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THE NEW ZEALAND GAZETTE

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WELLINGTON: THURSDAY, 14 JANUARY 1965

Additional Land at Palmerston North Taken for the Purposes of the Foxton - New Plymouth Railway (Palmerston North Deviation)

BERNARD FERGUSSON, Governor-General
A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for the purposes of the Foxton - New Plymouth Railway (Palmerston North Deviation).

SCHEDULE

WELLINGTON LAND DISTRICT

APPROXIMATE areas of the pieces of land taken:

A. R. P.	Being
0 0 36	Part Street, City of Palmerston North (S.O. 25958).
0 0 39.9	Part Road, Kairanga County (S.O. 25958).

Both situated in Block VII, Kairanga Survey District.

As the same are more particularly delineated on the plan marked L.O. 19856 deposited in the office of the Minister of Railways at Wellington, and thereon coloured green, edged green.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of December 1964.

[L.S.] JOHN McALPINE, Minister of Railways.
GOD SAVE THE QUEEN!

(N.Z.R. L.O. 9517/181/55)

State Housing Land Set Apart for the Purposes of the Maori Housing Act 1935

BERNARD FERGUSSON, Governor-General
A PROCLAMATION

PURSUANT to section 2 of the Maori Housing Amendment Act 1938, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the State housing land, within the meaning of the Housing Act 1935, described in the Schedule hereto, is hereby set apart for the purposes of the Maori Housing Act 1935.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

A. R. P.	Being
0 0 25.6	Lot 214, D.P. 48892, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592.
0 0 24.6	Lot 219, D.P. 48892, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592.
0 0 34.6	Lot 68, D.P. 48891, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592, subject to fencing covenant in Transfer 672949.
0 0 26.6	Lot 124, D.P. 48892, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592, subject to fencing covenant in Transfer 672949.
0 0 25.7	Lot 204, D.P. 48892, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592.

A. R. P.	Being
0 0 33.5	Lot 72, D.P. 48891, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592, subject to fencing covenant in Transfer 672949.
0 0 32.8	Lot 177, D.P. 48892, part Allotment 53, Parish of Pakuranga, and being part C.T. 2c/592, subject to fencing covenant in Transfer 681724.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 18th day of December 1964.

B. N. McKAY, for the Minister of Maori Affairs.
GOD SAVE THE QUEEN!

(M.A. 30/14/2)

Declaring Land in the Westland Land District Vested in the Canterbury Education Board as a Site for a Public School to be Vested in Her Majesty the Queen

BERNARD FERGUSSON, Governor-General
A PROCLAMATION

PURSUANT to subsection (6) of section 5 of the Education Lands Act 1949, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto being an area vested in the Canterbury Education Board, as a site for a public school shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

SCHEDULE

WESTLAND LAND DISTRICT

RESERVE 250 situated in Block IV, Waimea Survey District: Area, 4 acres, more or less (S.O. Plan 3563).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 18th day of December 1964.

[L.S.] R. G. GERARD, Minister of Lands.
GOD SAVE THE QUEEN!

(L. and S. H.O. 6/6/1267; D.O. 2/6/1)

Crown Land Set Apart as Permanent State Forest Land

BERNARD FERGUSSON, Governor-General
A PROCLAMATION

PURSUANT to section 18 of the Forests Act 1949, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule as permanent State forest land.

SCHEDULE

WESTLAND LAND DISTRICT—WESTLAND CONSERVANCY

RESERVE 247 situated in Block XV, Arnold Survey District, Grey County: Area, 1 acre 2 roods 11 perches, more or less. As shown on Plan No. 119/54, deposited in the Head Office of the New Zealand Forest Service in Wellington, and thereon bordered red (S.O. 3560).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of December 1964.

[L.S.] R. G. GERARD, Minister of Forests.

GOD SAVE THE QUEEN!

(F.S. 6/5/32)

Crown Land Set Apart as Permanent State Forest Land

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to section 18 of the Forests Act 1949, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as permanent State forest land.

SCHEDULE

OTAGO LAND DISTRICT—SOUTHLAND CONSERVANCY

SECTION 114, Block I, Naseby Survey District; Maniototo County: Area, 187 acres 2 roods more or less. As shown on plan No. 176/22 deposited in the Head Office of the New Zealand Forest Service in Wellington, and thereon bordered red (S.O. 13192).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of December 1964.

[L.S.] R. G. GERARD, Minister of Forests.

GOD SAVE THE QUEEN!

(F.S. 6/7/93)

Land Taken for a Sports Ground and for Road in Block IV, Mangonui Survey District, Mangonui County

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the First Schedule hereto is hereby taken for a sports ground and shall vest in the Chairman, Councillors, and Inhabitants of the County of Mangonui, and that the land described in the Second Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 18th day of January 1965.

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 8 acres 1 rood 12·4 perches situated in Block IV, Mangonui Survey District, North Auckland R.D., being part land on D.P. 978.

SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 8 perches situated in Block IV, Mangonui Survey District, Mangonui County, North Auckland R.D., being part land on D.P. 978.

As the same are more particularly delineated on the plan marked M.O.W. 19097 (S.O. 44491) deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of December 1964.

[L.S.] PERCY B. ALLEN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 50/950; D.O. 50/15/10/0)

Land Taken for Road in Block X, Waitemata Survey District, Waitemata County

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road and I also declare that this Proclamation shall take effect on and after the 18th day of January 1965.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1 acre and 1·3 perches situated in Block X, Waitemata Survey District, North Auckland R.D., and being part of land on D.P. 2088; as the same is more particularly delineated on the plan marked M.O.W. 19015 (S.O. 44466) deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 4th day of December 1964.

[L.S.] PERCY B. ALLEN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/3403; D.O. 15/15/0)

Land Taken for Road in Block I, Karioi Survey District, Raglan County

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 18th day of January 1965.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block I, Karioi Survey District, described as follows:

A.	R.	P.	Being
0	0	30·9	Part Lot 2, D.P. 24725; coloured yellow on plan.
0	0	5·3	Part Allotment 170, Karioi Parish; coloured yellow on plan.
0	0	0·9	Parts Lot 1, D.P. 13913; coloured sepia on plan.
0	0	1·9	Parts Lot 1, D.P. 13913; coloured sepia on plan.
0	1	17·6	Part Lot 2, D.P. 13913; coloured sepia on plan.

As the same are more particularly delineated on the plan marked M.O.W. 18963 (S.O. 42639) and deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 24th day of November 1964.

[L.S.] PERCY B. ALLEN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/458; D.O. 18/7/44)

Land Proclaimed as Road in Block XIV, Waitemata Survey District, Waitemata County

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim as road the land described in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 3·2 perches situated in Block XIV, Waitemata Survey District, North Auckland R.D., and being part Lot 2, D.P. 20880; as the same is more particularly delineated on the plan marked M.O.W. 19017 (S.O. 44349) deposited in the office of the Minister of Works at Wellington, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 4th day of December 1964.

[L.S.] PERCY B. ALLEN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 34/101; D.O. 15/15/0)

Land Proclaimed as Road in Block XIII, Waipoua Survey District, Hobson County

BERNARD FERGUSSON, Governor-General

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim as road the land described in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block XIII, Waipoua Survey District, North Auckland R.D., described as follows:

A.	R.	P.	Being
1	1	9.4	Part land on D.P. 27592; coloured yellow on plan.
0	0	8.7	Part Section 36; coloured blue on plan.

As the same are more particularly delineated on the plan marked M.O.W. 19022 (S.O. 44309) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 4th day of December 1964.

[L.S.] **PERCY B. ALLEN, Minister of Works.**
GOD SAVE THE QUEEN!
 (P.W. 33/594; D.O. 50/15/2/0)

Land Proclaimed as Road and Road Closed and Vested in Blocks XI, XV, and XVI, Otamatea Survey District, Rodney County

BERNARD FERGUSON, Governor-General
A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim as road the land described in the First Schedule hereto; and hereby proclaim that the land described in the Second Schedule hereto is closed and shall vest in Eric Karl Shepherd, of Port Albert, farmer; and also hereby proclaim that the road described in the Third Schedule hereto is closed and shall vest in Garry William Alexander, of Port Albert, farmer, subject to memoranda of mortgage numbers 525914 and 525915; and also hereby proclaim that the road described in the Fourth Schedule hereto is closed and shall vest in Colin Rotherham, of Wellsford, farmer, subject to memorandum of mortgage number 322329; and also hereby proclaim that the road described in the Fifth Schedule hereto is closed and shall vest in Albert Tracey Gubb, of Wellsford, farmer, subject to memorandum of mortgage number 363603.

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in North Auckland R.D., described as follows:

Situated in Block XI, Otamatea Survey District:

A.	R.	P.	Being
0	0	0.01	Part land on D.P. 25268, being part Allotment N. 154, Parish of Oruawhoro; coloured blue on plan M.O.W. 19008 (S.O. 43355).
0	0	11.8	Part Allotment N. 154, Parish of Oruawhoro; coloured yellow on plan M.O.W. 19008 (S.O. 43355).
0	0	26.8	Part Allotment N. 154, Parish of Oruawhoro; coloured blue on plan M.O.W. 19008 (S.O. 43355).

Situated in Block XV, Otamatea Survey District:

A.	R.	P.	Being
0	0	7.5	Part Lot 3, D.P. 25402, being part Allotment 149, Parish of Oruawhoro; coloured yellow on plan M.O.W. 19009 (S.O. 43357).
0	0	0.2	Parts Allotment 149, Parish of Oruawhoro; coloured blue on plan M.O.W. 19009 (S.O. 43357).
0	0	21.1	
0	0	17	Part land on D.P. 25708, being part Allotment S. 154, Parish of Oruawhoro; coloured yellow on plan M.O.W. 19009 (S.O. 43357).
0	0	1.2	Part Allotment S.W. 146, Parish of Oruawhoro; coloured blue on plan M.O.W. 19009 (S.O. 43357).
0	0	4.1	Parts Allotment N.E. 150, Parish of Oruawhoro; coloured yellow on plan M.O.W. 19010 (S.O. 43359).
0	0	16.6	
0	0	21.1	Part Allotment S.W. 150, Parish of Oruawhoro; coloured blue on plan M.O.W. 19010 (S.O. 43359).

Situated in Block XVI, Otamatea Survey District:

A.	R.	P.	Being
0	0	6.1	Parts Lot 1, D.P. 1618, being part Section 9; coloured yellow on plan M.O.W. 19011 (S.O. 43361).
0	0	13.5	
0	0	10.6	Part Section 1; coloured blue on plan M.O.W. 19011 (S.O. 43361).
0	0	17	

SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of road containing 9.1 perches situated in Block XV, Otamatea Survey District, North Auckland R.D., and adjoining or passing through part Allotment 149, Parish of Oruawhoro; coloured green on plan M.O.W. 19009 (S.O. 43357).

THIRD SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of road containing 9.5 perches situated in Block XIV, Otamatea Survey District, North Auckland R.D., and adjoining or passing through part Allotment S.W. 150, Parish of Oruawhoro; coloured green on plan M.O.W. 19010 (S.O. 43359).

FOURTH SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of road containing 5.7 perches situated in Block XVI, Otamatea Survey District, North Auckland R.D., and adjoining or passing through part Section 2; coloured green on plan M.O.W. 19011 (S.O. 43361).

FIFTH SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of road containing 6.5 perches situated in Block XVI, Otamatea Survey District, North Auckland R.D., and adjoining or passing through part Lot 1, D.P. 1618, being part Section 9; coloured green on plan M.O.W. 19011 (S.O. 43361).

As the same are more particularly delineated on the plans marked and coloured as above mentioned and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 27th day of November 1964.

[L.S.] **PERCY B. ALLEN, Minister of Works.**
GOD SAVE THE QUEEN!
 (P.W. 34/3585; D.O. 15/11/0)

Road Closed in Block XII, Tangitu Survey District, Block II, Rangi Survey District, and Block II, Piopotea West Survey District, Taumarunui County

BERNARD FERGUSON, Governor-General

A PROCLAMATION

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim as closed the road described in the Schedule hereto.

SCHEDULE

TARANAKI LAND DISTRICT

ALL those pieces of road in the Taranaki R.D., described as follows:

Situated in Block XII, Tangitu Survey District:

A.	R.	P.	Adjoining or passing through
0	0	5.6	Rangitoto-Tuhua 60A 3B 4A Block; plan P.W.D. 130761 (S.O. 7973).
0	0	6.1	
0	0	15.7	
0	0	12	
0	2	4	

Situated in Block II, Rangi Survey District:

A.	R.	P.	Adjoining or passing through
0	0	33.4	Rangitoto-Tuhua 60A 3B 1 Block; plan P.W.D. 134014 (S.O. 7974).
0	0	7.9	Rangitoto-Tuhua 60A 3B 2 Block; plan P.W.D. 134014 (S.O. 7974).
1	3	20.8	Rangitoto-Tuhua 60A 3B 5C 2B Block, and Lot 1, D.P. 6198, being part Rangitoto-Tuhua 60A 2 Block; plan P.W.D. 134014 (S.O. 7974).
0	1	17.4	Rangitoto-Tuhua 60A 3B 5C 2B Block; plan P.W.D. 134014 (S.O. 7974).
0	0	6.4	Lot 2, D.P. 4041, being part Section 4B; plan P.W.D. 134015 (S.O. 7975).

Situated in Block II, Piopotea West Survey District:

A.	R.	P.	Adjoining or passing through
0	0	12.2	Ohura South N 2E 3A 1 Block; plan P.W.D. 134016 (S.O. 7977).
0	2	4.5	
0	0	8.5	Parts Ohura South N 2D 2B Block; plan P.W.D. 134016 (S.O. 7977).
0	0	15.8	
2	3	6.9	Part Ohura South N 2C 2 Block, and part North Island Main Trunk Railway; plan P.W.D. 134016 (S.O. 7977).
0	1	20.1	Part Ohura South N 2C 2 Block; plan P.W.D. 134016 (S.O. 7977).
0	0	12.6	
0	0	7	Ohura South N 2B 3 Block; plan P.W.D. 134016 (S.O. 7977).
1	0	5.9	Ohura South N 2B 3 Block, and part North Island Main Trunk Railway; plan P.W.D. 134016 (S.O. 7977).

A. R. P. Adjoining or passing through
 0 1 14·6 Ohura South N 2A 2 Block; plan P.W.D. 134016
 (S.O. 7977).
 0 0 30·3 Ohura South N 2A 1 Block; plan P.W.D. 134016
 (S.O. 7977).

As the same are more particularly delineated on the plans marked as above mentioned and deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 24th day of November 1964.

[L.S.] PERCY B. ALLEN, Minister of Works.
 GOD SAVE THE QUEEN!
 (P.W. 72/4/6/0; D.O. 6/4/0/2/3)

Authorising Alan Thomas Kemp, of Hillgrove, North Otago, Farmer, to Erect and Use Certain Electric Lines

BERNARD FERGUSSON, Governor-General
 ORDER IN COUNCIL

At the Government House at Wellington this 16th day of December 1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorises Alan Thomas Kemp, of Hillgrove, North Otago, farmer (hereinafter referred to as the licensee), subject to the conditions hereinafter set forth, to lay, construct, put up, place, and use the lines described in the Schedule hereto.

CONDITIONS

IMPLIED CONDITIONS

1. The conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Wiring Regulations 1961 shall be incorporated in and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

LICENCE SUBJECT TO REGULATIONS

2. This licence is issued under the Electrical Supply Regulations 1935, and is subject thereto, and to the Electrical Wiring Regulations 1961, the Radio Interference Regulations 1958, and to all regulations hereafter made in amendment thereof or in substitution therefor respectively.

SYSTEM OF SUPPLY

3. The system of supply shall be as described in paragraph (d) of regulation 21-01 of the Electrical Supply Regulations 1935, and shall be an alternating-current system.

DURATION OF LICENCE

4. Unless sooner lawfully determined this licence shall continue in force until the 31st day of March 1985.

SCHEDULE

LINES for the supply of electrical energy by the system of supply hereinbefore described commencing from a transformer situated in Section 27 and proceeding generally in a south-westerly direction to a wool shed and thence in a north-westerly direction across Horse Range Road to the licensee's pumphouse situated in Section 2 of D.P. 993; all being situated in Block 2, Moeraki Survey District, in the County of Waitaki; the said lines and buildings being more particularly shown on the plan marked N.Z.E.D. 569, deposited in the office of the New Zealand Electricity Department at Wellington.

T. J. SHERRARD, Clerk of the Executive Council.

(N.Z.E.D. 11/20/3177)

Consenting to Raising of Loans by Certain Local Authorities

BERNARD FERGUSSON, Governor-General
 ORDER IN COUNCIL

At the Government Buildings at Wellington this 30th day of November 1964

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL
 PURSUANT to the Local Authorities Loans Act 1956, His Excellency the Governor-General acting by and with the advice and consent of the Executive Council, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto by way of loan of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

Local Authority and Name of Loan	Amount Consented to £
Masterton Trust Lands Trustees: Building Loan 1964	12,000
Nelson Harbour Board: Port Development Loan 1960, £370,000	100,000
Waimate West County Council: Rural Housing Loan No. 2, 1964	20,000

T. J. SHERRARD, Clerk of the Executive Council.

(T. 40/416/6)

Consenting to Raising of Loans by Certain Local Authorities

BERNARD FERGUSSON, Governor-General
 ORDER IN COUNCIL

At the Government House at Wellington this 16th day of December 1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL
 PURSUANT to the Local Authorities Loans Act 1956, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto by way of loan of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

Local Authority and Name of Loan	Amount Consented to £
Bay of Islands County Council: Paihia Car Park Loan 1964	3,800
Hutt County Council: Heretaunga Industrial Development Loan 1964	50,000
Manukau County Council: Depot Supplementary Loan 1964	1,800
Manukau County Council: Water Reticulation Loan 1961, £250,000	50,000
New Plymouth City Council: Airport Development and Construction Loan 1964	250,000
Otago Borough Council: Housing Loan 1964	5,500
Porirua Borough Council: Staff Housing Loan 1964	3,000
South Canterbury Catchment Board: Orari-Waihi-Temuka Loan No. 2, 1964	100,000
Taranaki County Council: Staff Housing Loan 1964	4,500
Taranaki Harbour Board: Loan No. 12, 1964	600,000

T. J. SHERRARD, Clerk of the Executive Council.

(T. 40/416/6)

Declaring the Wairarapa and Hinakura Rabbit Districts to be United to Form the Wairarapa Rabbit District (Notice No. Ag. 8104)

BERNARD FERGUSSON, Governor-General
 ORDER IN COUNCIL

At the Government House at Wellington this 22nd day of December 1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Rabbits Act 1955, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that, on and from 31 March 1965, the Wairarapa Rabbit District which was constituted by Order in Council on the 29th day of August 1945* and the Hinakura Rabbit District which was constituted by Order in Council on the 28th day of March 1956, shall be united and form one district having the name of the Wairarapa Rabbit District, the boundaries of which shall be those specified in the Schedule hereto, and further declares that the basis on which the Rabbit Board for the said district shall first levy its general rate shall be the acreage of land occupied by the ratepayer.

SCHEDULE

BOUNDARIES OF THE WAIRARAPA RABBIT DISTRICT

ALL that area in the Wellington Land District comprising the Counties of Wairarapa South and Featherston, part of the County of Masterton, and the Boroughs of Masterton, Carterton, Greytown, Featherston, and Martinborough, containing 1,120,000 acres, more or less, bounded by a line commencing at a point on the shore of Palliser Bay in line with the north-eastern boundary of Orongorongo A1, in Block X, Pencarrow Survey District, and proceeding north-westerly to and along that boundary to the summit of the Rimutaka

Range; thence generally north-easterly along that summit and the summit of the Tararua Range to a point due west of the source of the Ruamahanga River; thence due east to that source; thence generally south-easterly down the middle of that river to the middle of the No. 52 State Highway in Block I, Otahoua Survey District; thence generally easterly along the middle of that highway and the Masterton-Castlepoint Road to a point in line with the eastern boundary of Section 605, Whareama District, in Block III, Otahoua Survey District; thence generally southerly to and along that boundary, the north-western and southern boundaries of Section 604, Whareama District, and the western boundary of Section 546, Whareama District, to the northern boundary of Lot 1, D.P. 14458; thence generally easterly along that boundary, the northern and eastern boundaries of Lot 1, D.P. 14017, the south-western and south-eastern boundaries of Lot 2, D.P. 13081, the south-western and south-eastern boundaries of Lot 3, D.P. 14732, the south-eastern boundary of Lot 4, D.P. 14732, the south-western boundary of Lot 3, D.P. 14709, the generally southern boundary of Lot 10, D.P. 14709, and the south-western boundaries of Lots 2 and 3, D.P. 11340, to the southernmost corner of the last-mentioned lot; thence north-easterly along the south-eastern boundary of the said Lot 3, D.P. 11340 and the north-western boundary of Section 1, Block VI, Rewa Survey District to the northernmost corner of that section; thence generally south-easterly along the northern boundary of the said Section 1, the western boundary of Section 614, Whareama District, the northern and western boundaries of Section 613, Whareama District, and the western boundary of Lot 1, D.P. 18464, to the south-western corner of that lot; thence generally easterly along the southern boundaries of the said Lot 1 and Section 613, aforesaid, to and along the left bank of the Waihora Stream to a point in line with the northern side of a public road forming the southern boundary of Section 677, Whareama District, to and along that side and its production to the eastern side of Waihora Road, along that side to and along the southern boundary of the said Section 677, the western and generally northern boundary of Lot 1, D.P. 10442, to and along the left bank of Swansons Creek to the eastern side of Homewood Road, along that side to and along the southern boundary of Lot 1, D.P. 4523, to and down the middle of the Kohiwiwi Creek, to and along the generally northern boundary of Lot 2, D.P. 4523, to and along the right bank of the Whareama River to the sea coast; thence south-westerly along the sea coast and generally north-westerly along the shore of Palliser Bay to the point of commencement.

T. J. SHERRARD, Clerk of the Executive Council.

*Gazette, 1945 Vol. III, p. 1418.

†Gazette, 1956, No. 21, p. 477.

Declaring Road in Block XII, Kawhia North Survey District, to be a Government Road and Stopped

BERNARD FERGUSON, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington this 22nd day of December 1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby—

- (a) Declares the pieces of road described in the Schedule hereto to be Government road, and
- (b) Stops the said road.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of road situated in Block XII, Kawhia North Survey District, described as follows:

A.	R.	P.	Adjoining or passing through
0	1	20·2	Pirongia West 12E 3 Block; coloured green on plan M.O.W. 18310 (S.O. 42397).
0	0	12·4	
0	0	17·2	
0	0	6·7	Pirongia West No. 1, Section 2E 3 Block; coloured green, edged green on plan M.O.W. 19073 (S.O. 42438).
0	1	18·1	
0	2	6·6	Part Pirongia West No. 1, Section 2B 3A 1 Block; coloured green on plan M.O.W. 19073 (S.O. 42438).
0	0	30	Pirongia West No. 1, Section 2B 3A 1 Block; coloured green on plan M.O.W. 5052 (S.O. 40178).
0	0	3·5	
0	0	0·5	

As the same are more particularly delineated on the plans marked and coloured as above mentioned and deposited in the office of the Minister of Works at Wellington.

T. J. SHERRARD, Clerk of the Executive Council.

(P.W. 72/31/2B/0; D.O. 72/31/2B/03)

Appointing a Commission to Inquire into Vocational Training

BERNARD FERGUSON, Governor-General
ORDER IN COUNCIL

To all unto whom these presents shall come, and to:

- The Honourable Sir ARTHUR TYNDALL, C.M.G., of Wellington, Judge of the Court of Arbitration;
HERBERT LESLIE BOCKETT, Esquire, C.M.G., of Wellington, Secretary of Labour;
GORDON FAIRWEATHER, Esquire, of Christchurch, retired motor engineer;
JAMES ASTON NEALE, of Wellington, union president;
FRANK LLOYD LANGLEY, Esquire, of Christchurch, union secretary;
EDWARD WILLIAM MILLS, Esquire, of Wellington, institute principal; and
WILFRED ERNEST WAGENER, Esquire, of Auckland, builder.

GREETING:

PURSUANT to the Commissions of Inquiry Act 1908, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, hereby appoint you, the said the Honourable Sir Arthur Tyndall, Herbert Leslie Bockett, Gordon Fairweather, James Aston Neale, Frank Lloyd Langley, Edward William Mills, and Wilfred Ernest Wagener, to be a Commission to inquire into and report upon the following matters:

- (1) Vocational training at all levels in industry and commerce (other than farming of any kind), including apprenticeship and technician training, but excluding professional training except to the extent that there is any overlap between it and technician training;
- (2) The need for change, expansion, or new developments in such vocational training, having regard to the estimated growth of population in at least the next 25 years, to the economic development of New Zealand, and to such other matters as may seem to the Commission to be relevant;
- (3) Any legislation required to give effect to any recommendations made by you as a result of the inquiry;
- (4) Such other matters as may be brought to the notice of the Commission or initiated by it and as may be deemed by it to be relevant to its functions as defined in paragraphs (1), (2), and (3) above:

And with the like advice and consent I do further appoint you, the said the Honourable Sir Arthur Tyndall, to be Chairman of the said Commission:

And for the better enabling you to carry these presents into effect you are hereby authorised and empowered to make and conduct any inquiry under these presents, in accordance with the Commissions of Inquiry Act 1908, at such times and places as you deem expedient, with power to adjourn from time to time and place to place as you think fit, and so that these presents shall continue in force and the inquiry may at any time and place be resumed although not regularly adjourned from time to time or place to place:

And you are hereby strictly charged and directed that you shall not at any time publish or otherwise disclose, save to me in pursuance of these presents or by my direction, the contents or purport of any report so made or to be made by you or any evidence or information obtained by you in exercise of the powers hereby conferred upon you except such evidence or information as is received in the course of a sitting open to the public:

And it is hereby declared that the powers hereby conferred shall be exercisable notwithstanding the absence at any time of any one of the members hereby appointed:

And it is hereby further declared that you have liberty to report your proceedings and recommendations under this Commission from time to time if you shall judge it expedient so to do:

And, using all due diligence, you are required to report to me in writing under your hands not later than the 30th day of November 1965 your findings and opinions on the matters aforesaid, together with such recommendations as you think fit to make in respect thereof.

Given in Executive Council under the hand of His Excellency the Governor-General this 22nd day of December 1964.

T. J. SHERRARD, Clerk of the Executive Council.

Directing the Revision of District Valuation Rolls

BERNARD FERGUSON, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington this 16th day of December 1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Valuation of Land Act 1951, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby directs that the District Valuation Rolls for the districts enumerated in the Schedule hereto shall be revised by the Valuer-General as at 1 January 1965.

SCHEDULE

BOROUGH: Whakatane.
CITY: Auckland.

T. J. SHERRARD, Clerk of the Executive Council.

PURSUANT to the discretion conferred upon him by sub-section (2) of section 9, Valuation of Land Act 1951, the Valuer-General intends to exercise the authority conferred by the foregoing Order-in-Council so far as it relates to Auckland City by revising only those properties on the District Valuation Roll which lie within the Central portion.

Dated at Wellington this 16th day of December 1964.

J. BRUCE-BROWN, Valuer-General.

Appointments, Promotions, Transfers, Resignations, and Retirements of Officers of the New Zealand Army

PURSUANT to section 16 of the New Zealand Army Act 1950, His Excellency the Governor-General has been pleased to approve of the following appointments, promotions, transfers, resignations, and retirements of officers of the New Zealand Army:

ROYAL REGIMENT OF N.Z. ARTILLERY

Regular Force

Lieutenant D. G. Flux to be temp. Captain. Dated 23 October 1964.

Territorial Force

16th Field Regiment, RNZA

Lieutenant M. D. Thom to be Captain. Dated 1 October 1964. Lieutenant M. S. Gilkison to be temp. Captain. Dated 1 April 1964.

Lieutenant P. R. Kemp to be temp. Captain. Dated 1 April 1964.

ROYAL N.Z. INFANTRY REGIMENT

Regular Force

Major and Quartermaster Edward William Round is transferred to the Reserve of Officers, General List, Royal N.Z. Infantry Regiment, in the rank of Major and Quartermaster. Dated 18 December 1964.

Captain Hugh Cyril Clark, from the British Army Retired List, is granted a short-service commission for a period of three years in the rank of Captain with seniority from 5 November 1961. Dated 5 November 1964.

Territorial Force

2nd Battalion (Canterbury and Nelson-Marlborough and West Coast), RNZIR

Captain Hugh John Blair Quigley is transferred to the Reserve of Officers, General List, Royal N.Z. Infantry Regiment, in the rank of Captain. Dated 22 July 1964.

ROYAL N.Z. ARMY MEDICAL CORPS

Territorial Force

2nd Field Surgical Team, RNZAMC

Harry Lawrence McIntyre Smith, M.B., CH.B., F.R.C.S., (late Captain RNZAMC), to be Captain (*temp.* Major) with seniority as Captain from 24 September 1961 and temp. Major from 24 September 1964 and is appointed Surgeon. Dated 24 September 1964.

ROYAL N.Z. ARMY ORDNANCE CORPS

Regular Force

Supernumerary List

Major A. B. West is re-engaged for a period of one year as from 30 November 1964.

ROYAL N.Z. PROVOST CORPS

Territorial Force

1st Provost Company, RNZ Pro

John Huia Bennett to be 2nd Lieutenant and is appointed Regimental Duties Officer. Dated 1 October 1964.

ROYAL N.Z. NURSING CORPS

Regular Force

Principal Matron Christina McDonald, R.R.C., Q.H.N.S., is transferred to the Reserve of Officers, General List, Royal N.Z. Nursing Corps, in the rank of Principal Matron. Dated 15 December 1964.

Territorial Force

Sister Billie Dawn McLeod, M.N.Z.S.P., from the Retired List, to be Sister with seniority from 26 September 1957 and is posted to the 2nd General Hospital, RNZAMC. Dated 26 July 1962.

The commissions of the under-mentioned Sisters (*on prob.*), posted for duty to the 2nd General Hospital, RNZAMC, are confirmed in their present seniority:

B. E. Jacobs
P. M. Moynihan
S. M. Watts
B. Hakaraia
B. L. Jeffery
G. M. King

N.Z. WOMEN'S ROYAL ARMY CORPS

Major M. J. Hardcastle, Retired List, was reappointed Colonel Commandant, NZWRAC, for the period 17 November 1962 to 17 November 1964.

N.Z. CADET CORPS

Aranui High School Cadets

Captain Desmond Uiceby Sewell is posted to the Retired List. Dated 5 November 1964.

Lieutenant Charles Robertson Duncan Parley is posted to the Retired List. Dated 5 November 1964.

Ashburton High School Cadets

Captain (*temp.* Major) R. B. Ching to be Major. Dated 1 August 1964.

Central Military District Cadet Officers "X" List

Lieutenant K. M. Shanly resigns his commission. Dated 1 December 1964.

Christ's College Cadets

2nd Lieutenant B. J. Shirlaw, M.Sc., to be Lieutenant. Dated 9 April 1964.

De La Salle College Cadets

Lieutenant Henry Godfrey Francis-Stead resigns his commission. Dated 1 September 1964.

Freyberg High School Cadets

Captain Robert Bruce Twaddle relinquishes the appointment of O.C. and is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Captain. Dated 15 December 1964.

Eru Potaka, M.A., to be 2nd Lieutenant (*on prob.*). Dated 12 March 1964.

Hakaterere College Cadets

Arthur Joseph Moore to be 2nd Lieutenant (*on prob.*). Dated 4 November 1964.

Horowhenua College Cadets

Captain Alten John Nixon, DIP.PHYS.ED., is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Captain. Dated 17 December 1964.

Lieutenant William Frederic Pratt, B.A., is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Lieutenant. Dated 17 December 1964.

Lieutenant Clifford Douglas Woods is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Lieutenant. Dated 17 December 1964.

Lieutenant Donald Charles Little is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Lieutenant. Dated 17 December 1964.

Lieutenant Maurice David Dellow, M.A., is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Lieutenant. Dated 17 December 1964.

Marlborough Boys' College Cadets

Allan Cyde Nichols to be 2nd Lieutenant (*on prob.*). Dated 22 October 1964.

New Plymouth Boys' High School Cadets

Lieutenant M. C. Carroll to be Captain. Dated 7 November 1964.

Southland Boys' High School Cadets

Temp. Squadron Leader W. G. Waterston, Reserve of Air Force Officers, relinquishes the appointment of O.C. and ceases to be attached. Dated 30 September 1964.

Southern Military District Cadet Officers "X" List

2nd Lieutenant Hal Bruce Bourne-Webb, M.A., resigns his commission. Dated 20 October 1964.

Taumarunui High School Cadets

Lieutenant William Rodney Thompson is transferred to the Reserve of Officers, General List, N.Z. Cadet Corps, in the rank of Lieutenant. Dated 18 November 1964.

Timaru Boys' High School Cadets

Major G. A. Hillind is transferred to the N.Z. Cadet Corps Supernumerary List. Dated 5 September 1964.

RESERVE OF OFFICERS

General List

The Corps of Royal N.Z. Engineers

With reference to the notice published in the *Gazette*, 13 August 1964, No. 49, page 1283, the name of Major Donald Forrester Brown, M.C., A.O.S.M., is hereby deleted.

Royal N.Z. Army Service Corps

Lieutenant-Colonel Michael Birdsall Hardwick ceases to be posted to the Reserve of Officers, General List, Royal N.Z. Army Service Corps, on return to the United Kingdom. Dated 10 December 1964.

The following Officers are posted to the Retired List:

Royal Regiment of N.Z. Artillery

Major Norman McKenzie Nash. Dated 7 December 1964.
 Captain Garry Owen Evers-Swindell. Dated 24 November 1964.
 Captain Robert George Ritchie. Dated 27 November 1964.

Royal N.Z. Armoured Corps

Lieutenant Kenneth Hugh McGuire. Dated 26 November 1964.

Royal N.Z. Infantry Regiment

Captain Joseph Jeffery Banks. Dated 27 October 1964.
 Captain John Browett. Dated 23 November 1964.
 Captain John Andrew Miller. Dated 1 December 1964.
 Captain Maurice Lewis Morgan. Dated 4 December 1964.
 Lieutenant David Warren Featherston. Dated 23 November 1964.

Royal N.Z. Army Service Corps

Major Robert Edward Johnston, E.D. Dated 6 December 1964.

Captain Bernard William Roberts, M.M., E.D. Dated 6 December 1964.

The Corps of Royal N.Z. Electrical and Mechanical Engineers

Lieutenant Morris Egerton Orme. Dated 27 November 1964.

Royal N.Z. Dental Corps

Captain Michael Charles Grayson Hansen, B.D.S. Dated 26 November 1964.

Royal N.Z. Chaplains Department

The Rev. Edward Maurice Dashfield, Chaplain 4th Class (Church of England). Dated 30 November 1964.

N.Z. Cadet Corps

Major John Riddell Kelly, M.A. Dated 24 November 1964.
 Captain Roger Alexander John Shaw, B.A. Dated 26 November 1964.

Lieutenant John Gerald Allen, B.COM., A.R.A.N.Z. Dated 26 November 1964.

Lieutenant Robin Bernard Brown, B.SC. Dated 27 November 1964.

Lieutenant Thomas Edward Clarke, B.A. Dated 23 November 1964.

Lieutenant the Rev. Dugald Fergus Garrett. Dated 25 November 1964.

Lieutenant James Rae Myles. Dated 27 November 1964.

Dated at Wellington this 30th day of December 1964.

DEAN J. EYRE, Minister of Defence.

Deputy Chairman of the Port Conciliation Committee for the Port of Bluff Appointed

PURSUANT to the Waterfront Industry Act 1953, the Minister of Labour hereby appoints:

Desmond Francis McCormick

to be the Deputy Chairman of the Port Conciliation Committee for the Port of Bluff for a term expiring on the 31st day of March 1965.

Dated at Wellington this 22nd day of December 1964.

T. P. SHAND, Minister of Labour.

Board Appointed to Have Control of Ngakuta Domain

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints

The Commissioner of Crown Lands for the Marlborough Land District, Chairman, *ex officio*,

A member of the Marlborough County Council representing the Spring Creek - Picton riding, *ex officio*, to be appointed in that behalf by the County Council,

The President of the Automobile Association (Marlborough) Incorporated, *ex officio*,

A member of the Picton Borough Council, *ex officio*, appointed in that behalf by the Borough Council,

Charles Cresswell Bythell,

James Dalziel,

Roy Campbell Lyford,

Kenneth Charles George Nees, and

Harold Alfred John Sowman

to be the Ngakuta Domain Board to have control of the reserve described in the Schedule hereto subject to the provisions of the said Act as a public domain.

SCHEDULE

MARLBOROUGH LAND DISTRICT—NGAKUTA DOMAIN

PART Section 13, Block XI, Linkwater Survey District: Area, 9 acres, more or less.

Section 17, Block XI, Linkwater Survey District: Area, 1 acre, more or less.

Section 18, Block XI, Linkwater Survey District: Area, 1 acre 3 roods, more or less.

Section 19, Block XI, Linkwater Survey District: Area, 3 acres 3 roods, more or less.

Section 20, Block XI, Linkwater Survey District: Area, 7 acres 2 roods, more or less.

Section 21, Block XI, Linkwater Survey District: Area, 3 acres, more or less.

Lots 29 and 31, D.P. 1329, being part Section 5, Ngakuta Maori Block, Block XI, Linkwater Survey District: Area, 1 rood 25.1 perches, more or less.

Lots 7 to 10 (inclusive) and 12 to 33 (inclusive), D.P. 1557, being part Toms Grant, Queen Charlotte Sound Registration District, situated in Block XI, Linkwater Survey District: Area, 6 acres 1 rood 2.6 perches, more or less.

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 1/1387; D.O. 8/3/4)

Revocation of Appointment of Waikite Valley Domain Board

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby revokes the appointment of the Waikite Valley Domain Board as published in *Gazette*, 15 February 1962, Volume I, page 306.

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 1/1540; D.O. 8/3/9)

Member of the New Zealand Citrus Marketing Authority Appointed (Notice No. Ag. 8102)

PURSUANT to regulation 3 of the Citrus Marketing Authority Regulations 1953, His Excellency the Governor-General has been pleased to appoint

Ivan Miro Sunde

to be a member of, and producers' representative on, the New Zealand Citrus Marketing Authority for a term expiring on the 1st day of December 1965, *vice* G. Barr, resigned.

Dated at Wellington this 21st day of December 1964.

B. E. TALBOYS, Minister of Agriculture.

(Ag. 3231)

Appointment of Customs Examining Places in New Zealand

PURSUANT to section 20 of the Customs Act 1913, and to powers delegated to him by the Minister of Customs under section 11 of that Act, the Comptroller of Customs hereby appoints the premises described in the Schedule hereto to be a place for the examination by the Customs of goods subject to the control of the Customs.

SCHEDULE

Situation	Description of Examining Place
Port of Auckland— Whenuapai Airport	Shed situated at the rear of the TEAL hangar.

Dated at Wellington this 17th day of December 1964.

J. F. CUMMINGS, Comptroller of Customs.

Appointment of an Honorary Harbourmaster

PURSUANT to sections 7 and 265A of the Harbours Act 1950, the Secretary for Marine hereby appoints

Thomas James Franklin

to be honorary harbourmaster in respect of the waters of the sea fronting Manly Bay, Tindalls Bay, Matakatia Bay, and Little Manly Bay, Whangaparaoa Peninsula, in place of J. Lucas, resigned.

Dated at Wellington this 23rd day of December 1964.

C. W. FRANKS, for Secretary for Marine.

(M. 3/8/125)

Appointment of an Honorary Harbourmaster

PURSUANT to sections 7 and 265A of the Harbours Act 1950, the Secretary for Marine hereby appoints

Des Rilkiily

to be honorary deputy harbourmaster in respect of those waters contained in Kingston Bay, Lake Wakatipu, in place of C. D. De Clifford, resigned.

Dated at Wellington this 5th day of January 1965.

C. W. FRANKS, for Secretary for Marine.

(M. 12/772)

Appointment of an Honorary Harbourmaster

PURSUANT to sections 7 and 265A of the Harbours Act 1950, the Secretary for Marine hereby appoints

Lawrence Emmett Jamieson

to be honorary harbourmaster, Whangamata Harbour, in place of Stanard Ernest Death, resigned.

Dated at Wellington this 18th day of December 1964.

G. L. O'HALLORAN, Secretary for Marine.

(M. 3/8/67)

Appointment of Honorary Launch Wardens

PURSUANT to the Harbours Act 1950, with the authority of the Minister of Marine, the Secretary for Marine hereby appoints:

Ernest Halliday,
Albert Leslie Naylor,
Allan Keith Anderson,
John Henry Gieseg,
Mervyn John Nicolson, and
Thomas Victor Haggerty

to be honorary launch wardens for the purposes of the Harbours Act 1950.

Dated at Wellington this 24th day of December 1964.

G. L. O'HALLORAN, Secretary for Marine.

(M. 3/13/508/15)

Appointment of Honorary Launch Wardens

PURSUANT to the Harbours Act 1950, with the authority of the Minister of Marine, the Secretary for Marine hereby appoints

Thomas Burley,
Ronald Walter Richards,
Clifford Burrige,
Laurence Francis Neill,
Francis James Cheater,
Nevil John Bowden,
David Errol Watts,
Selwyn James Barnett, and
Roger White

to be honorary launch wardens for the purposes of the Harbours Act 1950.

Dated at Wellington this 5th day of January 1965.

C. W. FRANKS, for Secretary for Marine.

(M. 3/13/508/8)

Officiating Ministers for 1965—Notice No. 1

PURSUANT to the Marriage Act 1955, the following names of officiating ministers within the meaning of the said Act are published for general information:

The Church of the Province of New Zealand, commonly called The Church of England

The Reverend Alan Rangihuta Herewini Broughton
The Reverend Anthony Ivan Clarke, LL.B.
The Reverend Munro Drysdale, M.A.
The Reverend William Maxwell Cranch
The Reverend Frederick Glover
The Reverend Kenneth Herd, M.A.
The Reverend Alfred William Howard
The Reverend John Winston Leitch
The Reverend Arthur William Rushton Mead, L.TH.
The Reverend Raymond William Naish, B.SC., L.TH.
The Reverend Norman Kitchener Palmer
The Reverend J. A. Pittman
The Reverend John Richard Randerson, M.A.
The Reverend Charles Hamblyn Raynor
The Reverend Vernon P. Robertson
The Reverend Keith Clarke Ross, L.TH.
The Reverend John Oliver Rymer, M.A., TH.L., TH.SCHO.
The Reverend Ulric George Williams Simpson
The Reverend Kevin Craig Thompson B.A., L.TH.

The Presbyterian Church of New Zealand

The Reverend John Leslie Burnet, B.A.
The Reverend Ian Donald Fauchelle, B.SC.

The Roman Catholic Church

The Reverend G. Bourke, C.S.S.R.
The Reverend Theobald Broekman, S.S.C.C.
The Reverend Kevin Carroll S.J.
The Reverend Leo Clandillon, O.P.
The Reverend Gerard Cooke, I.C.
The Reverend Anthony Dewhurst, I.C.
The Reverend John Griffin
The Reverend Olah Toth

Churches of the Congregational Union of New Zealand

The Reverend Gary Price

Baptists

The Reverend Ian David Brown
The Reverend Keith Richard James
The Reverend Malcolm Douglas McLean
The Reverend Stephen Bruce McMillan
The Reverend Gerard Thomas Marks
The Reverend James Henry Skett
The Reverend Trayton Nimrod Wickens

The Salvation Army

Captain John Mowatt Bate
Captain Ronald Albert Kitto

The Associated Churches of Christ in New Zealand

Mr Wellesley Oakley Adcock
Mr William Arthur Curwood
Mr Colin George Wright

Brethren

Mr Maxwell Leonard Paynter

The Elim Church of New Zealand

The Reverend Michael Gilbert Dunk

Church of Jesus Christ of Latter-day Saints

Elder Roger John Tansley

Christian Revival Crusade

Mr Rex Furniss
Mr Charles Stanley Mills
Mr Donn Clinton Noble
Mr Ian Arthur Simpson.

Dated at Wellington this 8th day of January 1965.

J. G. A'COURT, Registrar-General.

Officiating Ministers for 1965—Notice No. 2

It is hereby notified that the following names have been removed from the List of Officiating Ministers for 1965:

The Church of the Province of New Zealand, commonly called the Church of England

The Reverend I. D. Beattie
The Reverend A. G. Bull
The Right Reverend S. G. Caulton
The Reverend R. S. Colegrove
The Reverend J. M. Fisher
The Reverend K. Nicholson
The Reverend Robert Edward Scott
The Reverend Sidney Stuart
The Reverend Ronald John Taylor
The Reverend Lawrence Neville Watkins
The Reverend Earle Frederick Williams

The Presbyterian Church of New Zealand

The Reverend Ernest Frederick Bush

The Roman Catholic Church

The Reverend Joseph Gaudet, A.A.
The Reverend Bernard Philip Holland, I.C.

Brethren

Mr Henry James Salter

The Ratana Established Church of New Zealand

Porohiwi Beattie
Ahitana Hapi
John Te Ruawai Waititi Hapuku
Petersa Hawaikirangi
Wiki Paraone Hemana
Haukaha Hetaraka
Hoani Pitama
Ihikera Te Kata.

Dated at Wellington this 11th day of January 1965.

J. G. A'COURT, Registrar-General.

Officiating Ministers for 1965—Notice No. 3

PURSUANT to the Marriage Act 1955, the following names of officiating ministers within the meaning of the said Act are published for general information:

The Church of the Province of New Zealand, commonly called the Church of England

The Reverend Alan Winston Arrowsmith
The Reverend Lyall Peace Florence
The Reverend Hamiora Kemara

The Roman Catholic Church

The Reverend Ronald Joseph John Barry, C.M.
The Reverend Damian Anthony Barton, O.P.
The Reverend Leo Bernard Conlon, C.M.

Brethren

Mr Walter George McWilliam

The Assemblies of God in New Zealand

Pastor Desmond Trevor Short.

Dated at Wellington this 11th day of January 1965.

J. G. A' COURT, Registrar-General.

FIRST SCHEDULE

SITUATED within Hutt County:

Lower Hutt-Eastbourne Road (from a point 16 chains measured northerly generally along the said road from Cheviot Street to a point 4 chains measured south-westerly generally along the said road from Gill Road).

Lower Hutt-Eastbourne Road (from Ferry Road to the northern boundary of Eastbourne Borough).

SITUATED within Hutt County:

Lower Hutt-Eastbourne Road (from Point Howard Wharf to a point 16 chains measured northerly generally along the said road from Cheviot Street).

Lower Hutt-Eastbourne Road (from Ferry Road to a point 4 chains measured south-westerly generally along the said road from Gill Road).

Dated at Wellington this 22nd day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1956/217 (Reprinted with Amendments Nos. 1 to 8: S.R. 1963/157)

Amendment No. 9: S.R. 1963/224

Amendment No. 10: S.R. 1964/85

Amendment No. 11: S.R. 1964/119

†*Gazette*, No. 90, dated 5 December 1957, Vol. III, p. 2258

(TT. 9/1/83)

Closely Populated Locality Extended and Limited Speed Zone Declared

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives notice as follows:

1. That the Warrant under section 36 of the Transport Act 1949 and regulation 27 of the Traffic Regulations 1956,* dated the 15th day of February 1961†, which relates to Ngatea in Hauraki Plains County is hereby revoked.

2. The roads specified in the First Schedule hereto are hereby declared to be a closely populated locality for the purposes of section 52 of the Transport Act 1962.

3. The road specified in the Second Schedule hereto is hereby declared to be a limited speed zone for the purposes of the Traffic Regulations 1956.*

FIRST SCHEDULE

SITUATED within Hauraki Plains County at Ngatea:

No. 2 State Highway (Pokeno-Wellington via Gisborne) (from the Piako River Bridge to a point 14 chains measured north-westerly generally along the said highway from Orchard West Road).

Ngatea-Kaihere road (from the No. 2 State Highway (Pokeno-Wellington via Gisborne) to a point 16 chains measured south-easterly generally along the said road from the said highway).

River Road (from the No. 2 State Highway (Pokeno-Wellington via Gisborne) to a point 24 chains measured northerly generally along the said road from the said highway).

SECOND SCHEDULE

SITUATED within Hauraki Plains County at Ngatea:

No. 2 State Highway (Pokeno-Wellington via Gisborne) (from a point 14 chains measured north-westerly generally along the said highway from Orchard West Road to a point 62 chains measured north-westerly generally along the said highway from the said road).

Dated at Wellington this 22nd day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1956/217 (Reprinted with Amendments Nos. 1 to 8: S.R. 1963/157)

Amendment No. 9: S.R. 1963/224

Amendment No. 10: S.R. 1964/85

Amendment No. 11: S.R. 1964/119

†*Gazette*, No. 14, dated 23 February 1961, Vol. I, p. 332

(TT. 9/1/67)

Closely Populated Localities and Limited Speed Zones Declared

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives notice as follows:

1. That the Warrant under section 36 of the Transport Act 1949 and regulation 27 of the Traffic Regulations 1956,* dated the 28th day of November 1957†, which relates to the Lower Hutt-Eastbourne Road, formerly known as the Lower Hutt-Eastbourne State Highway No. 92, in Hutt County is hereby revoked.

2. The roads specified in the First Schedule hereto are hereby declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.

3. The roads specified in the Second Schedule hereto are hereby declared to be limited speed zones for the purposes of the Traffic Regulations 1956.*

B

Exemption Order Under the Motor Drivers Regulations 1940

PURSUANT to the Motor Drivers Regulations 1940,* the Minister of Transport hereby orders and declares that the provisions of clause (1) of regulation 7 of the said regulations so far as they relate to the driving of heavy trade motors shall not apply to the person hereinafter mentioned, but in lieu thereof the following provision shall apply:

A motor driver's licence issued under the Motor Drivers Regulations 1940* to the person described in column 1 of the Schedule hereunder may authorise him to drive a heavy trade motor in the course of his employment for the employer described in column 2 of the said Schedule, but shall not authorise him, while he is under the age of 18 years, to drive a heavy trade motor for any other purpose.

SCHEDULE

Column 1 (Driver)

Column 2 (Employer)

Leslie Muir Johnstone, care of Mother.

Mrs L. B. Johnstone, Waimatua,
No. 7 R.D., Invercargill.

Dated at Wellington this 23rd day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1940/73 (Reprinted with Amendments Nos. 1 to 10: S.R. 1956/95)

Amendment No. 11: S.R. 1956/125

Amendment No. 12: S.R. 1957/139

Amendment No. 13: S.R. 1958/74

Amendment No. 14: S.R. 1959/156

Amendment No. 15: S.R. 1962/159

Amendment No. 16: S.R. 1963/81

(TT. 5/3/1)

Exemption Order Under the Motor Drivers Regulations 1940

PURSUANT to the Motor Drivers Regulations 1940,* the Minister of Transport hereby orders and declares that the provisions of clause (1) of regulation 7 of the said regulations so far as they relate to the driving of heavy trade motors shall not apply to the person hereinafter mentioned, but in lieu thereof the following provision shall apply:

A motor driver's licence issued under the Motor Drivers Regulations 1940* to the person described in column 1 of the Schedule hereunder may authorise him to drive a heavy trade motor in the course of his employment for the employer described in column 2 of the said Schedule, but shall not authorise him, while he is under the age of 18 years, to drive a heavy trade motor for any other purpose.

SCHEDULE

Column 1 (Driver)

Column 2 (Employer)

Barry Louis Tidmarsh, care of Father.

Mr H. A. Tidmarsh, Mikkelson
Road, Waihou R.D., Thames
Valley.

Dated at Wellington this 22nd day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1940/73 (Reprinted with Amendments Nos. 1 to 10: S.R. 1956/95)

Amendment No. 11: S.R. 1956/125

Amendment No. 12: S.R. 1957/139

Amendment No. 13: S.R. 1958/74

Amendment No. 14: S.R. 1959/156

Amendment No. 15: S.R. 1962/159

Amendment No. 16: S.R. 1963/81

(TT. 5/3/1)

Approval of Testing Officer Under the Motor Drivers Regulations 1940

PURSUANT to regulation 5 of the Motor Drivers Regulations 1940,* the Minister of Transport hereby approves of the person named in column 2 of the Schedule hereunder being a testing officer under the said regulations for the authority specified in column 1 of the said Schedule.

SCHEDULE

Column 1	Column 2
Transport Department	Sydney George Wood.

Dated at Wellington this 23rd day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1940/73 (Reprinted with Amendments Nos. 1 to 10: S.R. 1956/95)

Amendment No. 11: S.R. 1956/125

Amendment No. 12: S.R. 1957/139

Amendment No. 13: S.R. 1958/74

Amendment No. 14: S.R. 1959/156

Amendment No. 15: S.R. 1962/159

Amendment No. 16: S.R. 1963/81

(TT. 2/7/3)

Approval of Testing Officer Under The Motor Drivers Regulations 1940

PURSUANT to regulation 5 of the Motor Drivers Regulations 1940,* the Minister of Transport hereby approves of the person named in column 2 of the Schedule hereunder being a testing officer under the said regulations for the authority specified in column 1 of the said Schedule.

SCHEDULE

Column 1	Column 2
Transport Department	William Brown Steedman.

Dated at Wellington this 16th day of December 1964.

JOHN McALPINE, Minister of Transport.

*S.R. 1940/73 (Reprinted with Amendments Nos. 1 to 10: S.R. 1956/95)

Amendment No. 11: S.R. 1956/125

Amendment No. 12: S.R. 1957/139

Amendment No. 13: S.R. 1958/74

Amendment No. 14: S.R. 1959/156

Amendment No. 15: S.R. 1962/159

Amendment No. 16: S.R. 1963/81

(TT. 2/7/3)

Declaration That the Waikite Valley Domain Shall be a Recreation Reserve and Vesting in the Rotorua County Council

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares that the Waikite Valley Domain described in the Schedule hereto shall cease to be subject to the provisions of Part III of the Reserves and Domains Act 1953, and shall be deemed to be subject to Part II of the said Act, and further, pursuant to the said Act vests the said reserve in the Chairman, Councillors, and Inhabitants of the County of Rotorua, in trust, for recreation purposes.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

SECTION 23, Block II, Paeroa Survey District: Area, 9 acres 3 roods 27.5 perches, more or less (S.O. Plan 37174).

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 1/1540; D.O. 8/3/9)

Revocation of the Reservation over a Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby revokes the reservation as a reserve for gravel purposes over the land described in the Schedule hereto.

SCHEDULE

NELSON LAND DISTRICT

SECTION 25A, Block I, Waimea Survey District: Area, 4 acres 1 rood 30 perches, more or less (S.O. Plan 7289).

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 22/4677; D.O. R. 102)

Reservation of Land and Vesting in the Levels County Council

PURSUANT to the Land Act 1948, the Minister of Lands hereby sets apart the land described in the Schedule hereto as a reserve for a site for a public hall and War Memorial, and further, pursuant to the Reserves and Domains Act 1953, vests the said reserve in the Chairman, Councillors, and Inhabitants of the County of Levels, in trust, for that purpose.

SCHEDULE

CANTERBURY LAND DISTRICT

LOT 1, D.P. 13888, being part Rural Section 17873, situated in Block VI, Pareora Survey District: Area, 2 acres and 33.4 perches, more or less.

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 22/3630/251; D.O. 8/1/164)

Vesting Reserves in the Waiheke Road Board

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby vests the reserves described in the Schedule hereto in the Inhabitants of the Waiheke Road District, in trust, for accessway purposes.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

LOT 1, D.P. 33007, being part Allotment 7, Waiheke Parish, situated in Block V, Waiheke Survey District: Area, 32.7 perches, more or less. Part certificate of title, Volume 492, folio 111.

Also Lot 1, D.P. 33869, being part Allotment 38, Waiheke Parish, situated in Block VI, Waiheke Survey District: Area, 5.1 perches, more or less. Part certificate of title, Volume 400, folio 226.

Dated at Wellington this 22nd day of December 1964.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 22/5007; D.O. 8/5/635)

Crown Land Set Apart for Road in Block XVI, Purua Survey District

PURSUANT to section 25 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be set apart for road from and after the 18th day of January 1965.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block XVI, Purua Survey District, North Auckland R.D., described as follows:

A. R. P.	Being
0 0 13.3}	Parts Lot 8, D.P. 13347.
0 0 23 }	

As the same are more particularly delineated on the plan marked M.O.W. 18713 (S.O. 43641) deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Dated at Wellington this 22nd day of December 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 72/1/1/0; D.O. 72/1/1/13/0)

Declaring Land Taken for Maori Housing Purposes in Block II, Tarawera Survey District

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for Maori housing purposes from and after the 18th day of January 1965.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land containing together 1 rood 27 perches situated in Block II, Tarawera Survey District, being Lots 16 and 17, D.P. S. 6526, being part Puketawhero A 2 B 2 Block. Part certificate of title, Volume 1757, folio 27, South Auckland Land Registry.

Dated at Wellington this 26th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 24/2646/5/3; D.O. 54/150/2/12)

Declaring Land Taken, Subject to a Fencing Agreement, for Maori Housing Purposes in Block IV, Horohoro Survey District

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken, subject to the fencing agreement contained in transfer S. 96468, South Auckland Registry, for Maori housing purposes from and after the 18th day of January 1965.

SCHEDULE

SOUTH AUCKLAND LAND REGISTRY

ALL that piece of land containing 1 rood situated in Block IV, Horohoro Survey District, being Lot 360, D.P. S. 1084, and being part of Kaitao Rotohokahoka 1L 3 Block. All certificate of title, Volume 1230, folio 90, South Auckland Land Registry.

Dated at Wellington this 26th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 24/2646/5/3; D.O. 54/150/2/44)

Declaring Land Taken for Maori Housing Purposes in the City of Lower Hutt, Subject to Building-line Conditions and to the Restrictions Provided for by Easement Certificate

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for Maori housing purposes from and after the 18th day of January 1965.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 32.53 perches situated in the City of Lower Hutt, being Lot 1, D.P. 24334. Part certificate of title, No. A2/707, Wellington Land Registry. Subject to building-line conditions K. 26346 and K. 31313 and to the restrictions provided for by easement certificate 596923.

Dated at Wellington this 26th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 24/2646/11/6; D.O. 32/0/6/51)

Declaring Leasehold Estate in Land Taken for a University in the City of Wellington

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto, held from the Board of the Wellington Methodist Charitable and Educational Endowments, by Ida Muriel Evelyn Diehl, of Wellington, married woman, under and by virtue of memorandum of lease No. 26238, Wellington Land Registry, is hereby taken for a university from and after the 18th day of January 1965.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 19.85 perches situated in the City of Wellington, being Lot 1, D.P. 21591. Part leasehold certificate of title, Volume 616, folio 45, Wellington Land Registry.

Dated at Wellington this 26th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 31/481/0; D.O. 13/1/41/0/26)

Declaring Land Taken for Better Utilisation in the City of Auckland

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for better utilisation from and after the 18th day of January 1965.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 10.2 perches situated in Block XVI, Waitemata Survey District, City of Auckland, North Auckland R.D., and being Lot 114, Deeds Plan 1331. All certificate of title, Volume 542, folio 201, North Auckland Land Registry (limited as to parcels).

Dated at Wellington this 26th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 71/2/5/0; D.O. 71/2/5/0)

Declaring Leasehold Estate in Land Taken for the Purpose of a Road in Block VI, Town District, City of Dunedin

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto, held from the Otago Presbyterian Church Board of property by James Gerard Murphy, of Dunedin, excavator driver, and Colleen Ngaire Murphy, his wife, in equal shares, under and by virtue of Renewable Lease number 226913, Volume 325, folio 68, Otago Registry, is hereby taken for the purpose of a road from and after the 18th day of January 1965.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 18.2 perches situated in the City of Dunedin, being part Allotment 16, Deeds Plan 323, being part Section 393R, Block VI, Town District.

Dated at Wellington this 24th day of November 1964.

PERCY B. ALLEN, Minister of Works.

(P.W. 71/17/1/0; D.O. 20/44/0/133)

Licensing Kerridge Odeon Corporation Ltd., to Use and Occupy a Part of the Foreshore at Pakatoa Island as a Site for a Sewage Outfall

PURSUANT to the Harbours Act 1950, the Minister of Marine hereby licenses and permits Kerridge Odeon Corporation Ltd. (hereinafter called the licensee, which term shall include its successors or assigns unless the context requires a different construction), to use and occupy a part of the foreshore and bed of the sea at Pakatoa Island, as shown on plan marked M.D. 11920 and deposited in the office of the Marine Department at Wellington, for the purpose of erecting a sewage outfall thereon as shown on the said plan, such licence to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE

CONDITIONS

1. This licence is subject to the Foreshore Licence Regulations 1960, and the provisions of those regulations shall so far as applicable apply hereto.
2. The premium payable by the licensee shall be five pounds and the annual sum so payable 10 pounds.
3. The term of this licence shall be 14 years from the 1st day of December 1964.

Dated at Wellington this 18th day of December 1964.

W. J. SCOTT, Minister of Marine.

(M. 4/5586)

Declaring Area for Operation of Motor Launches and Water Skiers

PURSUANT to the Motor Launch Regulations 1962, the Minister of Marine hereby declares that for a period of two years from the date hereof, subject to compliance with the conditions set out in the Second Schedule hereto, the area of water described in the First Schedule hereto shall not be subject to regulations 11 and 12 of the Motor Launch Regulations 1962.

FIRST SCHEDULE

ALL that area of water in the Manawatu River extending seaward for 1 mile from the seaward side of the Whirokino Trestle Bridge.

SECOND SCHEDULE

1. On both banks of the river at the Whirokino Bridge, there shall be placed notice boards.
2. The aforesaid notice boards shall measure not less than 2 ft 6 in. by 2 ft, shall be painted white with black letters, and shall contain the following notice:

"NOTICE

Motor Launch Regulations 1962

For one mile seaward of this bridge motor launches and water skiers may travel at speeds greater than 5 miles per hour."

Dated at Wellington this 18th day of December 1964.

W. J. SCOTT, Minister of Marine.

(M. 3/13/508/19)

Declaring Areas to be Access Lanes for the Purpose of the Motor Launch Regulations 1962

PURSUANT to the Motor Launch Regulations 1962, the Minister of Marine hereby declares that, for a period of one year from the date hereof, subject to compliance with the conditions set out in the First Schedule hereto, the areas of water firstly to twenty-fifthly described in the Second Schedule hereto shall respectively be access lanes and that within such access lanes regulations 11 and 12 of the Motor Launch Regulations 1962 shall not apply.

FIRST SCHEDULE

EACH access lane shall be marked as follows:

1. Marker buoys, either barrel, drum, or spherical shaped, painted orange with a vertical black stripe, each 50 yd apart commencing 50 yd from the edge of the lake at normal lake level shall be suitably moored along each side of the access lane.

2. The hours of use of the access lanes, fifthly, eighthly, tenthly, seventeenthly, eighteenthly, and twenty-firstly described in the Second Schedule hereto shall be from 8 a.m. to 5 p.m.

3. At the edge of the lake at normal lake level at each side of the access lane in line with the marker buoys there shall be placed, on a black and orange painted post, a notice board measuring not less than 2 ft 6 in. by 2 ft, painted orange with black letters.

4. The aforesaid notice board shall contain the following notice:

"NOTICE

Motor Launch Regulations 1962

Access lane through which motor launches towing water skiers may pass at speeds greater than 5 miles per hour.

BATHERS KEEP OUT"

SECOND SCHEDULE

FIRSTLY, all that area of water at Hikataua Point, Lake Rotoma, bounded on the sides by parallel lines 100 yd apart extending in a 140° true direction 200 yd from the edge of the water the north-eastern boundary being in line with the north-eastern boundary of the Scenic Reserve.

Secondly, all that area of water at the eastern shore of Lake Rotohu bounded on the sides by parallel lines 75 yd apart extending in a 288° true direction 200 yd from the waters edge. The northern boundary commencing 50 yd south of the south boundary of Lot 1, D.P. 29144, Volume 1, Rotoma Survey District, and marked by an orange and black ringed painted post.

Thirdly, all that area of water fronting the road reserve east of what is known as Gisborne Point, Lake Rotoiti, bounded on the sides by parallel lines 75 yd apart extending in a 018° true direction 200 yd from the waters edge. The western boundary being an orange and black ringed painted post 42 yd east of the eastern boundary of the Landing Reserve. *Gazette* notification 1943, page 892.

Fourthly, all that area of water fronting the road reserve north-east of the Wai-iti Maori School, Lake Rotoiti, bounded on the sides by parallel lines 100 yd apart extending in a 333° true direction 200 yd from the edge of the water the north-eastern and south-western boundaries being orange and black painted posts, the north-eastern boundary commencing 341 yd south of the Tapueaharuru stream culvert.

Fifthly, all that area of water at Ngongoahi Bay, Lake Rotoiti, bounded on the sides by parallel lines 100 yd apart extending in a 168° true direction 300 yd from the edge of the water the east and west boundaries marked by orange and black painted posts on the shore. The western boundary to be a large kahikatea tree growing at the waters edge.

Sixthly, all that area of water approximately midway between Te Karaka and Te Arero Bays on the northern coastline of Lake Rotoiti bounded on the sides by parallel lines 100 yd apart extending in a 198° true direction 200 yd from the waters edge, the eastern boundary being in line with the western boundary of the Scenic Reserve, PT 3w Pukemoiti, Block VII, Rotoiti Survey District, *Gazette*, 1921, page 887.

Seventhly, all that area of water at Okawa Bay, Lake Rotoiti, commencing 21 yd south-west of the south-western boundary of the Nurses Rest Home, thence to an orange and black ringed pipe on the south-eastern shore placed in line with the southern boundary of the Orupa Burial Reserve, Pt. 3F14F, Block X Rotoiti Survey District, thence along the eastern, southern, and western shores of Okawa Bay to the point of commencement.

Eighthly, all that area of water north-east of Cherry Bay, Lake Rotoiti, bounded on the sides by parallel lines 75 yd apart extending in a 128° true direction 200 yd from the waters edge, the north-eastern and south-western boundaries marked by orange and black painted posts on the shore. The south-western boundary being directly in line with the centre one of three large poplar trees growing near the waters edge.

Ninthly, all that area of water fronting the road reserve at Ruato Bay, on the southern shore of Lake Rotoiti, bounded on the sides by parallel lines 75 yd apart extending in an 036° true direction 200 yd from the edge of the water, the western and eastern boundaries marked by orange and black painted posts on the shore. The eastern boundary being 100 yd west of the centre of the culvert on the Western Ruato Stream.

Tenthly, all that area of water at Holdens Bay, Lake Rotorua, bounded on the sides by parallel lines 100 yd apart extending in a 343° true direction 200 yd from the edge of the water, the easterly and westerly boundaries being marked by orange and black ringed posts on the shore.

The easterly boundary being 110 yd west of the north-eastern boundary peg of Lot 1, D.P. 56857, Rotoiti Survey District.

Eleventhly, all that area of water at Hannahs Bay, Lake Rotorua, bounded on the sides by parallel lines 100 yd apart extending in a 338° true direction 200 yd from the edge of the water, the south-western boundary being 112 yd north-east of the second creek from the boat-launching site at Lees Road, the south-western and north-eastern boundaries being marked by orange and black painted posts on the shore.

Twelfthly, all that area of water on the north-western side of the Ohau Channel, Lake Rotorua, bounded on the sides by parallel lines 100 yd apart extending in a 258° true direction 200 yd from the edge of the water the north-western boundary commencing at a point 100 yd south-east of the Mission Bay Road Boundary. The south-east and north-west boundaries being marked by orange and black painted posts on the shore.

Thirteenthly, all that area of water known as the Hauraki Stream area, on the northern shore of Lake Rotorua, bounded on the sides by parallel lines 75 yd apart extending in a 165° true direction 200 yd from the edge of the water, the south-west and north-easterly boundaries marked by orange and black painted posts on the shore. The north-east boundary being 22 yd south-west of the north-east boundary of the Public Access to the lake opposite Fryer Road.

Fourteenthly, all that area of water midway between the mouths of the Waiowhoro and Waihuta Streams, Ngongotaha, Lake Rotorua, bounded on the sides by parallel lines 100 yd apart extending in a 071° true direction 200 yd from the edge of the water, the north-western and south-eastern boundaries marked by orange and black painted posts on the shore. The north-east boundary being 660 yd south-west of the centre of the Waikutu Stream.

Fifteenthly, all that area of water at Karikaria Bay, Lake Tarawera, bounded on the sides by parallel lines 100 yd apart extending in an 091° true direction 200 yd from the edge of the water, the north-western and south-eastern boundaries marked by orange and black painted posts on the shore. The south-eastern boundary being in line with a large poplar tree growing on the shore.

Sixteenthly, all that area of water at Rangiuuru Bay, Lake Tarawera, bounded on the sides by parallel lines 100 yd apart extending in an 090° true direction, 200 yd from the edge of the water, the southern boundary commencing immediately opposite the common boundary between Lots 82 and 83, D.P. 36316L, Ruawahaia Survey District. The north and south boundaries being marked by orange and black ringed posts.

Seventeenthly, all that area of water at what is known as Donald's Beach, Te Karamea Bay, Lake Tarawera, bounded on the sides by parallel lines 100 yd apart extending in a 157° true direction 200 yd from the shore, the north-eastern and south-western boundaries marked by orange and black painted posts on the shore. The south-western boundary being opposite the north-eastern boundary of Cliff Road.

Eighteenthly, all that area of water at Humpheries Bay, Lake Tarawera, bounded on the sides by parallel lines 100 yd apart extending in an 198° true direction 200 yd from the waters edge, the eastern and western boundaries marked by orange and black ringed posts. The western boundary being 220 yd east of the western boundary of Scenic Reserve, Okataina No. 7 Block, situated in Blocks IV and VIII, Tarawera Survey District. *Gazette*, 1931, page 1685.

Nineteenthly, all that area of water at what is known as Hona's Camp, Lake Tarawera, bounded by parallel lines 75 yd apart extending in a 313° true direction 200 yd from the edge of the water, the north-east and south-west boundaries marked by orange and black painted posts on the shore. The south-western boundary being 100 yd north-east of Tragedy Rocks in Lake Tarawera.

Twentiethly, all that area of water Te Rata Bay, Lake Tarawera, bounded on the sides by parallel lines 100 yd apart extending in an 007° true direction 200 yd from the waters edge, the north-western and south-eastern boundaries marked by orange and black painted posts on the shore. The north-west boundary being 30 yd south-east of the large rock on the lake edge.

Twenty-firstly, all that area of water south-east of the twin creeks, Te Hirau Bay, Lake Tarawera, bounded on the sides by parallel lines 75 yd apart extending in an 044° true direction 200 yd from the shore, the north-western and south-eastern boundaries being marked by orange and black posts on the shore. The north-west boundary being 300 yd south-east of the centre of the first creek.

Twenty-secondly, all that area of water known as Lake Pupuwharau, situated 1,540 yd east of Opunoke (XLIII) Trig. Station, Kawerau.

Twenty-thirdly, all that area of water at Whites Bay, Lake Okataina, bounded on the sides by parallel lines 100 yd apart extending in a 108° true direction 200 yd from the edge of the water, the southern and northern boundaries marked by orange and black painted posts on the shore. The southern boundary being 20 yd north of a large rata tree growing on the shore.

Twenty-fourthly, all that area of water at Nude Bay, Lake Okataina, bounded on the sides by parallel lines 100 yd apart extending in a 213° true direction 200 yd from the edge of the water, the eastern and western boundaries being orange and black painted posts on the shore. The eastern boundary being 100 yd north-west of the old Maori food storage pit.

Twenty-fifthly, all that area of water at Lake Tikitapu westward of a line commencing at a point on the lakeshore in line with a point on the north side of the Rotorua to Te Wairoa road, 570.2 links west along the roadside from Section 5, Block VI, Tarawera Survey District, and thence to the southern shore of the lake on a true bearing of 165 degrees 10 minutes.

Dated at Wellington this 17th day of December 1964.

W. J. SCOTT, Minister of Marine.

(M. 3/13/508/5)

New Year Honours List

HIS Excellency the Governor-General has announced that the Queen has been graciously pleased, on the occasion of the New Year, to confer the following honours:

CIVIL DIVISION

Knight Commander of the Most Excellent Order of the British Empire (K.B.E.):

Mr William Alfred Stevenson, O.B.E., of Howick.

Knight Bachelor:

Professor Edward George Sayers, C.M.G., of Dunedin.

Companion of the Most Distinguished Order of Saint Michael and Saint George (C.M.G.):

Mr George Burns, of Christchurch.
Mr John Thomson Gilkison, of Wellington.

Commander of the Most Excellent Order of the British Empire (C.B.E.):

Mr William Henry Cooper, of Auckland.
Mr Percy Dowse, of Lower Hutt.
Mr Alister Murray Linton, of Rotorua.
Mr Ernest Richard Toop, of Wellington.

Officer of the Most Excellent Order of the British Empire (O.B.E.):

Mr Arthur Dudley Carson, of Paremata, Wellington.
Mr Bertie Victor Cooksley, M.M., of Masterton.
Mr Donald Alexander Finlayson, of Maungaturoto.
Mr Alexander Kirkpatrick, of Hastings.
Mr Grant Raglan Milne, of Wellington.
Mr Lawrence David Jose Nathan, of Auckland.
Mr Robert Steele Pearson, of Waikeria, Te Awamutu.
Mr Morton Sommerville Rennie, of Mangere, Auckland.
Mr Peter George Snell, M.B.E., of Auckland.
Miss Winifred Sarah Train, of Palmerston North.
Mr Frederick Turnovsky, of Wellington.

Member of the Most Excellent Order of the British Empire (M.B.E.):

Mr Victor Maxwell Anderson, of Eketahuna.
Mr Edward Stuart Bibby, of Onga Onga, Hawke's Bay.
Miss Ada Clark, of Auckland.
Mr Cyril James Cox, of Nelson.
Mr Leo Vernon Farthing, of Timaru.
Mr Hubert Menary Hammond, of Hamilton.
Mr David Livingstone Holmes, of Waitangi, Chatham Islands.
Mr Bruce Hutchen, of Mahoe, Taranaki.
Miss Laura May Cook Ingram, of Motueka.
Mr Herbert George Kemp, of Ashburton.
Miss Mabel Mahinarangi Kewene, of Te Puia Springs.
Mr Thomas McKenzie, of Wrights Bush, Southland.
Mr Albert Henry Nees, of Hillersden, Blenheim.
Mr Edward Herbert Raymond, of Te Puke.
Mr William John Richards, of Hokitika.
Miss Te Kiato Riwai, B.E.M., of Christchurch.
Mr Martin Sydney Stanley Smith, of Wanganui.
Mr Ernest Wilfred Turner, of Auckland.

British Empire Medal, for Gallantry (B.E.M.):

Constable Andrew Robert McFarlane, New Zealand Police, of Christchurch.
Sergeant Donald Kinloch White, New Zealand Police, of Invercargill.

British Empire Medal (B.E.M.):

Mr James Gordon Mearns, of Hobsonville.
Mr Hector Redvers Sear, of Waitomo Caves.
Mr Archibald Frederick Williams, of Wellington.

Queen's Police Medal, for Distinguished Service (Q.P.M.):

Assistant Commissioner William Smith Craigie, New Zealand Police, of Wellington.
Detective Chief Superintendent Henry Mark Holmes, New Zealand Police, of Auckland.

Queen's Fire Service Medal, for Distinguished Service:

Third Officer (Retired) Hector Edward Braggins, of Masterton.
Chief Fire Officer Leslie Roy Joseph Osmond, of Christchurch.

MILITARY DIVISION

Companion of the Most Honourable Order of the Bath (C.B.):

Air Vice-Marshal Ian Gordon Morrison, C.B.E., Royal New Zealand Air Force, of Lower Hutt.

Commander of the Most Excellent Order of the British Empire (C.B.E.):

Brigadier Robert Boyd Dawson, D.S.O., Brigadiers' List Regular Force, serving in London.

Officer of the Most Excellent Order of the British Empire (O.B.E.):

Commander John Malcolm Fielder, V.R.D., Royal New Zealand Naval Volunteer Reserve, of Upper Hutt.
Lieutenant-Colonel Noel Rodney Ingle, M.V.O., E.D., A.D.C., Royal New Zealand Corps of Signals (Regular Force), of Wellington.
Wing Commander Melville Harry Scott Innes-Jones, Royal New Zealand Air Force, of Pukerua Bay, Wellington.

Member of the Most Excellent Order of the British Empire (M.B.E.):

Surgeon Lieutenant Commander Thomas Henry Logan, Royal New Zealand Navy, of Auckland.
Major James Frederick Moodie, M.C., Royal New Zealand Army Medical Corps (Regular Force), of Waiouru.
Warrant Officer First Class Jack Douglas Flowerday, Royal New Zealand Infantry Regiment (Regular Force), of Waiouru.
Squadron Leader Herbert Keele Horne, Royal New Zealand Air Force, of Palmerston North.
Warrant Officer Laurie Alexander Anderson, Royal New Zealand Air Force, of Porirua East.
Warrant Officer Brian Elliott Nye, Royal New Zealand Air Force, of Ohakea.

Air Force Cross (A.F.C.):

Squadron Leader Edmund Chester Arundel, Royal New Zealand Air Force, of Wigram.
Flight Lieutenant William Edmund Hugh Bromley, Royal New Zealand Air Force, of Auckland.

Associate of the Royal Red Cross (A.R.R.C.):

Matron Iris Frazer, Royal New Zealand Nursing Corps (Regular Force), of Papakura.

British Empire Medal (B.E.M.):

Chief Petty Officer John Stokes, Royal New Zealand Navy, of Auckland.
Chief Petty Officer Writer Frederick Cozens, Royal New Zealand Navy, of Auckland.
Chief Radio Electrical Artificer Peter George Saunders, Royal New Zealand Navy, of Auckland.
Chief Petty Officer Electrician Michael John Patrick Headley, Royal New Zealand Navy, of Auckland.
Sergeant (Temporary Staff Sergeant) John David Anson Wright, Royal New Zealand Artillery (Regular Force), of Christchurch.
Sergeant John Lawrence Rogers Lydiate, Royal New Zealand Infantry Regiment (Territorial Force), of Timaru.
Flight Sergeant Maurice Alan Conroy, Royal New Zealand Air Force serving in Malaysia.
Flight Sergeant James Walter Findlay, Royal New Zealand Air Force, of Hobsonville.

Queen's Commendation for Valuable Services in the Air:

Flying Officer Gerald Ayre, Royal New Zealand Air Force, of Timaru.

D. C. WILLIAMS, Official Secretary.

Plant Declared a Noxious Weed in the County of Cook (Notice No. 8103)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953, for the purpose of the said section, the following special order made by the Cook County Council on the 22nd day of October 1964, is hereby published.

SPECIAL ORDER

IN exercise of the powers conferred upon it by section 3 of the Noxious Weeds Act 1950, the Cook County Council hereby resolves by way of special order that Montpelier broom (*Cytisus monspessulanus*) being a weed included in the First Schedule of the said Act, is a Noxious Weed within the County of Cook.

Dated at Wellington this 5th day of January 1965.

D. N. R. WEBB, Director-General.

(Ag. 20649A)

Price Order No. 1966 (Cheese)

PURSUANT to the Control of Prices Act 1947, I, Alfred Gaynor Beadle, pursuant to a delegation from the Secretary of Industries and Commerce acting under a delegation from the Price Tribunal, hereby make the following price order:

PRELIMINARY

- This order may be cited as Price Order No. 1966 and shall come into force on the 15th day of January 1965.
- (1) Price Order No. 1944* is hereby revoked.
(2) The revocation of the said order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.
- (1) In this order, unless the context otherwise requires,—
“The said Act” means the Control of Prices Act 1947;
“The said regulations” mean the Dairy Produce Regulations 1938†:
“Export size”, in relation to any cheese, means a cheese weighing or reputed to weigh approximately 80 lb. (rinded) or 60 lb. (rindless):
“Medium size”, in relation to any cheese, means a cheese weighing or reputed to weigh approximately 40 lb.:
“Pancake size”, in relation to any cheese, means a cheese weighing or reputed to weigh approximately 20 lb.:
“Daisy size”, in relation to any cheese, means a cheese weighing or reputed to weigh approximately 25 lb.:
“Loaf size”, in relation to any cheese, means a cheese weighing or reputed to weigh approximately 10 lb.:
“Standard lot”, in relation to a transaction for the sale of cheeses, means a lot consisting of two cheeses of export size, or three cheeses of medium size, or six cheeses of pancake size, or five cheeses of daisy size, or nine cheeses of loaf size (rinded), or eight cheeses of loaf size (rindless):
“Manufacturing dairy” means a dairy registered as a cheese factory, pursuant to the said regulations.
- Terms and expressions defined in the said Act, or in the said regulations, when used in this order, have the meanings severally assigned thereto by the said Act or by the said regulations as the case may be.
- For the purposes of this order, any person who sells by retail to any one purchaser, for delivery at any one time, not less than three standard lots of export size, medium size, pancake size, daisy size, or loaf size cheeses, whether or not all the standard lots contain the same size of cheeses, shall in respect of that sale be deemed to be a wholesaler, and the provisions of this order as to maximum wholesale prices shall apply accordingly with respect to every such sale.

APPLICATION OF THIS ORDER

- Except as otherwise provided herein this order applies with respect to all sales in New Zealand by way of wholesale, or retail, of Cheddar cheese that is sold by a wholesaler or retailer, as the case may be, within four months after the date of its manufacture.
- For the purposes of this clause the date of the manufacture of any cheese shall be deemed to be the date indicated on the cheese in accordance with the requirements of the Dairy Produce Regulations 1938†.
- Every person who sells any Cheddar cheese by retail (whatever the age of such cheese) shall keep, for a period of not less than four months, a record showing the date of the delivery of the cheese to the retailer, and also—
(a) If the whole cheese was sold, without cutting, the date of its sale; or
(b) In any other case, the date on which the cheese was first cut.
- In its application to sales by wholesalers, this order applies only to the sale of export size, medium size, pancake size, daisy size, and loaf size cheeses.
- In its application to sales by retailers, this order applies to the sale of all Cheddar cheese referred to in subclause (1) of this clause sold by retail.

MAXIMUM PRICES FOR SALES OF CHEESE BY WAY OF WHOLESALE OR BY A MANUFACTURING DAIRY TO A WHOLESALE TO WHICH THIS ORDER APPLIES

- Subject to the provisions of this order, the maximum price that may be charged or received by any wholesaler for any cheese to which this order applies shall be computed as follows:

Nature of Sale	Maximum Price Per Pound			
	Export Size	Medium Size	Pancake or Daisy Size	Loaf Size
<i>Rinded Cheese</i>				
Sales in standard lots (crated) ..	s. d. 1 9 ⁷ / ₈	s. d. 1 10 ⁷ / ₈	s. d. 1 11 ¹ / ₂	s. d. 2 1 ¹ / ₂
Sales in standard lots (un-crated) ..	1 9 ³ / ₈	1 10 ¹ / ₂	1 10 ⁷ / ₈	2 0 ³ / ₄
Sales in less than a standard lot	1 9 ¹ / ₂	1 10 ³ / ₈	1 11	2 1
<i>Rindless Cheese</i>				
Sales in standard lots (cartoned)	1 10 ⁵ / ₈	1 11 ¹ / ₂	2 0 ⁵ / ₈	2 1 ¹ / ₂
Sales in standard lots (un-cartoned) ..	1 10 ³ / ₈	1 11	1 11 ⁵ / ₈	2 1
Sales in less than a standard lot	1 10 ¹ / ₄	1 11 ¹ / ₈	1 11 ¹ / ₂	2 1 ¹ / ₄

Provided that if a wholesaler cuts portions from a whole export or a whole medium cheese for sale by way of wholesale he may add to the appropriate maximum price (computed in accordance with the foregoing table) that may be charged or received for such whole cheese the sum of $\frac{1}{4}$ d. per pound.

Provided further that for the purposes of this order the cutting of a cheese does not alter the classification of such cheese as set out in clause 3 (1) of this order.

(2) For the purposes of this clause the weight of any cheeses, other than those sold in crates and cartons, shall be deemed to be their actual weight when delivered to the purchaser, and the weight of cheeses sold in crates or cartons shall be deemed to be their weight as at the time of placing in crates or cartons.

7. Notwithstanding anything in clause 6 of this order, the maximum prices that may be charged or received for any cheese to which this order applies by any manufacturing dairy upon any sale to a wholesaler shall be $\frac{1}{4}$ d. per pound less than the prices computed in accordance with the said clause.

RETAILERS' PRICES

8. (1) The maximum price that may be charged or received by any retailer for any cheese to which this order applies shall be determined in accordance with the following provisions, namely:

- In the case of cheese sold by a retailer to whom supplies of Cheddar cheese are available, free of freight charges, for delivery at his store from any source whatever, the maximum retail prices shall be: (i) Loaf size 2s. 4d. per pound, and (ii) All other sizes 2s. 2d. per pound.
- In cases to which the last preceding paragraph does not apply, the maximum retail prices shall be:
 - Loaf size 2s. 4d. per pound, and
 - All other sizes 2s. 2d. per pound increased to the next upward halfpenny by the appropriate proportion of the freight charges incurred by the retailer in obtaining delivery at his store:

Provided that where any cheese to which this paragraph applies is obtained by the retailer from a source of supply that is not the most convenient of access to the retailer's store, the increase of the price per pound authorised by this paragraph shall not exceed the appropriate proportion of the freight charges that would have been incurred by the retailer if the cheese had been obtained from the source of supply most convenient of access to his store, and if delivery had been effected by a common carrier at current freight rates.

(2) Where the quantity of cheese sold by a retailer in any one transaction is not an exact number of pounds, the maximum price shall be computed at the rate per pound fixed in accordance with the last preceding subclause.

(3) If in respect of any cheese the retail price charged in accordance with the provisions of this clause is not an exact number of pence or halfpence, the maximum price shall be computed to the next upward halfpenny.

FREIGHT CHARGES

9. Any cheese, sold in pursuance of clause 6 of this order by a manufacturing dairy to a wholesaler, shall be delivered freight free to the nearest railway station to the purchaser's premises, or to the point of delivery to which it is customarily given.

SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

10. Subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorise special prices in respect of any cheese to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of cheese or may relate generally to all cheese to which this order applies sold by the retailer while the approval remains in force.

Dated at Wellington this 13th day of January 1965.

A. G. BEADLE,
Director of Trade Practices and Prices Division.

*Gazette, 9 July 1964, Vol. III, p. 1120

†S.R. 1938/91, reprinted with amendments Nos. 1 to 8, S.R. 1954/33

(I. and C.)

Price Order No. 1967 (Australian Wheat)

PURSUANT to the Control of Prices Act 1947, I, Alfred Gaynor Beadle, pursuant to a delegation from the Secretary of Industries and Commerce, acting under a delegation from the Price Tribunal, hereby make the following price order:

PRELIMINARY

1. This order may be cited as Price Order No. 1967, and shall come into force on the 15th day of January 1965.
2. (1) Price Order No. 1962* is hereby revoked.
- (2) The revocation of the said order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.
3. In this order:
 - "Bulk", in relation to wheat, means wheat that is sold otherwise than in sacks.
 - "Wheat Committee", means the Wheat Committee established pursuant to the Board of Trade (Wheat and Flour) Regulations 1944†.
 - "Distributor", in relation to wheat, means any person who purchases wheat from the Wheat Committee for the purpose of resale.
 - "Distributor's port" means the port at which the Wheat Committee customarily invoices the wheat to the distributor on the basis of c.i.f.
 - "Retailer", in relation to wheat means any reseller other than a distributor.
 - The expression "c.i.f." means "cost, insurance, and freight".
4. The provisions of this order shall apply notwithstanding that any wheat to which this order is applicable is sold otherwise than by weight.
5. The several prices fixed by this order apply with respect to sales by auction as well as to other sales.
6. Where any wheat to which this order applies is sold on the basis of sacks extra the maximum price that may be charged or received for the wheat shall be computed on the weight of the wheat without the sacks.
7. Where any wheat to which this order applies is sold on the basis of sacks included the maximum price that may be charged or received for the wheat shall be computed on the total weight of the wheat and the sacks.

APPLICATION OF THIS ORDER

8. This order applies with respect to all Australian wheat sold in the North Island of New Zealand for other than milling purposes.

FIXING MAXIMUM PRICES OF WHEAT TO WHICH THIS ORDER APPLIES

Wheat Committee's Prices

9. (1) The maximum price (sacks extra) that may be charged or received by the Wheat Committee for any wheat to which this order applies that is sold in sacks to a distributor for the purposes of resale shall be determined as follows:

Where the Distributor's Port is—	Maximum Price Per Bushel	Where the Distributor's Port is—	Maximum Price Per Bushel
	s. d.		s. d.
Auckland	15 2	New Plymouth	15 2
Mount Maunganui	15 2	Wellington	15 2
Napier	15 2		

(2) The maximum price that may be charged or received by the Wheat Committee for any wheat to which this order applies that is sold in bulk to a distributor for the purposes of resale shall be the appropriate price fixed by subclause (1) hereof reduced by 5½d. per bushel.

Distributors' Prices

10. (1) Subject to the following provisions of this clause the maximum price that may be charged or received by any distributor for any wheat to which this order applies that is sold in sacks shall be the sum of the following amounts:

- (a) The cost of the wheat to the distributor at the point at which he takes delivery.
- (b) The amount of any wharfage and transport charges actually and reasonably incurred between the point at which delivery is taken by the distributor and his premises: Provided that transport cost shall not be more in any case than the charges that would have been incurred had delivery been effected at common carrier rates.
- (c) With respect to wheat transported inland by rail, an amount not exceeding 1 per cent of the sum of the amount calculated in accordance with paragraphs (a) and (b) hereof (to cover the estimated loss due to shrinkage or other causes).
- (d) The amount of any storage, handling, or additional shrinkage costs actually incurred but not exceeding in any case 8d. per bushel.
- (e) An amount calculated at the rate per bushel as follows:
 - (i) For wheat sold in lots of 5 tons or more: 8d. per bushel.
 - (ii) For wheat sold in lots of 1 ton or more but less than 5 tons: 9d. per bushel.
 - (iii) For wheat sold in lots of ½ ton or more but less than 1 ton: 10d. per bushel.
 - (iv) For wheat sold in lots of two sacks or more but less than ½ ton: 1s. per bushel.
 - (v) For wheat sold in lots of one sack or more but less than two sacks: 1s. 2d. per bushel.
 - (vi) For wheat sold in lots of ½ bushel or more but less than one sack: 1s. 9d. per bushel.
 - (vii) For wheat sold in lots of less than ½ bushel: 2s. 6d. per bushel.

Provided that where a distributor sells any wheat to which this order applies on the basis of sacks included the amount fixed in each of subparagraphs (i), (ii), (iii), (iv), and (v) of paragraph (e) hereof may be increased by 5½d. per bushel.

Provided, further, that with respect to wheat sold in lots of one sack or more the maximum price shall not exceed the appropriate price set out hereunder for sales made on the basis of sacks included or the appropriate price set out hereunder reduced by 5½d. per bushel for sales made on the basis of sacks extra.

AUSTRALIAN WHEAT

Place of Sale	When Sold ex Wharf Per Bushel	When Sold ex Rail Per Bushel	When Sold ex Store in Lots of—				
			5 Tons or More Per Bushel	1 ton or More but Less Than 5 Tons Per Bushel	½ ton or More but Less Than 1 Ton Per Bushel	Two Sacks or More but Less Than ½ ton Per Bushel	One Sack or More but Less than 2 Sacks Per Bushel
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Auckland	16 5	..	17 6	17 7	17 8	17 10	18 0
Hamilton	18 0½	19 0	19 1	19 2	19 4	19 6
Mount Maunganui	16 5½	..	17 5	17 6	17 7	17 9	17 11
Tauranga	17 9½	17 10½	17 11½	18 1½	18 3½
New Plymouth	16 5	17 4	18 3½	18 4½	18 5½	18 7½	18 9½
Wanganui	18 6½	19 4½	19 5½	19 6½	19 8½	19 10½
Palmerston North	..	18 2½	19 1½	19 2½	19 3½	19 5½	19 7½
Feilding							
Gisborne	18 1½	19 1	19 2	19 3	19 5	19 7
Napier	16 7	..	17 7½	17 8½	17 9½	17 11½	18 1½
Hastings	18 1½	18 2½	18 3½	18 5½	18 7½
Masterton	18 0½	19 0	19 1	19 2	19 4	19 6
Wellington	16 7	..	17 7	17 8	17 9	17 11	18 1

(2) The maximum price that may be charged or received by any distributor for any wheat to which this order applies that is sold in bulk shall be the appropriate price set out in the table to subclause (1) hereof reduced by 11d. per bushel.

Retailers' Prices

11. (1) Subject to the following provisions of this clause the maximum price that may be charged or received by any retailer for any wheat to which this order applies shall be the sum of the following amounts:

- (a) The cost of the wheat to the retailer at the point at which he takes delivery but not more in any case than the cost that would have been incurred had the retailer purchased the wheat in lots of $\frac{1}{2}$ ton or more.
- (b) The amount of any transport charges incurred by the retailer in obtaining delivery of the wheat into his store, being not more in any case than the charges that would have been incurred had delivery been effected at common carrier rates.
- (c) Any amount calculated at the rate per bushel as follows:
 - (i) For wheat sold in sack lots: 1s. 3d. per bushel.
 - (ii) For wheat sold in lots of $\frac{1}{2}$ bushel or more but less than one sack: 2s. per bushel.
 - (iii) For wheat sold in lots of less than $\frac{1}{2}$ bushel: 2s. 9d. per bushel.

(2) Where the cost of the wheat to the retailer does not include the cost of the sacks the price computed in accordance with subclause (1) hereof may be increased at the rate of $5\frac{1}{2}$ d. per bushel.

12. Where the prices fixed by this order do not include the price of the sacks, an additional charge may be made for the sacks not exceeding:

	s.	d.
For 46-in. by 23-in. sacks	2	0
For 41-in. by 23-in. sacks	2	0
For 29-in. by 18-in. (sugar bags)	0	9

13. Subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any distributor or retailer, may authorise special prices in respect of any wheat to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the distributor or retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of wheat or may relate generally to all wheat to which this order applies sold while the approval remains in force.

Dated at Wellington this 13th day of January 1965.

A. G. BEADLE, Director of Trade Practices and Prices Division.

**Gazette*, 23 December 1964, Vol. III, p. 2397
 †S.R. 1944/94, p. 255

(I. and C.)

Price Order No. 1968 (Wheat Grown in the North Island of New Zealand)

PURSUANT to the Control of Prices Act 1947, I, Alfred Gaynor Beadle, pursuant to a delegation from the Secretary of Industries and Commerce, acting under a delegation from the Price Tribunal, hereby make the following price order:

PRELIMINARY

1. This order may be cited as Price Order No. 1968, and shall come into force on the 15th day of January 1965.
2. (1) Price Order No. 1963* is hereby revoked.
- (2) The revocation of the said order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.
3. In this order:

“Broker”, in relation to wheat, means a person who sells wheat on behalf of the Wheat Committee established pursuant to the Board of Trade (Wheat and Flour) Regulations 1944†.

“Distributor”, in relation to wheat, means any person who purchases wheat from a broker for the purpose of resale.

“Retailer”, in relation to wheat, means any reseller other than a broker or a distributor.

“Grower’s station”, in relation to any grower, means the railway station that is nearest or most convenient of access to the grower’s premises.

The expression “f.o.r.” means “free on rail the grower’s station”.
4. The provisions of this order shall apply notwithstanding that any wheat to which this order is applicable is sold otherwise than by weight.
5. The several prices fixed by this order apply with respect to sales by auction as well as to other sales.
6. Where any wheat to which this order applies is sold on the basis of sacks extra the maximum prices that may be charged or received for the wheat shall be computed on the weight of the wheat without the sacks.
7. Where any wheat to which this order applies is sold on the basis of sacks included the maximum prices that may be charged or received for the wheat shall be computed on the total weight of the wheat and the sacks.

APPLICATION OF THIS ORDER

8. (1) Except as provided in the next succeeding subclause this order applies with respect to all wheat grown in the North Island of New Zealand.
- (2) Nothing in this order shall apply with respect to wheat that is sold as certified seed wheat or to wheat that is sold for milling purposes.

FIXING MAXIMUM PRICES OF WHEAT TO WHICH THIS ORDER APPLIES

Growers' Prices

9. (1) The maximum price that may be charged or received by any grower for any wheat to which this order applies shall be 15s. 6d. per bushel.
- (2) The said maximum price is fixed as for delivery f.o.r. by the grower and on the basis of “sacks extra”.
- (3) Where delivery is otherwise than f.o.r. the said maximum price shall be reduced by an amount equal to the amount of such f.o.r. costs that were not incurred.

Brokers' Prices

10. The maximum price that may be charged or received by any broker for any wheat to which this order applies shall be the sum of the following amounts:
 - (a) The amount paid to the grower for the wheat:
 - (b) Any transport costs incurred by the broker in obtaining or effecting delivery of the wheat:
 - (c) An amount calculated at the rate of $3\frac{1}{2}$ d. per bushel.

Distributors' Prices

11. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any distributor for any wheat to which this order applies shall be the sum of the following amounts:
 - (a) The cost of the wheat to the distributor at the point at which he takes delivery.
 - (b) The amount of any transport charges actually and reasonably incurred between the point at which delivery is taken by the distributor and his premises, being not more in any case than the charges that would have been incurred had delivery been effected at common carrier rates.

- (c) The amount of any through store charges actually incurred but not exceeding in any case 8d. per bushel.
- (d) An amount calculated at the rate per bushel as follows:
- (i) For wheat sold in lots of 5 tons or more: 7d. per bushel.
 - (ii) For wheat sold in lots of 1 ton or more but less than 5 tons: 8d. per bushel.
 - (iii) For wheat sold in lots of $\frac{1}{2}$ ton or more but less than 1 ton: 9d. per bushel.
 - (iv) For wheat sold in lots of two sacks or more but less than $\frac{1}{2}$ ton: 11d. per bushel.
 - (v) For wheat sold in lots of one sack or more but less than two sacks: 1s. 1d. per bushel.
 - (vi) For wheat sold in lots of:
 - (a) $\frac{1}{2}$ bushel or more but less than one sack: 1s. 9d. per bushel.
 - (b) Under $\frac{1}{2}$ bushel: 2s. 6d. per bushel.

Provided that where a distributor sells any wheat to which this order applies on the basis of sacks included, the amounts fixed in each of subparagraphs (i), (ii), (iii), (iv), and (v) hereof may be increased by 5 $\frac{1}{2}$ d. per bushel.

Provided, further, that with respect to all wheat sold in lots of one sack or more and delivered ex grower's station or at any of the places specified in the table hereto the maximum price shall not exceed the appropriate price set out hereunder:

WHEAT GROWN IN THE NORTH ISLAND OF NEW ZEALAND

Place of Sale	When Sold ex Growers Station Per Bushel	When Sold ex Rail Per Bushel	When Sold ex Store in Lots of—				
			5 Tons or More Per Bushel	1 ton or More but Less Than 5 Tons Per Bushel	$\frac{1}{2}$ ton or More but Less Than 1 Ton Per Bushel	Two Sacks or More but Less Than $\frac{1}{2}$ ton Per Bushel	One Sack or More but Less than 2 Sacks Per Bushel
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Auckland	16 5	17 6	17 7	17 8	17 10	18 0
Hamilton	18 0 $\frac{1}{2}$	19 0	19 1	19 2	19 4	19 6
New Plymouth	17 4	18 3 $\frac{1}{2}$	18 4 $\frac{1}{2}$	18 5 $\frac{1}{2}$	18 7 $\frac{1}{2}$	18 9 $\frac{1}{2}$
Wanganui	17 6	18 5	18 6	18 7	18 9	18 11
Palmerston North	16 10	..	18 2	18 3	18 4	18 6	18 8
Feilding	16 10	..	18 1	18 2	18 3	18 5	18 7
Gisborne	18 1 $\frac{1}{2}$	19 1	19 2	19 3	19 5	19 7
Napier	16 7	17 7 $\frac{1}{2}$	17 8 $\frac{1}{2}$	17 9 $\frac{1}{2}$	17 11 $\frac{1}{2}$	18 1 $\frac{1}{2}$
Hastings	16 10	..	18 1 $\frac{1}{2}$	18 2 $\frac{1}{2}$	18 3 $\frac{1}{2}$	18 5 $\frac{1}{2}$	18 7 $\frac{1}{2}$
Masterton	16 10	..	18 1	18 2	18 3	18 5	18 7
Wellington	16 7	17 7	17 8	17 9	17 11	18 1

If in respect of any lot of wheat sold by a distributor the maximum price in relation to such lot calculated at the appropriate rate set out in the foregoing table is not an exact number of half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.

(2) The maximum prices fixed in the table to subclause (1) hereof are fixed for sales made on the basis of sacks included and where sales are made on the basis of sacks extra the said prices shall be reduced by 5 $\frac{1}{2}$ d. per bushel.

(3) Where delivery is effected by a distributor elsewhere than at one of the places mentioned in the table to subclause (1) hereof he may add to the appropriate price fixed by the foregoing provisions of this clause the actual freight charges incurred by him in obtaining delivery of the wheat to the point at which delivery is effected.

Retailers' Prices

12. The maximum price that may be charged or received by any retailer for any wheat to which this order applies shall be the sum of the following amounts:

- (a) The cost of the wheat to the retailer at the point at which he takes delivery but not more in any case than the cost that would have been incurred had the retailer purchased the wheat in lots of $\frac{1}{2}$ ton or more.
- (b) The amount of any transport charges incurred by the retailer in obtaining delivery of the wheat into his store, being not more in any case than the charges that would have been incurred had delivery been effected at common carrier rates.
- (c) An amount calculated at the rate per bushel as follows:
 - (i) For wheat sold in sack lots: 1s. 3d. per bushel.
 - (ii) For wheat sold in lots of $\frac{1}{2}$ bushel or more but less than one sack: 2s. per bushel.
 - (iii) For wheat sold in lots of less than $\frac{1}{2}$ bushel: 2s. 9d. per bushel.

13. Where the prices fixed by this order do not include the price of the sacks, an additional charge may be made for the sacks not exceeding:

	s. d.
For 46-in. by 23-in. sacks	2 0
For 41-in. by 23-in. sacks	2 0
For 29-in. by 18-in. (sugar bags)	0 9

14. Subject to such conditions, if any, as it thinks fit, the Tribunal on application by any distributor or retailer may authorise special prices in respect of any wheat to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of wheat or may relate generally to all wheat to which this order applies, sold by the distributor or retailer while the approval remains in force.

Dated at Wellington this 13th day of January 1965.

A. G. BEADLE, Director of Trade Practices and Prices Division.

*Gazette, 23 December 1964, Vol. III, p. 2398
†S.R. 1944/94, p. 255

(I. and C.)

Revocation of Price Order No. 1965 (Wheat Grown in the South Island and sold in the North Island of New Zealand)

January 1965, Price Order No. 1965, relating to wheat grown in the South Island and sold in the North Island of New Zealand.

Dated at Wellington this 13th day of January 1965.

A. G. BEADLE,
Director of Trade Practices and Prices Division.
(I. and C.)

*Gazette, 23 December 1964, Vol. II, page 2402

PURSUANT to the Control of Prices Act 1947, I Alfred Gaynor Beadle, pursuant to a delegation from the Secretary of Industries and Commerce, acting under a delegation from the Price Tribunal, hereby revoke as from the 15th day of

RESERVE BANK OF NEW ZEALAND

SUMMARY OF TRADING BANKS MONTHLY RETURNS OF ASSETS AND LIABILITIES AS AT CLOSE OF BUSINESS ON WEDNESDAY,
25 NOVEMBER 1964

(In accordance with section 46 of the Reserve Bank of New Zealand Act 1933)

(All Amounts in New Zealand Currency)

	Australia and New Zealand Bank Limited	Bank of New South Wales	Bank of New Zealand	Commercial Bank of Australia Limited	National Bank of New Zealand Limited	Totals
	£	£	£	£	£	£
LIABILITIES						
(a) Demand liabilities in New Zealand	65,310,980	41,687,154	118,002,328	24,518,478	55,222,829	304,741,769
(b) Time liabilities in New Zealand	16,091,954	12,446,102	*19,392,513	3,961,740	12,127,924	†64,020,233
(c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business ..	401,719	106,211	628,550	175,889	5,099,327	6,411,696
(d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand business ..	378,574	143,453	273,229	100,296	422,261	1,317,813
(j) Notes of own issue in circulation payable in New Zealand	4,897,151	4,897,151
(m) New Zealand business excess of assets over liabilities
Totals	82,183,227	54,382,920	143,193,771	28,756,403	72,872,341	381,388,662
ASSETS						
(e) Reserve balances, held in the Reserve Bank of New Zealand	18,003,310	18,281,582	18,563,878	9,803,126	12,874,554	77,526,450
(f) Overseas assets in respect of New Zealand business— (1) In London	4,622,181	6,905,808	2,171,947	1,009,212	6,015,564	20,724,712
(2) Elsewhere than in London	1,278,355	87,392	1,600,962	51,560	737,125	3,755,394
(g) 1. Gold and gold bullion held in New Zealand
2. Subsidiary coin held in New Zealand ..	292,467	239,029	742,390	144,942	388,578	1,807,406
(h) 1. Aggregate advances in New Zealand ..	43,080,320	24,175,431	82,333,844	12,708,478	38,093,506	†200,391,579
2. Aggregate discounts in New Zealand ..	2,440,267	897,623	1,824,784	811,254	1,170,130	7,144,058
(i) Reserve Bank of New Zealand notes	3,054,522	1,244,165	16,645,260	656,961	3,111,589	24,712,497
(k) Securities held in New Zealand— (1) Government	1,551,445	323,056	6,940,012	562,961	2,133,476	11,510,950
(2) Other than Government	2,913,015	178,000	5,978,228	395,514	2,285,000	11,749,757
(l) Value of land, buildings, furniture, fittings, and equipment held in New Zealand	1,814,576	1,077,927	6,392,466	996,084	2,378,268	12,659,321
(m) New Zealand business excess of liabilities over assets	3,132,769	972,907	..	1,616,311	3,684,551	9,406,538
Totals	82,183,227	54,382,920	143,193,771	28,756,403	72,872,341	381,388,662

Amended aggregate unexercised overdraft authorities figures as at:

29/7/64 ..	£167,902,394	—	30/9/64 ..	£172,057,498
26/8/64 ..	£174,902,372	—	28/10/64 ..	£179,060,496

*Includes transfer from Long-term Mortgage Department, £132,280.

†Includes Wool Retention Accounts, £6,012,958.

‡Includes Term Loans and Special Export Finance, £3,720,108.

(h) Aggregate unexercised overdraft authorities, £188,431,348.

Wellington, N.Z., 22 December 1964.

A. G. HEIGHWAY, Acting Chief Cashier.

BANK RETURNS SUPPLEMENTARY

STATEMENT OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE LONG-TERM MORTGAGE DEPARTMENT OF THE BANK OF
NEW ZEALAND AS AT 25 NOVEMBER 1964

Liabilities				Assets			
£				£			
Capital	703,125	Loans	1,320,845
Debenture and Debenture Stock	750,000	Transfers to Bank	132,280
Transfers from Bank	Other Assets
			£1,453,125				£1,453,125

22 December 1964.

R. N. FLEMING, Chief Cashier.

Reserve Bank of New Zealand

PURSUANT to section 33 of the Reserve Bank of New Zealand Act 1964, the Reserve Bank, acting with the approval of the Minister of Finance, hereby gives notice that as at the close of business on 30 December 1964, and until further notice, balances to be maintained in the Reserve Bank by each trading bank shall be equal to an amount which, when added to that bank's holdings of Reserve Bank notes as disclosed in that bank's latest available weekly return of Banking Statistics under the Statistics Act 1955, will be not less than the aggregate of: 30 per cent of that bank's demand liabilities in New Zealand plus 3 per cent of that bank's time liabilities in New Zealand (excluding wool retention deposits) as shown in the last preceding monthly return furnished by that bank in accordance with section 46 of the Reserve Bank of New Zealand Act 1933.

The balances to be maintained as aforesaid shall be exclusive of any balance held by a trading bank in its wool retention or special fund account at the Reserve Bank.

A. R. LOW, Deputy Governor.

22 December 1964.

Reserve Bank of New Zealand

PURSUANT to section 33 of the Reserve Bank of New Zealand Act 1964, the Reserve Bank, acting with the approval of the Minister of Finance, hereby gives notice that as at the close of business on Friday, 8 January 1965, and until further notice, balances to be maintained in the Reserve Bank by each trading bank shall be equal to an amount which, when added to that bank's holdings of Reserve Bank notes as disclosed in that bank's latest available weekly return of Banking Statistics under the Statistics Act 1955, will be not less than the aggregate of: 28 per cent of that bank's demand liabilities in New Zealand plus 3 per cent of that bank's time liabilities in New Zealand (excluding wool retention deposits) as shown in the last preceding monthly return furnished by that bank in accordance with section 46 of the Reserve Bank of New Zealand Act 1933.

The balances to be maintained as aforesaid shall be exclusive of any balance held by a trading bank in its wool retention or special fund account at the Reserve Bank.

A. R. LOW, Deputy Governor.

6 January 1965.

TARIFF DECISION LIST NO. 129

Decisions of the Minister of Customs Under the Customs Tariff (Subject to Amendment or Cancellation by Notification in the Gazette)

PART I—APPROVALS

Tariff Item No.	Goods	Rates of Duty					Part II Ref.	List No.	Effective	
		B.P.	Aul.	Can.	MFN.	Gen.			From	To
332.911.9	Caltex Texatherm oil when declared by a manufacturer for use by him only as a heat transfer medium in a manufacturing process	Free	20%	10.8	129	1/12/64	30/6/65
541.700.9	Hyasorb tablets	Free	20%	25%	23.1	129	1/12/64	30/6/65
541.700.9	Mixogen	Free	20%	25%	23.3	129	1/12/64	30/6/65
541.700.9	P.V.O. capsules	Free	20%	25%	23.1	129	1/12/64	30/6/65
554.200.0	Products, as may be approved, when imported in bulk and not being soaps or containing soaps— Approved— Duponol XL	Free	10%	10.8	129	1/1/65	30/6/65
581.205.3	Tape, self adhesive, for use with Dymo, Rotex, and similar embossing tools	Free	20%S	25%	10.2	129	14/1/65	30/6/65
599.999.9	Carwinate 390P	Free	20%	10.8	129	1/1/65	30/6/65
621.020.9	Patches, self vulcanising, for repairing tubeless tyres	Free	20%	10.8	129	1/1/65	31/12/65
665.890.9	Industrial chemical equipment, viz.— Column sections and supports, feed sections, adaptors, ratio heads, and packings; spherical and reaction vessels; cyclones; pipeline sections, bends and tees; spherical jointed pipes; thermometer pockets; bubble cap plates; dip and feed pipe adaptors; air lifts; heat exchangers (Pyrex glass coil)	Free	20%S	25%	10.2	129	14/1/65	31/3/65
678.510.3	Flanges, welding, bossed	Free	20%S	25%	10.2	129	1/7/64	30/6/65
719.230.9	Filters, oil, but not including spare elements or cartridges therefor or throw-away and spin-on type filters, for attachment to oil engines for continuously filtering crank case oil while the engines are running or for use in oil hydraulic circuits	Free	20%S	25%	10.2	129	14/1/65	31/12/65
719.640.1	Fire extinguishing units, dry chemical, mobile or portable, having a dry chemical capacity of not less than 150 lb	Free	20%	12.0	129	1/7/64	30/6/65
719.800.9	Separators, vibrating, circular screen, multi-plane, for separating solids from liquids and for classifying solids according to particle size	Free	20%S	25%	10.2	129	1/1/65	31/12/65
729.110.1	Primary cells and primary batteries of kinds approved by the Minister— Approved— Carbon Zinc Cells No. 812 Size AAA ..	Free	20%S	25%	..	129	1/1/65	31/12/65

*Concessions lapse on the dates indicated, the goods thereafter being dutiable according to their substantive Tariff classification. If continuation of a concession is desired for a further period, application on Form C. 69 should be made to the Collector of Customs at least one month prior to the date of expiry.

PART III—MISCELLANEOUS

Decisions Cancelled:

581.205.3	Tape, self-adhesive . . . tools	Free	20%S	25%	10.2	36	26/12/62	31/3/65
665.890.9	Industrial chemical . . . Column sections . . . air lifts	Free	20%S	25%	10.2	20	1/7/62	31/3/65
719.230.9	Filters, oil, A.C., Purolator . . . running	Free	20%S	25%	10.2	105	23/7/64	31/12/65
719.640.1	Fire extinguisher . . . 150 lb	Free	20%	12.0	119	1/7/64	30/6/65

Dated at Wellington this 14th day of January 1965.

J. F. CUMMINGS, Comptroller of Customs

New Zealand Post Office—Schedule of Building Contracts of £10,000 or More in Value

Name of Work	Successful Tenderer	Amount of Tender Accepted	
		£	s. d.
Laying of a cable between Dunedin and Swampy Summit	F. J. H. Visser Ltd	12,991	13 4

J. B. DARNELL, Director-General.

Decision of the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963 and in the matter of an application by the Secretary for Justice for the classification of *Another Country* by James Baldwin.

DECISION OF THE TRIBUNAL

THE tribunal has been called upon to consider an application by the Secretary for Justice as to whether the book *Another Country* by James Baldwin published by Michael Joseph Ltd. is indecent or not, or alternatively for a decision as to its classification. The tribunal had the benefit of submissions on behalf of the Secretary for Justice by the Solicitor-General (Mr H. R. C. Wild, Q.C.) of a general nature as to the scope and purpose of the Act (the Indecent Publications Act 1963), and by Mr Savage in reference to the particular book submitted; also by Mr E. D. Blundell who, with Mr L. M. Grieg, appeared for the publisher. In addition, an application by the New Zealand Library Association (an incorporated body) to be joined as a party, was allowed by the tribunal notwithstanding some doubt as to whether that association had established a right so to be joined. A representative of that association made submissions.

An application was made by Mr Savage before the hearing commenced for an interim order forbidding publication of the name of the book in any report of the proceedings before the tribunal. There is some doubt whether section 15 of the Act contemplates or authorises an order so limited, but in this particular case the name of the book to be considered had already been widely published and the tribunal considered it would be futile to make such an order which was accordingly refused.

No evidence was called on behalf of the Secretary for Justice, his counsel merely tendering the book and contending that of its nature it called for a critical examination and for consideration to be given as to whether it was not indecent; or alternatively whether its sale should not be restricted pursuant to section 10 (b) of the Statute.

On behalf of the publisher, evidence was submitted. Three witnesses were called—Dr Groves, Associate Professor of Social Anthropology at the University of Auckland; Professor Crawford, Associate Professor of English at the University of Auckland; and Mr Roy Parsons who conducts a retail bookselling business in Lambton Quay, Wellington.

The tribunal charged as it is with a responsible and difficult task has given careful consideration to the book itself (which has been read by all the members), to the evidence tendered, and to the submissions made. The tribunal, applying the terms of the Act, has no hesitation in deciding that the book is not indecent within the meaning of section 10 (a) of the Act. It is the view of the tribunal that the book is a serious, powerful, and effective portrayal of life in the negro community of New York; and indeed this was conceded by counsel for the Secretary for Justice. It deals in the main with the indignities to which the negro is there subject, sexual relations including homosexuality are treated in much detail, but in the opinion of the tribunal it is a sincere portrayal of life in a particular part of New York, depicting the loneliness, misery, and frustration suffered by the negro, and is moreover a portrayal prompted by humanitarian motives.

Mr Savage's contentions were broadly that the book offended against propriety or delicacy to such an extent as to render it indecent within the meaning of the Act, that it dealt with crime (i.e. homosexuality) in a manner injurious to the public good, and that it dealt with sex in a manner injurious to the public good. It was conceded that to a person of intelligence and of mature mind, capable of appreciating the message the book sought to convey, it might not be injurious, but that for juveniles it would tend to debase or corrupt and that at least there should be an order restricting the sale of it to adults. Mr Blundell, on behalf of the publisher, contended, and Dr Groves and Professor Crawford supported, that the work was highly moral, describing people living in the state and conditions depicted in the book, that it was true to life as regards the community it dealt with, that its presentation of race relations, the causes of social conflict, and the physical and social indignities to which the negro was submitted, were integral to the message the author was seeking to convey. Mr Savage emphasised that some of the descriptions of sexual episodes and some of the dialogue was expressed in foul language and there is substance in this contention. There are passages which, considered in isolation, might fairly be regarded as indecent, but in the mouths of the characters with whom the book deals, and in their context, these passages are not out of place. The obscenities in dialogue are not inappropriate in their setting. Words cannot be treated in isolation from the scenes depicted and to which they relate. If these descriptions and the language were toned down, the book would lose some of its force and impact. Our assessment of the book is that it is a novel purporting to depict the life of negroes and their association with whites in New York with considerable reference to sexual relations including homosexuality; that it is a sincere and honest effort to reveal those relations as they are with all the ugliness, all the squalor, and all the misery and immorality that is present, notwithstanding glimpses of something better. We do not think it is injurious to the public good that there should be such a presentation, shocking as some of the language is.

Under the Statute of 1963 though the test of obscenity laid down nearly a hundred years ago in *R. v Hicklin* (1868), L. R. 3, Q.B. 360, and often applied since, namely whether the matter the subject of investigation was such as to deprave or corrupt, is not altogether abrogated, "indecent" is defined in the Act as including the describing, depicting, expressing, or otherwise dealing with matters of sex, horror, crime, cruelty, or violence in a manner that is injurious to the public good. Moreover, the publication if it would be in the interests of art, literature, science, or learning and would be for the public good is not to be classified as indecent. The public good is therefore under the Act the dominant consideration. In our opinion the character of a book is not to be assessed from a consideration of particular passages or words, divorced from their context. The book must be considered as a whole. Moreover one must seek to ascertain what was the purpose of the author. The evidence tendered in this regard, though necessarily opinion evidence, was of competent witnesses and of value in arriving at the author's purpose. The Secretary for Justice merely submitted the book and tendered no evidence whereas there was on behalf of the publisher evidence by persons of some standing that the book was a true and sincere representation of life in a certain community as it appeared to the author, and that such a presentation was in the public interest.

Under the Statute the burden of deciding whether the book offends against the provisions of the Indecent Publications Act 1963 is placed upon the tribunal; it must be subjective, and must necessarily be coloured in some degree by the predispositions of the members. In so far as it was contended that the tribunal should attempt to assess the standard of the community in our view this would be an impossible task. We have the opinion expressed by persons whose opinion is entitled to respect that the book as a whole is a powerful and forceful presentation expressed sincerely and honestly. It is our view that any harmful effect which the offensive passages might have upon any who limit their reading to those is counterbalanced by the desirability of preserving intact a work in which the author presents his theme with great force and sincerity.

We are accordingly not prepared to condemn the book as indecent.

There is, however, the more difficult question whether, having regard to the character and contents of the book, there should be an order restricting its distribution if not to adults, at least to persons over say 17 years of age. When consideration is being given as to whether a publication has a tendency to deprave or corrupt necessarily one gives some thought to the effect it might have upon the minds of young people to whom it might be available. It is, we think, indisputable that some standard of intelligence and some maturity of mind are necessary to appreciate the message the author seeks to convey. To a young adolescent the book might appear as no more than a narrative of sexual conduct and homosexual episodes expressed in language crude and offensive, though it may be doubted if the words commonly regarded as obscene which are used by the author are not already familiar to many young people. It cannot, in our opinion, be held that for such persons a perusal of the book is in their best interests. It would be better if they did not read it, or were not permitted to read it. If the book were going on the market now for the first time, an order restraining its sale might well be justified, but in fact it has been on sale for many months—as many as 1,400 copies have been sold. The time for the making of such a restriction would be when it first went into the shops. It is now over late to impose such a restriction even though as a result of the proceedings before the tribunal sales may be stimulated. We think the time has passed for making an order restricting sales in terms of section 10(b) of the Statute. Moreover, the format and the style and get-up are not such as to attract youthful readers. The dust cover is simple and dignified, and that the book is sold at 26s. is a relevant consideration. Were it to be published in a cheap edition with a suggestive cover, our view might well be otherwise.

We are accordingly not disposed to make any order restricting distribution.

In conclusion, we desire to say that we have been greatly assisted in our difficult task by the manner in which counsel have presented their respective cases and by those who offered their testimony as to the character and value of the book.

Our decision is, therefore, that the book is not indecent within the Indecent Publications Act 1963. We classify it accordingly as not indecent under either sections (a) or (b) of section 10 of the Statute.

K. M. GRESSON, Chairman.

16 March 1964.

Decision of the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963 and in the matter of the book *Lolita* by Vladimir Nabokov.

DECISION OF THE TRIBUNAL

THE book *Lolita* by Vladimir Nabokov was submitted to the tribunal for decision in terms of the Indecent Publications Act 1963. Two editions were submitted. One was a fourth impression, dated October 1960, of the first edition published in Great Britain by Weidenfeld and Nicolson. It was published in a hard cover with a plain jacket. The other was

the Corgi edition published by Transworld Publishers, a 1962 reprint of the original 1961 Corgi edition. The first of these was the edition considered under the Indecent Publications Act 1910 and its amendments by the Supreme Court (1960) NZLR 871 and by the Court of Appeal (1961) NZLR 542. Both editions were embellished with commendatory reviews.

The Right Honourable Sir Kenneth Gresson, who had delivered the dissenting judgment in the Court of Appeal, and Professor I. A. Gordon, a member of the tribunal who had given evidence as to literary merit as an expert witness in the Supreme Court, both withdrew from the hearing before proceedings began. While not disqualified, each felt that the confidence of the public in the tribunal would be better maintained if he did not sit in a matter in which he had already expressed definite and widely known views in earlier judicial proceedings.

The tribunal at the hearing consisted of Judge Blair, as Chairman, Mrs Cochran, Mr Schroder and Mr Perry. The chairman considered the terms of section 5 (2) of the Act and after hearing counsel ruled that it would be proper to proceed with the hearing with four members.

The function of the tribunal is, in terms of section 10, to "determine the character" of the book *Lolita* and to classify it pursuant to the Act. No evidence was submitted at the hearing. Mr Richardson as counsel assisting the tribunal invited us to read the judgments of the Court of Appeal relating to the book but of course to read such judgments in the light of the 1963 Act. We think that this is the correct approach. Counsel drew our attention in particular to the present definition of "indecent" and referred to the various matters which must be taken into account in classifying or determining the character of a book (section 11 (1)). Reference was also made to subsection 2 of section 11 which provides that where the publication of any book would be for the interests of art, literature, science, or learning and would be for the public good the tribunal shall not classify it as indecent.

It can be said at once that the tribunal having considered the provisions of the 1963 Act in relation to the book was not unanimous as to classification; the majority of the tribunal feel that *Lolita* should be classified as "not indecent" without qualification. The book is so classified accordingly. The chairman while of the opinion that the book should be made available to adults would have restricted it to persons over the age of 18. This view has not prevailed. Because of the history of the book in New Zealand it is thought proper that both the majority decision and the dissenting decision should be set out.

MAJORITY DECISION

We have been greatly assisted by counsel's temperate and helpful comments, and by the documents which he supplied. All members of the tribunal have read the full text of the judgments in the Court of Appeal, and we have given careful and respectful attention to the views there expressed. In so doing we have had to essay the onerous task of applying the tests prescribed by the Indecent Publications Act 1963, deriving such guidance as we have been able from a consideration of decisions made at different times, under different Statutes, and in different countries.

The Indecent Publications Act 1963 differs materially from the 1910 Act and its amendments, and some of the considerations which influenced the majority of the Court of Appeal do not now apply. In the last analysis, we do not conceive it to be our function so much to adopt or to distinguish decisions made in other circumstances as simply to decide, in the terms of the Statute now operative, whether or not we consider *Lolita* to be an indecent book.

Lolita is part of the literary work of a very distinguished writer: we consider his general standing in literature to be relevant to this issue, just as we are required to consider the book itself "as a whole". It is written by a man who has become a literary stylist in a language which is not his mother tongue, and which he uses with great skill and resource; the writer's breadth of learning is everywhere apparent. As in the case of many acknowledged literary masterpieces the author has taken a theme normally reserved for criminal court records and invested it with something of the dignity of tragedy. Besides this, it shows a satirical and at times humorous handling of the various institutions and characters of the American scene—small-town gas stations, motels, high schools.

It is important in our view that the central figure, a middle-aged man in the grip of his obsession for a child of twelve, is represented as a pitiable, remorseful creature. There is nothing romantic or admirable about him, and his course of conduct leads him to disaster. Far from condoning that conduct, the author throughout implicitly reprehends it. The novel is removed from the realm of the naturalistic by the fact that the character of Humbert has qualities of mind and heart not normally found in the criminal of this type. This gives an air of fantasy and remoteness to his ugly tale and perhaps even brings it into the realm of symbolic meaning.

Apart from its literary distinction, the book has sociological and psychological significance. It is not our view that the simple choice of theme, although it is perversion and although towards the end of the book there is included a sadistic murder, provides any justification for refusing to allow people to read this book. These things exist in real life, and unless the treatment is such as to stain the book with indecency, we do not consider we should be doing what the Statute requires if we were to classify it as unfit to read. In fact the treatment is restrained and skilful, and the book is true to one function of a good novel in that it is calculated to increase the reader's understanding of life and his sympathy for unfortunate

deviators from the normal. It points up the common dilemma of love (which Humbert patently feels for *Lolita*) dominated by obsessional lust; its outcome is the inevitable wages of sin, a kind of death for both persons involved.

We find that, in terms of section 11 subsections (1) and (2) the book is clearly not indecent and we accordingly would make no order declaring it to be so.

We now come to a consideration of section 10 (b) which sets out as one of the functions of the tribunal:

"To classify books and sound recordings submitted to it as indecent or not indecent or as indecent in the hands of persons under a specified age or as indecent unless their circulation is restricted to specified persons or classes of persons or unless used for a particular purpose, as the case may be."

Counsel specifically drew our attention to this provision, although without making any submission that it should be applied in this case.

In view of the majority of the tribunal no order restricting circulation to persons above a specified age should be made in the case of either of the editions of this book.

This is not a book which adolescents, unprompted, would be likely to read "for the dirt". Prompted, some would be likely to explore, and this, in itself, is not necessarily unhealthy. Ignorance is not to be confused with innocence: by whatever means and from whatever motives children will gradually find out about sex and the existence of perversion. It is not the locked cupboard but a developing discrimination that will provide the remedy against any harm that books can do. If we thought that *Lolita* was a pornographic book written to corrupt, our decision would be different.

Once attention is drawn, as the result of some official act, to a book as the possible object of a restriction on grounds of indecency, curiosity is likely to be aroused. Had *Lolita* been allowed free entry into New Zealand without comment, we believe it would have found its way into the hands of few adolescents, and of those fewer would have persevered. It is conceivable that any book dealing with sex and crime will be harmful in some way to some person. To classify it as forbidden fruit, unless it can be effectively kept from him, is surely to intensify that risk. Moreover, the majority of the tribunal do not believe that such a restriction could be fully effective. Parents could not be relied upon to keep copies locked away: nor would all of them think it desirable. Booksellers cannot require production of birth certificates, and by no means all libraries can determine the age of their borrowers by a glance at the proffered cards. We conceive that to impose such a restriction as that contemplated by the subsection would in many cases result in the creation of a desire to read from unhealthy motives books which, taken up and examined by chance, would have no depraving or corrupting influence. *Lolita* in our view is such a book. Nevertheless had we regarded it as desirable for the public good, we should have felt bound to impose a restriction, with whatever misgivings as to its effectiveness.

The majority, therefore, is disposed to make no order restraining circulation to persons below a particular age.

DISSENTING DECISION

I do not propose to set out the relevant sections in full. For my purpose it is sufficient to say that a book is indecent if having regard to the matters set out in section 11 (1) and also in section 11 (2) it can be said that such a book deals with matters of sex, horror, crime, cruelty, or violence in a manner which is injurious to the public good. As I see it a real difficulty in any case under the Act is that some of the important phrases used in the Act mean different things to different persons. Whether a particular book is written in a way that is "injurious to the public good" is almost entirely a matter of individual opinion. The same can be said of the phrases "the dominant effect of the book as a whole", "whether any person is likely to be corrupted by reading the book", and "whether the book displays an honest purpose". In applying these phrases to a book under examination the personality, education, and background of the individual judges of the book will decide how these phrases are to be interpreted. There is ample room for sincere differences of opinion. In *in re Lolita* (1961) NZLR 542 at 550 Gresson P, in commenting on the value to be attached to evidence in such cases as this stated that both evidence relating to literary merit or to a tendency to deprave "will be of little assistance to the Court which must necessarily make its own valuation". These words recognise the point I have tried to make namely that in any application under the Act the evaluation by members of the tribunal is necessarily a personal one.

I proceed now to consider the book under the headings laid down in section 11 (1).

(a) *The dominant effect of the book as a whole*

In my view sex or rather a sexual aberration pervades the whole book. This is a novel about the life of a man who, having developed an abnormal sexual appetite for young girls, meets in his middle age *Lolita*, a young school girl. The main theme of the novel is his obsession and lust for this child and his tortuous pursuit of her. It is an imaginative story of the mind and habits of a sexual pervert. The theme is a repulsive one; in my view the book is saved from utter damnation by the treatment of the theme, by its characterisation, by its humour and its pathos, and by good writing.

(b) *Literary or artistic merit or the medical, legal, political, social, or scientific character of the book*

As the book is a work of imagination it can have no medical, or scientific value. Indeed it would be imprudent to regard

it as of any such value. There is general agreement that the book has considerable literary and artistic merit. On this aspect I defer to others who are better qualified to judge than I. For myself I would not regard the novel as a great literary achievement. If I am compelled to classify the book's literary and artistic merit (a most invidious task) I should classify it as having literary and artistic merit but would not use any superlatives.

(c) *The persons amongst whom the book is likely to be distributed*

In view of the publicity that the book has received it is likely to have a wide distribution.

(d) *Price of Book*

It is published at 21s. and as a paperback at 5s.

(e) *Whether any person is likely to be corrupted by reading the book and whether other persons are likely to benefit therefrom*

The book can be of no benefit to the scientific student as it has no scientific basis. It could be of value to the student of literature but my view is that it would have no exceptional value.

As to whether any person is "likely to be corrupted" I take the view that some minors and indeed some adults would be likely to be corrupted by the book. I believe that reading about sexual perversion may have harmful effects upon immature and inexperienced persons, particularly when they read of it in a book by a distinguished author who has made his characters appear in a not unsympathetic light. Undoubtedly certain persons can get drawn into sexual perversion by associating with perverts and the habits of sex perversion are sometimes thereby formed. This is no place to discuss sex morality. However, I do say quite emphatically as anyone of experience of matrimonial courts knows, that the sexual pervert, like the alcoholic, causes deep and widespread misery to himself and others. In my view immature persons should be guarded as much as possible from the infection of sexual perversion until they are strong enough to resist infection. I believe that young persons are susceptible to infection. They are at an age of experiment, an age of indiscretion and an age of increasing sexual impulse. While the great majority of young persons would be unaffected by *Lolita*, some would not be. The reader of a book about sexual perversion is in a sense participating in the perversion. I do not suggest for a moment that merely reading about sexual perversion can be compared with physical participation in it. I do suggest that just as physical participation in such perversion can be harmful, mental participation in the form of reading about it could also do harm to susceptible minors. I think *Lolita* has dangers in this respect. Superficially at any rate it has a light-hearted attitude towards sexual perversion and conventional standards of morality. The main character lusts after "nymphets". He is a criminal by legal standards and an evil man by moral standards. The treatment of the theme and the ability of the writer is such that the main character's conduct is made to appear understandable. Under the Act the tribunal is required to consider (*inter alia*) whether "any person is likely to be corrupted by reading the book". Though this provision must not be considered in isolation it is not sufficient in my view to have regard only for the fact that the majority of normal readers would be unaffected morally by this book. I am of the opinion that the book would tend to corrupt some persons particularly in the younger age group. Accordingly I would ban it from minors under 18 years of age.

My views do not commend themselves to the other members of the tribunal who have come to a contrary decision. I wish to acknowledge that there are arguments against my viewpoint and that I respect the conscientious approach to and appraisal of the book by my colleagues whose views must prevail. The book is accordingly classified as "not indecent" without qualification.

A. P. BLAIR, Chairman.

11 August 1964.

Decision of the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963 and in the matter of an application by the Comptroller of Customs in respect of the book *No Adam in Eden* by Grace Metalious.

DECISION OF THE TRIBUNAL

COUNSEL appearing for the Comptroller of Customs in a series of reasoned submissions contended that the book is such as to call for its being held indecent or alternatively that its sale should be so restricted as not to be available to persons under 18 years of age. The publisher was not represented by counsel and merely submitted that the book—first published in the United States of America on 24 September 1963, where on unrestrained sale about 50,000 copies had been sold, and subsequently published in England in January 1964, where approximately 33,000 copies had been sold without complaint having been received from any quarter—was not to be held indecent. Further, it was submitted that the book had been circulated in Australia and other countries of the British Commonwealth and had been "passed" by the authorities at Canberra.

Our function is to classify the book in terms of the New Zealand Statute, and in so doing, to be governed by the considerations contained in the Indecent Publications Act 1963 and more particularly the matters enumerated in section 11 of the Statute.

We do not think it necessary to summarise the story. It is sufficient to say that it deals with several generations of a French-Canadian family. The women characters are despicable creatures; the men little less so. It is true, as contended by counsel for the Comptroller that there is much narration of sexual behaviour and that there are present in such episodes violence and brutality. It was claimed that there should have been more restraint in the narrative. But the author gives no indication of approving, still less does she extol the conduct of her characters. There is little use of crude or obscene language which is a feature of much of the fiction published today.

It is our view that the book does not have any literary or artistic merit; it is, in our opinion, a sordid and undistinguished work quite devoid of merit. Under the Statute the dominant consideration is whether its sale in this country is injurious to the public interest. We do not think the circulation of the book can be said to be for the public good, it is too trumpery and worthless. But that does not compel a finding that it is injurious to the public welfare and we are not prepared so to hold.

As to whether its sale should be restricted to persons of 18 years or over, though we think it to be unwholesome reading for adolescents, or indeed for adults, we do not feel disposed in this case to impose such a restriction; moreover its operation would be difficult. Such a restriction as we are invited to impose though provided for, and perhaps contemplated by the Statute, could not be more than partially effective. We do not make any order restricting circulation.

Our decision is therefore, that the book is not indecent within the meaning of the Indecent Publications Act 1963 and no order restraining circulation is made.

In conclusion we desire to record that we have been much assisted in our task by the careful, temperate, and reasoned presentations of the case for the Comptroller of Customs by his counsel Mr Richardson.

K. M. GRESSON, Chairman.

17 July 1964.

Decision of the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963 and in the matter of an application by the Secretary for Justice in respect of three books: *Fanny*, *Whiplash*, and *Adultery in Suburbia*.

DECISION OF THE TRIBUNAL

THE tribunal has considered the application of the Secretary for Justice for a decision in respect of each of the above-named books submitted—whether it is indecent, or alternatively a decision as to the classification of each.

Counsel for the Secretary for Justice appeared formally to support the application but made no submissions. The publisher, the New International Library Inc. of U.S.A., was given notice of the application and of the date fixed for the hearing but did not appear nor make submissions. No evidence was heard.

The function of the tribunal is to consider the books in terms of the Statute. The books are of a type very different from those which have been submitted hitherto. They are paper-backs, each having a cover suggestion that the contents deal with either sex or violence—as is the case. We have sought to judge each book by applying the provisions of the Act; it defines "indecent" as expressing or otherwise dealing with matters of sex, horror, crime, cruelty, or violence in a manner that is injurious to the public good. That takes the matter no further than to pose the question whether the matters of sex and violence are described in a manner injurious to the public good. Though we are of the opinion that none of the books contribute anything to the public good, the question whether any of them is positively "injurious" is more difficult. We have already expressed the view (in our decision regarding *Another Country*) that to warrant a finding that a book is indecent it must be such as to offend against the provisions of the Statute. Accordingly we have turned to the matters enumerated in section 11 of the Act.

(a) *The dominant effect of each book as a whole*

Although these books would make little impression on the mature mind, and would be regarded by many simply as trash or rubbish, yet what effect, if any, they had would be in the direction of encouraging the acceptance of abnormal, cruel, or depraved conduct as normal behaviour.

(b) *Literary or artistic merit*

None of the books has any merit literary, artistic, or otherwise.

(c) *The persons amongst whom the books are likely to be distributed*

The books, if allowed to be distributed, are likely to be displayed in milkbars, tobacconist shops, and on book stalls. The titles and the covers, depicting semi-nude females, may well attract attention.

(d) *Price of book*

As paper-backs, each would be purchasable for a few shillings.

(e) *Whether any person is likely to be corrupted by reading the books and whether other persons are likely to benefit therefrom*

We have already expressed the view that no person could derive any benefit from reading any of these books. Whether any person is likely to be corrupted by reading them is more difficult. The descriptions of sexual acts and of violence are not any more bold, detailed, or realistic, nor is the language used more objectionable, than in some books already allowed by this tribunal. Moreover, it is difficult to hold in respect of any of these books that its contents offend against the standard current in the community so far as that elusive concept can be assessed. To impose a ban on these books might well be an unwarranted restriction on the freedom of the adult to read what he chooses. But it is a relevant consideration that these books would be displayed in places frequented particularly by young persons whose attentions might be attracted to them by suggestive cover or title, e.g., *Adultery in Suburbia*. Price would be no deterrent against purchase. Mentally and emotionally immature minors form a considerable portion of the public, and though it is difficult to assess what the effect might be on adolescents—and it would of course vary widely—we are prepared to hold that these books could be injurious to young persons, and would on the other hand be of no compensating value or benefit to mature readers.

(f) *Whether any of these books displays an honest purpose and an honest thread of thought or whether its content is merely camouflage designed to render acceptable any indecent parts of the book*

We are quite unable to discover any honest purpose other than a mercenary one. Our view is that each book is designed to pander to prurient appetites—a conclusion which seems well warranted by the fact that each has a kind of frontispiece inside the cover carrying in large type a passage that blatantly draws attention to indecent episodes in the book. While there is nothing in itself decent or indecent in sex, nudity, or earthy language, there is considerable significance in the way in which these things are handled and the values they are given. Their treatment in these books is offensive to say the least.

On an overall consideration of all the features, these books warrant a finding that each is indecent. In spite of our doubt as to whether a reading could fairly be said to deprave or corrupt an adult reader, we think a general ban is called for. It is our opinion that young persons at least would be injuriously affected. The general get up of each book is likely to excite the curiosity of minors, most of whom lack maturity of judgment. We have already (in our decision regarding *Lolita*) alluded to the difficulty of imposing a restriction on sale or distribution to persons below a certain age. In respect of books intended to be offered for sale on book-stalls and the like, such a restriction would prove impracticable. We think therefore, that the cumulative features we have referred to—the nature of the covers, the prominence each book gives to the frontispiece, the flaunting of sexual episodes, and the general contents of each book, all three quite devoid of any sort of merit, justify us in classifying them as indecent and we so decide. We accordingly classify each book as indecent within the meaning of the Indecent Publications Act 1963.

K. M. GRESSON, Chairman.

15 December 1964.

The Indecent Publications Act 1963

THE Indecent Publications Tribunal having considered the application by the Director of the National Library Service in respect of the book *Dead Fingers Talk* by William Burroughs has decided that the said book is not indecent within the meaning of the Indecent Publications Act 1963.

Dated this 21st day of December 1964.

E. M. Smith, Secretary.

IN the matter of the Indecent Publications Act 1963 and in the matter of an application by the Director of the National Library Service in respect of a book *Dead Fingers Talk* by William Burroughs.

DECISION OF THE TRIBUNAL

THE tribunal has considered an application made by the Director of the National Library Service (with the consent of the Minister of Justice) for a decision in respect of the above-named book—whether it is indecent, or alternatively a decision as to its classification.

The Director of the National Library Service appeared formally to support the application but made no submissions. The publisher, John Calder Ltd., of London (in association with the Olympia Press), had notice of the application and of the date for the hearing but did not appear nor make submissions other than to tender a letter claiming William Burroughs to be one of the most highly considered modern literary authors and submitting that though much of the

contents of the book seemed strong to non-literary people its price made it unlikely to give the book an appeal to persons other than those for whom it was intended.

We have considered the book in terms of the Statute. William Burroughs has previously had three novels published which (according to the *Times Literary Supplement* of 14 November 1964) have been "blacklisted by the British Customs and the U.S.A. Mails". None of his earlier novels were available to the tribunal and the present decision is confined specifically to *Dead Fingers Talk*. This novel is, according to the publisher, constructed out of his three earlier novels. The author is obsessed with the themes of drug addiction and homosexuality and the fantasy world of science-fiction. The literary style is, for all but the most resolute reader, impenetrable. There is no narrative; disjointed scenes are assembled by a "montage" technique; phrases and sentences recur in apparently random sequence. In this linguistic porridge some of the lumps are inevitably unpalatable. The author's manner of writing has so effectively restricted his potential reading public that in our opinion no further restriction seems called for.

Our decision is therefore that the book is not indecent within the meaning of the Indecent Publications Act 1963.

The Standards Act 1941—Amendment of Standard Specification

PURSUANT to the Standards Act 1941 and the regulations made thereunder, the Minister of Industries and Commerce, on 8 December 1964, amended the under-mentioned standard specification by the incorporation of the amendment shown hereunder:

Number and Title of Specification: NZSS 1843:1964 Domestic electric steam irons.

Amendment: No. 1.

Application for copies of the standard specification so amended should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1, or to the Government Bookshops at Auckland, Hamilton, Wellington, Christchurch, or Dunedin.

Copies of the amendment will be supplied, free of charge, upon request.

Dated at Wellington this 12th day of January 1965.

V. FAIRHALL,
Acting Executive Officer, Standards Council.

(S.I. 114/2/3:1330)

The Standards Act 1941—Amendment of Standard Specification

PURSUANT to the Standards Act 1941 and the regulations made thereunder, the Minister of Industries and Commerce, on 22 December 1964, amended the under-mentioned standard specification by the incorporation of the amendment shown hereunder:

Number and Title of Specification: NZSS 1920:1964 Unplasticised PVC pipe (type 1140) for cold water supply; being BS 3505:1962.

Amendment: No. 3 (PD 5259)

Application for copies of the standard specification so amended should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1.

Copies of the amendment will be supplied, free of charge, upon request.

Dated at Wellington this 23rd day of December 1964.

V. FAIRHALL,
Acting Executive Officer, Standards Council.

(S.I. 114/2/3:1357)

The Standards Act 1941—Amendment of Standard Specifications

PURSUANT to the Standards Act 1941 and regulations made thereunder, the Minister of Industries and Commerce, on 23 December 1964, amended the under-mentioned standard specifications by the incorporation of the amendments shown hereunder:

Number and Title of Specification	Amendment
NZSS 165:1959 Rigging screws and stretching screws for general engineering purposes; being BS 716:1958	No. 3 (PD 5106)
NZSS 361:1958 Hose of rubber with cotton or rayon woven reinforcement; being BS 924:1955	No. 5 (PD 5166)
NZSS 375—Screwing taps— Part 2:1958 Taps for Unified threads; being BS 949:Part 2:1954	No. 4 (PD 5129)
NZSS 488—Conversion factors and tables— Part 1:1961 Basis of tables. Conversion factors; being BS 350:Part 1:1959	No. 1 (PD 4850) No. 2 (PD 5028)
NZSS 661:1950 Methods of determining filter factors of photographic negative materials; being BS 1437:1948	No. 2 (PD 4804)

Number and Title of Specification	Amendment
NZSS 695—Keys and keyways and taper pins— Part 1:1959 Keys and keyways; being BS 46:Part 1:1958	No. 3 (PD 5124)
NZSS 827:1960 Soft solders; being BS 219:1959	No. 2 (PD 5087)
NZSS 859:1950 Cast iron sectional tanks (rectangular); being BS 1563:1949	No. 1 (PD 5030)
NZSS 1153—Screw gauge limits and tolerances— Part 1:1962 Gauges for screw threads of Unified form; being BS 919:Part 1:1960	No. 2 (PD 5096)
NZSS 1184:1958 Copper tubes to be buried underground; being BS 1386:1957	No. 1 (PD 4449)
NZSS 1349:1958 Secondary reference thermometers (centigrade scale); being BS 1900:1952	No. 4 (PD 3719) No. 5 (PD 4997)
NZSS 1365:1958 Hose of rubber with cotton or rayon braided reinforcement; being BS 796:1955	No. 4 (PD 5167)
NZSS 1439:1959 Oil fuels; being BS 2869:1957	Addendum No. 1 (PD 5159)
NZSS 1444:1959 Higher tensile steel chain slings and rings, links alternative to rings, egg links, and intermediate links; being BS 2902:1957	No. 2 (PD 5061)
NZSS 1452:1959 Domed metallic bursting discs and bursting disc assemblies; being BS 2915:1957	No. 2 (PD 5160)
NZSS 1528:1962 Aspect ratios of 35-mm motion picture films; being BS 2784:1956	No. 1 (PD 3649) No. 2 (PD 4858)
NZSS 1569:1964 Schedule of rolled copper and copper alloys. Sheet, strip, and foil; being BS 2870:1962	No. 1 (PD 4930)
NZSS 1731:1962 Black bitumen coating solutions for cold application; being BS 3416:1961	No. 1 (PD 4905)
NZSS 1767:1964 Cylinder bore sizes for internal combustion engines; being BS 3386:1961	No. 2 (PD 5025)
NZSS 1771:1964 Dimensions of dry type unflanged and flanged interference fit cylinder liners (for i.c. engines with cast iron cylinder blocks); being BS 3525:1962	No. 1 (PD 5036)
NZSS 1772:1964 Dimensions of wet type cylinder liners for i.c. engines; being BS 3526:1962	No. 1 (PD 5037)
NZSS 1808:1963 Hand-operated geared ladles for steel foundries; being BS 3511:1962	No. 1 (PD 5009)
NZSS 1860:1964 Dimensions of gudgeon pins for i.c. engines; being BS 3537:1962	No. 1 (PD 5017)

Application for copies of the standard specifications so amended should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1. Copies of the amendments will be supplied, free of charge, upon request excepting for Amendment No. 2 to NZSS 488:Part 1:1961 and Addendum No. 1 to NZSS 1439:1959 which are priced at 2s. 6d. and 7s. 6d. respectively.

Dated at Wellington this 5th day of January 1965.

V. FAIRHALL,
Acting Executive Officer, Standards Council.
(S.I. 114/2/3:1331-56)

The Standards Act 1941—British Standards, Revisions, and Amendments Available for Comment

PURSUANT to subsection (3) of section 8 of the Standards Act 1941, notice is hereby given that the British standards, revisions, and amendments listed in the Schedule hereto are being considered for adoption as New Zealand standard specifications. All persons who may be affected by them and who desire to comment thereon may, on application, obtain copies on loan from the New Zealand Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1.

Requests should specify that copies are required for comment purposes.

The closing date for the receipt of comment is 5 February 1965.

Dated at Wellington this 12th day of January 1965.

V. FAIRHALL,
Acting Executive Officer, Standards Council.
(S.I. 114/2/1)

SCHEDULE
LIST OF BRITISH STANDARDS

New Issues B.S.	Title
1747 : —	Methods for the measurement of air pollution— 1747 Part 2 : 1964 Determination of concentration of suspended matter.
3191 : —	Fixed playground equipment for schools— 3191 Part 3B : 1964 Special requirements for steel tubular climbing apparatus.
3362 : —	Hose and couplings for bulk handling of animal feeding stuffs and grain— 3362 Part 2 : 1964 Hose.
3417 : —	Agricultural power take-off shafts and guards— 3417 Part 3 : 1964 Male and female shaft yokes.

LIST OF BRITISH STANDARDS—continued

New Issues B.S.	Title	Ref. No. PD
3683 : —	Glossary of terms used in non-destructive testing— 3683 Part 3 : 1964 Radiological flaw detection.	
3783 : 1964	X-ray lead-rubber protective aprons for personal use.	
3789 : 1964	Non-returnable fibreboard tomato trays.	
3790 : 1964	Endless narrow V-belt drives for industrial purposes: sections 3V, 5V, and 8V.	
3791 : 1964	Clothing for protection against intense heat for short periods.	
3792 : 1964	Recommendations for the installation of automatic liquid level and temperature measuring instruments on storage tanks.	
3793 : 1964	Mayo's operating scissors (with dished blades).	
3794 : 1964	Decorative laminated plastics sheet.	
3796 : 1964	Polythene pipe (Type 710) for general purposes including chemical and food industry uses.	
3797 : 1964	Lightweight aggregates for concrete.	
3798 : 1964	Coping units (of clayware, unreinforced cast concrete, unreinforced cast stone, natural stone, and slate) (replacing B.S. 1233-35 : 1945).	
3801 : 1964	16 mm film spools of 2400 ft capacity for specialised equipment.	
3802 : 1964	Washable inks for fountain pens.	
3803 : 1964	Red inks for general writing purposes.	
Revisions B.S.	Title	
409 : 1964	Naval brass sheet, strip and plate (excluding naval brass condenser plate).	
573 : 1964	Di-n-butyl phthalate.	
574 : 1964	Diethyl phthalate.	
857 : —	Safety glass for land transport— 857 Parts 1 and 2 : 1964 Part 1 : General clauses and optical requirements for windscreens. Part 2 : Requirements specific to heat-treated safety glass.	
1041 : —	Code for temperature measurement— 1041 Part 7 : 1964 Temperature/Time indicators.	
1042 : —	Methods for the measurement of fluid flow in pipes— 1042 Part 1 : 1964 Orifice plates, nozzles and venturi tubes.	
1433 : 1964	Copper for electrical purposes: Rod and bar.	
1965 : —	Butt-welding pipe fittings for pressure purposes— 1965 Part 2 : 1964 Austenitic stainless steel.	
2659 : 1964	Dimensions of agricultural cultivator tines.	
Amendments B.S.	Title	
482 : 1958	Wrought iron and mild steel hooks for cranes, slings, blocks and general engineering purposes (excluding building operations). Amendment No. 3	5314
487 : —	Fusion-welded steel air receivers— Part 1 : 1960 For pressures not exceeding 500 lb/sq. in. Amendment No. 3	5334
677 : —	Motion picture film— Part 1 : 1958 35 mm film. Amendment No. 3	5332
891 : —	Method for Rockwell hardness test— Part 1 : 1962 Testing of metals. Amendment No. 1	5297
903 : —	Methods of testing vulcanized rubber— Part A2 : 1956 Determination of tensile stress-strain properties. Amendment No. 8 Part A7 : 1957 Determination of hardness. Amendment No. 3	5324 5325
941 : 1958	Filament lamps for automobiles and cycles. Amendment No. 5	5275
949 : —	Screwing taps— Part 1 : 1951 Taps for threads other than Unified threads. Amendment No. 5	5293
1722 : —	Fences— Part 1 : 1963 Chain link fences. Amendment No. 1 Part 2 : 1963 Woven wire fences. Amendment No. 2 Part 4 : 1963 Cleft chestnut pale fences. Amendment No. 1 Part 5 : 1963 Close-boarded fences including oak pale fences. Amendment No. 2 Part 7 : 1963 Wooden post and rail fences. Amendment No. 1	5318 5319 5320 5321 5322
1945 : 1953	Fireguards for heating appliances. Amendment No. 3	5330
2782 : —	Methods of testing plastics— Part 1 : 1956 Effect of temperature. Amendment No. 15. Methods 105 and 106 Part 1. Effect of temperature. Amendment No. 14. Methods 107-111 Part 3 : 1957 Mechanical properties. Amendment No. 7. Methods 302-305	5340 5316 5336
2972 : 1961	Methods of test for thermal insulating materials. Amendment No. 2	5315
3253 : 1960	Phenolic-resin bonded asbestos-paper sheets for electrical insulation at power frequencies Amendment No. 1	5323

LIST OF BRITISH STANDARDS—continued

Amendments B.S.	Title	Ref. No. PD
3256 : 1960	Small fusion-welded air reservoirs for road and railway vehicles. Amendment No. 4 ..	5326
3362 : 1961	Couplings for bulk handling of animal feeding stuffs and grain. Amendment No. 2 .. This amendment includes an alteration to the title and reference which will now read: Hose and couplings for bulk handling of animal feeding stuffs and grain. Part 1 : 1961 Couplings	5337
3602 : 1962	Steel pipes and tubes for pressure purposes. Carbon steel: high duties. Amendment No. 1	5331

The Standards Act 1941—Specification Declared to be a Standard Specification

PURSUANT to the provisions of the Standards Act 1941 and the regulations made thereunder, the Minister of Industries and Commerce, on 22 December 1964, declared the under-mentioned specification to be a standard specification:

Number and Title of Specification: NZSS 1876:1964 Sheet metal guards for machinery.

Price of Copy (Post Free): 3s.

Application for copies should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C.1, or to the Government Bookshops at Auckland, Hamilton, Wellington, Christchurch, or Dunedin.

Dated at Wellington this 23rd day of December 1964.

V. FAIRHALL,
Acting Executive Officer, Standards Council.

(S.I. 114/2/2:2619)

Releasing Land From the Provisions of Part XXIV of the Maori Affairs Act 1953 (Rakautatahi Development Scheme)

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on the date of the publication of this notice in the *Gazette*, the lands described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said lands being so subject by virtue of a notice dated 30 August 1937, and published in the *Gazette*, No. 59, Volume III, page 2107, on 2 September 1937, and registered under No. K. 3204, in which notice the said lands were described as Rakautatahi 1g 3 and in part as Rakautatahi 1g 1 Blocks.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL those pieces of land described and situated as follows:

A.	R.	P.	Being
2	0	0	Rakautatahi 1g 3A, Block III, Norsewood Survey District (being all C.T. A3/755).
112	2	30	Rakautatahi 1g 3B, Block III, Norsewood Survey District (being all C.T. A3/1197).

Dated at Wellington this 5th day of January 1965.

For and on behalf of the Board of Maori Affairs:

J. M. McEWEN, Secretary for Maori Affairs.

(M.A. 15/6/80, 66/5; D.O. 4/8/52)

Releasing Land From the Provisions of Part XXIV of the Maori Affairs Act 1953 (Aramiro Development Scheme)

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on the date of the publication of this notice in the *Gazette*, the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 10 November 1937, and published in the *Gazette*, No. 74, Volume III, page 2475, on 11 November 1937.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described and situated as follows:

A.	R.	P.	Being
3	0	7	Moerangi 1E 4A, Block IX, Alexandra Survey District.
0	2	0	Moerangi 1E 4B, Block IX, Alexandra Survey District.

Dated at Wellington this 21st day of December 1964.

For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs.

(M.A. 62/3/1, 62/3; D.O. 23/7)

Approval of Signalling Devices for Motor Vehicles

PURSUANT to regulation 49 (1) of the Traffic Regulations 1956, the Commissioner of Transport hereby approves, for use on motor vehicles in terms of regulation 17 (3) of the said regulations, signalling devices manufactured by N.Z. Forest Products Ltd. and sample of which is deposited with the Transport Department, Wellington.

Dated at Wellington this 24th day of December 1964.

R. J. POLASCHEK, Commissioner of Transport.

BANKRUPTCY NOTICES

In Bankruptcy

NOTICE is hereby given that dividends are now payable on all proved claims in the under-mentioned estates as at 17 December 1964.

Honetana, Wiremu Hirawani Tupeka, also known as Johnson, William Sonny, of Oakleigh, Whangarei, surfaceman.

First and final dividend of 1½d. in the pound.

Low, Mervyn Alfred, Three Mile Bush Road, Kamo, farmer. First and final dividend of 3s. 8d. in the pound.

Miller, Julian Cloudesley, 17 Grey Street, Whangarei, truck driver. First and final dividend of 1s. 5½d. in the pound.

Rahui, John, 2 Kiripaka Road, labourer. First and final dividend of 1½d. in the pound.

Soole, James Albert, Te Kopuru, auto electrician. First and final dividend of 1s. 11½d. in the pound.

D. R. BROWN, Official Assignee.

Whangarei, 18 December 1964.

In Bankruptcy—Supreme Court

STANLEY ERIC HOGAN, of 12 Ajax Street, Devonport, Auckland, salesman, was adjudged bankrupt on 17 December 1964. Creditors' meeting will be held at my office on Tuesday, 5 January 1965, at 2.15 p.m.

E. C. CARPENTER, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy—Supreme Court

ARNOLD W. LEEDER, of 207 Riverside Avenue, Panmure, Auckland, motor mechanic, was adjudged bankrupt on 18 December 1964. Creditors' meeting will be held at my office on Tuesday, 5 January 1965, at 11.30 a.m.

E. C. CARPENTER, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy—Supreme Court

LEN MITCHELL, of 23A Melvern Road, Morningside, Auckland, radio technician, was adjudged bankrupt on 22 December 1964. Creditors' meeting will be held at my office on Monday, 4 January 1965, at 10.30 a.m.

E. C. CARPENTER, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy—Supreme Court

RATALAL CHHAGN, of Rogers Road, Pukekohe, market gardener, was adjudged bankrupt on 18 December 1964. Creditors' meeting will be held at my office on Tuesday, 5 January 1965, at 10.30 a.m.

E. C. CARPENTER, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy

NOTICE is hereby given that dividends are now payable on all proved claims in the under-mentioned estates as at 18 December 1964.

Aldridge, O. G., of 30 Fraser Avenue, Northcote, sales representative. First and final dividend of 2s. 9½d. in the pound.

Compier, J. C., formerly of Maramarua, now of Kimihia, labourer (formerly mechanic). First and final dividend of 1s. 9½d. in the pound.

Compier, J. C., and Groen, J. J., partnership trading as J. and J. Motors, Maramarua. First and final dividend of 1s. 6½d. in the pound.
 Cottle, L. R., of 22A Lappington Road, Otara, labourer. First and final dividend of 2s. 8½d. in the pound.
 Felton, T. A., of Waitakere, accountant. First and final dividend of 2½d. in the pound.
 Fryer, R., of 15 Gilfillan Street, Blockhouse Bay, Auckland, plumber. First dividend of 4d. in the pound.
 Old, T. E., of 53 Fairdene Avenue, Henderson, crane driver. First dividend of 2s. 9d. in the pound.
 Potter, Frederick, of 171 Great North Road, New Lynn, shop manager. Supplementary dividend of 2s. 0½d. in the pound.
 Sue, W. K., of 3 Old Mill Road, Grey Lynn, fruiterer. First and final dividend of 5½d. in the pound.
 E. C. CARPENTER, Official Assignee.

In Bankruptcy

NOTICE is hereby given that dividends are now payable on all proved claims in the under-mentioned estates as at 5 January 1965:

Cassidy, R. G., of 26 Dedwood Terrace, Ponsonby, labourer. First dividend of 18s. 9d. in the pound.
 Ellis, P. F. D., of 3 Churches Avenue, Mount Roskill, Auckland, stonemason. First and final dividend of 2s. in the pound.
 Farrington, M. B., of 66 Albany Road, Herne Bay, school teacher. First and final dividend of 3½d. in the pound.
 Fiori, D. P. J., of Henderson, painter. First dividend of 2s. in the pound.
 Fraser, J. A., of 55 O'Donnell Avenue, Mount Roskill, waterside worker. First and final dividend of 1s. 7½d. in the pound.
 Gallagher, J. C., of 63 Francis Street, Takapuna, labourer. First and final dividend of 3s. 7d. in the pound.
 Geddes, B. R., of 3 Hebron Road, Browns Bay, driver. First and final dividend of 4s. 3d. in the pound.
 Gill, W. J., of 498 Karangahape Road, Auckland, bricklayer. First and final dividend of 1d. in the pound.
 Guthrie, D. L., of 32 Arthur Road, Manurewa, shop assistant. Supplementary dividend of ¼d. in the pound.
 Howe, H. R., of Elliott Street, Papakura, restaurant proprietor. Supplementary dividend of 2½d. in the pound.
 E. C. CARPENTER, Official Assignee.

In Bankruptcy—Supreme Court

HUBERT WILLIAM MORGAN, of 18 Murray Road, Papatoetoe, labourer, was adjudged bankrupt on 5 January 1965. Creditors' meeting will be held at my office on Tuesday, 19 January 1965, at 10.30 a.m.
 E. C. CARPENTER, Official Assignee.
 Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy—Supreme Court

HARRY JOSEPH HILL, of 12 Beverly Place, New Lynn, formerly general duties (Auckland Hospital Board), now caretaker, was adjudged bankrupt on 8 January 1965. Creditors' meeting will be held at my office on Friday, 22 January 1965, at 10.30 a.m.
 E. C. CARPENTER, Official Assignee.
 Fourth Floor, Dilworth Building, Customs Street East, Auckland.

In Bankruptcy—Supreme Court

ENGELBERT HEINRICH WALTER BOMBEECK, of Motumaoho, farmer, was adjudged bankrupt on 4 January 1965. Creditors' meeting will be held at the Courthouse, Hamilton, on Monday, 18 January 1965, at 11 a.m.
 H. G. WHYTE, Official Assignee.
 Hamilton.

In Bankruptcy—Supreme Court

ESTATE of Gable Titimaire Katene, of Karioi, market gardener, notice is hereby given that a first and final dividend of 3½d. in the pound is now payable at my office.
 J. G. RUSSELL, Official Assignee.
 Magistrate's Court, Taihape, 22 December 1964.

In Bankruptcy—Supreme Court

CLIVE ANDREW MIDDLETON, of 119 London Street, Wanganui, shepherd, was adjudged bankrupt on 17 December 1964. Creditors' meeting will be held at the Courthouse, Wanganui, on Wednesday, 30 December 1964, at 10 a.m.
 E. D. CHURCHER, Official Assignee.
 Wanganui, 22 December 1964.

In Bankruptcy—Supreme Court

DONALD WILLIAM THOM, of 2 Runciman Street, Dunedin, barman, was adjudged bankrupt on 5 January 1965. Creditors' meeting will be held at the Courthouse, Stuart Street, Dunedin, on Thursday, 14 January 1965, at 11 a.m.
 W. R. RIGG, Official Assignee.
 Dunedin.

LAND TRANSFER ACT NOTICES

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 54, folio 165, Gisborne Registry, in the name of Freehold Land Ltd., a duly incorporated company having its registered office at Gisborne, for 25.47 perches, more or less, situate in the City of Gisborne, being Lot 2, on Deposited Plan 2015, and application having been made to me to issue a new certificate of title for the land above described, I hereby give notice of my intention to issue such new certificate of title on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Gisborne, this 7th day of January 1965.

D. E. BERRY, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 127, folio 85 (Taranaki Registry), limited as to parcels in the names of Ava Emily Walker, of New Plymouth, spinster, and Joyce Ida Bastin, of Waitara, widow, for 20.66 perches, more or less, being the Eastern Moiety of Section 2015, Town of New Plymouth, having been lodged with me together with an application 138779 for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, New Plymouth, this 6th day of January 1965.

D. A. LEVETT, District Land Registrar.

EVIDENCE having been furnished to me of the loss of outstanding copy of lease 9770, affecting all that parcel of land containing 1 rood 0.7 perches, more or less, being Lot 259, on Deposited Plan 7074, situate in the City of Napier, and being part of Te Whare-O-Maraenui Block, and being part of the land in C.T.H.B. Volume 204, folio 96 (Hawke's Bay Registry), in the name of (now) the Mayor, Councillors, and Citizens of the City of Napier, and application No. 191611 having been made to me to issue a provisional lease in lieu thereof, I hereby give notice of my intention to issue such provisional lease on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated this 17th day of December 1964, at the Land Registry Office, Napier.

M. A. STURM, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act 1952, unless a caveat is lodged forbidding the same within one calendar month from the date of the publication of the *Gazette* containing this notice.

Applicants: Norman Henry Kittow and Harold Wilfred Kittow.

Number: 191590.

Land: 78 acres 3 roods 35 perches, more or less, situated in Block XII, Waipukurau Survey District, being part of Block 38, Patangata Crown Grant District, and being Lots 1, 2, and 3, Deposited Plan 11000. Occupied by the applicants.

Diagrams may be inspected at this office.

Dated this 18th day of December 1964, at the Land Registry Office, Napier.

M. A. STURM, District Land Registrar.

EVIDENCE of the loss of memorandum of mortgage No. 183008 affecting the land in certificate of title, Volume A1, folio 75, and Lease No. 165678 (Hawke's Bay Registry), whereof Anthony Charles Dudley, of Napier, company representative, and Kathleen Dudley, his wife, are the mortgagors and the Bank of New Zealand is the mortgagee, having been lodged with me together with an application (No. 191656) for the issue of a provisional mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage upon the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated this 22nd day of December 1964, at the Land Registry Office, Napier.

M. A. STURM, District Land Registrar.

EVIDENCE having been furnished to me of the loss of outstanding duplicate of certificate of title, Volume 421, folio 165, Wellington Registry, in the name of Christina Simpson, of Wellington, married woman, for 20 perches, more or less, situate in the City of Wellington, being part of Section 30, of the Karori District, and being also Lot 10, on Deposited Plan 2011, and application 616892 having been made to me to issue a new certificate of title in lieu of the said certificate of title, I hereby give notice of my intention to issue such new certificate of title on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 5th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

EVIDENCE having been furnished to me of the loss of outstanding duplicate of certificate of title, Volume 407, folio 137, Wellington Registry, in the name of Eric Albert Anderson, of Wellington, telephone technician, and Lesley Faye Anderson, his wife, for 21.21 perches, more or less, situate in the City of Wellington, being part of Section 7, Watts Peninsula District, and being also Lot 31, on Deposited Plan 8389, and application 616374 having been made to me to issue a new certificate of title in lieu of the said certificate of title, I hereby give notice of my intention to issue such new certificate of title on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 5th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

EVIDENCE having been furnished to me of the loss of the lessee's copy of Lease 549263 affecting 1 rood 17.2 perches, be the same a little more or less, situate in Block XII, of the Belmont Survey District, being part of Subdivision B, of Sections 8 and 9, of the Ngahauranga Native Reserve, and being also all the land defined on Deposited Plan 12519 whereby Stock (Imports and Exports) Ltd. was the lessor and R. D. McArthur and Co. Ltd. the lessee, and application 616148 having been made to me to dispense with the production of the said lease and pursuant to the provisions of section 44 of the Land Transfer Act 1952 and to register the surrender of the said lease, I hereby give notice of my intention to dispense with production of the said lease and to register such surrender on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 6th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

NOTICE is hereby given that the Roman Catholic Archbishop of the Archdiocese of Wellington has by Transmission 616925 made application under the Roman Catholic Bishops Empowering Act 1954 to be registered as proprietor of an estate in fee simple in all that piece of land containing 2 roods, more or less, being part of Suburban Section 252, Township of Raetihi, and being all the land in Deposited Plan No. 3893, and being the whole of the land comprised and described in certificate of title, Volume 250, folio 163 (Wellington Registry), of which John Richard Holley and Peter Regnault, both of Wellington, Roman Catholic Priests (both deceased), are registered as proprietors and that such application will be registered unless caveat forbidding the name be lodged within two months after 14 January 1965 by any person claiming the beneficial ownership of any estate or interest in such land.

Dated at the Land Registry Office, Wellington, this 7th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

EVIDENCE having been furnished of the loss of outstanding duplicate of leasehold certificate of title, Volume C2, folio 85, Wellington Registry, in the name of Trails Investment Ltd., a duly incorporated company having its registered office at Tawa, for 9.84 perches, more or less, situate in the Borough of Porirua, being part of Section 228, Porirua District, and being also Lot 6, on Deposited Plan 25366, and application 617455 having been made to me to issue a provisional lease in lieu thereof, I hereby give notice of my intention to issue such provisional lease on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 11th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

EVIDENCE having been furnished of the loss of outstanding duplicate of certificate of title, Volume 516, folio 158, Wellington Registry, in the name of the Government Insurance Commissioner, for 27.27 perches, more or less, situate in the City of Lower Hutt, being part of Section 28, Hutt District, and being also Lot 1, on Deposited Plan 13338, and application 615607 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 11th day of January 1965.

R. F. HANNAN, Assistant Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 264, folio 64 (Otago Registry), in the name of Gordon Collie Lines, of Dunedin, fish shop proprietor, and Catherine Mavis Lines, his wife, for 12 perches, more or less, situated in the City of Dunedin, being Lot 15, Block I, Deeds Plan 93, and being part Section 20, Block VI, Town District, and application 280617 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiry of 14 days from the date of the *Gazette* containing this notice.

Dated this 22nd day of December 1964, at the Land Registry Office, Dunedin.

C. C. KENNELLY, District Land Registrar.

ADVERTISEMENTS

INCORPORATED SOCIETIES ACT 1908

DECLARATION BY AN ASSISTANT REGISTRAR DISSOLVING A SOCIETY

I, Francis Thomas Allan, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the under-mentioned society is no longer carrying on its operations it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.

Waitara Power Boat Club Incorporated T. 1953/2.

Dated at New Plymouth this 22nd day of December 1964.

F. T. ALLAN, Assistant Registrar of Incorporated Societies.

THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved:

Stewart and Wagg Ltd. (in liquidation). H.B. 1954/103.

Given under my hand at Napier this 7th day of January 1965.

M. A. STURM, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Fitzgerald and Watson Limited" has changed its name to "Watson and Nevin Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 8th day of December 1964.

4304 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Contact T.V. Limited" has changed its name to "Bernina Sewing Centre (North Shore) Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 10th day of December 1964.

4305 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "McGregor Wood Distributors (N.Z.) Limited" has changed its name to "Maison Ongelique Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 10th day of December 1964.

4306 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "C. & C. Plumbers Limited" has changed its name to "C. & C. Hardware Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 10th day of December 1964.

4307 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Auckland Water Transport Limited" has changed its name to "Julian Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 16th day of December 1964.

4340 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Superior Egg and Poultry Company Limited" has changed its name to "Noble Properties Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 16th day of December 1964.

4339 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Brownson Brothers Limited" has changed its name to "Brownson's (Otahuhu) Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 17th day of December 1964.

4335 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Onehunga Tug & Barge Limited" has changed its name to "Auckland Water Transport (1964) Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 17th day of December 1964.

4336 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Witford Electrical Company Limited" has changed its name to "Martin Electrical Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 18th day of December 1964.

4337 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Wrightson's Bakeries Limited" has changed its name to "General Equipment Co. Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 18th day of December 1964.

4338 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Holden Stud Limited" has changed its name to "R. G. & R. J. Chitty Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 18th day of December 1964.

4341 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Paykel Holdings Limited" has changed its name to "Paykel Merchants Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 18th day of December 1964.

4342 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "G. & S. Phipps Limited" has changed its name to "Lander Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 18th day of December 1964.

4343 F. R. McBRIDE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "A. D. McLennan Limited" has changed its name to "McLennan Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 7th day of December 1964.

4310 J. M. GLAMUZINA,
Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Lotus Coffee Lounge Limited" has changed its name to "Matamata Supermarket Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 11th day of December 1964.

4344 J. M. GLAMUZINA,
Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Harvey & Win Motors Limited" has changed its name to "Ken Harvey Motors Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 14th day of December 1964.

4345 J. M. GLAMUZINA,
Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Balmoral Holdings and Enterprises Limited" has changed its name to "Balmoral Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 15th day of December 1964.

4309 J. M. GLAMUZINA,
Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "M. S. Gallon Limited" has changed its name to "P. C. Killick Limited", and that the new name was this day entered on my Register of Companies in place of the former name. (H.B. 1963/196).

Dated at Napier this 7th day of December 1964.
4277 M. A. STURM, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Russ McCarthy Limited" has changed its name to "J. H. A. McCarthy Limited", and that the new name was this day entered on my Register of Companies in place of the former name. (H.B. 1963/197).

Given under my hand at Napier this 22nd day of December 1964.
4332 M. A. STURM, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Evan's Atlas Roller Flour and Oatmeal Milling Company Limited" C. 1888/1 has changed its name to "Bruce Evans Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch this 4th day of December 1964.
4311 N. R. WILLIAMS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Chick's Hotel Limited" has changed its name to "Shiel Hill Hotel Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Dunedin this 15th day of December 1964.
4334 C. C. KENNELLY, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Holland & Bell (Used Vehicle Division) Limited" has changed its name to "Kenmure Kars Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Dunedin this 23rd day of December 1964.
4333 C. C. KENNELLY, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Colony Coffee Bar Limited" has changed its name to "Gardens Restaurant Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Invercargill this 17th day of December 1964.
4308 K. O. BAINES, District Registrar of Companies.

SPARROW BUILDERS LTD.

IN LIQUIDATION

Notice of Resolution for Voluntary Winding Up

NOTICE is hereby given that the following resolution was passed as an extraordinary resolution by an entry in the minute book of the company in terms of section 362 of the Act.

(a) The company cannot by reason of its liabilities continue in business and the company be wound up voluntarily.

(b) In pursuance of section 362 of the Companies Act 1955, the Official Assignee acting at Auckland be hereby nominated as provisional liquidator for the company.

A meeting of the creditors of the above-named company will be held pursuant to section 284 of the Act on 7 January 1965, at 2.15 p.m., at the Official Assignee's Office, Dilworth Building, Auckland.

Dated this 28th day of December 1964.
4322 T. H. WOORTMAN, Director.

RUBENS SETTLEMENT LTD.

IN LIQUIDATION

Notice of Meeting of Creditors

IN the matter of the Companies Act 1955 and in the matter of Rubens Settlement Ltd. (in liquidation), notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a creditors' meeting of the above-named company will be held at 64 Hurstmere Road, Takapuna, on Thursday, 28 January 1965, at 9.15 a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 18th day of December 1964.

L. S. NUNNERLEY, Liquidator.
P.O. Box 33030, Takapuna. 4312

RUBENS SETTLEMENT LTD.

IN LIQUIDATION

Notice of General Meeting

IN the matter of the Companies Act 1955 and in the matter of Rubens Settlement Ltd. (in liquidation), notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a creditors' meeting of the above-named company will be held at 64 Hurstmere Road, Takapuna on Thursday, 28 January 1965, at 9 a.m. for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 18th day of December 1964.

L. S. NUNNERLEY, Liquidator.
P.O. Box 33030, Takapuna. 4313

BARRON TRADING LTD.

IN LIQUIDATION

Notice of Meeting of Creditors

IN the matter of the Companies Act 1955 and in the matter of Barron Trading Ltd. (in liquidation), notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a creditors' meeting of the above-named company will be held at 64 Hurstmere Road, Takapuna, on Thursday, 28 January 1965, at 8.45 a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 18th day of December 1964.

L. S. NUNNERLEY, Liquidator.
P.O. Box 33030, Takapuna. 4314

BARRON TRADING LTD.

IN LIQUIDATION

Notice of General Meeting

IN the matter of the Companies Act 1955 and in the matter of Barron Trading Ltd. (in liquidation), notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a general meeting of the above-named company will be held at 64 Hurstmere Road, Takapuna, on Thursday, 28 January 1965, at 8.30 a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 18th day of December 1964.

L. S. NUNNERLEY, Liquidator.
P.O. Box 33030, Takapuna. 4315

C. ARTHUR LTD.

IN LIQUIDATION

Notice of General Meeting

NOTICE is hereby given that in accordance with section 291 (1) of the Companies Act 1955, a general meeting of members will be held at the office of Palmer, Thomson, and Cornelius, 129 Queen Street East, Hastings, on Tuesday, 26 January 1965, at 11 a.m.

Business:

1. To receive a statement from the liquidator showing how the winding up of the company has been conducted.

2. To give a direction to the liquidator as to the disposal of the books and records of the company.

4317 J. A. CORNELIUS, Liquidator.

FAIRBURN AND SONS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors in a Creditors Voluntary Winding Up

IN the matter of the Companies Act 1955 and in the matter of Fairburn and Sons Ltd., notice is hereby given that a meeting of the members of the above-named company has been summoned for the purpose of passing a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will be held pursuant to section 284 of the Companies Act 1955, at the Conference Room, Chamber of Commerce Building, 2 Courthouse Lane, Auckland, on Wednesday, the 20th day of January 1965, at 11 a.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection, if thought fit.

Dated this 21st day of December 1964.

By order of the directors:

4283 A. E. FAIRBURN, Director.

FAIRVIEW SUPERMARKET (GLENFIELD) 1964 LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors in a Creditors Voluntary Winding Up

IN the matter of the Companies Act 1955 and in the matter of Fairview Supermarket (Glenfield) 1964 Ltd., notice is hereby given that a meeting of the members of the above-named company has been summoned for the purpose of passing a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will be held pursuant to section 284 of the Companies Act 1955, at the Conference Room, Chamber of Commerce Building, 2 Courthouse Lane, Auckland, on Wednesday, the 20th day of January 1965, at 11 a.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection, if thought fit.

Dated this 21st day of December 1964.

By order of the directors:

4282 A. E. FAIRBURN, Director.

P-S TIMBERS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Members' Voluntary Winding-up Resolution and Appointment of Liquidator

PURSUANT to section 269 of the Companies Act 1955, notice is hereby given that it was resolved on the 22nd day of December 1964, as a special resolution by an entry in the minute book of the above-named company, pursuant to section 362 (1) of the Companies Act 1955:

1. That the company be wound up voluntarily.
2. That Thomas James Chamberlain, public accountant, of Christchurch, be appointed liquidator of the company.

Dated the 23rd day of December 1964.

4289 T. J. CHAMBERLAIN, Liquidator.

H. F. BOWKETT AND SONS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Resolution for Voluntary Winding Up

IN the matter of the Companies Act 1955 and in the matter of H. F. Bowkett and Sons Ltd., notice is hereby given that by duly signed entry in the minute book of the above company on 16 December 1964, the following extraordinary resolution was passed, namely:

"That H. F. Bowkett and Sons Ltd. cannot by reason of its liability continue in business and that it is advisable to wind up and that accordingly the company be wound up voluntarily."

Dated this 24th day of December 1964.

4299 D. N. CHAMBERS, Liquidator.

SMITH'S OPEN WAREHOUSE LTD.

IN VOLUNTARY LIQUIDATION

Notice of Final General Meeting

IN the matter of Smith's Open Warehouse Ltd., in voluntary liquidation, creditors' winding up, and in the matter of the Companies Act 1955 take notice that in pursuance of section 291 of the above Act the final general meeting of the above-named company will be held at the offices of Scott, Bradley, and Unwin, 29 Strathallan Street, Timaru, at 11 a.m., for the purpose of laying before such meeting the account of the winding up of the above-named company and of giving any explanation thereof.

NOTE—A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him and that proxy need not also be a member of the company.

4300

E. G. BRADLEY, Liquidator.

G. L. WEIR LTD.

IN LIQUIDATION

Notice of Resolution for Voluntary Winding Up

NOTICE is hereby given that, at an extraordinary general meeting of the company duly convened and held on the 21st day of December 1964, the following special resolution was passed:

"That the company be wound up voluntarily."

4288

A. B. BROWN, Liquidator.

REX HEYWOOD LTD.

IN LIQUIDATION

Notice to Creditors to Prove Debts or Claims

IN the matter of the Companies Act 1955 and in the matter of Rex Heywood Ltd. (in liquidation), notice is hereby given that the undersigned, the liquidator of Rex Heywood Ltd., which is being wound up voluntarily, does hereby fix the 31st day of January 1965 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 23rd day of December 1964.

R. C. MACINNES, Liquidator.

Address of Liquidator: P.O. Box 146, Hastings. 4284

MIRO FISHING CO. LTD.

IN VOLUNTARY LIQUIDATION

Notice of Resolution for Voluntary Winding Up

IN the matter of the Companies Act 1955 and in the matter of Miro Fishing Co. Ltd., notice is hereby given that by duly signed entry in the minute book of the above-named company on the 23rd day of December 1964, the following special resolution was passed by the Company, namely:

- (a) That the company be wound up voluntarily;
- (b) That Mr E. M. H. Kemp, of Wellington, public accountant, be and is hereby appointed liquidator of the company.

Dated this 23rd day of December 1964.

4293

E. M. H. KEMP, Liquidator.

C. ARTHUR LTD.

IN LIQUIDATION

Notice of Meeting of Creditors

NOTICE is hereby given that in accordance with section 291 (1) of the Companies Act 1955, a meeting of creditors will be held at the office of Palmer, Thomson, and Cornelius, 129 Queen Street East, Hastings, on Tuesday, 26 January 1965, at 11 a.m.

Business:

To receive a statement from the liquidator showing how the winding up of the company has been conducted.

4316

J. A. CORNELIUS, Liquidator.

WITCHCRAFT WEAR LTD.

IN LIQUIDATION

Notice of Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of Witchcraft Wear Ltd., notice is hereby given that a meeting of the members of the above-named company has been summoned for the purpose of passing a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will be held pursuant to section 284 of the Companies Act 1955, at the Pioneer Sports Club Rooms, 188 Oxford Terrace, Christchurch, on Tuesday, the 26th day of January 1965, at 2.15 p.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection if thought fit.

Dated this 21st day of December 1964.

By order of the directors:

4275 C. C. HOLLAND, Secretary.

COMENG HOLDINGS LTD.

NOTICE OF CEASING TO CARRY ON BUSINESS IN NEW ZEALAND

COMENG HOLDINGS LTD., an overseas company registered under Part XII of the Companies Act 1955, hereby gives notice that it intends to cease to have a place of business in New Zealand at the expiration of three months from the date of publication of the first of these notices in the *Gazette*.

Dated this 21st day of December 1964.

L. V. PHILLIPS,

being the person authorised to accept notices on behalf of the company.

NOTE—The business previously carried on by Comeng Holdings Ltd. is now being carried on by Comeng-Treseder Ltd., whose registered office is at Winslow Chambers, High Street, Lower Hutt. 4272

HUBBARD ASSOCIATION OF SCIENTOLOGISTS INTERNATIONAL LTD.

NOTICE OF CEASING TO CARRY ON BUSINESS IN NEW ZEALAND

HUBBARD Association of Scientologists International Ltd., a company incorporated in England, hereby gives notice of its intention to cease to have a place of business in New Zealand, as from the 1st day of January 1965. 4298

UNITED EMPIRE BOX CO. LTD.

REDUCTION OF CAPITAL

In the Supreme Court of New Zealand No. M. 519/64.

Northern District
(Auckland Registry)

In the matter of the Companies Act 1955 and in the matter of United Empire Box Co. Ltd., duly incorporated in New Zealand with registered office at Auckland, notice is hereby given that the order of the Supreme Court of New Zealand, dated the 10th day of December 1964, confirming reduction of capital of the above-named company by reducing the Share Premium Account of the company from £1,444,655 to £825,374 and the minute approved by the Court, showing with respect to the capital of the company as altered the several particulars required by the above-mentioned Act, was registered by the Registrar of Companies on the 22nd day of December 1964.

The said minute is in the words and figures following:

"That, the Share Premium Account of the company be reduced to £825,374 and that such reduction be effected by writing off the sum of £619,281 being part of the amount shown in the balance sheet of the company as at the 31st day of March 1964, as 'Adjustment of Investment in Subsidiary Companies'."

Dated this 23rd day of December 1964.

4278 L. M. GREIG, Solicitor for the Company.

BOYD'S ELECTRICAL AND HARDWARE CO. LTD.

ADVERTISEMENT OF PETITION

In the Supreme Court of New Zealand No. M. 249/64

Canterbury District
(Christchurch Registry)

In the matter of the Companies Act 1955 and in the matter of Boyd's Electrical and Hardware Co. Ltd., notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 17th day of December 1964, presented to the said Court by Madelene Frances Adele Boyd, of Christchurch, widow; and that the said petition is directed to be heard before the Court sitting at Christchurch, on the 17th day of February 1965, at 10 a.m.; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

G. S. BROCKETT, Solicitor for the Petitioner.

Address for Service: The offices of Messrs Brockett and Cameron, Solicitors, 152 Hereford Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on or send by post, to the above named, notice in writing of his intention to do so. The notice must state the name, address, and description or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the Supreme Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 p.m. on the 16th day of February 1965. 4285

TIMARU CITY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Electricity Development Loan 1964, £73,000

PURSUANT to the Local Authorities Loans Act 1956, the Timaru City Council hereby resolves as follows:

"That, for the purpose of providing the annual charge on the loan of £73,000 to be known as the Electricity Development Loan 1964 authorised to be raised by the Timaru City Council under the above-mentioned Act for the purpose of financing certain capital works necessary for the development of the Municipal Electricity Department, the said Timaru City Council hereby makes a special rate of two hundred and fifty-three thousandths of a penny (0.253d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the City of Timaru; and that the said special rate shall be an annually recurring rate, during the currency of the said loan and be payable yearly on the 1st day of April in each and every year during the currency of the said loan, being a period of 20 years, or until such loan is fully paid off."

The above resolution was passed at a meeting of the Timaru City Council held on the 21st day of December 1964.

4303

J. A. GOODWIN, Town Clerk.

TAWA BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Tawa Borough Council has resolved as follows:

"That, for the purpose of providing the annual charges on a loan of £5,500 authorised to be raised by the Tawa Borough Council under the Local Authorities Loans Act 1956 for the purpose of erecting a house on council land, purchasing land and erecting a house thereon, or purchasing land and an existing house, the said Tawa Borough Council hereby makes a special rate of 0.052d. in the pound (£) upon the rateable value of all rateable property of the whole of the Borough of Tawa; and that the said special rate shall be an annually recurring rate during the currency of the loan and be payable half-yearly on the 15th day of July and the 15th day of January in each and every year during the currency of the loan, being a period of 30 years, or until the loan is fully paid off."

Dated at Tawa, 6 January 1965.

4318

I. M. CAMPBELL, Town Clerk.

GISBORNE HARBOUR BOARD

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Gisborne Harbour Board hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £205,000 authorised to be raised by the Gisborne Harbour Board under the above-mentioned Act for the purpose of carrying out those works and providing the equipment authorised by the Gisborne Harbour Board Empowering Act 1964 together with costs incidental thereto, the said Gisborne Harbour Board hereby makes a special rate of five sixty-fourths of one penny in the pound on the capital value of all rateable property of the Gisborne Harbour District; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 31st day of May in each and every year during the currency of the loan, being a period of 30 years, or until the loan is fully paid off."

I hereby certify that the foregoing resolution was passed by the Gisborne Harbour Board at a special meeting held at the Board's Office, Read's Quay, Gisborne, on the 14th day of December 1964.

4280

E. A. KHULL, Secretary-Manager.

KAIRANGA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Kairanga County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £1,800 authorised to be raised by the Kairanga County Council under the above-mentioned Act for the construction of Sewerage Reticulation Works and Treatment Plant to serve the Aokautere Urban Drainage Area, the said Kairanga County Council hereby makes a special rate by way of uniform annual fee of £9 14s. in respect of each lot within the Aokautere Urban Drainage Area; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable on the 1st day of August in each and every year during the currency of the loan, being a period of 15 years, or until the loan is fully paid off."

4281

J. A. GREGG, County Clerk.

LYTTLETON BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Diamond Harbour Water and Sewerage Loan 1964, £50,000

IN pursuance and exercise of the powers vested in it by the Local Authorities Loans Act 1956, the Lyttelton Borough Council hereby resolves as follows:

"That, for the purpose of providing interest and other charges on the loan of £50,000 to be raised under the above-mentioned Act for the extension of the sewer services at Diamond Harbour, the said Lyttelton Borough Council hereby makes and levies a special rate of two shillings and nine pence in the £ upon the rateable value on the basis of the annual value of all rateable property situated in that part of the Borough of Lyttelton known as Diamond Harbour; and that rate shall be an annual-recurring rate and be payable yearly on the 1st day of April in each and every year during the currency of the loan, being a period of 30 years, or until the loan is fully paid off."

I hereby certify that the above resolution was passed at a meeting of the Lyttelton Borough Council held on Monday, 12 October 1964.

4296

J. THOMPSON, Town Clerk.

WAITEMATA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Redemption Loan No. 3, 1964, £2,600

PURSUANT to the Local Authorities Loans Act 1956, the Waitemata County Council hereby resolves as follows:

"That, whereas the sum of £3,500 borrowed by the Waitemata County Council under the Public Conveniences Loan 1957, £20,500 (portion of £10,500) for the erection of public conveniences is due and payable on the 10th day of February 1965, and whereas the amount repaid in respect of the said loan amounts to only £900 and the sum of £2,600 is required to pay for the said loan, now therefore the Waitemata County Council in exercise of the powers vested in it on that behalf by the Local Authorities Loans Act 1956, hereby resolves:

B

(a) To borrow the sum of £2,600 for the purpose of paying for the said loan.

(b) That the said sum of £2,600 shall be payable on the 10th day of February 1979, or such earlier date as may be determined by council.

(c) That for the purpose of providing interest, principal, and other charges on the Redemption Loan No. 3, 1964, £2,600 the said council hereby makes and levies a special rate of 0.0022 pence in the pound (£) on the rateable unimproved value of all rateable property within the County of Waitemata; and that such special rate shall be an annual-recurring rate during the currency of the loan and payable yearly on the 1st day of June of each year during the currency of the loan, being a period of 14 years, or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy of the resolution passed by the Waitemata County Council on 17 December 1964.

4301

L. L. JONES, County Clerk.

FRANKLIN COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Authorities Loans Act 1956, the Franklin County Council hereby resolves as follows:

"That, for the purpose of providing interest and other charges on a loan of fifty thousand pounds (£50,000) authorised to be raised by the Franklin County Council under the above-mentioned Act for the purpose of making advances to farmers in terms of the Rural Housing Act 1939, the Franklin County Council hereby makes and levys a special rate of decimal nought seven eight pence (0.078d.) in the pound upon the rateable value (on the basis of unimproved value) of all rateable property in the County of Franklin; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the 1st day of October in each and every year until such loan is fully paid off."

The above resolution was passed at a meeting of the Franklin County Council, held on the 21st day of December 1964.

4302

P. R. BOYLE, Deputy County Clerk.

NELSON HARBOUR BOARD

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Nelson Harbour Board hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £100,000 authorised to be raised by the Nelson Harbour Board for the purpose of carrying out certain harbour works on the Nelson Harbour as authorised by the Nelson Harbour Board Empowering Act 1959, the said Nelson Harbour Board hereby makes a special rate of one-twentieth of a penny upon the rateable value (on the basis of the capital value) of all rateable property in the Nelson Harbour Board District; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of 25 years or until the loan is fully paid off."

I hereby certify that the foregoing is a true copy of a resolution passed by the Nelson Harbour Board on the 21st day of December 1964.

4319

W. H. PARR, Managing Secretary.

NELSON HARBOUR BOARD

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Nelson Harbour Board hereby resolves as follows:

"That, for the purpose of providing the annual charges on the Redemption Loan No. 2, 1964, of £36,100 authorised to be raised by the Nelson Harbour Board for the purpose of supplementing the appropriate portion of the accumulated sinking fund of seven thousand two hundred pounds (£7,200) so as to redeem at maturity that part of the Harbour Works Loan 1957 which matures on 1 March 1965, the said Nelson Harbour Board hereby makes the special rate previously authorised by section 6 of the Nelson Harbour Board Empowering Act 1956, of one-third of a penny ($\frac{1}{3}$ d.) in the pound on the rateable value (on the basis of the capital value) of all rateable property of the Nelson Harbour Board District; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of 19 years, or until the loan is fully paid off."

I hereby certify that the foregoing is a true copy of a resolution passed by the Nelson Harbour Board on the 21st day of December 1964.

4320

W. H. PARR, Managing Secretary.

TE KUITI BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Drainage Improvement Loan 1964, of £3,800

NOTICE is hereby given that at a meeting of the above council held on 21 December 1964, the following resolution was passed:

Pursuant to the Local Authorities Loans Act 1956, the Te Kuiti Borough Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of three thousand eight hundred pounds (£3,800) authorised to be raised by the Te Kuiti Borough Council under the above-mentioned Act for the purpose of meeting the additional cost of carrying out drainage improvements in the Western Catchment Area, the said Te Kuiti Borough Council hereby makes a special rate of one-eighth of a penny (¼d.) in the pound on the rateable value (on the basis of the unimproved value) on all rateable property within the whole of the Borough of Te Kuiti; and that such special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 1st day of April in each and every year during the currency of the loan, being a period of twenty (20) years, or until the loan is fully paid off."

Dated this 22nd day of December 1964.

4321 M. J. STRANGE, Town Clerk.

WHANGAREI HARBOUR BOARD

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Whangarei Harbour Board hereby resolves:

"That, for the purpose of providing the annual charges on a loan of £86,000 authorised to be raised by the Whangarei Harbour Board under the above-mentioned Act and in terms of the Whangarei Harbour Board Vesting and Empowering Act 1962, for the purposes of dredging and reclamation £61,315, providing motor vehicle and cargo ferry terminals £9,950, and contingencies £14,735, the said Whangarei Harbour Board hereby makes a special rate of point one four pence (0.14d.) in the pound (£1) upon the rateable value of all rateable property of the Whangarei Harbour district comprising the City of Whangarei, the Town Districts of Kamo and Hikurangi, and the County of Whangarei, excepting out of such county that portion thereof comprised in the Waipu River District as defined in Proclamation published in the *Gazette*, on the 1st day of March, 1900; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 31st day of March in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

The foregoing resolution was passed at a special meeting of the Whangarei Harbour Board held on the 21st day of December 1964.

4294 R. K. TRIMMER, Chairman.

WAIMAIRI COUNTY COUNCIL

SECURITY RATE

Fendalton Riding Works Loan 1964

PURSUANT to the Local Authorities Loans Act 1956, the Waimairi County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £8,600 authorised to be raised by the Waimairi County Council under the above-mentioned Act for the purpose of reconstructing and sealing roads in the Fendalton Riding the said Waimairi County Council hereby makes a special rate of 0.023374d. (pence) in the £ (pound) upon the rateable value of all rateable property in the special rating area comprising the whole of the Fendalton Riding of the Waimairi County; and that the special rate shall be an annual-recurring rate during the currency of the loan and be payable yearly on the 1st day of April in each year and every year during the currency of the loan, being a period of 10 years, or until the loan is fully paid off."

4290 K. MACLACHLAN, County Clerk.

AUCKLAND REGIONAL AUTHORITY

SPECIAL ORDER

Reserves Loan No. 1, 1964, £1,000,000, 1st Issue £350,000

THE Auckland Regional Authority in exercise of the powers vested in it by the Auckland Regional Authority Act 1963, section 37, and in pursuance of the authority conferred upon it under the Local Authorities Loans Act 1956, and in exercise of all other powers enabling it in that behalf doth

hereby resolve by special resolution intended to operate as a special order to borrow the sum of £350,000 as a special loan to be known as the Reserves Loan No. 1, 1964, £1,000,000, 1st Issue £350,000 for the purpose of acquiring land for regional reserves.

The foregoing special order was made by way of a special resolution passed at a special meeting of the authority held on the 20th day of November 1964. It was publicly notified in the *Auckland Star* on the 28th day of November and the 15th day of December 1964, and confirmed at the ordinary meeting of the authority held on the 18th day of December 1964.

The Common Seal of the Auckland Regional Authority was hereto affixed this 18th day of December 1964.

[L.S.] D. M. ROBINSON, Chairman.
4324 N. C. BELL, Secretary.

AUCKLAND REGIONAL AUTHORITY

SPECIAL ORDER

Transit Survey Loan 1964, £35,000

THE Auckland Regional Authority in exercise of the powers vested in it by the Auckland Regional Authority Act 1963, section 45, and in pursuance of the authority conferred upon it under the Local Authorities Loans Act 1956, and in exercise of all other powers enabling it in that behalf doth hereby resolve by special resolution intended to operate as a special order to borrow the sum of £35,000 as a special loan to be known as the Transit Survey Loan 1964, £35,000 for the purpose of meeting costs and expenses incidental to the Transit Survey being carried out on behalf of the Auckland Regional Authority.

The foregoing special order was made by way of a special resolution passed at a special meeting of the authority held on the 20th day of November 1964. It was publicly notified in the *Auckland Star* on the 28th day of November and the 12th day of December 1964, and confirmed at the ordinary meeting of the authority held on the 18th day of December 1964.

The Common Seal of the Auckland Regional Authority was hereto affixed this 18th day of December 1964.

[L.S.] D. M. ROBINSON, Chairman.
4323 N. C. BELL, Secretary.

WAIMATE BOROUGH COUNCIL

NOTICE OF INTENTION TO TAKE LAND

NOTICE is hereby given that the Waimate Borough Council proposes, under the provisions of the Public Works Act 1928, to take for housing purposes the land described in the Schedule hereto.

A plan showing the land proposed to be taken is available for public inspection at the offices of the Waimate Borough Council, Queen Street, Waimate. Every person affected by the taking and having any objection to the taking of the said land or execution of the works thereon, not being an objection to the amount of or payment of compensation, should lodge his objection in writing within forty (40) days from the date of the first publication of this notice to the said office of the Waimate Borough Council.

SCHEDULE

ALL that piece of land situated in the Borough of Waimate containing 1 acre 37.3 perches being that part of Lot 1, Deposited Plan 22585, being part Rural Section 2521, being part of the land comprised in part certificate of title, Volume 652, folio 86, Canterbury Land Registry; as the same is more particularly delineated on the said plan and thereon edged red, being back land off High Street, in the block bounded by High, Wall, Rugby, and Queen Streets, Waimate.

Dated at Waimate this 22nd day of December 1964.

T. R. MCFARLANE, Town Clerk.

Date of first publication of notice, 23 December 1964.

4286

FRANKLIN COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Counties Act 1956 and in the matter of the Public Works Act 1928, notice is hereby given that the Franklin County Council proposes under the provisions of the above-mentioned Acts to execute a certain public work, namely, the provision of a road being a deviation of portion of the Miranda Coast Road, within the County of Franklin and for the purposes of such public work the lands described in the Schedule hereto are required to be taken, and notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the clerk to the said council, situated in Roulston Street, Pukekohe, and is open for inspection, without fee, by all persons during ordinary office hours.

All persons affected by and who have well grounded objections to the execution of the said public work or the taking of such lands, must state their objections in writing and send the same within 40 days from the 21st day of December 1964, being the day of the first publication of this notice, to the County Clerk at the County Office, Roulston Street, Pukekohe.

SCHEDULE

APPROXIMATE area of each of the parcels of land required to be taken:

A. R. P.	Description of the land
0 3 16	Part Lot 1, D.P. 48284; coloured yellow on S.O. Plan 44350.
0 2 25·8	Part Lot 1, D.P. 48284; coloured sepia on S.O. Plan 44350.
0 3 35·5	Part Lot 2, D.P. 48284; coloured sepia on S.O. Plan 44350.
1 0 28·9	Part Wharekawa 1g 1 Block; coloured blue on S.O. Plan 44350.

All situated in Block VI, Wharekawa Survey District, County of Franklin, North Auckland Land District; as the same are more particularly delineated on S.O. Plan 44350, deposited in the office of the Lands and Survey Department, Auckland.

Dated at Pukekohe this 21st day of December 1964.

4276 R. G. YOUNG, County Clerk.

COOK COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

NOTICE is hereby given that the Cook County Council proposes, under the provisions of the Public Works Act 1928, to execute a certain public work, to wit, the operation of a quarry at Patutahi, and for the purposes of such public work the lands described in the Schedule hereto are required to be taken; and notice is hereby given that the plan of the lands so required to be taken is deposited in the office of the Cook County Council, 150 Childers Road, Gisborne, and is there open for inspection; and that every person affected by the execution of the said public work or by the taking of the said lands should set forth in writing any objection such person may wish to make to the execution of the said public work or to the taking of the said lands, not being an objection to the amount or payment of compensation; and should send such written objection within forty (40) days from the first publication of this notice to the County Clerk, Cook County Council, 150 Childers Road, Gisborne.

SCHEDULE

GISBORNE LAND DISTRICT

ALL those pieces of land situated in Block III, Patutahi Survey District, and described as follows:

A. R. P.	Being
107 0 27	Part Section 89, Patutahi Rural, shown coloured blue on the said plan deposited in the office of the Cook County Council, and lying near to and to the south of the Cook County Quarry, at Patutahi.
13 2 35	Part of Lot 2, on Deposited Plan 3316, part of section 80, Patutahi Rural, shown coloured orange on the said plan deposited in the office of the Cook County Council, and being adjacent to the south-east corner of the Cook County Quarry, at Patutahi.
16 0 14	Part of Lot 1, on Deposited Plan 3316, part of section 80, Patutahi Rural, shown coloured orange on the said plan deposited in the office of the Cook County Council, and lying near to and to the south-east of the Cook County Quarry, at Patutahi.

All being lands required for the operation of a quarry at Patutahi.

Dated at Gisborne this 24th day of December 1964.

R. K. GARIDINER, Cook County Clerk.

This notice was first published on the 24th day of December 1964. 4295

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the first Schedule hereto, to take for the use, convenience, or enjoyment of a road the portions of land described in the Second Schedule hereto, and to stop the portions of road described in the Third Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the pieces of road who have any well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description
A. R. P.	
0 0 22·1	Part Section 28, Block XVI, Pirongia Survey District; shown coloured sepia on S.O. Plan 42060.
0 0 12·1	Part Section 28, Block XVI, Pirongia Survey District; shown coloured sepia on S.O. Plan 42060.
0 0 5·6	Part Section 27, Block XVI, Pirongia Survey District; shown coloured orange on S.O. Plan 42060.
0 1 20·4	Part Lot 2, of Section 3, Block XVI, Pirongia Survey District; shown coloured blue on S.O. Plan 42060.
0 0 9·7	Part Section 51, Block XVI, Pirongia Survey District; shown coloured sepia on S.O. Plan 42060.
1 3 32	Part Section 52, Block XVI, Pirongia Survey District; shown coloured orange on S.O. Plan 42060.
0 0 1·2	Part Section 52, Block XVI, Pirongia Survey District; shown coloured orange on S.O. Plan 42060.
0 0 12·7	Part Section 42, Block XVI, Pirongia Survey District; shown coloured blue on S.O. Plan 42060.

All of which said pieces of land are situated in Block XVI, Pirongia Survey District, Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of land required to be taken for severance:

Area	Description
A. R. P.	
0 3 18	Part Lot 2, Section 3, Block XVI, Pirongia Survey District; shown coloured blue, and edged blue on S.O. Plan 42060.
0 0 8·6	Part Section 52, Block XVI, Pirongia Survey District; shown coloured orange, edged orange on S.O. Plan 42060.

Both of which said pieces of land are situated in Block XVI, Mangaorongo Survey District, Land Registration District of South Auckland, County of Otorohanga.

THIRD SCHEDULE

ROAD required to be stopped:

Area	Adjoining or passing through
A. R. P.	
0 0 32·8	Section 27, Block XVI, Pirongia Survey District.
1 1 32·5	Part Section 28, Section 51, and part Lot 2, of Section 3, Block XVI, Pirongia Survey District.
1 1 39·8	Sections 51 and 52, Block XVI, Pirongia Survey District.
0 0 9·2	Section 53, Block XVI, Pirongia Survey District.
0 0 8·8	Section 10, Block XVI, Pirongia Survey District.

All of which said pieces of road are situated in Block XVI, Pirongia Survey District, Land Registration District of South Auckland, County of Otorohanga; and shown coloured green on S.O. Plan 42060.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council: R. F. MORGAN, County Clerk.
4325

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, and to stop the portions of road described in the Second Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the said pieces of road who have any well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description
A. R. P.	
0 1 0·6	Part No. 1 Takotokoraha Block; shown coloured yellow on S.O. Plan 42291.
0 1 15·9	Part No. 1 Takotokoraha Block (Deposited Plan 21569); shown coloured blue on S.O. Plan 42291.
0 1 4·3	Part No. 1 Takotokoraha Block; shown coloured yellow on S.O. Plan 42291.
0 0 16·6	Part No. 1 Takotokoraha Block; shown coloured blue on S.O. Plan 42291.

All of which said pieces of land are situated in Block XII, Pirongia Survey District, Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of road required to be stopped:

Area	Adjoining or passing through
A. R. P.	
0 0 27.3	Part Takotokoraha 1 Block.
0 0 6	Part Takotokoraha 1B (D.P. 21569).
0 1 14.6	Part Takotokoraha 1 Block.

All of which said pieces of road are situated in Block XII, Pirongia Survey District, Land Registration District of South Auckland, County of Otorohanga; and shown coloured green on S.O. Plan 42291.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

R. F. MORGAN, County Clerk.

4326

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, and to stop the portions of road described in the Second Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the said pieces of road who have any well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description
A. R. P.	
0 0 3.1	Part Section 4, Block V, Wharepapa Survey District; shown coloured blue on S.O. Plan 42622.
0 0 1.7	Part Section 4, Block V, Wharepapa Survey District; shown coloured blue on S.O. Plan 42622.
0 3 14.6	Part Section 22, Block V, Wharepapa Survey District; shown coloured yellow on S.O. Plan 42622.
0 0 13.7	Part Section 22, Block V, Wharepapa Survey District; shown coloured yellow on S.O. Plan 42622.

All of which said pieces of land are situated in Block V, Wharepapa Survey District, Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of road to be stopped:

Area	Adjoining or passing through
A. R. P.	
0 3 8	Part Section 4, and part Section 22, Block V, Wharepapa Survey District.
0 0 8.3	Part Section 22, Block V, Wharepapa Survey District.
0 0 35.5	Part Section 5, Block V, Wharepapa Survey District.

All of which said pieces of road are situated in Block V, Wharepapa Survey District, Land Registration District of South Auckland, County of Otorohanga; and shown coloured green on S.O. Plan 42622.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

4327

R. F. MORGAN, County Clerk.

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, to take for the use, convenience, or enjoyment of a road the portions of land described in the Second Schedule hereto, and to stop the portions of road described in the Third Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the pieces of road who have well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description
A. R. P.	
0 0 28.5	Part Section 16A, Block IV, Orahiri Survey District; shown coloured blue on S.O. Plan 42294.
0 0 3.7	Part Section 14A, Block IV, Orahiri Survey District; shown coloured sepia on S.O. Plan 42294.
0 0 6.5	Part Section 14A, Block IV, Orahiri Survey District; shown coloured sepia on S.O. Plan 42294.
0 0 14.7	Part Section 14A, Block IV, Orahiri Survey District; shown coloured sepia on S.O. Plan 42294.
0 3 36.3	Part Section 14A, Block IV, Orahiri Survey District; shown coloured sepia on S.O. Plan 42294.
0 1 6.7	Part Section 14A, Block IV, Orahiri Survey District; shown coloured orange on S.O. Plan 42294.
0 0 1.8	Part Section 14A, Block IV, Orahiri Survey District; shown coloured orange on S.O. Plan 42294.
0 0 6.4	Part Section 14A, Block IV, Orahiri Survey District; shown coloured orange on S.O. Plan 42294.
0 1 2.7	Part Section 14A, Block IV, Orahiri Survey District; shown coloured orange on S.O. Plan 42294.
0 2 6	Part Otorohanga PP 1A Block; shown coloured blue on S.O. Plan 42294.
0 0 8	Part Otorohanga PP 1A Block; shown coloured blue on S.O. Plan 42294.
0 0 1	Part Otorohanga PP 1B 2A Block; shown coloured sepia on S.O. Plan 42294.
0 0 13.3	Part Otorohanga PP 1B 2B Block; shown coloured orange on S.O. Plan 42294.
0 0 1.4	Part Otorohanga PP 1B 2B Block; shown coloured orange on S.O. Plan 42294.
0 2 20.4	Part Otorohanga PP 1B 1B Block; shown coloured blue on S.O. Plan 42294.
0 1 0.4	Part Otorohanga PP 1B 1B Block; shown coloured blue on S.O. Plan 42294.
0 0 6	Part old bed Waipa River; shown coloured yellow on S.O. Plan 42294.
0 1 21	Part Otorohanga Q 2D Block; shown coloured blue on S.O. Plan 42294.
0 0 9.9	Part Otorohanga Q 2D Block; shown coloured blue on S.O. Plan 42294.
0 1 10.9	Part Section 54, Block IV, Orahiri Survey District; shown coloured sepia on S.O. Plan 42294.
0 2 12.3	Part Section 31, Block IV, Orahiri Survey District; shown coloured orange on S.O. Plan 42294.

All of which said pieces of land are situated in Block IV, Orahiri Survey District, Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of land required to be taken for severance:

Area	Description
A. R. P.	
0 1 31.7	Part Section 14A, Block IV, Orahiri Survey District; shown coloured sepia, edged sepia on S.O. Plan 42294, which said piece of land situated in Block IV, Orahiri Survey District, Land Registration District of South Auckland, County of Otorohanga.

THIRD SCHEDULE

ROAD required to be stopped, adjoining or passing through:

Area	Description
A. R. P.	
0 0 22.2	Part Section 14A, Block IV, Orahiri Survey District.
0 0 37.7	Part Section 14A, Block IV, Orahiri Survey District.
0 0 32.4	Part Section 14A, Block IV, Orahiri Survey District.
0 0 11	Part Section 14A, Block IV, Orahiri Survey District.
0 0 16.5	Part Section 14A, Block IV, Orahiri Survey District.
1 0 39.5	Part Section 14A, Block IV, Orahiri Survey District.
0 0 32.4	Part Section 14A, Block IV, Orahiri Survey District.
0 1 23.0	Part Otorohanga PP 1A Block.
0 0 10.4	Otorohanga PP 1B 2A Block.
0 0 9.8	Part Otorohanga PP 1A Block.
0 0 2.9	Part Otorohanga PP 1B 2B Block.
0 0 9.8	Part Otorohanga PP 1B 2B Block.
0 0 11.8	Part Otorohanga PP 1B 2B Block.
0 0 17.9	Part Otorohanga PP 1B 1B Block.
0 0 19.6	Part Otorohanga PP 1B 1B Block.
0 1 29.9	Part Otorohanga P 21D 1A Block.
0 0 32	Part Otorohanga PP 1B 1A Block.
0 0 23.7	Section 52, Block IV, Orahiri Survey District.
0 0 11.6	Section 31, Block IV, Orahiri Survey District.
0 3 24.8	Section 31, and part Section 54, Block IV, Orahiri Survey District.

All of which said pieces of road are situated in Block IV, Orahiri Survey District, Land Registration District of South Auckland, County of Otorohanga, and shown coloured green on S.O. Plan 42294.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

4331

R. F. MORGAN, County Clerk.

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, and to take for the use, convenience, or enjoyment of a road the portions of land described in the Second Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land who have any well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area			Description
A.	R.	P.	
0	0	14.3	Part Moerangi 3G 6A Block; shown coloured sepia on S.O. Plan 41806.
0	1	2.9	Part bed of Aotea Harbour; shown coloured blue on S.O. Plan 41806.
0	3	7.2	Part Aotea South 3B 2 Block (Papakainga); shown coloured orange on S.O. Plan 41806.
0	1	29.5	Part Aotea South 3B 2 Block (Urupa); shown coloured sepia on S.O. Plan 41806.
1	1	28.5	Part Aotea South 3B 2 Block; shown coloured red on S.O. Plan 41806.
0	1	15.4	Part bed of Aotea Harbour; shown coloured blue on S.O. Plan 41806.
0	1	12.8	Part Aotea South 3B 2 Block; shown coloured red on S.O. Plan 41806.
2	1	7.3	Part Aotea South 3D Block; shown coloured sepia on S.O. Plan 41806.
3	0	38.2	Part Aotea South 3C 1B Block; shown coloured orange on S.O. Plan 41806.
0	1	32.5	Part Aotea South 3C 1A Block; shown coloured sepia on S.O. Plan 41806.
2	0	11	Part Aotea South 3C 1B Block; shown coloured orange on S.O. Plan 41806.

All of the above pieces of land being situated in Block VI, Kawhia North Survey District.

Area			Description
A.	R.	P.	
0	2	24.5	Part bed of Aotea Harbour, situated in Blocks V and VI, Kawhia North Survey District; shown coloured blue on S.O. Plan 41806.
3	3	32	Part Aotea South No. 1 Block, situated in Blocks V and VI, Kawhia North Survey District; shown coloured sepia on S.O. Plan 41806.

All of which said pieces of land are situated in the Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of land required to be taken for severance:

Area			Description
A.	R.	P.	
0	0	6.4	Part Aotea South 3B 2 Block (Urupa); shown coloured sepia, and edged sepia on S.O. Plan 41806.
0	0	30.9	Part Aotea South 3C 1A Block; shown coloured sepia, and edged sepia on S.O. Plan 41806.

Which said pieces of land are situated in Block VI, Kawhia North Survey District, Land Registration District of South Auckland, County of Otorohanga.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

4328 R. F. MORGAN, County Clerk.

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, to take for the use, convenience, or enjoyment of a road the portions of land described in the Second Schedule hereto, and to stop the portions of road described in the Third Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the pieces of road who have well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area			Description
A.	R.	P.	
0	0	8.1	Part 1A 7C 2A Parihoro Block; shown coloured yellow on S.O. Plan 42292.
0	0	1.5	Part 2c Parihoro Block; shown coloured blue on S.O. Plan 42292.
0	0	28	Part 2c Parihoro Block; shown coloured blue on S.O. Plan 42292.
0	1	8.9	Part 2c Parihoro Block; shown coloured blue on S.O. Plan 42292.
0	0	25.4	Part 2c Parihoro Block; shown coloured blue on S.O. Plan 42292.
0	0	22.7	Part Lot 3, Deposited Plan 26054; shown coloured sepia on S.O. Plan 42292.

All of the above pieces of land being situated in Block XI, Pirongia Survey District.

Area			Description
A.	R.	P.	
0	2	32.2	Part Lot 3, Deposited Plan 31628; shown coloured sepia on S.O. Plan 42292.
0	1	8.8	Part Lot 3, Deposited Plan 31628; shown coloured sepia on S.O. Plan 42292.
0	0	5.9	Part Lot 1, Deposited Plan 31522; shown coloured yellow on S.O. Plan 42292.
0	1	37	Part Lot 1, Deposited Plan 31522; shown coloured yellow on S.O. Plan 42292.

All of the above pieces of land being situated in Block XII, Pirongia Survey District.

Area			Description
A.	R.	P.	
0	0	2.5	Part Section 19, Block XII, Pirongia Survey District; shown coloured yellow on S.O. Plan 42292.
0	3	17.0	Part Section 19, Block XII, Pirongia Survey District; shown coloured yellow on S.O. Plan 42292.

All of which said pieces of land are situated in the Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of land required to be taken for severance:

Area			Description
A.	R.	P.	
0	1	16.5	Part Lot 3, on Deposited Plan 31628; shown coloured sepia, edged sepia on S.O. Plan 42292, situated in Block XII, Pirongia Survey District, Land Registration District of South Auckland, County of Otorohanga.

THIRD SCHEDULE

ROAD required to be stopped, adjoining or passing through:

Area			Description
A.	R.	P.	
0	0	0.7	Part 2c Parihoro Block.
0	1	1	Part 2c Parihoro Block.
0	1	2.4	Part 2c Parihoro Block.
0	0	19	Part Lot 3, Deposited Plan 26054.
0	0	20.1	Part 2c Parihoro Block.

All the above pieces of land being situated in Block XI, Pirongia Survey District.

Area			Description
A.	R.	P.	
1	3	5.8	Section 20, Block XII, and Lot 1, Deposited Plan 31522, and Lot 1, Deposited Plan 31628.
0	0	7.1	Part Lot 3, Deposited Plan 31628, situated in Block XII, Pirongia Survey District.

All of which said pieces of land are situated in the Land Registration District of South Auckland, County of Otorohanga; and shown coloured green on S.O. Plan 42292.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

4329 R. F. MORGAN, County Clerk.

OTOROHANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

IN the matter of the Public Works Act 1928, public notice is hereby given by the Otorohanga County Council that it is proposed under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto, to take for the use, convenience, or enjoyment of a road the portions of land described in the Second Schedule hereto, and to stop the portions of road described in the Third Schedule hereto, and notice is further given that a plan showing the said pieces of land is on view and open for inspection at the office of the council at the address set out below during ordinary business hours, and notice is further given that all persons affected by the taking of the said pieces of land and the stopping of the pieces of road who have well-grounded objections should set forth the same in writing within 40 days from the first publication of this notice to the County Clerk, Otorohanga County Council, Council Chambers, Maniapoto Street, Otorohanga.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description
A. R. P.	
0 0 40	Part Te Kauri 2F No. 1 Block; shown coloured blue on S.O. Plan 42386.
0 1 19.9	Part Te Kauri 2F No. 1 Block; shown coloured blue on S.O. Plan 42386.
0 0 14.1	Part Te Kauri 2F No. 1 Block; shown coloured blue on S.O. Plan 42386.
0 0 7.2	Part Te Kauri 2D Block; shown coloured yellow on S.O. Plan 42386.
0 0 7.3	Part Te Kauri 2F 1 Block; shown coloured yellow on S.O. Plan 42386.
0 0 12.9	Part Te Kauri 2F 1 Block; shown coloured blue on S.O. Plan 42386.

All of the above pieces of land being situated in Block XII, Kawhia North Survey District.

Area	Description
A. R. P.	
0 0 6.8	Part Te Kauri 2F 1 Block; shown coloured blue on S.O. Plan 42386.
0 0 4.7	Part Te Kauri 2F 1 Block; shown coloured yellow on S.O. Plan 42386.
0 0 5.3	Part Te Kauri 2F 1 Block; shown coloured blue on S.O. Plan 42386.
0 0 1.0	Part Te Kauri 2F 1 Block; shown coloured yellow on S.O. Plan 42386.
0 0 27.2	Part Te Kauri 2F 2 Block; shown coloured sepia on S.O. Plan 42386.
0 0 7.9	Part Te Kauri 2F 2 Block; shown coloured sepia on S.O. Plan 42386.
0 0 23.2	Part Te Kauri 2F 2 Block; shown coloured sepia on S.O. Plan 42386.
0 0 21.8	Part Te Kauri 2F 2 Block; shown coloured sepia on S.O. Plan 42386.
0 0 4.4	Part Te Kauri 2F 2 Block; shown coloured sepia on S.O. Plan 42386.

All of the above pieces of land being situated in Block XI, Kawhia North Survey District.

All of which said pieces of land are situated in the Land Registration District of South Auckland, County of Otorohanga.

SECOND SCHEDULE

PORTIONS of land required to be taken for severance:

Area	Description
A. R. P.	
0 0 4.3	Part Te Kauri 2F 1 Block, situated in Block XII, Kawhia North Survey District; shown coloured blue, edged blue on S.O. Plan 42386.
0 0 0.7	Part Te Kauri 2F 2 Block, situated in Block XI, Kawhia North Survey District; shown coloured sepia, edged sepia on S.O. Plan 42386.

THIRD SCHEDULE

ROAD required to be stopped:

Area	Description
A. R. P.	Adjoining or passing through
0 0 20.1	Te Kauri 2c Block.
0 1 31.7	Part Te Kauri 2F 1 Block, and Te Kauri 2D Block.
0 0 1.6	Te Kauri 2D Block.
0 0 24.3	Part Te Kauri 2F 1 Block.
0 0 6.1	Part Te Kauri 2F 1 Block.
0 0 11	Part Te Kauri 2F 1 Block.

All of the above pieces of land being situated in Block XII, Kawhia North Survey District.

Area	Description
A. R. P.	
0 0 10.6	Part Te Kauri 2F 1 Block.
0 0 11.5	Part Te Kauri 2F 1 Block.
0 0 8.2	Part Te Kauri 2F 1 Block.
0 0 21.2	Te Kauri 2F 2 Block.
0 0 11.2	Te Kauri 2F 2 Block.
0 0 25.7	Te Kauri 2F 2 Block.
0 1 3.2	Te Kauri 2F 2 Block.
0 0 13.4	Te Kauri 2F 2 Block.

All of the above pieces of land being situated in Block XI, Kawhia North Survey District.

All of which said pieces of road are situated in the Land Registration District of South Auckland, County of Otorohanga; and shown coloured green on S.O. Plan 42386.

Dated at Otorohanga this 22nd day of December 1964.

Otorohanga County Council:

R. F. MORGAN, County Clerk.

4330

WAIKATO COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928, public notice is hereby given that the Waikato County Council proposes under the provisions of the Public Works Act 1928, to take for road the portions of land described in the First Schedule hereto and to stop the portions of road described in the Second Schedule hereto. A plan

of the portions of land proposed to be taken and of the portions of road proposed to be stopped is open for public inspection at the office of the Waikato County Council, Grey Street, Hamilton, during 40 days from the date of the first publication of this notice. All persons objecting to the proposal must lodge their objections in writing at the office of the council on or before the 19th day of January 1965.

FIRST SCHEDULE

PORTIONS of land required to be taken for road:

Area	Description of land
A. R. P.	
0 0 23.2	Part New Zealand Loan and Mercantile Grant; coloured yellow on plan.
0 3 15.4	Part New Zealand Loan and Mercantile Grant (D.P. 23903); coloured sepia on plan.
0 0 0.6	Part Lot 5, D.P. 3471; coloured yellow on plan.
0 0 0.3	Part New Zealand Loan and Mercantile Grant; coloured yellow, edged yellow on plan.

Situated in Block XV, Hapuakohe Survey District, Land Registration District of South Auckland, County of Waikato, shown on S.O. Plan 42703.

SECOND SCHEDULE

PORTIONS of road proposed to be stopped:

Area	Adjoining or passing through
A. R. P.	
0 2 24.6	Part New Zealand Loan and Mercantile Grant (D.P. 23903), part Lot 5, D.P. 3471; coloured green on plan.
0 0 11.8	Part Lot 5, D.P. 3471 (Part Tauhei Stream Bed); coloured green, edged green on plan.
0 0 22.6	Part Lot 5, D.P. 3471; coloured green on plan.
0 0 26.6	Part Lot 5, D.P. 3471; coloured green, edged green on plan.

Situated in Block XV, Hapuakohe Survey District, Land Registration District of South Auckland, County of Waikato, shown on S.O. Plan 42703.

Dated at Hamilton this 8th day of December 1964.

M. P. GOLDSBRO, County Clerk.

This notice was first published in the *Waikato Times* newspaper on the 9th day of December 1964. 4292

WHAKATANE BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Departure From Proposed District Scheme

PUBLIC notice is given pursuant to the provisions of the Town and Country Planning Act 1953 and its amendments and of the regulations made thereunder, that the Town and Country Planning Appeal Board by order dated 14 October 1964, has consented to a Specified Departure from the Whakatane Borough Council Proposed District Scheme, by permitting Hamill Brothers Ltd. to establish a panel beating business as a conditional use in an area zoned Industrial A, such use to be carried out on Lot 45, D.P. S. 3048, McAllister Street, Whakatane, but subject however to the following conditions:

(a) That the business be conducted from Monday to Saturday inclusive only, and on such days between the hours of 7 a.m. and 9 p.m. only or such other hours as the council may from time to time permit.

(b) That off street parking be provided and operated to the satisfaction of the Whakatane Borough Council for all vehicles under repair or awaiting repair.

Dated at Whakatane this 15th day of December 1964.

4274

LESLIE D. LOVELOCK, Town Clerk.

MOUNT ROSKILL BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Mount Roskill Borough Council District Scheme Changes Nos. 1-15 Approved

PUBLIC notice is hereby given pursuant to the provisions of the Town and Country Planning Act 1953 and its amendments and of the regulations made thereunder, that changes Nos. 1-15 were approved by the council at its meetings on 6 October 1964 and 1 December 1964.

No objections were lodged and council at its meeting on 15 December 1964 resolved that the changes Nos. 1-15 be incorporated in the District Scheme for the Borough of Mount Roskill, and determined that the changes shall become operative on 1 January 1965.

A copy of the changes Nos. 1-15 as approved has been deposited in the office of the council and may be inspected, without fee, by any person who so requires, at any time when that office is open to the public.

Dated at Mount Roskill this 21st day of December 1964.

4279

G. W. STEPHENSON, Town Clerk.

NEW PLYMOUTH CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Central Area District Planning Scheme

NOTICE is hereby given pursuant to regulation 32 (8) of the Town and Country Planning Regulations 1960, that by a decision dated 23 November 1964, the Town and Country Planning Appeal Board consented to the application of Jackson-Winchcombe Ltd., for a departure under section 35 of the Town and Country Planning Act 1953 from the above-mentioned District Scheme for its premises in Devon Street East, New Plymouth.

The substance and effect of the consent is to permit the erection of a building covering 100 per cent of the site upon the ground floor only of such building in lieu of the maximum coverage restriction of 85 per cent provided by the said scheme, subject to the conditions that:

(a) The rear wall of the proposed ground floor addition shall be so constructed that it will to the satisfaction of the council's Engineer serve as an adequate retaining wall in respect of that part of the proposed Service Lane which adjoins the applicant's property.

(b) The roof of the proposed ground floor addition shall be so constructed that it will to the satisfaction of the council's Engineer comply with all such requirements as the council may require to ensure that it serves as an adequate unloading bay and a parking area for two motor vehicles.

The full description of the land is shown in the said application which, together with the plans mentioned therein, may be inspected, without fee, at any time during office hours at the Town Clerk's Office, Liardet Street, New Plymouth.

4287

W. J. CONNOR, Town Clerk.

KAIKOHE BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Review of the Kaikohe Borough District Scheme

PUBLIC notice is hereby given that, pursuant to a resolution of the council made on the 22nd day of June 1964, the Kaikohe Borough District Scheme as already operative is under review, and the council has recommended that the scheme with the changes now incorporated therein be approved. The scheme as now recommended by the council has been deposited in the Council Office and Public Library and is there open for inspection by all persons interested therein, without fee, at any time when the above places are open to the public.

Objections to the proposed changes of the district scheme which the council proposes to approve, 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 district scheme", and lodged at the office of the council at any time not later than Friday the 5th day of March 1965.

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 Town Clerk in writing within a period of which public notice will be given.

Dated at Kaikohe this 24th day of December 1964.

For the Kaikohe Borough Council:

4297

R. D. FULLER, Town Clerk.

AUCKLAND REGIONAL PLANNING AUTHORITY

TOWN AND COUNTRY PLANNING ACT 1953

Cancellation of Section 2A of the Auckland Regional Planning Scheme Approved

PURSUANT to the Town and Country Planning Act 1953, public notice is hereby given that the cancellation of section 2A of the Auckland Regional Planning Scheme was approved by the Auckland Regional Planning Authority by resolution passed at its meeting held on the 20th day of November 1964, after all required notices, and consents relating to the proposal to cancel the said scheme had been duly made and received respectively.

The Auckland Regional Planning Authority has also resolved that the said cancellation shall come into operation on the 7th day of December 1964.

For the Auckland Regional Planning Authority:

4291

B. JACOBSEN, Secretary.

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