses respectively the word "graded."

9. The principal regulations are hereby amended by inserting following clause 52 thereof the following additional clause:—

52A. On and after the 1st day of August, 1933, payment to each supplier in respect of any milk supplied to and accepted by the owner of a manufacturing dairy registered as a cheese-factory, creamery, or skimming-station and not actually graded shall be made in either of the two following alternative ways, namely:—

(a) As if such milk had had assigned to it the same grade as was assigned to the milk received from the same supplying dairy on the last preceding day on which milk supplied from that supplying dairy was actually graded, or if on that occasion different grades were assigned to different parcels of such milk, then as if such first-mentioned milk had had assigned to it the lower of such grades:

Provided that nothing herein contained shall authorize the acceptance of or payment for any milk not actually graded if on the last occasion on which milk supplied from the same supplying dairy was actually graded, such milk or any part thereof was graded as second grade, or if delivery of any such milk was declined pursuant to clause 57 hereof.

(b) As if such milk (being milk received during any part-monthly testing period) had been graded in proportions similar (in respect of grades assigned and quantities to which each respective grade was assigned) to the proportions in which was graded the milk received from the same supplying dairy and actually graded during the same part-monthly testing period.

10. The principal regulations are hereby amended by inserting following clause 59 thereof the following additional clause:—

59A. Every manager of a registered dairy in which full-cream cheese is being manufactured or stored shall observe and record the temperature and humidity of the curing-room of such dairy daily at a time between 7 and 8 o'clock in the forenoon, and again at a time between 4 and 5 o'clock in the afternoon, and shall retain every such record on the premises for a period of at least one year and exhibit the same on demand to any Inspector.

11. The principal regulations are hereby amended by inserting following clause 107 thereof the following additional clause:—

107A. No person shall export or attempt to export or be concerned in exporting directly or indirectly to the United Kingdom any cheese which has been coated with wax or any other substance:

Provided that in any case in which—

(a) The Director is satisfied that a person importing cheese into the United Kingdom has made a request of the exporter that such cheese be exported so coated; and

(b) The Director has granted in writing an authority for the export thereof so coated;

then the provisions of this clause shall not apply to the cheese described in such authority.

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

Amending and making Additional Regulations for Whitebait-fishing in Lake Onoke and Portion of Lake Wairarapa and the Ruamahanga and Turanganui Rivers.

BLDISLOE, 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.

WHEREAS by Order in Council dated the twenty-sixth day of September, one thousand nine hundred and thirty-two, and published in the *Gazette* of the sixth day of the following month, at page 2086, amending regulations for whitebait-fishing were made under the Fisheries Act, 1908 (hereinafter referred to as "the said Act");

And whereas it is desirable to amend the said regulations in the manner hereinafter described:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, 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

amend the said regulations of the twenty-sixth day of September, one thousand nine hundred and thirty-two, by making the additional regulation set out in the Schedule hereto; and doth hereby order and declare that this regulation shall come into force on the date of publication thereof in the *Gazette*.

SCHEDULE.

23A. No person shall use any trap for taking whitebait in those portions of the Ruamahanga and Turanganui Rivers and Lakes Wairarapa and Onoke, more particularly described herein, unless the said trap complies with the following conditions:—

(a) The frontal area of such trap shall not exceed 9 sq. ft., and the opening of such trap shall be not less than 4 in. in diameter.

(b) It shall be lawful to use with such trap two wings or deflectors consisting of a wooden framework covered with scrim or wire gauze: Provided that no such wing or deflector shall exceed in length 10 ft. or in height 18 in.

(c) No person shall fish for whitebait with such trap in any area other than the following:—

(i) In Lake Wairarapa above a straight line drawn from Burling's Trig. Station on the western side of the lake to the northernmost point on the right bank where the Ruamahanga River enters Lake Wairarapa.

(ii) All that portion of the Ruamahanga River commencing where it enters Lake Wairarapa and extending upstream to the place where the said river is crossed by the bridge on the main road from Lake Ferry to Kahutara.

(iii) All that portion of the Ruamahanga River locally known as "the Channel" between Lakes Wairarapa and Onoke.

(iv) That portion of the Turanganui River between Lake Onoke and the place where the said river is crossed by the bridge on the main road from Lake Ferry to Kahutara.

(v) The whole of Lake Onoke.

Provided always that any person may use in the areas described in this regulation any set net the area of the mouth of which does not exceed 6 sq. ft.

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

Cancelling the Reservation over a Reserve in Oparara Survey District, Nelson Land District.

BLDISLOE, 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 subsection one (b) of section seven of the Public Reserves, Domains, and National Parks Act, 1928, 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 cancel the reservation as a cemetery reserve over the land described in the Schedule hereto; and doth hereby declare that the said land, being vested in the Crown, is Crown land available for disposal under the Land Act, 1924.

SCHEDULE.

ALL that area of land in the Nelson Land District, containing 20 acres, more or less, situated in Block XIV, Oparara Survey District: Bounded on the northward by a public road leading from Karamea to Motueka, on the eastward by Section No. 2, on the southward by a public road on the banks of the Karamea River, and on the westward by Section No. 3, Square No. 153.

As the same is more particularly delineated on a plan marked 22/2563A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

(L. and S. 22/2563.)