

**PROCLAMATIONS MADE PURSUANT TO SECTION
27 OF THE LAND ORDINANCE 1922-1950 DE-
CLARING LANDS TO BE "CLASS B".**

Particulars of these Proclamations are set out in the Table below, and the Proclamations are printed immediately after the Table.

TABLE.

Date on which Proclamation made.	Date on which published in Papua and N.G. <i>Govt. Gaz.</i>	Location and Area.	Page in this Volume on which printed.
21.12.1949	30.12.1949	Situated at Mumeng; approx. 1240 acres	1860
6.12.1951	20.12.1951	Situated at Ngafir Creek near Nadzab; approx. 1800 acres	1861

PART C : LAND—

TEXT OF PROCLAMATIONS.

[Proclamation dated 21st December, 1949, and published in Papua and New Guinea Govt. Gaz. of 30th December, 1949.]

PROCLAMATION

By His Honour Jack Keith Murray, Administrator of the Territory of Papua and New Guinea.

J. K. MURRAY.

WHEREAS by section 27 of the *Land Ordinance* 1922-1941 of the Territory of New Guinea, it is provided among other things that the Administrator may by Proclamation in the *New Guinea Gazette* declare any unclassified lands of the Territory of New Guinea, except land in towns and townships and land which has been alienated by the Administration, to be lands of "Class B":

And whereas the several pieces of land described in the Schedule hereto have not been classified and are not included in a town or township and have not been alienated by the Administration:

Now therefore, I, Jack Keith Murray, the Administrator of the Territory of Papua and New Guinea, by virtue of the powers conferred by the *Land Ordinance* 1922-1941 of the Territory of New Guinea and all other powers me enabling, do hereby declare the several pieces of land described in the Schedule hereto to be lands of "Class B".

Given under my hand at Port Moresby, this twenty-first day of December, One thousand nine hundred and forty-nine, and in the fourteenth year of His Majesty's reign.

By His Honour's Command,

S. A. LONERGAN,
Acting Government Secretary.

GOD SAVE THE KING!

SCHEDULE.

All those pieces of land situated at Mumeng in the Administrative District of Morobe being *firstly* all that piece of land containing an area of 1,240 acres approximately commencing at the point of intersection of the western side of the Lae-Wau Road with the left bank of Mumeng Creek and bounded thence generally on the south by the said left bank of Mumeng Creek upstream for approximately 124 chains thence on the south-west by a straight line bearing magnetic 330 degrees to Zenag Creek (or Tarning Water) thence generally on the north and east by the said Zenag Creek (or Tarning Water) downstream to its intersection with the aforesaid western side of the Lae-Wau Road and on the east by the said western side of the Lae-Wau Road to the point of commencement and *secondly* all that piece of land containing an area of 790 acres approximately commencing at the junction of Gweva Creek and Mananu Creek and bounded thence generally on the west and north-west by the said Gweva Creek upstream to its junction with Dangini Creek thence generally on the north by the said Dangini Creek upstream for approximately 32 chains thence on the east by the shortest line to Biwapu Creek thence generally on the south-east and south by Biwapu Creek and Mananu Creek to the point of commencement and *thirdly* all that piece of land containing an area of 2,470

SCHEDULE—*continued.*

acres approximately commencing at a point on the left bank of Snake River at the swing bridge on the Lae-Wau Road and bounded thence generally on the north-west by the said left bank of Snake River upstream to its junction with Zenag Creek thence again by the left bank of Snake River generally on the east upstream generally southerly for approximately 60 chains thence on the north-east by the shortest line to Umuntumba Creek thence generally on the east by the said Umuntumba Creek downstream generally southerly for approximately 350 chains thence on the south-west by a straight line bearing magnetic 300 degrees to the eastern side Lae-Wau Road aforesaid thence on the west by the said eastern side of Lae-Wau Road northerly for approximately 18 chains to the point of commencement.

[Proclamation dated 6th December, 1951, and published in Papua and New Guinea Govt. Gaz. of 20th December, 1951.]

Land Ordinance 1922-1941 of the Territory of New Guinea.

DECLARATION OF UNCLASSIFIED LANDS.

WHEREAS by section 27 of the *Land Ordinance 1922-1941*⁽¹⁾ of the Territory of New Guinea it is among other things provided that the Administrator may, by Proclamation in the *Gazette*, declare any unclassified lands of the Territory, except land in towns and townships and land which has been alienated by the Administration, to be lands of "Class B":

And whereas the piece of land described in the Schedule hereto has not been classified and is not included in a town or township and has not been alienated by the Administration:

Now therefore, I, Jack Keith Murray, Administrator of the Territory of Papua and New Guinea, by virtue of the powers conferred by section 27 of the said Ordinance and all other powers me enabling, do hereby declare the piece of land described in the Schedule hereto to be land of "Class B".

THE SCHEDULE.

All that piece of land containing approximately 1,800 acres situated on Ngafr Creek near Nadzab in the District of Morobe Territory of New Guinea, commencing at a point on the left bank of the said Ngafr Creek distant approximately 2½ miles from the intersection of Ngafr Creek and the road from Nadzab to Lae and bounded thence generally on the north-west by the said left bank of Ngafr Creek upstream generally north-easterly for approximately 2½ miles thence generally on the north-east by the north-eastern side of an old wartime road generally south-easterly for approximately 2½ miles thence on the south by a straight line west for approximately 2-1/8 miles to the point of commencement.

Given under my hand at Port Moresby, this sixth day of December, One thousand nine hundred and fifty-one, and in the fifteenth year of His Majesty's reign.

J. K. MURRAY,
Administrator.

GOD SAVE THE KING!

(1) *Semble*, the *Land Ordinance 1922-1950* was intended.