Land taken for Public Health Purposes.

# BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 26th day of November, 1934.

### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of section three hundred and fifty-seven of the Cook Islands Act, 1915, the Governor-General, with the advice of the Executive Council, doth hereby declare that the land described in the Schedule hereto is hereby taken for the purposes of public health.

#### SCHEDULE.

ALL that parcel of land situate in the District of Areora, in the Island of Atiu, containing thirty perches, be the same a little more or less, being the land known as "Ukaveu, Section Number one hundred and thirty-six (No. 136)," as the said parcel of land is delineated and edged red in the plan numbered 36, signed by the Resident Commissioner of Rarotonga, and deposited in the office of the Registrar of the High Court of the Cook Islands, at Rarotonga.

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

Regulations under the Naval Defence Act, 1913, amended.

BLEDISLOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 20th day of November, 1934.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred on him by section twenty-five of the Naval Defence Act, 1913, and of all other powers and authorities enabling him in that behalf, the Governor-General, with the advice of the Executive Council, doth hereby amend and supplement the regulations referred to in the Schedule hereto as shown therein.

## SCHEDULE.

REGULATIONS FOR THE NEW ZEALAND ROYAL NAVAL RESERVE (MEN), 1922.

\*\*Insert new Article 45A:---

## VIa.—Class D: Bounty for Drills.

45A. A bounty is allowed (with effect from the 1st April, 1934) on the basis of 9d. per drill up to a maximum of thirty-six drills per annum to assist ratings on List I of Class D to meet their out-of-pocket expenses in carrying out drills.

A drill for this purpose consists of one hour and a half instruction. Boat-exercises, musketry practices, ceremonial parades, and other exercises and practices at the discretion of the Naval Board may be counted as two drills if of three or more hours duration, but not more than two drills shall be allowed to count in respect of drill or training performed on any one day.

The bounty is payable for any number of drills within the authorized maximum.

The bounty is not payable in respect of training performed when the ratings are borne for pay in H.M. ships.

The payment of the bounty is conditional upon the proper maintenance of a man's kit, and Commanding Officers are empowered to withhold payment from men whose kits are deficient or not in good order until the defects are remedied at the man's expense.

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