

REGULATIONS.

3. DURING the period from the 1st day of October, 1933, to the 30th day of September, 1934, no person shall take trout by any means whatsoever in the Mangare, Waitete, Puriri, Raparapa, Omahine, and Kakaho Streams, nor in that portion of the Whakauru Stream above the Tokoroa Bridge.

7. No person shall use any bait or lure other than the natural or artificial fly, or natural or artificial minnow, or any small indigenous fish, insect, grasshopper, beetle, or spider. The use of shellfish, fish-ova, koura, or the houhou or matai grub, or of earthworms shall be a breach of the regulations: Provided that in respect of those rivers specified in Column One of the Schedule hereto no person shall use any bait or lure other than that specified in Column Two of the said Schedule.

13. Every trout not exceeding 12 in. in length from tip of nose to tip of tail taken or caught by any person shall immediately be returned alive, with as little damage or hurt as possible, into the water from which the same has been taken.

SCHEDULE.

Column One.	Column Two.
Mangatangi, Kauaeranga, Mangamingi, Waiomo, Ngatuwera, and Waimakariri Rivers, nor in that portion of the Whakauru Stream down-stream from the Tokoroa Bridge, nor in that portion of the Oraka River lying between the railway bridge above Putaruru and the Oxford Bridge at Tirau, nor in that portion of the Puniu River lying between the junction of the Wairaka and Wai-para Rivers, nor in Lake Arapuni from a point 80 chains above the dam to the spillway	Artificial fly, but excluding all forms of spinning fly.
Moakurua Stream from its source to its junction with the Oamaru Stream, the Mangakahu, Maungatawhiri, Southern Wairoa, and Waimiha Rivers, nor in the Ongarue River from its source to the Waimiha Railway-station, nor in Hay's Creek (Hunua Gorge Creek), the Ararimu Creek, nor in any stream within the boundaries of the Otorohanga County other than such streams as are specifically referred to herein	Natural or artificial fly, but excluding all forms of spinning fly.
Waikato River between the Arapuni Dam and the lower end of the tail-race at the Horahora Hydro-electric works, and in the Pokaiwhenua River	Artificial fly or spoon bait, but no such spoon bait shall exceed 2½ in. in length.
Waihou River from its source to the Okauia Hot Springs, nor in Lake Arapuni, from the head of the Lake to a point 80 chains above the dam	Natural or artificial fly or spoon bait of a greater length than 2½ in.
Waipa River above its junction with the Waitomo Stream, the Mangatutu and Owairaki Streams, the Moakurua Stream (down-stream from its junction with the Oamaru Stream), nor in the Awakino River	Natural or artificial fly, artificial minnow, or spoon bait.
Waipa River (below its junction with the Waitomo Stream), the Waitomo and Mangapu Streams, nor in that portion of the Mangaorongo Stream below O'Brien's Bridge, nor in the Ongarue River below the Waimiha Railway-station, nor in that portion of the Waikato River down-stream from the lower end of the tail-race at the Horahora Hydro-electric works, nor in the Waihou River down-stream from the Okauia Hot Springs	Natural or artificial fly, natural or artificial minnow, or spoon bait.
Little Waipa River and its tributaries	Artificial fly or fly-spoon, provided that no such fly-spoon shall exceed ¾ in. in length nor have more than one hook, such hook to be a single hook and to be attached at head of such fly-spoon.

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

Regulations relating to the Rehearing of Appeals under the Transport Licensing Act, 1931.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of September, 1933.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred on him by the Transport Licensing Act, 1931 (hereinafter referred to as "the said Act"), and of all other powers him thereunto enabling, 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 make the following regulations.

REGULATIONS.

1. THESE regulations may be cited as the Transport Appeal Rehearing Regulations, 1933.

2. Within two months in the case of an appeal determined prior to the publication of these regulations, and, in the case of any other appeal, within twenty-one days, after the date of any determination of the Transport Appeal Board (hereinafter described as "the Board"), given in terms of section 43 of the said Act, the appellant or the respondent or any person materially affected by such determination may apply by registered letter to the Board in the Form N set out in the Schedule hereto for a rehearing of the respective appeal on any one or more of the following grounds:—

- That the Board has decided any point of law erroneously.
- That the verdict has been obtained by any unfair or improper practice of any person or party concerned in such appeal to the prejudice of any other person.
- That material evidence has been discovered or become available since the hearing of the appeal which could not have been foreseen, known, nor made available before or at the hearing.
- That any witness has been guilty of misconduct likely to affect the result of the appeal.
- That, having regard to the whole of the circumstances as disclosed upon such application, it is equitable and proper that the determination should be reconsidered in whole or in part.

3. Such application shall be forwarded to the Commissioner of Transport (hereinafter called "the Commissioner") at Wellington.

4. Such application shall be accompanied by a statutory declaration under the Justices of the Peace Act, 1927, setting out fully the facts upon which the applicant intends to rely in support of his application.

5. Four copies of such application and evidence in support legibly typewritten shall be forwarded to the Commissioner together with a further copy of such application and evidence for each party other than the applicant separately represented at the hearing of the appeal.

6. The Commissioner shall thereafter cause a copy of such application and evidence to be forwarded to each member of the Appeal Board and to every person so represented at the hearing of the appeal.

7. Any person so represented may within ten days after the receipt of such notice file with the Commissioner declarations in opposition to such application, and shall serve copies thereof on the applicant and all other parties.

8. The Board shall thereafter direct whether any further evidence by declaration or by oral evidence shall be submitted to it, or whether it shall hear argument upon such application by all or any of the parties. The Board shall not be obliged to give such directions or further hear the applicant or any of the parties, and the conduct of the hearing of such application shall be in the absolute discretion of the said Board.

9. The Board upon consideration of the application may decide to refuse a rehearing of the appeal or grant it upon such terms as to it seem fit. Upon the refusal of such application the Board may award such costs and expenses as it thinks fit to the parties concerned and order them to be paid by the applicant. The Board shall notify the Commissioner of its decision.

10. If the application is refused the Commissioner shall advise the applicant of the decision. No further application for a rehearing of the same appeal shall thereafter be made by the applicant.

11. Upon the granting of the application in whole or in part the original determination shall cease to operate as to those matters concerning which a rehearing is ordered.

12. (1) If the application is granted the Commissioner shall notify the applicant and the parties to the original appeal of the granting of the application and of the time and place fixed for the rehearing, being not more than twenty-one days thereafter.

(2) When a rehearing has been granted the applicant shall in every instance within seven days from the notification