

Society of the United Kingdom on behalf of men on loan from the Royal Navy, provided that not more than one society is approached in any individual case.

17. Naval Discipline Act: Jurisdiction on Shore.—The following place of recreation in New Zealand has been prescribed by the Naval Board under the provisions of section 46 of the Naval Discipline Act, as applied to the New Zealand Naval Forces by section 18 of the Naval Defence Act, 1913, subject to the modifications and adaptations prescribed by the Order in Council of 6th August, 1921 (Appendix VIII):—

Devonport (Auckland): Naval recreation-ground and recreation-rooms adjoining Calliope Dockyard.

18. Communications with Naval Board: Other Services soliciting outside Influence.—Attention is drawn to King's Regulations, Articles 13 and 875, relative to communication with other Services, and the submission of requests through proper channels.

2. The act of moving or attempting to move influence in support of applications of a personal nature, or for the purpose of presenting complaints, is contrary to discipline. Applicants should be careful therefore to make all such representations through the recognized official channel. It should be clearly understood that any other canvassing of influence will prejudice the application, and will be dealt with as an act to the prejudice of good order and naval discipline.

3. An attempt to obtain favourable consideration for any application on the part of serving officers or men, otherwise than through the normal official channels, will be regarded as an admission on the part of the applicant that his case cannot be upheld on its own merits.

Article 178: Cancel.

APPENDIX IV.

Non-substantive Ratings and Allowances.

Insert new Allowances 91 and 91A.

No.	Allowance.	Conditions of Payment.	Rate per Day.
91	Living under canvas ..	As laid down in K.R. & A.I. ..	s. d. 0 6
91A	Field	As laid down in K.R. & A.I. ..	0 6

Insert new Appendix V (b):—

APPENDIX V (b).

Naval Defence Amendment Act, 1936.

1936, No. 46.

AN ACT to amend the Naval Defence Act, 1913.

[31st October, 1936.]

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

Short Title.

1. This Act may be cited as the Naval Defence Amendment Act, 1936, and shall be read together with and deemed part of the Naval Defence Act, 1913 (hereinafter referred to as the principal Act).

Interpretation.

2. In this Act, unless the context otherwise requires,—

“Board” means the Naval Board of New Zealand established under this Act:

“Commissioners” means the Lords Commissioners for executing the office of Lord High Admiral of the United Kingdom:

“Minister” means the Minister of Defence.

Naval Secretary.

3. (1) The Governor-General may from time to time appoint an officer of the Accountant Branch of the Royal Navy to hold office during his pleasure as Naval Secretary.

(2) The Naval Secretary shall exercise such powers and perform such duties under the principal Act as the Minister from time to time determines.

(3) The person holding office as Naval Secretary at the passing of this Act shall be deemed to have been appointed under this section.

Establishment of Naval Board.

4. (1) There is hereby established a Board to be called the Naval Board of New Zealand (hereinafter referred to as the Board).

(2) The Board shall consist of—

(a) The Minister, who shall be the Chairman of the Board:

(b) One or two persons (being executive officers of the Royal Navy) to be from time to time appointed by the Governor-General and to hold office during his pleasure:

(c) The Naval Secretary.

(3) The powers of the Board shall not be affected by any vacancy in the membership thereof.

(4) Subject to the provisions of any regulations under the principal Act, the Board may regulate its own procedure.

Functions of Naval Board.

5. The Board shall have such powers, functions, and duties in relation to the Naval Forces and naval establishments and the administration of the principal Act as may