

WHANGAREI CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Change of the City of Whangarei District Scheme, Third Series

PUBLIC notice is hereby given that, pursuant to a resolution of the Council made on the 5th day of August 1964, the Council recommended that the operative district scheme be changed in respect of the matters listed in the Schedule hereto. The changes of the district scheme, as now recommended by the Council, have been deposited in the Town Hall and the Public Library, and are there open for inspection by all persons interested therein, without fee, at any time when the above places are open to the public.

Objection to the proposed changes of the district scheme may be made by way of written notice in form E prescribed in the First Schedule to the Town and Country Planning Regulations 1960, or to the like effect marked "Objection to Scheme Change" and lodged at the office of the Council at any time not later than the 28th day of September 1964. An appropriate form for use by objectors is available from the Town Hall or from the Public Library. At a later date every objection will be open for public inspection. Any person who wishes to support or oppose any objection will then be entitled to be heard at the hearing of objections if he notifies the Council in writing within a period of which public notice will be given.

SCHEDULE

Map Amendment No.

51. Zoning of closed street—Johnson Street, Onerahi.
53. Pensioners' Flats designation—Otangarei.
54. Designated areas—Rugby Park.

3095

R. C. MAJOR, Town Clerk.

HAWKE'S BAY COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Hawke's Bay County District Scheme Approved

PURSUANT to the Town and Country Planning Regulations 1960, public notice is hereby given that the district scheme under the Town and Country Planning Act 1953 for the Hawke's Bay County District Scheme was approved by the Council by resolution passed at its meeting held on the 10th day of August 1964 after all objections, appeals, and arbitrations relating to the scheme had been disposed of and the scheme had been amended to give effect to all objections and appeals allowed and all amendments of the district scheme required by the Board had been incorporated.

The Council has also resolved that the scheme shall come into operation on the 1st day of September 1964.

Copies of the scheme as approved have been deposited in the Council's offices at Napier and Hastings and may be inspected, without fee, by any person who so requires at any time when these places are open to the public.

Dated at Napier this 11th day of August 1964.

3099

K. H. DOCKERY, County Clerk.

CHARITABLE TRUSTS ACT 1957

NOTICE OF APPLICATION FOR APPROVAL OF SCHEME

IN the matter of a scheme for variation of the mode of administering a trust under section 33 of the Charitable Trusts Act 1957, notice is hereby given pursuant to section 36 of the above Act, that the trustees of the Sutherland Self Help Trust have applied to the Supreme Court at Wellington for approval of a scheme dated the 27th day of July 1964, wherein the trustees propose that the original Trust Deed dated 27th day of July 1942 be amended to enable the trustees to vest the trust funds in a custodian trustee. Clause 7 of the said deed provides that so long as any of the original trustees continue to act as such the trust funds shall be vested in the trustees. The purpose of the scheme is to amend clause 7 and certain following clauses of the deed to authorise the trustees to incorporate a company to act solely as a custodian trustee in which the trust funds may be vested while the existing trustees continue to act as managing trustees. The trustees believe that the proposal will facilitate the administration of the trust funds by avoiding much of the work and expense hitherto involved in transferring the trust funds whenever there has been a change in the personnel of the trustees and by reducing the work involved in the day to day administration of the trust funds.

The scheme further proposes that the provision in clause 13 of the deed requiring the trustees to submit the annual accounts of the trust to the Auditor-General be deleted. This proposal arises from a suggestion made to the trustees by the Auditor-General.

The application for approval of the scheme will be heard in the Supreme Court at Wellington, on Wednesday the 16th day of September 1964. Any person desiring to oppose the scheme is required to give written notice of his intention to do so to the Registrar of the Supreme Court at Wellington, and to the trustees, and to the Attorney-General not less than seven clear days before the date of hearing.

The Trustees of the Sutherland Self Help Trust by their Solicitors, CHAPMAN TRIPP AND CO. 3049

THE CHARITABLE TRUSTS ACT 1957

NOTICE OF APPLICATION FOR APPROVAL OF SCHEME

NOTICE is hereby given that the Public Trustee as trustee of the will of Mary Jane Joll, deceased, has filed in the office of the Supreme Court at Wellington an application for approval of a scheme for disposing of funds held by him. By her will Mary Jane Joll bequeathed £500 "towards founding a home for the blind in Wellington". An order of the Supreme Court at Wellington dated 14 August 1920 directed that this sum and accumulations of income therefrom be held pending further order of the Court. The scheme provides for payment of the funds held by the Public Trustee (including accumulations of income up to 31 March 1964) to the New Zealand Foundation for the Blind to be used by the Foundation towards meeting the cost of establishment or furnishing of a home for blind persons on land at Tawa. Payment would be made when the Foundation enters into a contract for erection of such a home and in the meantime the income (as from 31 March 1964) would be payable to the Foundation for the charitable purposes of its Wellington branch.

Copies of the scheme and the report of the Attorney-General thereon may be inspected, free of charge, at the office of the Registrar of the Supreme Court, Wellington, and at the Public Trust Office, Wellington. The date proposed for the hearing of the application is 18 September 1964. Any person desiring to oppose the scheme is hereby required to give written notice of his intention to do so to the Registrar of the Supreme Court at Wellington, and to the Public Trustee, Wellington, and to the Attorney-General not less than seven clear days before that date.

R. E. C. BEATSON,
3073 Solicitor to the Public Trust Office, Wellington.

In the Supreme Court of New Zealand
Northern District
(Auckland Registry)

In the matter of the Charitable Trusts Act 1957 and in the matter of the Estate of Bernard Goldwater, late of Auckland, merchant, deceased.

NOTICE is hereby given that the Guardian Trust and Executors Co. of New Zealand Ltd. and Alexander Astor as trustees of the above-mentioned estate, have filed in the Supreme Court Office at Auckland a motion for approval of a scheme for extending or varying the trusts of the will of the above-named Bernard Goldwater deceased, bearing date the 24th day of June 1933. The said will provided for the founding of an educational school, college, or institution situate in Auckland capable of, and adapted for, giving educational facilities according to recognised English standards if need be as applied in this Dominion to the Jewish population of New Zealand being British subjects either by birth or naturalisation, and failing the assets of the estate being sufficient therefor then the trustees were empowered to draw up a scheme to give as full effect as may be to providing educational facilities for such Jewish children as aforesaid to enable such facilities to be according to recognised English standards as aforesaid. The scheme now submitted for approval seeks extension or variation of the said trusts to enable the assets of the said estate after the death of Ellen Louise Goldwater to be transferred to the Auckland Hebrew Congregation Trust Board upon trust to apply as well the capital as the income thereof in or towards the erection of a school block, such school block, to be used for the purposes of providing instruction for Jewish children of whatsoever nationality for the time being resident in this Dominion in the Jewish Religious Beliefs and Rites from time to time for the time being authorised by the Chief Rabbi in the British Commonwealth and in the said Board's discretion instruction in secular subjects in accordance with recognised English standards as aforesaid and after making such provision for the costs of erection of the said school block as the said Board thinks fit in or towards the costs of erection of an assembly hall and/or kindergarten and/or other facilities as ancillary to the said school block and equipping and furnishing the said school block and any other building erected pursuant to the foregoing trusts and in addition conferring upon the said Board certain powers incidental to the improving, running, and maintaining of the said school block and other buildings and incidental to the running of such school.