- (b) Use or license or permit the use of the foreshore described in the First Schedule hereto, or the bed of the harbour or of the sea immediately contiguous to that foreshore, for any purpose approved by the Minister relating to the convenience of shipping or of the public or to any local enterprise or object:
 (c) Make bylaws regulating the use of any things erected or continued pursuant to clause (a) of this condition and the use for any purpose approved pursuant to clause (b) of this condition, and fixing charges for those uses.

Provided that the Board shall not erect or grant a licence or permit for the erection or continuance of any structures on foreshore adjoining land under the control of a National Park Board or Scenic Board or Domain Board except with

Park Board or Scenic Board or Domain Board except with the consent of such Board. 7. The Board may enclose any part or parts of the fore-shore described in the First Schedule hereto for the purpose of holding athletic sports or games, and may by bylaw fix a charge for admission to such enclosed part or parts: provided that the total number of days on which such enclosures are made shell not exceed six in one one war.

that the total number of days on which such enclosures are made shall not exceed six in any one year. 8. Nothing herein contained shall authorise the Board to remove or cause to be removed any stone, sand, shingle, or shells without the consent of the Minister being first obtained. 9. Bylaws made by the Board under the authority of this Order in Council shall not come into force until they have been approved by the Minister, by notice in the *Gazette*. 10. The rights, powers, and privileges conferred by or under this Order in Council shall be in force for 21 years from the day following the date of its notification in the *Gazette* unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

privileges shall be altered, modified, or revoked by competent authority. 11. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the Board six calendar months' notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the Board in New Zealand.

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/4935)

Disposition of Real Property, Former County of Kawhia

COBHAM, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 29th day of August 1962

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Local Government Commission Act 1961 PURSUANT to the Local Government Commission Act 1961, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby vests real property as described in the First Schedule hereto of the former corporation of the County of Kawhia and the real property as described in the Second Schedule hereto, formerly vested in the Kawhia Town Board, all now situated in the County of Otorohanga, in the corporation of that county.

FIRST SCHEDULE

FIRST SCHEDULE
FIRST SCHEDULE
For the state in fee simple in all that parcel of land containing 13°9 perches, being part Kawhia 10 No. 1 Block, situate in Block X, Kawhia North Survey District, and being all the land in certificate of title. Volume 386, folio 62.
Secondly – An estate in fee simple for the purpose of a quary, being a public work within the meaning of the Public Works Act 1928, of all that parcel of land containing 1 acre 3 roods 24'4 perches, being part Pirongia West 38 Section 2c No. 4 Block, and situate in Block VII, Kawhia North Survey District, and being all the land in certificate of title, Volume 013, folio 97.
Thirdly – An estate in fee simple as and for a landing reserve, pursuant to section 4 of the Public Reserve and Domains Act 1908, in all that parcel of land containing 1 acre 4 rood 2 perches, being Section 2, Block VII, Kawhia North Survey District, and being all the land in certificate of title, Volume 937, folio 29.
Fourthly – An estate in fee simple as a reserve for a pound National Parks Act 1928, in all that parcel of land containing 3 acres 29 perches, being Section 1, Block VII, Kawhia North Survey District, and being all the land in certificate of title, Volume 937, folio 29.
Fifthy – An estate as lessee under and by virtue of morandum of lease No. 19366 in all that parcel of land part of land part of 5, Block II, on Deposited Plan 2893, and being part formating 32 perches, more or less, being Lot 4 and part formating 32 perches, more or less, being Lot 4, and part formating 32 perches, nore or less, being Lot 4, and part formation 643, folio 95, and Volume 643, folio 95,

SECOND SCHEDULE

SECOND SCHEDULE FIRSTLY – An estate in fee simple as a public reserve under the Public Reserves, Domains, and National Parks Act 1928 in all that parcel of land containing 2 acres 17 perches, being Sections 2, 3, 4, and 5, Block VII, Section 3, Block IX, Sections 3 and 4, Block III, Section 3, Block V, Town of Kawhia, and being all the land in certificate of title, Volume 1031, folio 126, subject to memorandum of leases S. 45347 and S. 45348. Secondly – An estate in fee simple in trust for municipal purposes, subject to the Public Reserves, Domains, and National Parks Act 1928, in all that parcel of land containing 1 rood 12 perches, being Lots 75 and 76, Block II, Deposited Plan 2893, and being part Karewa Maori Township, and being all the land in certificate of title, Volume 905, folio 95, subject to leases 20985 and 20986. Thirdly – An estate in fee simple for the purpose of a

subject to leases 20985 and 20986. Thirdly – An estate in fee simple for the purpose of a municipal reserve in all that parcel of land containing 1 rood 8 perches, being Section 5, Block II, Town of Kawhia, and being all the land in certificate of title, Volume 21, folio 106. Fourthly – An estate in fee simple as a public reserve in trust for municipal purposes, subject to the provisions of the Public Reserves, Domains, and National Parks Act 1928, in all that parcel of land containing 1 rood 11 perches, being Section 63, Block I, Karewa Maori Township, and being all the land in certificate of title, Volume 1092, folio 200, subject to memorandum of lease S. 59363.

T. J. SHERRARD, Clerk of the Executive Council. (I.A. 103/143/7)

Officers of Government of Ross Dependency Appointed

COBHAM, Governor-General

COBHAM, Governor-General WHEREAS by the Order in Council dated the 30th day of July 1923,* made under the British Settlements Act 1887 of the United Kingdom Parliament, the Governor-General and Commander-in-Chief of New Zealand for the time being (thereinafter and hereinafter called the Governor) was appointed to be the Governor of the Ross Dependency, and all the powers and authorities which by the said order were given and granted to the Governor for the time being of the Dependency were thereby vested in him: And whereas the Governor was thereby further authorised and empowered to make all such rules and regulations as might lawfully be made by Her Majesty's authority for the peace, order, and good government of the Dependency: And whereas, by regulations made by the Governor on the 14th day of November 1923†, it was enacted that all persons appointed by the Governor for the time being of the Dependency should have such power and authority as might be granted them in due course of law, and might be empowered to do such things as might be necessary or desirable to ensure that the laws in force in the Dependency and poserved and complied with in every respect, and to do all things necessary or expedient for the peace, order, and good government of the Dependency, and to safeguard and preserve Her Majesty's rights and sovereignty over and in respect of the Dependency: Methereas, by notice issued by the Governor on the 27th day of August 1953‡, Harold Ruegg, Esquire, was appointed an officer of the Government of the Dependency and vested with the powers and authorities described in the said notice, and in particular with the general executive and administrative authority in preserving Her Majesty's rights and sovereignty and the laws and regulations in force in the Dependency: And whereas it is expedient that the persons hereinafter

And whereas it is expedient that the persons hereinafter named be also appointed officers of the Government of the Dependency:

Now therefore, I, Charles John, Viscount Cobham, the Governor-General of New Zealand, and as such the Governor of the Ross Dependency, hereby appoint

Lieutenant-Colonel Ronald Arthur Tinker, O.B.E., M.C., М.М.,

as an officer of the Government of the Dependency; and I hereby confer on him all the powers and authorities which may be exercised in New Zealand by a Justice of the Peace, and also the powers and authorities which may be so exer-cised by a Coroner, and also the powers and authorities which may be so exercised by a Postmaster.

And I also appoint

David Graham Richards

bavia Granam Richards as an officer of the Government of the Dependency; and I hereby confer on him all the powers and authorities which may be exercised in New Zealand by a Postmaster. The said Lieutenant-Colonel Ronald Arthur Tinker, o.B.E., M.C., M.M., and the said David Graham Richards to exer-cise their functions at such places within the Dependency as may be directed by the said Harold Ruegg, Esquire; and to hold office and exercise the duties thereof during pleasure.

As witness the hand of His Excellency the Governor-General, as the Governor of the Ross Dependency, this 30th day of August 1962.

KEITH HOLYOAKE, Minister of External Affairs. *Gazette, 1923, Vol. II, p. 2211 †Gazette, 1923, Vol. III, p. 2815 ‡Gazette, 1953, Vol. III, p. 1448