



# THE NEW ZEALAND GAZETTE

*Published by Authority*

---

WELLINGTON: THURSDAY, 31 MAY 1984

---

**CORRIGENDUM**

*Appointment of Honorary Community Officers Under the Maori Community Development Act 1962*

In the notice published in the *Gazette* 5 April 1984, No. 56, page 1070, line 1 to of the Schedule for the words "Sonny Davis" read "Te Tumu Sonny Waaka" which last mentioned appear in the original notice signed by the Minister of Maori Affairs.

5

**CORRIGENDUM**

*Appointment of Honorary Community Officers Under the Maori Community Development Act 1962*

In the notice published in the *Gazette* 9 February 1984, No. 16, page 342 line to of the Schedule for the words "Beatty Hunapo" read "Betty Hunapo" which last mentioned appear in the original notice signed by the Minister of Maori Affairs.

5

**CORRIGENDUM**

*Appointment of Member of South Canterbury Land Valuation Tribunal*

In the notice with the above heading published in the *New Zealand Gazette*, 10 May 1984, No. 75, page 1525 the word *South* should be inserted in the sixth line before *Canterbury* to read *South Canterbury Valuation Tribunal*.

Dated at Wellington this 16th day of May 1984.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 3/18/2/20 (6))

6

*Land and Airspace Declared to be a Motorway in the City of Wellington (Part of the Wellington-Foxton Motorway, i.e., Ngauranga-Porirua Section)*

DAVID BEATTIE, Governor-General  
ORDER IN COUNCIL

At the Government House at Wellington this 21st day of  
May 1984

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 138 of the Public Works Act 1981, His Excellency the Governor-General, acting by and with the advice

and consent of the Executive Council, hereby declares that the surface of the carriageway above the land described in the Schedule hereto together with the airspace above that surface shall be a motorway on and after the 31st day of May 1984.

**SCHEDULE**

WELLINGTON LAND DISTRICT

ALL that land situated in the City of Wellington and presently constructed as a public highway described as follows:

Being

Land held for the Wairarapa Railway, being part Proclamation No. 928.

Land being Legal Road pursuant to section 110A of the Public Works Act 1928; being part *New Zealand Gazette*, 1914, page 1017.

Land held for the use, convenience or enjoyment of a road; being part Proclamation No. 5050.

Land held for better utilisation; being part *Gazette* notice No. 791062.

Land held for better utilisation; being part *Gazette* notice No. 546733.

Land held for road; being part *Gazette* notice No. 617996.

Land held for road; being part Proclamation No. 4717.

Land held for road; being part Proclamation No. 3073.

Land being Crown Grant Road.

Land held for the use, convenience or enjoyment of a road; being part Document 428350.

More particularly described and shown on the plans numbered 5/80/40, sheets 1 and 2, deposited in the office of the Minister of Works and Development at Wellington.

P. G. MILLEN, Clerk of the Executive Council.

(P.W. 71/9/2/0; Wn. D.O. 34/0)

16/1

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

PURSUANT to section 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations, and retirements of officers of the New Zealand Army.

## REGULAR FORCE

## ROYAL REGIMENT OF N.Z. ARTILLERY

U39762 Warrant Officer Class I Lindsay John Skinner is appointed to a commission in the rank of Lieutenant and Quartermaster, with seniority and effect from 1 May 1984.

Captain G. C. Lough to be temp. Major with effect from 28 May 1984.

## ROYAL N.Z. CORPS OF SIGNALS

Major Peter James Bonser, Royal Corps of Signals (Rtd), is appointed to a commission in his present rank, with seniority and effect from 6 April 1984.

## ROYAL N.Z. INFANTRY REGIMENT

Major Roger Niho Maxwell is transferred to the Reserve of Officers, General List, in his present rank with effect from 12 April 1984.

Captain (*temp.* Major) and Quartermaster Errol Ross Cooper is posted to the Retired List in the rank of Major and Quartermaster, with effect from 12 May 1984.

Captain B. J. Ewart to be temp. Major with effect from 5 May 1984.

Captain David Paul Beattie, B.E.M., is transferred from the Territorial Force on a fixed term engagement in the rank of Captain and Quartermaster, with seniority from 16 October 1983 and effect from 16 April 1984.

Lieutenant (*temp.* Captain) and Quartermaster William Charles Cooper is transferred to the Reserve of Officers, General List, in the rank of Captain and Quartermaster with effect from 2 May 1984.

Lieutenant (*temp.* Captain) and Quartermaster John Frederick Sturgess is transferred to the Reserve of Officers, General List, in the rank of Captain and Quartermaster with effect from 8 May 1984.

Lieutenant and Quartermaster Brian John O'Donohue is transferred to the Reserve of Officers, General List, in his present rank with effect from 12 April 1984.

## ROYAL N.Z. CORPS OF TRANSPORT

Major Gilbert Edmund Anton Cook is transferred to the Reserve of Officers, General List, in his present rank with effect from 17 April 1984.

## ROYAL N.Z. ARMY MEDICAL CORPS

## Supernumerary List

Captain (*temp.* Major) and Quartermaster Graeme Cormack is posted to the Retired List in the rank of Major and Quartermaster, with effect from 2 May 1984.

## ROYAL N.Z. ARMY ORDNANCE CORPS

Captain and Quartermaster B. L. Crafts to be temp. Major and Quartermaster with effect from 12 May 1984.

## THE CORPS OF ROYAL N.Z. ELECTRICAL AND MECHANICAL ENGINEERS

Major David Franklyn Hayward, B.SC.(ENG.), is transferred to the Reserve of Officers, General List, in his present rank with effect from 8 May 1984.

Captain and Quartermaster B. J. Manley to be temp. Major and Quartermaster with effect from 26 March 1984.

Captain and Quartermaster Roger George Munro is transferred to the Reserve of Officers, General List, in his present rank with effect from 18 April 1984.

## ROYAL N.Z. DENTAL CORPS

## Supernumerary List

The engagement of Major A. M. Reid, B.D.S., is extended until 1 November 1985.

## ROYAL N.Z. CHAPLAINS' DEPARTMENT

Chaplain Class II Brian John Fletcher, B.D., (Roman Catholic) is transferred to the Reserve of Officers, General List, in his present rank with effect from 1 May 1984.

## ROYAL N.Z. ARMY EDUCATION CORPS

Garry John Diack, B.A., is appointed to a commission in the rank of Lieutenant, with seniority from 2 February 1983 and effect from 2 April 1984.

## TERRITORIAL FORCE

## ROYAL N.Z. ARMOURD CORPS

## Waikato/Wellington East Coast Squadron, RNZAC

Captain Ian Hamish Balfour, E.D., B.AGR.SC., is posted to the Retired List with effect from 10 April 1984.

## 1st Squadron, New Zealand Scottish, RNZAC

Michael Allan Sheppard is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 26 February 1984.

## ROYAL N.Z. INFANTRY REGIMENT

## 5th Battalion (Wellington West Coast and Taranaki), RNZIR

Captain J. B. M. Henderson to be temp. Major with effect from 1 April 1984.

Captain D. P. Beattie, B.E.M., is transferred to the Regular Force with effect from 16 April 1984.

2nd Lieutenant D. H. Smith to be Lieutenant with seniority from 15 November 1983 and effect from 22 March 1984.

The following 2nd Lieutenants to be Lieutenant with seniority from 1 March 1984 and effect from 28 March 1984:

M. D. Chivers.  
M. W. Dawson.  
E. L. Hansen.

## 7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bay), RNZIR

2nd Lieutenant L. G. Lynch to be Lieutenant with seniority and effect from 1 March 1984.

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 26 February 1984:

Brett Howard Dodson.  
Russell Hadden Smith.  
James Charles Vallance.

## ROYAL N.Z. ARMY MEDICAL CORPS

## 2nd (GH) Field Hospital, RNZAMC

Lieutenant (*temp.* Captain) M. H. Hunter, M.B., CH.B., to be Captain with seniority and effect from 29 April 1982.

## Otago University Medical Unit, RNZAMC

Jane Gabrielle Gardner is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 26 February 1984.

## Auckland University Medical Company, RNZAMC

George Basil McIvor is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1984.

## ROYAL N.Z. ARMY ORDNANCE CORPS

## 1st Supply Company, RNZAOC

Nicola Marie Vandermolen is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 26 February 1984.

## ROYAL N.Z. DENTAL CORPS

Major David John McAllister, M.SC.(LOND.), D.ORTH.R.C.S.(ENG.), B.D.S., of 2nd (GH) Field Hospital, RNZAMC, is transferred to the Reserve of Officers, General List, in his present rank with effect from 30 March 1984.

2nd Lieutenant G. M. Lawton, B.SC., B.D.S., to be Lieutenant with seniority from 10 December 1980 and effect from 22 February 1984.

## EXTRA REGIMENTAL EMPLOYMENT

## Headquarters Company Land Forces

Alan Woolston is appointed to a commission in the rank of Lieutenant, Royal N.Z. Infantry Regiment, with seniority and effect from 26 February 1984.

## Headquarters 2nd Task Force Region

Captain (*temp.* Major) Warwick Barraud Wright, E.D., Royal Regiment of N.Z. Artillery, is transferred to the Reserve of Officers, General List, in the rank of Major with effect from 25 March 1984.

## RESERVE OF OFFICERS

*General List*

The following officers are posted to the Retired List with effect from the date shown:

## Royal N.Z. Infantry Regiment

Major Roslyn Nepia Himona, 19 April 1984.

## Royal N.Z. Nursing Corps

Major Rosemary Elizabeth Joan Thompson, 16 April 1984.

Dated at Wellington this 16th day of May 1984.

DAVID THOMSON, Minister of Defence.

200/2

*Appointments, Promotions, Extensions, Transfers, Resignations, and Retirements of Officers of the Royal New Zealand Navy*

PURSUANT to section 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations, and retirements of officers of the New Zealand Naval Forces.

## ROYAL NEW ZEALAND NAVY

Commander Robin Francis Hulford is transferred to the Emergency List of the RNZN until 1 April 1986, with effect from 2 April 1984.

Lieutenant Commander (*acting* Commander) Thomas Charles Money Raven, M.B.E., is placed on the Retired List in the rank of Commander, with effect from 7 May 1984.

Lieutenant Commander (*temp.* Commander) J. M. Halliday, B.S.C., M.P.P., L.T.C.L., to be Commander with seniority and effect from 2 April 1984.

Lieutenant Commander (*temp.* Commander) P. J. E. Baldwin to be Commander with seniority from 27 June 1983 and effect from 2 April 1984.

The appointment of Lieutenant Commander G. J. Power is extended to 6 December 1988.

Lieutenant Commander A. D. Clayton-Greene to be temp. Commander with effect from 1 May 1984.

The appointment of Lieutenant Commander W. R. Linn, B.E.M., is extended to 26 August 1990.

Lieutenant P. A. Mullen, DIP.TCHG., to be Lieutenant Commander with seniority and effect from 1 April 1984.

Lieutenant Merrion Ranwell Clark, B.A., is placed on the Emergency List of the RNZN until 20 May 1988, with effect from 21 May 1984.

Lieutenant K. N. Corles to be Lieutenant Commander with seniority and effect from 19 April 1984.

Lieutenant S. Humphries to be temp. Lieutenant Commander with effect from 16 April 1984.

Lieutenant S. J. Taylor to be temp. Lieutenant Commander with effect from 1 March 1984.

The appointment of Lieutenant B. E. Carroll is extended to 2 January 1993.

Lieutenant J. C. Kennedy, B.S.C.(HONS.), to be temp. Lieutenant Commander with effect from 28 February 1984.

The appointment of Lieutenant M. J. Chapman B.A., LL.B., is extended to 26 January 1991.

Lieutenant Peter John Young is placed on the Emergency List of the RNZN until 30 March 1986, with effect from 31 March 1984.

Lieutenant L. A. Cocks is appointed Assistant Provost Marshal to the Royal New Zealand Navy with effect from 30 March 1984.

Sub Lieutenant S. M. Barham to be Lieutenant with seniority from 16 September 1983 and effect from 9 February 1984.

Sub Lieutenant O. L. Braddock to be Lieutenant with seniority from 1 January 1982 and effect from 21 February 1984.

Sub Lieutenant John Rupert James Gatti, B.S.C., is placed on the Emergency List of the RNZN until 5 April 1988, with effect from 6 April 1984.

Sub Lieutenant D. G. Hoskins to be temp. Lieutenant with effect from 25 April 1984.

Sub Lieutenant (*temp.* Lieutenant) G. I. Lowe, N.Z.C.E.(MECH.), relinquishes the temporary rank of Lieutenant with effect from 7 May 1984.

The engagements of the following Sub Lieutenants are extended to the date shown:

J. C. Hayman, B.S.C., 10 January 1992.

A. C. Winstanley, B.S.C.(TECH.), 13 January 1992.

Surgeon Sub Lieutenant (*on prob.*) C. N. Strack, M.B., CH.B., to be Surgeon Lieutenant (*on prob.*), with seniority from 13 December 1982 and effect from 6 May 1984.

The appointment of Sub Lieutenant (*on prob.*) Gordon Murry Sutherland, B.E.(MECH.), lapses with effect from 31 March 1984.

Owen Richard Hobbs is re-appointed to the RNZN in the rank of Sub Lieutenant (*on prob.*), with seniority from 6 March 1984 and effect from 26 March 1984.

Ensign H. G. Sharp to be Sub Lieutenant with seniority from 1 January 1984 and effect from 10 February 1984.

The appointment of Midshipman Philip James Muldoon is terminated with effect from 10 March 1984.

The seniority of Midshipman R. J. Scowcroft is antedated to 1 January 1983.

The appointment of Midshipman Dean Howard Greenwood is terminated with effect from 5 May 1984.

## ROYAL NEW ZEALAND NAVAL VOLUNTEER RESERVE

Lieutenant D. L. Thompson, V.R.D., N.Z.C.S., to be Lieutenant Commander with seniority and effect from 1 March 1984.

Sub Lieutenant L. G. K. Schmitt to be Lieutenant with seniority from 12 September 1983 and effect from 10 April 1984.

The following Ensigns to be Sub Lieutenant with seniority and effect from 1 January 1984:

R. H. Bryant, DIP.ED.

R. Iotua.

## EMERGENCY LIST OF THE ROYAL NEW ZEALAND NAVY

Commander Rodney Elliott Brown is placed on the Retired List with effect from 6 May 1984.

The period of service of the following officers on the Emergency List of the RNZN is terminated with effect from the date shown:

Lieutenant Commander Gary Norton Kendall, 3 October 1983.

Lieutenant Michael Desmond Woods, B.A., DIP.TCHG., 4 June 1983.

Lieutenant Peter James Vernon Chivers, B.S.C., 10 February 1984.

Sub Lieutenant Julie Johnson, 25 August 1983.

Sub Lieutenant O. R. Hobbs is re-appointed to the Active List of the RNZN with effect from 26 March 1984.

Dated at Wellington this 16th day of May 1984.

DAVID THOMSON, Minister of Defence.

26/2

*Appointing a Member of the National Water and Soil Conservation Authority (Amendment)*

DAVID BEATTIE, Governor-General

PURSUANT to section 5 of the Water and Soil Conservation Act 1967, I, Sir David Stuart Beattie, the Governor-General of New Zealand, on the advice of the Minister of Works and Development after consultation by the Minister with the Municipal Association of New Zealand Incorporated hereby appoint

Ross Avin Close of Alexandra, insurance representative

to be a member of the National Water and Soil Conservation Authority from the 29th day of March 1984 for a term of 3 years.

This appointment is also made pursuant to section 25 (j) of the Acts Interpretation Act 1924, and is in substitution for the appointment of Mr Close made in the warrant dated the 29th day of March 1984, printed in *New Zealand Gazette* of 5 April 1984, No. 56, at page 1068, in which he is erroneously referred to as 'Ross Chris Close'.

As witness the hand of His Excellency the Governor-General this 18th day of May 1984.

A. P. D. FRIEDLANDER,  
Minister of Works and Development.

(P.W. 74/1/2/1)

10

*Appointments to the Queen Elizabeth II Arts Council, the Northern Central and Southern Regional Arts Councils and the Council for Maori and Pacific Arts*

PURSUANT to section 3 (2) (c), 27 (2) (a), and 27 (2) (b) of the Queen Elizabeth the Second Arts Council of New Zealand Act as amended by the Queen Elizabeth the Second Arts Council of New Zealand Amendment 1978, the Minister for the Arts has made the following appointments:

Jenny Patrick to be a member of the Queen Elizabeth the Second Arts Council of New Zealand for a term of office expiring 31 March 1987.

Eric Flegg to be the chairman of the Northern Regional Arts Council for a term of office expiring 31 March 1987.

Susan Turner to be a member of the Northern Regional Council for a term of office expiring 31 March 1987.

Heath Lees to be a member of the Northern Regional Arts Council for a term of office expiring 31 March 1985.

Richard Moorehead to be a member of the Central Regional Arts Council for a further term of office expiring 31 March 1987.

Peter Entwisle to be a member of the Southern Regional Arts Council for a further term of office expiring 31 March 1987.

Jonathan Tucker to be a member of the Southern Regional Arts Council for a term of office expiring 31 March 1987.

Clifford Whiting to be a member of the Council for Maori and South Pacific Arts for a further term of office expiring 31 March 1987.

Matafetu Smith to be a member of the Council for Maori and South Pacific Arts for a term of office expiring 31 March 1987.

Henry Tuia to be a member of the Council for Maori and South Pacific Arts for a term of office expiring 31 March 1987.

Dated at Wellington this 22nd day of May 1984.

GEOFF THOMPSON, for Minister for the Arts.

(I.A. Cul. 10/6/2, 10/6/2/1, 10/6/2/2)

20

*Reappointment of Director of New Zealand Dairy Board*

PURSUANT to section 3 (2) of the Dairy Board Act 1961, the Board has received advice from the New Zealand Co-operative Dairy Company Ltd., that

David Bay, R.D. 1, Te Aroha

has been reappointed as a director of the New Zealand Dairy Board for a further term of office of 4 years from 1 July 1984.

Dated at Wellington this 23rd day of May 1984.

J. P. McFAULL, Secretary, N.Z. Dairy Board.

6

*Member of Council of Legal Education Appointed*

PURSUANT to the Law Practitioners Act 1982, His Excellency the Governor-General has been pleased to appoint

Marion Ruth Franks

to be a member of the Council of Legal Education for a term expiring on the 30th day of May 1987.

J. K. McCLAY, Attorney-General.

10

*Appointment of Honorary Community Officers Under the Maori Community Development Act 1962*

PURSUANT to section 5 (1) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the persons named in the Schedule hereto to serve as Honorary Community Officers for a term of 3 years in the area shown in the second column in the Schedule.

**SCHEDULE**

Name	Area
Polly Tutaonga Kopu (Mrs)	Inglewood
May Mahara Oorthuis (Mrs)	Waitara
Jacqueline Imelda Mauriri (Miss)	Normanby
Dianna Rossina Robbins (Mrs)	Waitara
Eileen Nophelia Perry (Mrs)	New Plymouth
Hinetiurangi Pahau (Mrs)	New Plymouth
Rongo Tahata	Rotorua
Rita Ross (Mrs)	Dannevirke

Dated at Wellington this 28th day of May 1984.

BEN COUCH, Minister of Maori Affairs.

10/3

*Reappointment of Members to the Veterinary Services Council  
(No. 3252; Ag. 1/53/2/40)*

PURSUANT to section 3 of the Veterinary Services Act 1946, I hereby reappoint

Robert A. Brown, farmer of Awanui (as a representative of Farmers' Veterinary Clubs in the North Island on the nomination of the New Zealand Federation of Veterinary Clubs)

Bruce D. Russell, farmer of Christchurch (as a representative of Farmers' Veterinary Clubs in the South Island on the nomination of the New Zealand Federation of Veterinary Clubs)

to be members of the Veterinary Services Council for a term of 3 years from 1 July 1984.

Dated at Wellington this 24th day of May 1984.

DUNCAN MACINTYRE, Minister of Agriculture.

9

*Reappointment of Member of the Planning Tribunal*

PURSUANT to section 131 of the Town and Country Planning Act 1977 as amended, His Excellency the Governor-General has been pleased to reappoint

John Shaw, D.F.C., Justice of the Peace

of Auckland, to be a member of the Planning Tribunal for a period of 3 years on and from 1 May 1984.

Dated at Wellington this 2nd day of May 1984.

J. K. McCLAY, Minister of Justice.

(Adm. 3/41 (6))

6

*Coroner Appointed*

PURSUANT to section 2 of the Coroners Act 1951, His Excellency the Governor-General has been pleased to appoint:

David Robin Fountain, barrister and solicitor of Kaitaia,

to be a Coroner for New Zealand vice Mr J. L. Gallie, J.P., retired.

Dated at Wellington this 22nd day of May 1984.

J. K. McCLAY, Minister of Justice.

(Adm. 3/13/4/43 (6))

6

*Reappointment of Members of the Prisons Parole Board*

His Excellency, the Governor-General has been pleased to reappoint pursuant to section 31 of the Criminal Justice Act 1954:

Henry Desmond Bennett

John Hall

Vera Kirihau Morgan

to be members of the Prisons Parole Board for a further term of 3 years on and from 1 September 1984.

Dated at Wellington this 23rd day of May 1984.

J. K. McCLAY, Minister of Justice.

(Adm. 3/30/3 (5))

5

*Justices of the Peace Appointed*

PURSUANT to section 3 (1) of the Justices of the Peace Act 1957, His Excellency the Governor-General has been pleased to appoint the following newly-appointed District Court Judges to be Justices of the Peace for New Zealand:

Patrick Jerome Toomey

James Daniel O'Donovan

Dated at Wellington this 21st day of May 1984.

J. K. McCLAY, Minister of Justice.

(Adm. 3/17/4 (10))

10

*Reappointed of Member to the New Zealand Poultry Board  
(No. 3250; Ag. 1/53/2/29)*

NOTICE is hereby given by direction of the Minister of Agriculture that, pursuant to section 4 of the Poultry Board Act 1980, his Excellency the Governor-General has been pleased to reappoint

Alfred John Clark, poultry farmer of Auckland (on the nomination of the Auckland Provincial Association of Registered Poultry Farmers Inc.)

as a member of the New Zealand Poultry Board for a period of 3 years from 1 July 1984.

Dated at Wellington this 24th day of May 1984.

M. E. WILSON,  
for Director-General of Agriculture and Fisheries.

9



*Appointment of Member to the New Zealand Wool Testing Authority (No. 3249, Ag. 1/53/2/31)*

NOTICE is hereby given by direction of the Minister of Agriculture that, pursuant to section 6 of the Wool Testing Authority Act 1964, His Excellency the Governor-General has been pleased to appoint:

Alexander Whitelaw Patterson, group manager of Wellington (on the nomination of the New Zealand Wool Board)

as a member of the New Zealand Wool Testing Authority for the residue of the term of office of G. H. Drees, resigned, which expires on 31 December 1985.

Dated at Wellington this 23rd day of May 1984.

M. E. WILSON,  
for Director-General of Agriculture and Fisheries.

9

*Reappointment of Member to the New Zealand Poultry Board (No. 3248; Ag. 1/53/2/29)*

NOTICE is hereby given by direction of the Minister of Agriculture that, pursuant to section 4 of the Poultry Board Act 1980, His Excellency the Governor-General has been pleased to reappoint

Alan Briggs, poultry farmer of Oamaru, (on nomination of the Otago-Southland Provincial Association of Registered Poultry Farmers Inc.)

as a member of the New Zealand Poultry Board for a period of 3 years from 1 July 1984.

Dated at Wellington this 23rd day of May 1984.

M. E. WILSON,  
for Director-General of Agriculture and Fisheries.

9

*Approval of Qualified Person for the Purposes of Section 402, Companies Act 1955*

PURSUANT to section 402 of the Companies Act 1955, I hereby approve

Graham Victor Steer

a partner in the firm of Felsler, Russell & Co., 140 Phillip Street, Sydney, New South Wales 2000, Australia, Chartered Accountants and a Fellow of the Institute of Chartered Accountants in Australia to be a qualified person for the purposes of that section in respect of the accounts of Battenfeld (Aust) Pty Ltd.

Dated at Wellington this 21st day of May 1984.

J. K. McLAY, Minister of Justice.

4

*Approval of Qualified Person for the Purposes of Section 402, Companies Act 1955*

PURSUANT to section 402 of the Companies Act 1955, I hereby approve

Ian Robert Baggie

a partner in the firm of Ernst and Whinney, 60 Margaret Street, Sydney, Australia, Chartered Accountants and a member of the Institute of Chartered Accountants in Australia to be a qualified person for the purposes of that section in respect of the accounts of Amev Life Assurance Company Limited.

The notice in the *New Zealand Gazette* of 13 December 1979, page 3830 in respect of Barry Louis Lloyd is hereby revoked.

Dated at Wellington this 23rd day of May 1984.

J. K. McLAY, Minister of Justice.

5

*Officer Authorised to Take and Receive Statutory Declarations*

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have authorised the officer in the service of the Crown named in the Schedule below to take and receive statutory declarations under the said Act.

## SCHEDULE

## DEPARTMENT OF EDUCATION

Principal, Hogben School, Christchurch.

Dated at Wellington this 21st day of May 1984.

J. K. McLAY, Minister of Justice.

(Adm. 3/28/3/9 (5))

5

*The Marriage (Approval of Organisations) Notice (No. 11) 1984*

PURSUANT to the Marriage Act 1955, I, James Kenneth McLay, Minister of Justice, hereby give notice as follows:

## NOTICE

1. This notice may be cited as the Marriage (Approval of Organisations) Notice (No. 11) 1984.

2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

3. The organisation previously authorised under the name of Samoan Seventh Day Adventist Church of New Zealand is hereby revoked.

## SCHEDULE

Samoan Independent Seventh Day Adventist Church of New Zealand

Dated at Wellington this 25th day of May 1984.

J. K. McLAY, Minister of Justice.

5

*Marriage Celebrants for 1984, Notice No. 3*

PURSUANT to the provisions of the Marriage Act 1955, the following persons have been appointed as Civil Marriage Celebrants:

Apirana, Paraone Pirika, 103 Pine Drive, Murupara.  
Ball, Ernest William Joseph, J.P., 811 High Street, Lower Hutt.  
Belcher, John Colin, 32A Vista Crescent, Glendowie.  
Cardey, Edward Reginald, J.P., 133 Maunsell Road, Port Waikato.  
Carlson, Jean Kumete, Painoaiho Marae, Murupara.  
Collins, Gael Marion, 13 Hepper Street, New Lynn.  
Easton, Joy, J.P., Charlestone, Orekaieke 9 K.R.D., Oamaru.  
Hynds, Percy James, J.P., 34 Wharekaho Crescent, Whitianga, R.D. 2, Mercury Bay.  
Pouwhare, Minnie, R.D. 1, Main Road, Murupara.  
Shaw, Graeme Bruce, 33 Belair Avenue, New Plymouth.  
Walker, Reginald, J.P., Jeffs Road, R.D. 3, Albany, Auckland.  
Dated at Lower Hutt this 18th day of May 1984.

P. C. HORNE, Registrar-General.

10

*Marriage Celebrants for 1984, Notice No. 3*

PURSUANT to the provisions of the Marriage Act 1955, the following names of Marriage Celebrants within the meaning of the said Act are published for general information.

Bartlem, Alan Edward, Pastor, Baptist Union of N.Z. and Missionary Society.  
Belcher, Leonard, Jehovahs Witness.  
Brough, Lennard Richard Luke, Brethren.  
Carroll, John William, Church of Jesus Christ of Latter Day Saints.  
Deane, Henry Hudson, Baptist Union of N.Z. and Missionary Society.  
Dunbar, Brian Joseph, Jehovahs Witness.  
Elliott, John Henry, Bethel New Life Centre.  
Fell, Walter Raikes, Church of Jesus Christ of Latter Day Saints.  
Gregory, Kenneth, Reverend, Free Church of England otherwise called the Reformed Episcopal Church.  
Hema, Rosalia Dale (Mrs), Church of the Nazarene.  
Johnson, Geraldine (Mrs), Captain, Salvation Army.  
Johnson, Ronald, Envoy, Salvation Army.  
King, Ronald Robin, Jehovahs Witness.  
Lawton, Lynn Phillip, Pastor, Baptist Union of N.Z. and Missionary Society.  
Litteral, James Frederick, Associated Churches of Christ in N.Z.  
Mills, Reginald Ronald Kenneth, Church of the Golden Light.  
Milne, Robert, Church of Jesus Christ of Latter Day Saints.  
Pearce, Clifford Garfield, Reverend, Free Church of England otherwise called the Reformed Episcopal Church.

Peneha, Tamati, Church of Jesus Christ of Latter Day Saints.  
 Pere, Leo Walker, Church of Jesus Christ of Latter Day Saints.  
 Purdue, Robert Mace, Brethren.  
 Rancie, Waldon Clyde, Church of Jesus Christ of Latter Day Saints.  
 Revis, Russell Scott, New Life Centre.  
 Simpson, David Teariki, Jehovahs Witness.  
 Stephens, Barbara Jean, Associated Churches of Christ in N.Z.  
 Tamihana, Hoani Edwin, Church of Jesus Christ of Latter Day Saints.  
 Whaanga, Tureia, Church of Jesus Christ of Latter Day Saints.  
 White, Alfred Harland, Church of Jesus Christ of Latter Day Saints.

Dated at Lower Hutt this 18th day of May 1984.

P. C. HORNE, Registrar-General.

10

*Marriage Celebrants for 1984, Notice No. 3*

It is hereby notified that the following names have been removed from the list of Marriage Celebrants:

Buist, James Bernard, Reverend, Roman Catholic.  
 Earwaker, James George, Jehovahs Witness.  
 Halliday, Raymond Percival, Jehovahs Witness.  
 Hema, Dale, Church of the Nazarene.  
 Hynds, Percy James, J.P., 118A Great South Road, Manurewa.  
 King, Douglas Taki, Jehovahs Witness.  
 Ludwig, Wolfgang Theodor Ernst, Jehovahs Witness.  
 Nordstrand, Ron, Jehovahs Witness.  
 Osborne, Waitangi, Church of Jesus Christ of Latter Day Saints.  
 Picot, Alec John, Jehovahs Witness.  
 Pokere, Arthur W., Church of Jesus Christ of Latter Day Saints.  
 Pollock, Arnold Rowles, Jehovahs Witness.  
 Reynolds, Edmund Henderson, Reverend, Presbyterian.  
 Simpson, David Tearaki, Jehovahs Witness.  
 Stupples, Arthur Robert, Jehovahs Witness.  
 Tee, Sydney Frederick, Jehovahs Witness.  
 Thomas, David Victor, Jehovahs Witness.  
 Townson, Edward Stanley, Jehovahs Witness.  
 White, John Arthur, Jehovahs Witness.  
 Wright, Trevor Alfred, Jehovahs Witness.

Dated at Lower Hutt this 18th day of May 1984.

P. C. HORNE, Registrar-General.

10

*Land Held for Post Office Purposes (Residence) Set Apart for State Housing Purposes in the City of Nelson*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for State housing purposes and shall remain vested in the Crown.

SCHEDULE

NELSON LAND DISTRICT

ALL that piece of land containing 764 square metres, situated in the City of Nelson, being Lot 1 on Deposited Plan 7633. All certificate of title No. 6D/1197, Nelson Land Registry.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
 for Minister of Works and Development.

(P.W. 104/113/0, Wn. D.O. 26/4/42/0)

16/1

*Declaring Crown Land to be Set Apart for Soil Conservation and River Control Purposes in Block XVI, Tapapa Survey District, Matamata County*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for soil conservation and river control purposes.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All those pieces of land described as follows:

Area ha	Being
0.1434	Part Section 162, Block XVI, Tapapa Survey District; marked "A" on plan.
0.0170	Part Section 162, Block XVI, Tapapa Survey District; marked "B" on plan.
0.8153	Part Section 162, Block XVI, Tapapa Survey District; marked "C" on plan.
0.0100	Part Section 162, Block XVI, Tapapa Survey District; marked "D" on plan.
1.5555	Part Section 162, Block XVI, Tapapa Survey District; marked "F" on plan.
0.1775	Part Section 162, Block XVI, Tapapa Survey District; marked "G" on plan.

As shown marked as above mentioned on S.O. Plan 52586, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
 for Minister of Works and Development.

(P.W. 96/092530/0; Hn. D.O. 96/092530/0)

16/1

*Land in the City of Christchurch Held for Better Utilisation Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land (subject to the Land Act 1948) subject to the right of way created by memorandum of transfer No. 459879, Canterbury Land Registry.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 1284 square metres (1r10.8p), situated in Block XI, Christchurch Survey District, being Lot 1, D.P. 18709. All of the land in *Gazette* notice 750053, Canterbury Land Registry.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
 for Minister of Works and Development.

(P.W. 71/14/3/0; Ch. D.O. 40/62/65)

16/1

*Land in the City of Christchurch Held for Better Utilisation Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 736 square metres (29.1p), situated in Block XI, Christchurch Survey District, being Lot 15, D.P. 11026. All of the land in *Gazette* notice 831308, Canterbury Land Registry.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
 for Minister of Works and Development.

(P.W. 71/14/3/0; Ch. D.O. 40/62/181)

16/1

*Declaring Land to be Crown Land in the City of Nelson*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

NELSON LAND DISTRICT

ALL that piece of land containing 2023 square metres, situated in the City of Nelson, being part of Section 745. All document No. 151511, Nelson Land Registry (limited as to parcels).

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
 for Minister of Works and Development.

(P.W. 71/11/1/0; Wn. D.O. 27/6/0/47)

16/1

*Declaring Land to be Crown Land in the City of Wellington*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL that piece of land containing 228 square metres, being parts Sections 103 and 105, Town of Wellington. All certificate of title No. 22D/652, Wellington Land Registry.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 71/9/2/0; Wn. D.O. 34/39/19)

16/1

*Declaring a Water Supply Pipeline Easement, in Gross, Acquired for Irrigation Purposes in Block XII, Kaeo Survey District, Bay of Islands County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that a sufficient agreement between John Charles Otway, Helen Shirley Otway and Kenneth Ainsley Rea (as registered proprietors) and the Crown dated the 10th day of May 1984, and held in the office of the District Commissioner of Works at Auckland, having been entered into, a water supply pipeline easement, in gross over the land described in the Schedule hereto, subject to the rights and imposing the conditions contained in the said agreement is hereby acquired for irrigation purposes and shall vest in the Crown on the 31st day of May 1984.

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

*Servient Tenement*

ALL that piece of land containing 4363 square metres, situated in Block XII, Kaeo Survey District, and being part Lot 2, D.P. 100513; as shown marked 'A' on S.O. Plan 57553, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 64/1/1/1; Ak. D.O. 50/12/52/0/7)

16/1

*Declaring Land held for a State Primary School to be Crown Land in the City of East Coast Bays*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 296 square metres, situated in the City of East Coast Bays and being Lot 204, D.P. 99833. All Gazette notice No. B257072.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 31/2397; Ak. D.O. 23/324/0)

16/1

*Land Held for a Public School Set Apart for Pre-School Purposes (Kindergarten) in the City of Whangarei*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for pre-school purposes (kindergarten).

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1467 square metres, situated in the City of Whangarei and being part Lot 6, D.P. 39871; as shown

marked "A" on S.O. Plan 57963, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 31/2270; Ak. D.O. 50/23/146/0)

16/1

*Land in the City of Christchurch Held for a Post Office Set Apart for a Prison*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for a prison.

## SCHEDULE

## CANTERBURY LAND DISTRICT

ALL that piece of land containing 619 square metres, situated in Block XI, Christchurch Survey District, being Reserve 3788; as shown on S.O. Plan 4821, lodged in the office of the Chief Surveyor at Christchurch. All of the land in Proclamation 272, Canterbury Land Registry.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 25/683; Ch. D.O. 7/4)

16/1

*Declaring Land Held for a Surfaceman's Cottage to be Crown Land in Block XI, Hastings Survey District, Thames-Coromandel Survey District*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 3 roods 20 perches, being part Section 10 (part Waipatukahu No. 5A Block), Block XI, Hastings Survey District; as shown coloured orange on S.O. Plan 35306 in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 24/5330/2B; Hn. D.O. 41/2415)

14/1

*Declaring Land to be Crown Land in the City of Wellington*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948, and subject to and/or together with the rights, encumbrances and conditions as set out herein in the said Schedule.

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL those pieces of land situated in the City of Wellington described as follows:

Area m <sup>2</sup>	Being
616	Lot 1, D.P. 12188, being part Sections 122 and 124, Town of Wellington; together with the right of way granted by memoranda of transfer Nos 94761 and 257176, and subject to conditions of consent by the Wellington City Council Nos 94663, K22323 and K23681.
206	Lot 3, D.P. 3760, being part Section 122, Town of Wellington.

Area  
m<sup>2</sup>  
202      Being  
Lot 7, subdivision of Section 122, Town of Wellington;  
subject to the right of encroachment created by  
agreement No. 110092.

All Proclamation No. 428194, Wellington Land Registry.  
Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 24/188/14; Wn. D.O. 94/5/169/0)

16/1

*Declaring Land to be Crown Land in Block II, Paekakariki  
Survey District*

PURSUANT to section 42 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL that piece of land containing 52 square metres, being part  
Section 40, Wainui Survey District, situated in Block II, Paekakariki  
Survey District. All Proclamation 471417, Wellington Land Registry.  
Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 20/1574/3; Wn. D.O. 26/2/25/0)

16/1

*Land in the City of Christchurch Held for Post Office Purposes  
(Residences) Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be Crown land (subject to the Land Act 1948)  
subject to and together with the intended easements, where  
applicable, specified in easement certificates 646402 and 646403,  
Canterbury Land Registry; and together with the right of way and  
sewage easement created by deed of grant, Volume 529, folio 235,  
Canterbury Land Registry.

## SCHEDULE

## CANTERBURY LAND DISTRICT

ALL that piece of land containing 1932 square metres, situated in  
Block XV, Christchurch Survey District, being Lots 3 and 4, D.P.  
22959. Part certificate of title 7B/596.

Dated at Wellington this 23rd day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 20/1065/2; Ch. D.O. 40/7/134)

16/1

*Land Held for the Transmission of Electricity (Substation)  
Declared to be Crown Land in Block VI, Makatu Survey District,  
Tauranga County*

PURSUANT to section 42 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 5371 square metres, situated in  
Block VI, Maketu Survey District, being part Lot 2, D.P. S. 23962  
and being part of the land contained in *Gazette* notice H. 170847;  
as shown marked "A" on S.O. Plan 53293, lodged in the office of  
the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 92/15/231/6; Hn. D.O. 92/15/231/6)

16/1

*Stopped Government Road Set Apart for the Generation of  
Electricity in Block X, Tatuva Survey District, Taupo County*

PURSUANT to section 52 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be set apart for the generation of electricity.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL that piece of stopped Government road containing 2 acres  
adjoining or passing through part Section 1, Block X, Tatuva Survey  
District; as shown coloured green on S.O. Plan 46603, lodged in  
the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 92/14/20/6; Hn. D.O. 92/14/20/6)

16/1

*Land Held for State Housing Purposes Set Apart in Connection  
with a Limited Access Road in Block VI, Hamilton Survey  
District, Waipa County*

PURSUANT to section 52 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be set apart in connection with a limited access  
road.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1037 square metres, situated in  
Block VI, Hamilton Survey District, being Lot 3, D.P. S. 1987 and  
being part Allotment 162, Parish of Te Rapa. All certificate of title  
No. 9C/365.

Dated at Wellington this 25th day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 72/3/2B/0; Hn. D.O. 72/3/2B/03)

16/1

*Land in the City of Christchurch Held for Better Utilisation  
Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## CANTERBURY LAND DISTRICT

ALL that piece of land containing 796 square metres (31.5p), situated  
in Block XV, Christchurch Survey District, being Lot 1, D.P. 14578.  
All of the land in *Gazette* notice 816261, Canterbury Land Registry.

Dated at Wellington this 25th day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 71/14/2/0; Ch. D.O. 40/27/88)

16/1

*Land in the City of Christchurch Held for Better Utilisation  
Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister  
of Works and Development declares the land described in the  
Schedule hereto to be Crown land subject to the Land Act 1948.

## SCHEDULE

## CANTERBURY LAND DISTRICT

ALL that piece of land containing 607 square metres (24p), situated  
in Block XV, Christchurch Survey District, being Lot 4, D.P. 11236.  
All of the land in *Gazette* notice 760384, Canterbury Land Registry.

Dated at Wellington this 25th day of May 1984.  
T. G. SHADWELL,  
for Minister of Works and Development.  
(P.W. 71/14/2/0; Ch. D.O. 40/27/45)

16/1

*Land Held for a Surfaceman's Cottage Set Apart for a Limited Access Road in Block IX, Mount Robinson Survey District, Horowhenua County*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for a limited access road and has pursuant to section 153 (2) of the Public Works Act 1981, become road, limited access road and State highway and shall remain vested in the Crown.

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL that piece of land containing 6062 square metres, situated in Block IX, Mount Robinson Survey District, being part Section 3; as shown marked "E" on S.O. Plan 333-48, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 62/49/9/2; Wn. D.O. 72/1/9B/1/0)

16/1

*Declaring Crown Land to be Set Apart for Road in Block VI, Howard Survey District, Waimea County*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for road, which shall remain vested in the Crown.

## SCHEDULE

## NELSON LAND DISTRICT

ALL that piece of land containing 195 square metres, situated in Block VI, Howard Survey District, being part Section 8; as shown marked "A" on S.O. Plan 13359, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/63/11/0; Wn. D.O. 72/63/11/0/1)

16/1

*Declaring Part of Road to be Stopped in Block II, Tapapa East Survey District, Matamata County*

PURSUANT to section 116 of the Public Works Act 1981, the Minister of Works and Development declares the portions of road described in the Schedule hereto to be stopped.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of road situated in Block II, Tapapa East Survey District, described as follows:

Area m <sup>2</sup>	Adjoining or passing through
350	Part Section 126, Block II, Tapapa East Survey District; marked "F" on S.O. Plan 48436.
544	Part Lot 1, D.P. S. 6797; marked "A" on S.O. Plan 50561.
49	Lot 2, D.P. S. 6797; marked "H" on S.O. Plan 48436.
507	Part Section 126, Block II, Tapapa East Survey District; marked "I" on S.O. plan 48436.

As shown marked on the plans as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/29/3A/0; Hn. D.O. 72/29/3/02)

16/1

*Declaring Land to be Road and Road Stopped in Block IX, Moeraki Survey District, Waitaki County*

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development:

- Pursuant to section 114 declares the land described in the First Schedule hereto to be road which shall vest in the Crown.
- Pursuant to sections 116 and 117 declares the road described in the Second Schedule hereto to be stopped and when stopped added to the Railway land contained in Deeds Index page 828, Otago Land Registry.

## FIRST SCHEDULE

## OTAGO LAND DISTRICT

*Land for Road*

ALL those pieces of land situated in Block IX, Moeraki Survey District, described as follows:

Area m <sup>2</sup>	Being
4380	Railway land; marked 'B' on S.O. Plan 19283.
1360	Railway land; marked 'C' on S.O. Plan 19284.
1363	Railway land; marked 'D' on S.O. Plan 19284.
1558	Railway land; marked 'B' on S.O. Plan 19285.
6697	Railway land; marked 'F' on S.O. Plan 19286.
3521	Railway land; marked 'F' on S.O. Plan 19287.
1274	Railway land; marked 'A' on S.O. Plan 19288.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Dunedin.

## SECOND SCHEDULE

## OTAGO LAND DISTRICT

*Road Stopped and Added to Adjoining Railway Land*

ALL that piece of road containing 1526 square metres, adjoining or passing through Railway Land, situated in Block IX, Moeraki Survey District; as shown marked 'E' on S.O. Plan 19284, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/1/16/0; Dn. D.O. 72/1/16/0/86)

14/1

*Land in the City of Christchurch Held for the Christchurch Southern Motorway and Better Utilisation Set Apart for Road*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for road remaining vested in the Crown.

## SCHEDULE

## CANTERBURY LAND DISTRICT

ALL those pieces of land situated in Block XV, Christchurch Survey District, described as follows:

Area m <sup>2</sup>	Being
85	Part Lot 13, D.P. 1024; marked 'A' on plan.
100	Part Lot 12, D.P. 1024; marked 'B' on plan.
117	Part Lot 11, D.P. 1024; marked 'C' on plan.
83	Part Lot 10, D.P. 1024; marked 'D' on plan.
62	Part Lot 5, D.P. 6926; marked 'E' on plan.
72	Part Lot 4, D.P. 6926; marked 'F' on plan.
250	Part Lot 3, D.P. 6926; marked 'G' on plan.

As shown marked as above mentioned on S.O. Plan 16167, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/1/14/0; Ch. D.O. 40/27/258)

16/1

*Land in the City of Christchurch Held for the Christchurch Southern Motorway and Better Utilisation Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL those pieces of land described as follows:

Area m <sup>2</sup>	Being
710 (28.1p)	Part Lot 20, D.P. 1024. All <i>Gazette</i> notice 795512.
306 (12.1p)	Part Lot 227, D.P. 2. All <i>Gazette</i> notice 807975.
500 (19.8p)	Lot 21 and part Lot 20, D.P. 720. All <i>Gazette</i> notice 821319.
505 (20p)	Part Lot 38, D.P. 89. All <i>Gazette</i> notice 824073.
1029 (1r0.7p)	Lot 156 and part Lot 157, D.P. 2. All <i>Gazette</i> notice 687992.

Situated in Block XV, Christchurch Survey District.

1517 Lot 221 and part Lot 220, D.P. 2. Part *Gazette* notice  
(1.20p) 891406.

736 Lot 23, D.P. 11026. All *Gazette* notice 795510.  
(29.1p)

Situated in Block XI, Christchurch Survey District.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/1)

20/1

*Land in the City of Christchurch Held for the Christchurch Southern Motorway Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 738 square metres (29.2p), situated in Block XV, Christchurch Survey District, being Lot 1, D.P. 7617. Part of the land in *Gazette* notice 2051/1, Canterbury Land Registry.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/296)

16/1

*Land Held for Better Utilisation Set Apart for Motorway Purposes in the City of Wellington*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for motorway purposes and shall remain vested in the Crown.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block VI, Port Nicholson Survey District, described as follows:

Area m <sup>2</sup>	Being
329	Part Section 523, Town of Wellington. Part <i>Gazette</i> notice No. 711953.
265	Part Section 523, Town of Wellington. Part <i>Gazette</i> notice No. 711953.
228	Part Section 524, Town of Wellington. Part <i>Gazette</i> notice No. 711953.
207	Part Sections 523 and 524 (D.P. 5736) Town of Wellington. Part <i>Gazette</i> notice No. 628453.
501	Part Lot 7, D.P. 2. All <i>Gazette</i> notice No. 580899.

Area  
m<sup>2</sup>

228 Part Lot 5, D.P. 2. All *Gazette* notice No. 565301.  
660 Closed Street. All *Gazette* notice No. 853719.

Being

Wellington Land Registry.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 71/9/2/0; Wn. D.O. 27/3/2/0)

16/1

*Land Declared to be a Service Lane in the Borough of Huntly*

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be a service lane and vested in The Huntly Borough Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block XV, Rangiriri Survey District, described as follows:

Area m <sup>2</sup>	Being
232	Part Allotments 52 and 569, Taupiri Parish; marked "A" on S.O. Plan 50818.
58	Part Allotment 52, Taupiri Parish; marked "Q" on S.O. Plan 50818.
16	Part Allotment 52, Taupiri Parish; marked "L" on S.O. Plan 50819.
907	Part Allotment 52, Taupiri Parish; marked "N" on S.O. Plan 50819.

As shown marked as above mentioned on the plans lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 54/778/65; Hn. D.O. 71/2B/1/20/0)

16/1

*Land Declared to be a Service Lane in Block II, East Taieri Survey District, Borough of Mosgiel*

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be a service lane and to be vested in The Mosgiel Borough Council.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 345 square metres, being part Section 28, Block II, East Taieri Survey District; as shown marked 'A' on S.O. Plan 19844 and lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 54/778/55; Dn. D.O. 18/300/28)

14/1

*Declaring Land to be Road in Block I, Invercargill Hundred, Southland County*

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Invercargill City Council.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that piece of land containing 172 square metres, being part Section 2 of 21, Block I, Invercargill Hundred, shown marked 'A'

on S.O. Plan 10492, lodged in the office of the Chief Surveyor at Invercargill.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 51/4810; Dn. D.O. 18/767/36)

14/1

*Declaring Stopped Road to be Disposed of in the City of Takapuna*

PURSUANT to section 117 (3) of the Public Works Act 1981, the Minister of Works and Development declares the stopped road described in the Schedule hereto to be amalgamated with the land in certificate of title No. 7A/1167, subject to memorandum of mortgage No. 606818.2, North Auckland Land Registry.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of stopped road containing 912 square metres, situated in the City of Takapuna, and being Allotment 682, Takapuna Parish; as shown on S.O. Plan 50874, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 51/4680; Ak. D.O. 15/80/0/50874)

16/1

*Declaring Stopped Road to be Disposed of in the Borough of Mount Wellington*

PURSUANT to section 117 (3) of the Public Works Act 1981, the Minister of Works and Development declares the stopped road described in the Schedule hereto to be amalgamated with the land in certificates of title Nos 41C/261, 41C/262, 41C/263 and 41C/264, North Auckland Land Registry.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of stopped road, containing 54 square metres, situated in the Borough of Mount Wellington, and being Allotment 320, Section 12, Suburbs of Auckland; as shown on S.O. Plan 57143, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 51/4112; Ak. D.O. 15/95/0/57243)

16/1

*Land in the City of Christchurch Held for the Christchurch Southern Motorway Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 1178 square metres (1r 6.6p), situated in Block XV, Christchurch Survey District, being Lots 2 and 3, D.P. 11209. Part of the land in *Gazette* notice 64447/1, Canterbury Land Registry.

Dated at Wellington this 25th day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/313)

16/1

*Land in the City of Christchurch Held for the Christchurch Southern Motorway Declared to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 411 square metres (16.25p), situated in Block XV, Christchurch Survey District, being part Lots 248 and 249, D.P. 2. Part of the land in *Gazette* notice 943636, Canterbury Land Registry.

Dated at Wellington this 25th day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/273)

16/1

*Land in Paparua County Held for Railway Purposes Set Apart for a Limited Access Road*

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for a limited access road. The land has, pursuant to section 153 of the Public Works Act 1981, become road, limited access road, and State highway.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL those pieces of land situated in Block X, Christchurch Survey District, described as follows:

Area m <sup>2</sup>	Being
8	Part Rural Section 215; marked 'A' on plan.
622	Part Lot 1, D.P. 1592; marked 'B' on plan.
2091	Part Lot 1, D.P. 1592; marked 'C' on plan.
3	Part Lot 1, D.P. 1592; marked 'R' on plan.

As shown marked as above mentioned on S.O. Plan 13435, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 25th day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/1/14/0; Ch. D.O. 40/27/141; 142 and 191)

16/1

*Land Declared to be Road and Road Stopped in Ashburton County*

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development:

- Pursuant to section 114 declares the land described in the First Schedule hereto to be road, and vested in The Ashburton County Council.
- Pursuant to section 116, declares the portions of road described in the Second Schedule hereto to be stopped.

FIRST SCHEDULE

CANTERBURY LAND DISTRICT

ALL those pieces of land situated in Block XI, Glenrock Survey District, described as follows:

Area m <sup>2</sup>	Being
1916	Part Rural Section 33183; marked 'A' on plan.
2115	Part Bed Redcliffe Stream; marked 'B' on plan.
172	Part Rural Section 33183; marked 'G' on plan.

As shown on S.O. Plan 15934 lodged in the office of the Chief Surveyor at Christchurch and thereon marked as above mentioned.

SECOND SCHEDULE

CANTERBURY LAND DISTRICT

ALL those portions of road situated in Block XI, Glenrock Survey District, described as follows:

Area m <sup>2</sup>	Adjoining or passing through
2714	Rural Section 33183 and part Bed Redcliffe Stream; marked 'C' on plan.
2432	Rural Section 33183 and part Bed Redcliffe Stream; marked 'E' on plan.
2596	Part Rural Section 32844 and part Bed Redcliffe Stream; marked 'D' on plan.
6533	Part Rural Section 32844 and part Bed Redcliffe Stream; marked 'F' on plan.

As shown on S.O. Plan 15934 lodged in the office of the Chief Surveyor at Christchurch and thereon marked as above mentioned.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 45/301; Ch. D.O. 35/15)

16/1

*Amending a Notice. Declaring Land to be Road, Road Stopped and Vested and Land Taken and Vested in Block V, Arawaru Survey District, Horowhenua County*

PURSUANT to section 55 of the Public Works Act 1981, the Minister of Works and Development hereby amends the notice dated the 12th day of March 1984 and published in the *New Zealand Gazette* of 22 March 1984, No. 44, at page 848; declaring land to be road, road stopped and vested and land taken and vested in Block V, Arawaru Survey District, Horowhenua County by deleting the following:

“FIRST SCHEDULE

WELLINGTON LAND DISTRICT

*Land Declared to be Road*

ALL those pieces of land situated in Block V, Arawaru Survey District, described as follows:

Area m <sup>2</sup>	Being
2571	Part Lot 27, D.P. 426; marked 'A' on plan.
5594	Part Lot 23, D.P. 426; marked 'E' on plan.

As shown marked as above mentioned on S.O. Plan 30944, lodged in the office of the Chief Surveyor at Wellington.”  
and substituting the following:

“FIRST SCHEDULE

WELLINGTON LAND DISTRICT

*Land Declared to be Road*

ALL those pieces of land situated in Block V, Arawaru Survey District, described as follows:

Area m <sup>2</sup>	Being
2571	Part Lot 27, D.P. 426; marked 'A' on S.O. Plan 30944.
5594	Part Lot 23, D.P. 426; marked 'E' on S.O. Plan 30945.

As shown marked on the plans as above mentioned and lodged in the office of the Chief Surveyor at Wellington.”

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 41/1308; Wn. D.O. 19/2/8/0/14)

16/1

*Land Declared to be Road in the Borough of Ngaruawahia*

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Ngaruawahia Borough Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 81 square metres, situated in Block VIII, Newcastle Survey District, Borough of Ngaruawahia, being part Lot 1, D.P. S. 12431 and being part Allotment 238A, Suburbs of Newcastle South; as shown marked 'A' on S.O. Plan 52789, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 34/876; Hn. D.O. 43/17/0)

16/1

*Land Declared to be Road and Road Stopped in Block IX, Maketu Survey District, Tauranga County*

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development:

- Pursuant to section 114, declares the land described in the First Schedule hereto to be road, and vested in The Tauranga County Council.
- Pursuant to sections 116 and 117, declares the portions of road described in the Second Schedule hereto to be stopped and further declares that the said portions of road, now known as Sections 59, 60 and 61, Block IX, Maketu Survey District, shall be amalgamated with the land in certificate of title, Volume 47, folio 190, South Auckland Land Registry, subject to memoranda of mortgage S. 180348 and H. 167838 and statutory land charges S. 201203 and H. 256538.

FIRST SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

*Land Declared to be Road*

ALL those pieces of land described as follows:

Area m <sup>2</sup>	Being
766	Part Section 3, Block IX, Maketu Survey District; marked "A" on plan.
163	Part Section 3, Block IX, Maketu Survey District; marked "E" on plan.
878	Part Section 3, Block IX, Maketu Survey District; marked "I" on plan.

As shown marked as above mentioned on S.O. Plan 51918, lodged in the office of the Chief Surveyor at Hamilton.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

*Road Stopped*

ALL those pieces of road situated in Block IX, Maketu Survey District, described as follows:

Area m <sup>2</sup>	Adjoining or passing through
528	Part Section 3, Block IX, Maketu Survey District; marked "C" on plan.
317	Part Section 3, Block IX, Maketu Survey District; marked "G" on plan.
1003	Part Section 3, Block IX, Maketu Survey District; marked "K" on plan.

As shown marked as above mentioned on S.O. Plan 51918, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 35/424; Hn. D.O. 24/0/225)

16/1

*Land Acquired for Road in Block IX, Maketu Survey District, Tauranga County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Tauranga County Council on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block IX, Maketu Survey District, described as follows:

Area m <sup>2</sup>	Being
271	Part Lot 4, D.P. S. 21238; marked "D" on plan.
230	Part Lot 4, D.P. S. 21238; marked "H" on plan.



As shown marked as above mentioned on S.O. Plan 51918, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 35/424; Hn. D.O. 24/0/225)

16/1

*Land Acquired in Connection with a Limited Access Road in Block X, Tauhara Survey District, Taupo County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired in connection with a limited access road and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 885 square metres, situated in Block X, Tauhara Survey District, being Tauhara Middle No. 4A1J4B1 Block. All certificate of title, Volume 940, folio 174.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/1/3B/0; Hn. D.O. 72/1/3B/04)

16/1

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

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 23, and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 72 square metres, situated in Block I, Karioi Survey District, being part Lot 13, D.P. 10917; as shown marked "A" on S.O. Plan 52080, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/23/2B/0; Hn. D.O. 72/23/2B/04)

16/1

*Land Acquired for Road in Block II, Tapapa East Survey District, Matamata County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 29, and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described as follows:

Area m <sup>2</sup>	Being
86	Part Section 126, Block II, Tapapa East Survey District; marked "B" on S.O. Plan 48436.

Situated in Block II, Tapapa East Survey District.

A.	R.	P.	Being
3	3	10.2	Parts Section 126, Block II, Tapapa East Survey District; coloured blue on S.O. Plan 45070.
0	0	21.8	
0	1	10.6	
0	0	5.3	
0	0	11.8	Part Lot 1, D.P. S. 6797; coloured blue edged blue on S.O. Plan 45070.

Situated in Block II, Tapapa East Survey District.

As shown marked and coloured on the plans as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 72/29/3A/0; Hn. D.O. 72/29/3/02)

16/1

*Declaring Land for Road and the Leasehold Estate in Land Acquired for the Purposes of a Road in the Town of Port Chalmers*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development hereby declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto, is hereby acquired for road and shall vest in the Crown and the leasehold estate in the land described in the Second Schedule hereto held from the Mayor, Councillors and Citizens of the Borough of Port Chalmers by Cornelius Oranje of Port Chalmers, company director, under and by virtue of memorandum of lease No. 520711 is hereby acquired for the purposes of a road and shall vest in the Crown on the 31st day of May 1984.

FIRST SCHEDULE

OTAGO LAND DISTRICT

*Land for Road*

ALL that piece of land containing 597 square metres, being part Section 58, Town of Port Chalmers. All certificate of title, Volume 6D, folio 1083.

SECOND SCHEDULE

OTAGO LAND DISTRICT

*Land for the Purposes of a Road*

ALL those pieces of land described as follows:

Area m <sup>2</sup>	Being
1007	Part Section 57, Town of Port Chalmers. All certificate of title, Volume 121, folio 208.
506	Part Section 56, Town of Port Chalmers. All certificate of title, Volume 299, folio 173.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 72/88/17/0; Dn. D.O. 72/88/17/0/4)

14/1

*Land Acquired for the Purposes of the Fire Service Act 1975 (Fire Station) in Block XVI, Motueka Survey District, Waimea County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the purposes of the Fire Service Act 1975 (fire station) and shall vest in the New Zealand Fire Service Commission on the 31st day of May 1984.

SCHEDULE

NELSON LAND DISTRICT

ALL that piece of land containing 1184 square metres, situated in Block XVI, Motueka Survey District, being Lot 1, Deposited Plan 11064. All certificate of title No. 7A/45, Nelson Land Registry.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 98/10/8/0; Wn. D.O. 94/0/6/1/10)

16/1

*An Easement Over Land Acquired for Soil Conservation and River Control Purposes in Block XIV, Opaheke Survey District, Franklin County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the easement described in the First Schedule hereto is hereby acquired for soil conservation and river

control purposes over the land described in the Second Schedule hereto and shall vest in The Waikato Valley Authority on the 31st day of May 1984.

### FIRST SCHEDULE

#### NORTH AUCKLAND LAND DISTRICT

##### *Description of Easement for Soil Conservation and River Control Purposes*

1. In this Schedule the term "grantor" means the owner of the land over which an easement is to be acquired and the term "grantee" means The Waikato Valley Authority.
2. The full and free right, liberty and licence and authority in perpetuity for the grantee or its agents to do and carry out the following on the said land.
3. To enter on the said land by its engineers, officers, agents and workmen; to go, pass and re-pass, with or without machinery or vehicles over and along the said land.
4. To delegate to the local council as defined by The Waikato Valley Authority Act 1956, the rights and powers conferred by this grant.
5. To construct a water course or water courses of such dimensions as the grantee shall determine and from time to time alter or reconstruct the same and to clean or otherwise maintain the same in a state of efficiency.
6. To construct a stopbank or stopbanks or other defence against water of such dimensions as the grantee shall determine and from time to time to alter or reconstruct the same and do all things which are necessary to maintain the same in a state of efficiency.
7. To plant sow and maintain trees, shrubs, plants or grasses on the said land and to regulate or prohibit interference with or the destruction thereof.
8. To fence the boundaries of the said land to the extent the grantee shall determine, the cost of maintenance and repair of such fencing to be borne equally by the grantee and grantor.
9. To prevent or regulate the pumping or releasing of water into any watercourse on the said land or the overflow of artesian water.
10. To regulate the use of any constructed water course on the said land.
11. To prescribe conditions on which other constructed watercourses may be connected or continue to be connected with any constructed watercourse on the said land.
12. To regulate the construction and maintenance of crossings over watercourses on the said land.
13. To prohibit the passing over any watercourses on the said land except at appointed crossings.
14. To prevent any watercourse on the said land from being made wider or deeper than it is at the time, whether by cleaning or otherwise; or to prevent the course thereof from being altered without the consent of the grantee.
15. To prohibit or regulate access to or the passing over or along any bank, dam, or other defence against water, or other work of any kind whatsoever constructed or maintained, by, or under the control of, the grantee on the said land.
16. To prohibit or regulate the planting of willows or other trees on the said land.
17. To prohibit or regulate the erection of any structures or fences on the said land.
18. To prohibit or regulate the use of the said land by the grantor and to require the grantor to use the said land solely for the growing of grasses and at all times to comply with the directions of the grantee in respect of the grazing of animals on the said land as if a notice to control such grazing had been given under section 35 of the Soil Conservation and Rivers Control Amendment Act 1959, so that the said land shall be maintained and kept in such manner that any stopbank or other defence against water or any watercourse is maintained in a state of efficiency.
19. To prohibit the cultivation of the said land by the grantor, any renewal of pasture to be the responsibility of the grantee except that the cost of such renewal shall be borne by the grantor where such renewal is a result of wilful damage or the failure of the grantor to conform to prudent land use practice, being practice which has proper regard to timing and circumstances and is likely to prevent soil erosion, and likely to promote soil conservation, the avoidance of deposits in watercourses, and the control of floods.
20. To prohibit the lighting of fires on the said land except under such circumstances and subject to such limitations, conditions and restrictions as may be prescribed by the grantee.
21. Generally to require the doing on or in respect of the said land of any act or thing which may be likely to prevent or mitigate soil erosion or promote soil conservation or the control of floods and to prohibit the doing on or in respect of the said land of any act or thing which may be likely to facilitate soil erosion or floods.

### SECOND SCHEDULE

#### NORTH AUCKLAND LAND DISTRICT

##### *Land Over Which Easement is Acquired*

ALL that piece of land containing 3726 square metres, situated in Block XIV, Opapeke Survey District, being part Allotment 330, Mangatawhiri Parish; as shown marked "A" on S.O. Plan 53608, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 96/434110; Hn. D.O. 96/434120/0)

16/1

##### *Declaring Land to be Acquired for a Radio Repeater Site in Malvern County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a radio repeater site and shall vest in the Crown on the 31st day of May 1984.

### SCHEDULE

#### CANTERBURY LAND DISTRICT

ALL that piece of land containing 3644 square metres, situated in Block III, Hawkins Survey District, being part Lot 2, D.P. 2802; as shown marked 'A' on S.O. Plan 16141, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 92/1/6; Ch. D.O. 40/14/91)

16/1

##### *Declaring a Water Supply Pipeline Easement, in Gross, Acquired for Irrigation Purposes in Block VI, Kerikeri Survey District, Bay of Islands County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that a sufficient agreement between Edward Martin Wilberforce Lock and Penelope Ann Lock, as registered proprietors, and the Crown dated the 11th day of May 1984, and held in the office of the District Commissioner of Works at Auckland, having been entered into, a water supply pipeline easement in gross, over the land described in the Schedule hereto, subject to the rights and imposing the conditions contained in the said agreement is hereby acquired for irrigation purposes and shall vest in the Crown on the 31st day of May 1984.

### SCHEDULE

#### NORTH AUCKLAND LAND DISTRICT

##### *Servient Tenement*

ALL that piece of land containing 603 square metres, situated in Block VI, Kerikeri Survey District, and being part Lot 23, D.P. 24827; as shown marked "C" on S.O. Plan 57560, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 64/1/1/1; Ak. D.O. 50/12/52/0/86)

16/1

##### *Land Acquired for Waterworks (Control Centre) in Block XV, Heretaunga Survey District, City of Hastings*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for waterworks (control centre) and shall vest in The Hastings City Council on the 31st day of May 1984.

### SCHEDULE

#### HAWKE'S BAY LAND DISTRICT

ALL those pieces of land situated in Block XV, Heretaunga Survey District, described as follows:

Area  
m<sup>2</sup> Being  
319 Part Lot 185, D.D.P. 83; marked 'A' on plan.  
79 Part Lot 185, D.D.P. 83; marked 'B' on plan.

As shown marked as above mentioned on S.O. Plan 8601, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 53/382/1; Na. D.O. AD 12/31/61)

14/1

*Land Acquired for a Teacher's Residence in the City of Dunedin*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a teacher's residence and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

ALL that piece of land containing 1 rood 0.64 perches, being Lot 5, D.P. 4332, being part Section 17, Upper Harbour East Survey District. Balance certificate of title, Volume 184, folio 135.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 31/358; Dn. D.O. 16/267/0)

14/1

*Land Acquired for Staff Housing Purposes (Single Men's Quarters) in Block I, Manapouri District, Wallace County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired subject as to a building line restriction imposed by No. Z158611 for staff housing purposes (single men's quarters) and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that piece of land containing 33.2 perches, being section 453, Block I, Manapouri District. All certificate of title No. B2/220.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 24/5330/18; Dn. D.O. 28/38/12)

14/1

*Land Acquired for a Government Centre in Block XV, Heretaunga Survey District, City of Hastings*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a Government centre and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL those pieces of land situated in Block XV, Heretaunga Survey District, described as follows:

Area m <sup>2</sup>	Being
79	Part Lots 184 and 185, D.D.P. 83; marked 'C' on plan.
948	Part Lots 184 and 185, D.D.P. 83; marked 'D' on plan.

As shown marked as above mentioned on S.O. Plan 8601, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 21st day of May 1984.

J. R. BATTERSBY,  
for Minister of Works and Development.

(P.W. 24/4004; Na. D.O. AD 12/31/61)

14/1

*Land Acquired for Hospital Purposes in Block XII, Waiwera Survey District, Rodney County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for hospital purposes and shall vest in The Auckland Hospital Board on the 31st day of May 1984.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 3.2610 hectares, situated in Block XII, Waiwera Survey District, and being part Lot 13, D.P. 64265; as shown marked "A" on S.O. Plan 56808, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 24/1647/1; Ak. D.O. 13/69/0)

16/1

*Land Acquired for the North Island Main Trunk Railway in the Borough of Huntly*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the North Island Main Trunk Railway and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block XV, Rangiriri Survey District, described as follows:

Area m <sup>2</sup>	Being
6	Part Lot 11, D.P. 752; marked "C" on plan.
1	Part Lot 11, D.P. 752; marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 50819, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 23rd day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 19/577; Hn. D.O. 71/2B/1/20/0)

18/1

*Land Acquired for Soil Conservation and River Control Purposes in Block XIII, Ohinemuri Survey District, Ohinemuri County*

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Crown on the 31st day of May 1984.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 2480 square metres, situated in Block XIII, Ohinemuri Survey District, being part Whakaota East No. 1 Block; as shown marked "A" on S.O. Plan 52463, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of May 1984.

T. G. SHADWELL,  
for Minister of Works and Development.

(P.W. 96/092000/0; Hn. D.O. 96/092000/4/0)

14/1

*Crown Land Set Apart as State Forest Land—Westland Conservancy*

PURSUANT to section 18 of the Forests Act 1949, the Land Officer, New Zealand Forest Service, acting pursuant to a delegation from the Minister of Forests hereby sets apart as State forest land with effect from the date of publication hereof, the land described in the Schedule hereto.

## SCHEDULE

## WESTLAND LAND DISTRICT—GREY COUNTY

2.4440 hectares, more or less, being Rural Section 6538, situated in Blocks I and V, Hohonu Survey District, as shown on plan J32/13, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. Plan 10544.)

Dated at Wellington this 21st day of May 1984.

J. C. M. HOOD,  
Land Officer, New Zealand Forest Service.

(F.S. 9/5/220, 6/5/31)

18

*Naming of a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that the recreation reserve described in the Schedule hereto, shall hereafter be known as Naish Park.

## SCHEDULE

OTAGO LAND DISTRICT—BALCLUTHA BOROUGH—NAISH PARK  
1.2249 hectares, more or less, being part Lots 6, 7, 8, 9 and 14, D.P. 743, Block XXXV, Clutha Survey District. Balance certificate of title 391/58.

Dated at Dunedin this 14th day of May 1984.

J. R. GLEAVE,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 1/1445; D.O. 8/3/253)

4/1

*Change of the Name of Part of the Samson Hill Scenic Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that part of the scenic reserve, described in the Schedule hereto, and known as part of the Samson Hill Scenic Reserve shall hereafter be known as part of the Chaslands Scenic Reserve.

## SCHEDULE

## OTAGO LAND DISTRICT—CLUTHA COUNTY

17.1890 hectares, more or less, being Section 44, Block XII, Tautuku Survey District. Part *Gazette* notice 529733. S.O. Plan 6003.

15.5197 hectares, more or less, being Section 1, Block XIII, Tautuku Survey District. Part *Gazette* notice 529733. M.L. Plan 239.

13.2484 hectares, more or less, being Section 17, Block XIII, Tautuku Survey District. All Proclamation 6462. Part *Gazette* notice 529733. S.O. Plan 11679.

7.8914 hectares, more or less, being Section 18, Block XIII, Tautuku Survey District. Part *Gazette* notice 529733. M.L. Plan 304.

Dated at Dunedin this 11th day of May 1984.

J. R. GLEAVE,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 12/3/32; D.O. 13/48/8, 13/73)

5/1

*Revocation of Reservation Over Part of a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation over that part of the False Islet Recreation Reserve, described in the Schedule hereto.

## SCHEDULE

## OTAGO LAND DISTRICT—CLUTHA COUNTY

307 square metres, more or less, being part Section 37, Block V, Glenomaru Survey District. Recreation Reserve by part *Gazette* notice 556432. S.O. Plan 20892.

413 square metres, more or less, being part Section 38, Block V, Glenomaru Survey District. Recreation Reserve by part *Gazette* notice 556432. S.O. Plan 20892.

Dated at Dunedin this 15th day of May 1984.

J. R. GLEAVE,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 12/2/187; D.O. 8/3/260/1)

4/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a local purpose (cemetery) reserve, subject to the provisions of the said Act.

## SCHEDULE

## OTAGO LAND DISTRICT—SILVERPEAKS COUNTY—OTOKIA CEMETERY

8389 square metres, more or less, being Section 67 (formerly Section 64 and part Section 53), Block IV, Otokia Survey District. Part *New Zealand Gazette*, 1884, page 876, and all *Gazette* notice 6804. S.O. Plan 20832.

Dated at Dunedin this 16th day of May 1984.

J. R. GLEAVE,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 2/37; D.O. 8/7/3)

4/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

## SCHEDULE

## HAWKE'S BAY LAND DISTRICT—NAPIER CITY

1133 square metres, more or less, being Lot 6, D.P. 8143. *New Zealand Gazette*, 1951, page 1261.

Dated at Napier this 22nd day of May 1984.

J. GRAY,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 1/1255; D.O. Res. 7/2/51)

3/1

*Classification of Reserve and Declaration that the Reserve be Part of the Ruaomoko Point Scenic Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, for the purposes specified in section 19 (1) (a) of the Reserves Act 1977, and further, declares the said reserve to form part of the Ruaomoko Point Scenic Reserve to be administered as a scenic reserve by the Marlborough Sounds Maritime Park Board.

## SCHEDULE

## MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

108.7219 hectares, more or less, being part Section 4, Te Iro Maori Block, situated in Block IX, Arapawa Survey District. Reserved for scenic purposes by transfer 113811.2. All certificate of title C.T. 3B/848. S.O. Plan 341. Subject to a right to convey water in favour of Lot 3, D.P. 4808 and Lot 5, D.P. 5292 created by transfer 108725.3 and a right to convey water over part in favour of Lots 1 and 3, D.P. 4808 created by easement certificate 88881.1. Appurtenant hereto is a right of way over part of Lot 1, D.P. 1794 created by transfer 18630.

Dated at Blenheim this 18th day of May 1984.

D. I. MURPHY,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 8/8/3/71; D.O. 13/116)

3/1

*Classification of Reserve and Declaration that the Reserve be Part of the Okoha Recreation Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, and further, declares the said reserve to form part of the Okoha Recreation Reserve to be administered as a recreation reserve by the Marlborough Sounds Maritime Park Board.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

1.0670 hectares, more or less, being Section 60, Block VIII, Gore Survey District. Reserve for recreation purposes by all *Gazette* notice 119210 (*New Zealand Gazette*, 1984, page 1170). S.O. Plan 5883.

Dated at Blenheim this 21st day of May 1984.

D. I. MURPHY,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 8/8/29; D.O. 8/3/101)

3/1

*Transfer of Unformed Legal Roads in Block I, Rock and Pillar Survey District and Town of Hamilton, Maniototo County Council*

PURSUANT to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the Deputy Commissioner of Crown Lands hereby declares that the land, described in the Schedule hereto, has been transferred to the Crown by the Maniototo County Council pursuant to the said section 323 and on the publication of this notice the said land shall be deemed to be Crown land subject to the Land Act 1948.

SCHEDULE

OTAGO LAND DISTRICT—WAITAKI COUNTY

2252 square metres, more or less, being Unformed Legal Road adjoining Sections 40, 41, 69, 75, 77 and 79, Block I, Rock and Pillar Survey District. Shown marked 'A' on S.O. Plan 20684.

304 square metres, more or less, being Unformed Legal Road adjoining Sections 9 and 10, Block III, Town of Hamilton and Section 77, Block I, Rock and Pillar Survey District. Shown marked 'B' on S.O. Plan 20684.

Dated at Dunedin this 23rd day of May 1984.

J. R. GLEAVE,  
Deputy Commissioner of Crown Lands.

(L. and S. H.O. 16/3272; D.O. 4/130/13)

1/1

*Classification and Naming of a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a nature reserve, and further, declares that the said reserve shall hereafter be known as the Cromwell Chafer Beetle Nature Reserve.

SCHEDULE

OTAGO LAND DISTRICT—VINCENT COUNTY—CROMWELL  
CHAFFER BEETLE NATURE RESERVE

81.2885 hectares, more or less, being Lot 1, D.P. 18203, Block I, Cromwell Survey District. All *New Zealand Gazette*, 1984, page 654.

Dated at Dunedin this 18th day of May 1984.

J. R. GLEAVE,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 12/5/2; D.O. 8/65/2)

4/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE

TEMUKA RECREATION RESERVE—CANTERBURY LAND  
DISTRICT—TEMUKA BOROUGH

8609 square metres, more or less, being Rural Section 41109 (formerly part Reserve 1069). All *Gazette* notice 624489 (*New Zealand Gazette*, 1964, page 704). S.O. Plan 9770.

3.4980 hectares, more or less, being Rural Section 41111 (formerly part Reserve 307). Part *Canterbury Gazette*, 1864, page 74. S.O. Plan 14967.

Both situated in Block II, Arowhenua Survey District.

CANTERBURY LAND DISTRICT—TEMUKA BOROUGH AND  
STRATHALLAN COUNTY

70.9060 hectares, more or less, being Rural Section 41110 (formerly part Reserve 307, Reserves 4909 and 5163 and Rural Section 40341) situated in Block II, Arowhenua Survey District. All *Gazette* notice 491675 (*New Zealand Gazette*, 1958, page 1423), *Gazette* notice 63023/1 (*New Zealand Gazette*, 1975, page 2786), *Gazette* notice 588748 (*New Zealand Gazette*, 1962, page 1729) and part *Canterbury Gazette*, 1864, page 74. S.O. Plan 14967.

Dated at Christchurch this 15th day of May 1984.

B. K. SLY,  
Assistant Commissioner of Crown Lands.

(L. and S. D.O. 8/3/39)

3/1

*Revocation of the Reservation Over a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation as a soil conservation and river control reserve over the land, described in the Schedule hereto, such land to become Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT—ASHBURTON BOROUGH

6750 square metres, more or less, being Rural Section 40631, formerly part Reserve 4605, situated in Block XIII, Ashburton Survey District. Part *New Zealand Gazette*, 1953, page 832. C/A 432607/1. S.O. Plan 14794.

Dated at Christchurch this 18th day of May 1984.

B. K. SLY,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 1913/171; D.O. 8/5/131/1)

3/1

*Cancellation of Appointment to Control and Manage*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, Assistant Commissioner of Crown Lands hereby cancels the appointment of the Ashburton County Council to control and manage the land described in the Schedule hereto.

SCHEDULE

CANTERBURY LAND DISTRICT—ASHBURTON COUNTY—PUDDING  
HILL SCENIC RESERVE

35.3796 hectares, more or less, being Reserve 3743, situated in Block VIII, Hutt Survey District. All *Gazette* notice 292377/1 (*New Zealand Gazette*, 1980, page 2565). S.O. Plan 4804.

Dated at Christchurch this 18th day of May 1984.

B. K. SLY,  
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 11/2/123; D.O. 13/112)

3/1

*Classification of Reserves*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserves, described in the Schedule hereto, as reserves for the purposes specified at the end of the respective descriptions of the said reserves, subject to the provisions of the said Act.

## SCHEDULE

## CANTERBURY LAND DISTRICT—ASHBURTON COUNTY

1.0268 hectares, more or less, being Lot 2, D.P. 46480, situated in Block XIV, Ashburton Survey District. All certificate of title 25F/1225. (Recreation Reserve).

2.8478 hectares, more or less, being Lot 3, D.P. 46480, situated in Block XIV, Ashburton Survey District. All certificate of title 25F/1226. (Local Purpose (Gravel) Reserve).

Dated at Christchurch this 21st day of May 1984.

B. K. SLY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 11/2/77; D.O. 8/261/A)

3/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands, hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

## SCHEDULE

## NELSON LAND DISTRICT—INANGAHUA COUNTY

4.0469 hectares, more or less, being Section 7, Block VII, Rahu Survey District. All certificate of title, Volume 94, folio 104. All *New Zealand Gazette*, 1963, page 1725. S.O. Plan 6173.

Dated at Nelson this 24th day of May 1984.

R. G. C. WRATT,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 9/2/29; D.O. 8/5/8/26)

3/1

*Revocation of Reservation Over a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation as a public utility reserve over the land, described in the Schedule hereto.

## SCHEDULE

## NELSON LAND DISTRICT—WAIMEA COUNTY

5.7263 hectares, more or less, being part Section 94A, Square 170, situated in Block I, Tutaki Survey District. All *Nelson Provincial Gazette*, 1875, page 22. All Section 50, Reserves and other Lands Disposal and Public Bodies Empowering Act, 1916. All *New Zealand Gazette*, 1938, page 2464. All *New Zealand Gazette*, 1941, page 3195. All *New Zealand Gazette*, 1947, page 511. All *New Zealand Gazette*, 1980, page 633. S.O. Plans 5775, 7656, 9221 and 9222.

Dated at Nelson this 23rd day of May 1984.

R. G. C. WRATT,

Assistant Commissioner of Crown Lands.

(L. and S. D.O. 14/10)

3/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT—TAURANGA COUNTY

3.4987 hectares, more or less, being Allotments 52B, 52C, and 93, Tahawai Parish, and Lots 15 to 29, 38 to 42, 176 to 179, D.P. 67 and Lot 1, D.P. 15488, situated in Block IX, Katikati Survey District. All certificates of title 30D/34, 30D/35 and 30D/36. All *New Zealand Gazette*, 1974, page 2077. S.O. Plans 13320 and 35114.

Dated at Hamilton this 22nd day of May 1984.

G. L. VENDT,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/40; D.O. 8/3/299)

3/1

*Classification of Reserve and Declaration that the Reserve be Part of the Hakarimata Scenic Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, subject to the provisions of section 19 (1) (a) of the said Act and further declares the said Reserve to form part of the Hakarimata Scenic Reserve

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT—RAGLAN COUNTY—PART HAKARIMATA SCENIC RESERVE

16.3010 hectares, more or less, being Lots 1 and 2, D.P. S. 34634, situated in Block VII, Newcastle Survey District. Balance certificates of title, 15D/461 and 1B/38. Lot 2 is subject to a water easement created by document No. H. 517488.4.

Dated at Hamilton this 22nd day of May 1984.

G. L. VENDT,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/3/21; D.O. 13/76/3/1)

3/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve described in the Schedule hereto, as a Government purpose (wildlife refuge) reserve, subject to the provisions of the said Act.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT—HUNTLY BOROUGH—LAKE HAKANOA WILDLIFE REFUGE RESERVE

67.6450 hectares, more or less, being Allotment 850, Taupiri Parish, situated in Blocks XI, XII and XVI, Rangiriri Survey District. All *New Zealand Gazette*, 1983, page 4169. S.O. Plan 52828.

Dated at Hamilton this 22nd day of May 1984.

G. L. VENDT,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 31/1/6/2; D.O. 8/5/267/19)

3/1

*Classification of Reserve and Declaration that the Reserve be Part of the Kowhai Park Scenic Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto as a scenic reserve for the purposes specified in Section 19 (1) (a) of the Reserves Act 1977, and further, declares the said reserve to form part of the Kowhai Park Scenic Reserve to be administered as a scenic reserve by the Rodney County Council.

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT—RODNEY COUNTY

247 square metres, more or less, being Lot 1, D.P. 60431, situated in Block VII, Mahurangi Survey District. All certificate of title, No. 24C/1421. Together with a right of way created by transfer 33528 and an electricity transmission easement created by transfer A120213.

Dated at Auckland this 9th day of May 1984.

J. V. BOULD,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/83, 2/3/226; D.O. 13/308)

3/1

*Classification of Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for local purpose (site for a hall), subject to the provisions of the said Act.

## SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY  
1819 square metres, more or less, being Lot 1, D.P. 4324, situated in Block II, Taylor Pass Survey District. All certificate of title 2D/611.

Dated at Blenheim this 1st day of February 1984.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O.; D.O. 8/5/3)

25

*Classification of a Reserve*

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

## SCHEDULE

MARLBOROUGH LAND DISTRICT—KAIKOURA COUNTY

2751 square metres, more or less, being Section 41 and 42, Block XI, Puhī Puhī Survey District Reserve for recreation purposes by all *Gazette* notice 117717 (*New Zealand Gazette*, 1984, page 19). S.O. Plan 6154.

Dated at Blenheim this 17th day of February 1984.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 8/2/42; D.O. 8/3/114)

25

*Maori Land Development Notice*

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

## NOTICE

1. This notice may be cited as Maori Land Development Notice Whangarei 1984, No. 9.

2. The notice referred to in the First Schedule hereto is hereby revoked.

3. The lands described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

## FIRST SCHEDULE

Date of Notice	Reference No.	Registration No.
20 November 1963	<i>Gazette</i> , 28 November 1963, No. 76, p. 1916	Nil

## SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land described as follows:

Area ha	Being
14.5687	Panguru A72B1 situated in Block XVI, Whangape Survey District. Partition order dated 5 August 1952.
26.5373	Panguru A73 situated in Block XVI, Whangape Survey District. Consolidation order dated 20 May 1952.
34.1959	Panguru B1C situated in Block XVI, Whangape Survey District. Consolidation order dated 21 May 1952.

Dated at Wellington this 23rd day of May 1984.

For and on behalf of the Board of Maori Affairs.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 61/3, 61/3A; D.O. 19/J/98)

6/2AL/2CL

*Maori Land Development Notice*

PURSUANT to section 371A of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

## NOTICE

1. This notice may be cited as Maori Land Development Notice Rotorua 1984, No. 17.

2. The notice referred to in the First Schedule hereto is hereby revoked.

3. The lands described in the Second Schedule hereto are hereby released from the water area constituted under the provisions of Part XXIV of the Maori Affairs Act 1953.

## FIRST SCHEDULE

Date of Notice	Reference No.	Registration No.
28 February 1962	<i>Gazette</i> , 8 March 1962, No. 15, p. 396	S. 234579

## SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described as follows:

Land	Block and Survey District	Area ha
Waikirikiri No. 1	VI, Waimana	0.4047
Waikirikiri No. 2	VI, Waimana	1.7882
Awamate	VI, Waimana	0.3895
Awamutu No. 1	VI, Waimana	0.1012
Awamutu No. 2	VI, Waimana	12.1330
Toketehua A	VI, Waimana	0.1265
Toketehua B	VI, Waimana	12.0040
Onuitera	VI, Waimana	10.6635
Otauirangi No. 1	VI, Waimana	0.1012
Otauirangi No. 2	VI, Waimana	14.4043
Ohinenaenae	VI, Waimana	29.3398
Puketapu	VI, Waimana	16.7464
Te Pohue No. 1A	VI, Waimana	0.2858
Te Pohue No. 1B	VI, Waimana	36.3459
Haurua	VI, Waimana	18.8837
Rautawhiri	VI, Waimana	1.3785
Matai	VI, Waimana	9.5734
Waitapu	VI, Waimana	67.5826
Hamoremore	VI, Waimana	13.2535
Te Tarata	VI, Waimana	34.3983
Urukarakā	VI, Waimana	1.9981
Poutere	VI, Waimana	65.5592
Ngautoka	VI, Waimana	64.3451
Te Pohue No. 2	VI, Waimana	60.2983
Ruatoki A, Section 1	II, Waimana	12.9702
Ruatoki A, Section 2	II, Waimana	23.1556
Ruatoki A, Section 3	II, Waimana	0.3035
Ruatoki A, Section 4A	II, Waimana	0.6222
Ruatoki A, Section 4B1	II, Waimana	0.0592
Ruatoki A, Section 4B2	II, Waimana	2.1648
Ruatoki A, Section 5A	II, Waimana	2.1600
Ruatoki A, Section 5B1	II, Waimana	0.2023
Ruatoki A, Section 5B2A	II, Waimana	0.2023
Ruatoki A, Section 5B2B	II, Waimana	11.4602
Ruatoki A, Section 6A	II, Waimana	0.1012
Ruatoki A, Section 6B	II, Waimana	13.7087
Ruatoki A, Section 7	II, Waimana	16.9665
Ruatoki A, Section 8A	II, Waimana	0.4047
Ruatoki A, Section 8B1	II, Waimana	0.1012
Ruatoki A, Section 8B, No. 2B, No. 1	II, Waimana	0.1012
Ruatoki A, Section 8B, No. 2B, No. 2	II, Waimana	0.1012
Ruatoki A, Section 8B, No. 2B, No. 3	II, Waimana	14.5991
Ruatoki A, Section 9	II, Waimana	0.1012
Ruatoki A, Section 10A	II, Waimana	0.1012
Ruatoki A, Section 10B	II, Waimana	14.9860
Ruatoki A, Section 11	II, Waimana	0.4047
Ruatoki A, Section 12	II, Waimana	12.1001
Ruatoki A, Section 13	II, Waimana	8.0937
Ruatoki A, Section 14A	II, Waimana	0.1012
Ruatoki A, Section 14B	II, Waimana	17.8264
Ruatoki A, Section 15A	II, Waimana	0.1265
Papakainga No. 1	15A, II, Waimana	0.1012
Papakainga No. 2	15A, II, Waimana	0.1846
Papakainga No. 3	15A, II, Waimana	0.4376
Papakainga No. 4	15A, II, Waimana	0.1189
Papakainga No. 5	15A, II, Waimana	0.1796
Papakainga No. 6	15A, II, Waimana	0.4072
Papakainga No. 7	15A, II, Waimana	0.2023
Papakainga No. 8	15A, II, Waimana	0.2023

Land	Block and Survey District	Area ha	Land	Block and Survey District	Area ha
Ruatoki A, Section 15A, Papakainga No. 9	II, Waimana	0.2858	Ruatoki A, Section 27	II, Waimana	5.9236
Ruatoki A, Section 15A, Papakainga No. 10	II, Waimana	0.3187	Ruatoki A, Section 28	II, Waimana	8.6122
Ruatoki A, Section 15A, Papakainga No. 11A, Subdivision A	II, Waimana	0.1012	Ruatoki A, Section 29A	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 11, Subdivision B1	II, Waimana	0.1012	Ruatoki A, Section 29B	II, Waimana	2.1625
Ruatoki A, Section 15A, Papakainga No. 11, Subdivision B2	II, Waimana	0.2428	Ruatoki A, Section 30	II, Waimana	4.3656
Ruatoki A, Section 15A, Papakainga No. 12	II, Waimana	0.1518	Ruatoki A, Section 31	II, Waimana	5.5948
Ruatoki A, Section 15A, Papakainga No. 13	II, Waimana	0.2959	Ruatoki A, Section 32A, No. 1	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 14	II, Waimana	0.1568	Ruatoki A, Section 32A, No. 2	II, Waimana	3.5410
Ruatoki A, Section 15A, Papakainga No. 15	II, Waimana	0.3086	Ruatoki A, Section 32B, No. 1	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 16	II, Waimana	0.0961	Ruatoki A, Section 32B, No. 2	II, Waimana	9.4115
Ruatoki A, Section 15A, Papakainga No. 17	II, Waimana	0.2479	Ruatoki A, Section 33	II, Waimana	0.4047
Ruatoki A, Section 15A, Papakainga No. 18	II, Waimana	0.2403	Ruatoki A, Section 34A	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 19	II, Waimana	0.1138	Ruatoki A, Section 34B	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 20	II, Waimana	0.2403	Ruatoki A, Section 34C	II, Waimana	16.8982
Ruatoki A, Section 15A, Papakainga No. 21	II, Waimana	0.3035	Ruatoki A, Section 35A	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 22	II, Waimana	0.8928	Ruatoki A, Section 35B	II, Waimana	14.0123
Ruatoki A, Section 15A, Papakainga No. 23	II, Waimana	0.6652	Ruatoki A, Section 36	II, Waimana	0.8094
Ruatoki A, Section 15A, Papakainga No. 24	II, Waimana	0.8954	Ruatoki A, Section 37A No. 1	II, Waimana	0.1366
Ruatoki A, Section 15A, Papakainga No. 25	II, Waimana	0.5261	Ruatoki A, Section 37A No. 2	II, Waimana	4.9220
Ruatoki A, Section 15A, Papakainga No. 26	II, Waimana	0.1113	Ruatoki A, Section 38A	II, Waimana	0.1012
Ruatoki A, Section 15A, Papakainga No. 27	II, Waimana	0.3288	Ruatoki A, Section 38B	II, Waimana	33.4246
Ruatoki A, Section 15A, Papakainga No. 28	II, Waimana	0.2959	Ruatoki A, Section 39	II, Waimana	19.4983
Ruatoki A, Section 15A, Papakainga No. 29	II, Waimana	0.7310	Ruatoki A, Section 40A	II, Waimana	5.2230
Ruatoki A, Section 15A, Papakainga No. 30A	II, Waimana	0.1012	Ruatoki A, Section 40B	II, Waimana	13.4482
Ruatoki A, Section 15A, Papakainga No. 30B	II, Waimana	0.2302	Ruatoki A, Section 41	II, Waimana	1.4215
Ruatoki A, Section 15A, Papakainga No. 31	II, Waimana	0.4325	Ruatoki A, Section 42A	II, Waimana	14.8419
Ruatoki A, Section 15A, Papakainga No. 32A	II, Waimana	0.0970	Ruatoki A, Section 42B No. 1	II, Waimana	1.6187
Ruatoki A, Section 15A, Papakainga No. 32B	II, Waimana	0.0970	Ruatoki A, Section 42B No. 2	II, Waimana	28.5709
Ruatoki A, Section 15A, Papakainga No. 32C	II, Waimana	0.5648	Ruatoki A, Section 43A	II, Waimana	0.2403
Ruatoki A, Section 15A, Papakainga No. 33	II, Waimana	0.5893	Ruatoki A, Section 43B	II, Waimana	0.2403
Ruatoki A, Section 15B	II, Waimana	3.9659	Ruatoki A, Section 43C	II, Waimana	0.2403
Ruatoki A, Section 16	II, Waimana	0.8954	Ruatoki A, Section 43D	II, Waimana	0.4704
Ruatoki A, Section 17	II, Waimana	12.1406	Ruatoki A, Section 43E	II, Waimana	0.2378
Ruatoki A, Section 18	II, Waimana	4.0469	Ruatoki A, Section 43F	II, Waimana	0.2378
Ruatoki A, Section 19A	II, Waimana	0.3794	Ruatoki A, Section 43G	II, Waimana	0.1113
Ruatoki A, Section 19B No. 1	II, Waimana	0.1088	Ruatoki A, Section 43H, No. 1	II, Waimana	0.1518
Ruatoki A, Section 19B No. 2	II, Waimana	0.1088	Ruatoki A, Section 43H, No. 2	II, Waimana	0.3339
Ruatoki A, Section 19B No. 3	II, Waimana	4.1632	Ruatoki A, Section 43J	II, Waimana	0.2403
Ruatoki A, Section 20A	II, Waimana	0.1012	Ruatoki A, Section 43K and L	II, Waimana	0.4730
Ruatoki A, Section 20B	II, Waimana	1.9223	Ruatoki A, Section 43M	II, Waimana	0.0809
Ruatoki A, Section 21	II, Waimana	2.2435	Ruatoki A, Section 43N	II, Waimana	0.3617
Ruatoki A, Section 22A	II, Waimana	0.8094	Ruatoki A, Section 43O	II, Waimana	0.4047
Ruatoki A, Section 22B No. 1	II, Waimana	0.1012	Ruatoki A, Section 43P	II, Waimana	0.2378
Ruatoki A, Section 22B2A	II, Waimana	0.1012	Ruatoki A, Section 43Q	II, Waimana	0.2378
Ruatoki A, Section 22B2B	II, Waimana	0.1012	Ruatoki A, Section 43R	II, Waimana	0.4780
Ruatoki A, Section 22B No. 1	II, Waimana	0.1012	Ruatoki A, Section 44	II and VI, Waimana	24.2938
Ruatoki A, Section 22B No. 2	II, Waimana	0.1012	Ruatoki A, Section 45	II and VI, Waimana	11.9509
Ruatoki A, Section 22B No. 3	II, Waimana	33.4726	Ruatoki A, Section 46	VI, Waimana	9.4090
Ruatoki A, Section 23	II, Waimana	16.7211	Ruatoki A, Section 47A	VI, Waimana	0.1012
Ruatoki A, Section 24	II, Waimana	0.4401	Ruatoki A, Section 47B	VI, Waimana	8.6046
Ruatoki A, Section 25	II, Waimana	14.0021	Ruatoki A, Section 48A	VI, Waimana	0.1012
Ruatoki A, Section 26A	II, Waimana	0.1012	Ruatoki A, Section 48B	VI, Waimana	19.1265
Ruatoki A, Section 26B	II, Waimana	18.0920	Ruatoki A, Section 49A	VI, Waimana	0.8094
			Ruatoki A, Section 49B	VI, Waimana	14.0451
			Ruatoki A, Section 50	VI, Waimana	3.9937
			Ruatoki A, Section 51	VI, Waimana	4.3959
			Ruatoki A, Section 52	VI, Waimana	5.5189
			Ruatoki A, Section 53	VI, Waimana	5.4987
			Ruatoki A, Section 54	VI, Waimana	2.8884
			Ruatoki A, Section 55	VI, Waimana	1.9830
			Ruatoki A, Section 56	VI, Waimana	2.0234
			Ruatoki A, Section 57	VI, Waimana	10.4004
			Ruatoki A, Section 58	VI, Waimana	11.2933
			Ruatoki A, Section 59	VI, Waimana	0.8094
			Ruatoki A, Section 60A	VI, Waimana	0.1012
			Ruatoki A, Section 60B	VI, Waimana	7.6157
			Ruatoki A, Section 61A	VI, Waimana	0.1644
			Ruatoki A, Section 61B	VI, Waimana	1.6769
			Ruatoki A, Section 62	VI, Waimana	1.2090
			Ruatoki A, Section 63A	VI, Waimana	0.7031
			Ruatoki A, Section 63B	VI, Waimana	19.8903
			Ruatoki A, Section 64	VI, Waimana	5.6024
			Ruatoki A, Section 65	VI, Waimana	16.8071
			Ruatoki A, Section 66	VI, Waimana	6.0703
			Ruatoki A, Section 67	VI, Waimana	6.4750
			Ruatoki A, Section 68	VI, Waimana	23.8638
			Ruatoki A, Section 69	VI, Waimana	5.1597
			Ruatoki A, Section 70	VI, Waimana	1.4088
			Ruatoki A, Section 71	VI, Waimana	1.5075
			Ruatoki A, Section 72	VI, Waimana	4.0469
			Ruatoki A, Section 73	VI, Waimana	3.7054
			Ruatoki A, Section 74	VI, Waimana	4.0469
			Ruatoki A, Section 75	VI, Waimana	3.5359
			Ruatoki A, Section 76	VI, Waimana	3.7155
			Ruatoki A, Section 77	VI, Waimana	3.4398
			Ruatoki B, Section 1A	II, Waimana	0.2023
			Ruatoki B, Section 1B	II, Waimana	17.5634
			Ruatoki B, Section 2	II, Waimana	16.0863
			Ruatoki B, Section 3	II, Waimana	6.7178



Land	Block and Survey District	Area ha	Land	Block and Survey District	Area ha
Ruatoki B, Section 4	II, Waimana	8.5389	Ruatoki B, Section 68B	VI, Waimana	22.3893
Ruatoki B, Section 5	II, Waimana	17.0828	Ruatoki B, Section 69B	VI, Waimana	11.9003
Ruatoki B, Section 6	I and II, Waimana	8.0937	Ruatoki B, Section 70	VI, Waimana	12.3025
Ruatoki B, Section 7	II, Waimana	9.9958	Ruatoki C, Section 2	I, Waimana	35.5947
Ruatoki B, Section 8A1	I and II, Waimana	6.8291	Ruatoki C, Section 4	I, Waimana	44.9708
Ruatoki B, Section 8A2	I and II, Waimana	9.8187	Ruatoki C, Section 5	I, Waimana	35.5365
Ruatoki B, Section 8B1	I and II, Waimana	0.1012	Ruatoki C, Section 15	I, Waimana	15.1859
Ruatoki B, Section 8B2	I and II, Waimana	7.6182	Ruatoki C, Section 16	I, Waimana	23.4718
Ruatoki B, Section 8C	I, Waimana	5.3039	Ruatoki C, Section 19	I, Waimana	20.5606
Ruatoki B, Section 8D	I and II, Waimana	12.6464	Ruatoki C, Section 20	I, Waimana	20.5606
Ruatoki B, Section 9	I, Waimana	5.8680	Ruatoki C, Section 21	I, Waimana	20.5581
Ruatoki B, Section 10	I, Waimana	4.0469	Ruatoki C, Section 63	I and V, Waimana	783.3714
Ruatoki B, Section 11	I and II, Waimana	11.4526	Ruatoki C, Section 64	I and V, Waimana	20.2343
Ruatoki B, Section 12	I and II, Waimana	14.5839	Ruatoki C, D Section 5	II, Waimana	165.4155
Ruatoki B, Section 13A1	II, Waimana	0.1012	Ruatoki C, B Section 69A	VI, Waimana	0.4047
Ruatoki B, Section 13A2A	II, Waimana	0.1012			
Ruatoki B, Section 13A2B	II, Waimana	14.5181			
Ruatoki B, Section 14	II, Waimana	6.4522			
Ruatoki B, Section 15	II, Waimana	11.9610			
Ruatoki B, Section 16A	II, Waimana	10.4207			
Ruatoki B, Section 16B	II, Waimana	5.7921			
Ruatoki B, Section 16C	II, Waimana	5.7921			
Ruatoki B, Section 16D	II, Waimana	9.1307			
Ruatoki B, Section 17	I and II, Waimana	9.1054			
Ruatoki B, Section 18A	II, Waimana	0.1012			
Ruatoki B, Section 18B	II, Waimana	9.3685			
Ruatoki B, Section 19	I and II, Waimana	13.1953			
Ruatoki B, Section 20	I and II, Waimana	13.2029			
Ruatoki B, Section 21A	II, Waimana	5.7035			
Ruatoki B, Section 21B	I and II, Waimana	8.7159			
Ruatoki B, Section 22	II, Waimana	19.6880			
Ruatoki B, Section 23	II, Waimana	6.8038			
Ruatoki B, Section 24	II, Waimana	1.7882			
Ruatoki B, Section 25	II, Waimana	4.1582			
Ruatoki B, Section 26A	II, Waimana	0.1012			
Ruatoki B, Section 26B	II, Waimana	8.0660			
Ruatoki B, Section 27	I and II, Waimana	16.3721			
Ruatoki B, Section 28A	I, Waimana	0.4047			
Ruatoki B, Section 28B	I, Waimana	12.6262			
Ruatoki B, Section 29	I and II, Waimana	13.8327			
Ruatoki B, Section 30	I and II, Waimana	12.1406			
Ruatoki B, Section 31	I and II, Waimana	14.7331			
Ruatoki B, Section 32	II, Waimana	13.4027			
Ruatoki B, Section 33A	II, Waimana	0.8094			
Ruatoki B, Section 33B1	II, Waimana	1.6172			
Ruatoki B, Section 33B2A	II, Waimana	0.1012			
Ruatoki B, Section 33B2B	II, Waimana	0.1012			
Ruatoki B, Section 33B2C1	II, Waimana	0.1012			
Ruatoki B, Section 33B2C2	I and II, Waimana	33.9395			
Ruatoki B, Section 34	I and II, Waimana	21.8531			
Ruatoki B, Section 35	II, Waimana	10.7217			
Ruatoki B, Section 36	II, Waimana	6.7102			
Ruatoki B, Section 37	I and II, Waimana	8.9334			
Ruatoki B, Section 38	I, Waimana	10.7191			
Ruatoki B, Section 39	I, Waimana	8.4883			
Ruatoki B, Section 40	I and II, Waimana	26.9116			
Ruatoki B, Section 41	I and II, Waimana	16.0053			
Ruatoki B, Section 42A	II, Waimana	3.8445			
Ruatoki B, Section 42B	II, Waimana	11.2225			
Ruatoki B, Section 43	II, Waimana	10.9771			
Ruatoki B, Section 44	I and II, Waimana	1.5732			
Ruatoki B, Section 45	I and II, Waimana	0.4047			
Ruatoki B, Section 46	I and II, Waimana	34.7701			
Ruatoki B, Section 47	I, Waimana	13.1523			
Ruatoki B, Section 48	I and V, Waimana	58.8540			
Ruatoki B, Section 49A	I and V, Waimana	7.6410			
Ruatoki B, Section 49B	V, Waimana	23.0671			
Ruatoki B, Section 50	I and V, Waimana	10.1804			
Ruatoki B, Section 51A	I and V, Waimana	0.4047			
Ruatoki B, Section 51B	I and V, Waimana	15.7828			
Ruatoki B, Section 52	I and II, Waimana	2.8328			
Ruatoki B, Section 53	I and II, Waimana	6.8291			
Ruatoki B, Section 54	II, Waimana	11.3312			
Ruatoki B, Section 55A	I, II and VI, Waimana	0.1012			
Ruatoki B, Section 55B	I, II and VI, Waimana	13.7416			
Ruatoki B, Section 56A	II, Waimana	0.1012			
Ruatoki B, Section 56B	II, V and VI, Waimana	22.9432			
Ruatoki B, Section 57A	V, Waimana	0.1012			
Ruatoki B, Section 57B	V and I, Waimana	37.8609			
Ruatoki B, Section 58	V, Waimana	80.1279			
Ruatoki B, Section 61	V and VI, Waimana	9.6265			
Ruatoki B, Section 62	V and VI, Waimana	12.7400			
Ruatoki B, Section 63	V and VI, Waimana	14.8722			
Ruatoki B, Section 65A	VI, Waimana	0.1012			
Ruatoki B, Section 65B	V and VI, Waimana	7.9116			
Ruatoki B, Section 66A	V and VI, Waimana	0.2023			
Ruatoki B, Section 66B	V and VI, Waimana	7.8104			
Ruatoki B, Section 67	V and VI, Waimana	7.3855			
Ruatoki B, Section 68A	VI, Waimana	0.1012			

Dated at Wellington this 23rd day of May 1984.

For and on behalf of the Board of Maori Affairs.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 19/5/28; D.O. 4006)

6/2CL/2AL

*Declaring Railway Land at Oamaru Not Now Required for That Purpose to be Crown Land*

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 42 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation with the prior written consent of the Minister of Railways hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948.

SCHEDULE

OTAGO LAND DISTRICT—OAMARU BOROUGH

ALL those pieces of land described as follows:

Area m <sup>2</sup>	Railway land being
105	Part Section 6, Block LXXX, Town of Oamaru, being all the land comprised and described in Deeds Index R. 131, marked A on plan.
317	Part Section 5, Block LXXX, Town of Oamaru, being all the land comprised and described in certificate of title 39/258, marked B on plan.
511	Part Sections 11 and 12, Block LXXXI, Town of Oamaru, being part of the land comprised and described in certificate of title 97/96, marked C on plan.
866	Part Section 10, Block LXXXI, Town of Oamaru, no registration, marked E on plan.
791	Part Section 9, Block LXXXI, Town of Oamaru, being part of the land comprised and described in Deeds Index F. 338, marked F on plan.
717	Part Section 8, Block LXXXI, Town of Oamaru, being part of the land comprised and described in Deeds Index J. 307, marked G on plan.
1977	Part Sections 1, 2 and 3, Block LXXXIX, Town of Oamaru, being part of the land comprised and described in Deeds Index E. 429, marked J on plan.

As the same are more particularly delineated on the plan marked L.O. 33899 (S.O. 20557), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Area m <sup>2</sup>	Railway land being
203	Part Section 4, Block LXXXIX, Town of Oamaru, being all the land comprised and described in Deeds Index Q. 419, marked L on plan.
607	Part Section 5, Block LXXXIX, Town of Oamaru, being part of the land comprised and described in Deeds Index L. 288, marked M on plan.
3281	Part Sections 6, 7, 8, 9, 10 and 11, Block LXXXIX, Town of Oamaru, being part of the land comprised and described in Deeds Index E. 430, marked N on plan.
1559	Part Sections 1, 2 and 3, Block XC, Town of Oamaru, being part of the land comprised and described in Deeds Index E. 429, marked S on plan.
670	Part Section 4, Block XC, Town of Oamaru, being part of the land comprised and described in Deeds Index Q. 87, marked T on plan.
2792	Section 7 and part Sections 5 and 6, Block XC, Town of Oamaru, being part of the land comprised and described in Deeds Index O. 765, marked U on plan.

As the same are more particularly delineated on the plan marked L.O. 33898 (S.O. 20556), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 25th day of May 1984.

A. E. McQUEEN,  
for General Manager, New Zealand Railways Corporation.  
(N.Z.R. L.O. 3256/132 (2))

10/1

*Declaring Land Taken for Railway Purposes Between Katikati and Apata (East Coast Main Trunk Railway) and Not Now Required for That Purpose to be Crown Land*

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 42 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation with the prior written consent of the Minister of Railways hereby declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—TAURANGA COUNTY

ALL those pieces of railway land described as follows:

ha			
1.0279 (2a2r06.4p)	Part Lot 2, D.P. 8256, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
m <sup>2</sup>			
18 (00.7p)	Part Lot 1, D.P. 8256, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
784 (31p)	Part Lot 2, D.P. 8256, part <i>Gazette</i> , 1930, page 791, Proc. 7486, (P.W.D. 77638).		
835 (33p)	Formerly part Road, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
81 (03.2p)	Part Section 56, Block IX, Katikati Survey District, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
842 (33.3p)	Part Section 56, Block IX, Katikati Survey District, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
3587 (3r21.8p)	Part Section 56, Block IX, Katikati Survey District, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
2028 (2r00.2p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 1).		
860 (34p)	Formerly part Road, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
185 (07.3p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
468 (18.5p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1927, page 2075, Proc. 6708, (P.W.D. 67983).		
ha			
2.0194 (4a3r38.4p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
m <sup>2</sup>			
185 (07.3p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1930, page 791, Proc. 7486, (P.W.D. 77639).		
278 (11p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1930, page 791, Proc. 7486, (P.W.D. 77639).		
137 (05.4p)	Part Allotment 13, Tahawai Parish, part <i>Gazette</i> , 1930, page 791, Proc. 7486, (P.W.D. 77639).		
1004 (39.7p)	Formerly part Road, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
3503 (3r18.5p)	Part Allotment 12, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
3602 (3r22.4p)	Part Allotment 12, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
3073 (3r01.5p)	Part Allotment 12A, Tahawai Parish, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
473 (18.7p)	Formerly part Road, part <i>Gazette</i> , 1926, page 525, Proc. 6402, (P.W.D. 60565, sheet 2).		
587 (23.2p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
812 (32.1p)	Part Allotment 14, Tahawai Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
ha			
1.4913 (3a2r29.6p)	Part Allotment 15, Tahawai Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
m <sup>2</sup>			
230 (09.1p)	Part Allotment 16, Tahawai Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
m <sup>2</sup>			
908 (35.9p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
38 (01.5p)	Part Lot 1, (D.P. 66), Katikati Town, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
ha			
1.8340 (4a2r05.1p)	Part Allotment 48, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
m <sup>2</sup>			
2962 (2r37.1p)	Part Allotment 52, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
825 (32.6p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
5203 (1a1r05.7p)	Part Allotment 52, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
58 (02.3p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
124 (04.9p)	Part Allotment 52, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 1).		
7082 (1a3r)	Part Allotment 52, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 2).		
4894 (1a33.5p)	Part Allotment 52 (D.P. 16045), Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 2).		
316 (12.5p)	Part Allotment 52 (D.P. 16045), Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79000).		
ha			
1.6450 (4a10.4p)	Part Allotment 44 (D.P. 3928), Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 2).		
m <sup>2</sup>			
1057 (1r01.8p)	Part Allotment 44 (D.P. 3928), Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79000).		
615 (24.3p)	Part Allotment 44 (D.P. 3928), Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79000).		
9295 (2a1r07.5p)	Part Allotment 37, Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 2).		
384 (15.2p)	Part Allotment 37, Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79001).		
544 (21.5p)	Part Allotment 37, Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79001).		
4962 (1a36.2p)	Part Allotment 35 (D.P. 3928), Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 2).		
382 (15.1p)	Part Allotment 35 (D.P. 21780), Te Mania Parish, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79002).		
3048 (3r00.5p)	Part Lot 2, D.P. 20190, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79002).		
1763 (1r29.7p)	Part Lot 1, D.P. 20190, part <i>Gazette</i> , 1930, page 2221, Proc. 7627, (P.W.D. 79002).		
ha			
1.6357 (4a06.7p)	Part Allotment 35 (D.P. 3928), Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 3).		
1.0302 (2a2r07.3p)	Part Allotment 33 (D.P. 2140), Te Mania Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 3).		
m <sup>2</sup>			
5577 (1a1r20.5p)	Part Allotment 149, Apata Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 3).		
1816 (1r31.8p)	Part Allotment 148, Apata Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 3).		
4047 (1a)	Part Allotment 214, Apata Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).		
961 (38p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).		
2476 (2r17.9p)	Part Allotment 173, Apata Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).		
746 (29.5p)	Formerly part Road, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).		
374 (14.8p)	Part Allotment 173, Apata Parish, part <i>Gazette</i> , 1925, page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).		

m<sup>2</sup>  
7770 Part Allotment 173, Apata Parish, part *Gazette*, 1925,  
(1a3r27.2p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).

ha  
1.7627 Part Allotment 174, Apata Parish, part *Gazette*, 1925,  
(4a1r16.9p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).

m<sup>2</sup>  
175 Part Allotment 174, Apata Parish, part *Gazette*, 1930,  
(06.9p) page 2221, Proc. 7627, (P.W.D. 78818).  
1184 Formerly part Road, part *Gazette*, 1925, page 2610,  
(1r06.8p) Proc. 6307, (P.W.D. 60781, sheet 4).  
5711 Part Allotment 177, Apata Parish, part *Gazette*, 1925,  
(1a1r25.8p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).  
2785 Part Allotment 178, Apata Parish, part *Gazette*, 1925,  
(2r30.1p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 4).

ha  
1.4159 Part Allotment 178, Apata Parish, part *Gazette*, 1925,  
(3a1r39.8p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).  
1.0403 Part Allotment 180, Apata Parish, part *Gazette*, 1925,  
(2a2r11.3p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).

m<sup>2</sup>  
1846 Formerly part Road, part *Gazette*, 1925, page 2610,  
(1r33p) Proc. 6307, (P.W.D. 60781, sheet 5).  
1027 Part Allotment 188, Apata Parish, part *Gazette*, 1925,  
(1r00.6p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).

ha  
1.1331 Part Allotment 188, Apata Parish, part *Gazette*, 1925,  
(2a3r08p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).  
1.4493 Part Allotment 189, Apata Parish, part *Gazette*, 1925,  
(3a2r13p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).

m<sup>2</sup>  
632 Part Allotment 189, Apata Parish, part *Gazette*, 1930,  
(25p) page 2641, Proc. 7651, (P.W.D. 79262).  
1012 Formerly part Road, part *Gazette*, 1925, page 2610,  
(1r) Proc. 6307, (P.W.D. 60781, sheet 5).

ha  
2.0252 Part Allotment 189, Apata Parish, part *Gazette*, 1927,  
(5a00.7p) page 465, Proc. 6611, (P.W.D. 67984).

m<sup>2</sup>  
5572 Part Allotment 226, Apata Parish, balance *Gazette*,  
(1a1r20.3p) 1927, page 465, Proc. 6611, (P.W.D. 67984).  
2251 Formerly part Road, all *Gazette*, 1942, page 4, Proc.  
(2r09p) 10967, L.O. 6746 (S.O. 24314).  
3579 Part Allotment 226, Apata Parish, part *Gazette*, 1925,  
(3r21.5p) page 2610, Proc. 6307, (P.W.D. 60781, sheet 5).  
38 Formerly part Road, part *Gazette*, 1930, page 2641,  
(01.5p) Proc. 7651, (P.W.D. 79262).  
1088 Part Allotment 226, Apata Parish, part *Gazette*, 1930,  
(1r03p) page 2641, Proc. 7651, (P.W.D. 79262).  
2074 Part Allotment 226, Apata Parish, part *Gazette*, 1926,  
(2r02p) page 217, Proc. 6371, (P.W.D. 65071).  
6652 Part Allotment 134, Apata Parish, part *Gazette*, 1926,  
(1a2r23p) page 217, Proc. 6371, (P.W.D. 65071).  
304 Part Allotment 134, Apata Parish, part *Gazette*, 1930,  
(12p) page 2641, Proc. 7651, (P.W.D. 79262).  
966 Formerly part Road, part *Gazette*, 1926, page 217,  
(38.2p) Proc. 6371, (P.W.D. 65071).  
3850 Part Allotment 211B, Apata Parish, part *Gazette*, 1926,  
(3r32.2p) page 217, Proc. 6371, (P.W.D. 65071).  
878 Formerly part Road, part *Gazette*, 1926, page 217,  
(34.7p) Proc. 6371, (P.W.D. 65071).  
89 Part Allotment 211B, Apata Parish, part *Gazette*, 1926,  
(03.5p) page 217, Proc. 6371, (P.W.D. 65071).  
1682 Part Allotment 211B, Apata Parish, part *Gazette*, 1926,  
(1r26.5p) page 217, Proc. 6371, (P.W.D. 65071).  
4221 Part Allotment 211A, Apata Parish, part *Gazette*, 1926,  
(1a06.5p) page 217, Proc. 6371, (P.W.D. 65071).

ha  
1.1627 Part Allotment 211A, Apata Parish, part *Gazette*, 1925,  
(2a3r19.7p) page 2610, Proc. 6307, (P.W. 60323, sheet 1).

m<sup>2</sup>  
2150 Part Allotment 211A, Apata Parish, part *Gazette*, 1930,  
(2r05p) page 2641, Proc. 7651, (P.W.D. 79263).  
959 Part Allotment 211A, Apata Parish, part *Gazette*, 1930,  
(37.9p) page 2641, Proc. 7651, (P.W.D. 79263).  
233 Part Allotment 203, Apata Parish, balance *Gazette*,  
(09.2p) 1930, page 2641, Proc. 7651, (P.W.D. 79263).

ha  
1.4366 Part Allotment 203, Apata Parish, part *Gazette*, 1925,  
(3a2r08p) page 2610, Proc. 6307, (P.W.D. 60323, sheet 1).

m<sup>2</sup>  
764 Part Allotment 203, Apata Parish, part *Gazette*, 1930,  
(30.2p) page 791, Proc. 7486, (P.W.D. 77640).

m<sup>2</sup>  
210 Formerly part Road, part *Gazette*, 1925, page 2610,  
(08.3p) Proc. 6307, (P.W.D. 60323, sheet 1).  
5554 Part Allotment 212, Apata Parish, part *Gazette*, 1925,  
(1a1r19.6p) page 2610, Proc. 6307, (P.W.D. 60323, sheet 1).

Situated in Block IX, Katikati Survey District and Blocks II, V and VI, Aongatete Survey District.  
Dated at Wellington this 24th day of May 1984.  
A. E. MCQUEEN,  
for General Manager, New Zealand Railways Corporation.  
(N.Z.R. L.O. 29569/3/13) (1)

9/1

*Notice of Approval of Organisation*

PURSUANT to section 3 of the Disabled Persons Employment Promotion Act 1960, the Minister of Labour hereby notifies that the Friends Who Care Incorporated is an organisation approved for the purposes of that Act.

Dated at Wellington this 16th day of May 1984.

JIM BOLGER, Minister of Labour.

24

*Post Office Bonus Bonds—Weekly Prize Draw No. 4, May 1984*

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly Prize Draw No. 4 for 26 May is as follows:

One prize of \$25,000:	4485 381818.
Twelve prizes of \$5,000:	033 413437, 1186 432113, 1998 458397, 2184 964319, 2887 806575, 3485 935964, 4482 599555, 5485 529673, 6287 727713, 6387 303594, 7585 837882, 7684 739251.

R. L. G. TALBOT, Postmaster-General.

*The Wanganui Boys College Board of Governors Notice 1984*

PURSUANT to section 50 of the Education Act 1964, the Minister of Education hereby gives the following notice.

NOTICE

1. (a) This notice shall be cited as the Wanganui Boys College Board of Governors Notice 1984.

(b) This notice shall come into force on the date of its publication in the *Gazette*.

2. The constitution of the Wanganui Boys College Board of Governors is hereby varied so that the Board shall, after the commencement of this notice, be constituted as follows:

- One member appointed by the Wanganui Education Board;
- One member jointly appointed by the Wanganui City Council, the Wanganui County Council, and the Waitotara County Council;
- Six members elected by the parents of the pupils attending the school;
- One member elected by the teachers of the school;
- One member appointed by the Wanganui Technical and Boys College Past Students Association;
- One member co-opted by the Board of Governors itself, if and when it thinks fit.

3. The term of office of the members of the Wanganui Boys College Board of Governors shall cease on the 31st day of July 1984 and the term of the new Board appointed and elected pursuant to clause 2 of this notice shall commence on the 1st day of August 1984.

Dated at Wellington this 24th day of May 1984.

M. L. WELLINGTON, Minister of Education.

10

#### *Fixing a Levy on Fish*

PURSUANT to the New Zealand Fishing Industry Board Act 1963 and The Fish Levy Regulations 1976, notice is hereby given by the New Zealand Fishing Industry Board that:

- (a) From and after the 1st day of May 1984 every wholesaler shall pay to the Board a fish levy on all fish except rock lobster taken or purchased by him (otherwise than from another wholesaler) at a rate of 1.1 percent of the primary price of those fish, and
- (b) From and after the 1st day of May 1984 every wholesaler shall pay to the Board a fish levy on rock lobster taken or purchased by him (otherwise than from another wholesaler) at a rate of 1.0 percent of the primary price of those rock lobster, and
- (c) From and after the 1st day of May 1984 the fisherman's contribution will be at the rate of 0.3 percent of the primary value of those fish, and at the rate of 0.26 percent of the primary value of those rock lobster, and
- (d) From and after the 1st day of May 1984 the wholesaler's contribution will be at the rate of 0.4 percent of the primary value of those fish, and at the rate of 0.37 percent of the primary value of those rock lobster, and
- (e) From and after the 1st day of May 1984 the retailers' contribution will be at the rate of 0.4 percent of the primary value of those fish, and at the rate of 0.37 percent of the primary value of those rock lobster.
- (f) Notice published in the *New Zealand Gazette*, 27 March 1980, No. 29, page 915, is consequently revoked.

Dated at Wellington this 22nd day of May 1984.

N. E. JARMAN,  
General Manager, New Zealand Fishing Industry Board.

2

#### *Insurance Companies' Deposits Act 1953—Proposed Release of Deposit*

THE Guardian Royal Exchange Assurance of New Zealand Limited (herein called "the company") has given notice to the Public Trustee that it has ceased to carry on in New Zealand the class of insurance business designated as Class 2 in the First Schedule to the above-mentioned Act and that it proposes to withdraw, pursuant to section 19 of such Act, the deposit which has been made by it with the Public Trustee.

The Public Trustee will continue to hold deposits in respect of the insurance business designated as Class 1, 3 and 4 in the First Schedule to the above-mentioned Act, carried on by the company.

The Public Trustee therefore gives notice, pursuant to section 19 (3) of the above-mentioned Act, that being satisfied that all liabilities of the company in New Zealand in respect of such Class 2 insurance business have been fully liquidated he proposes to release to the company, on or after 16 June 1984, the amount deposited with him by the company.

Any objections to the release of the amount deposited should be lodged with the Public Trustee at the Public Trust Office, 117-129 Lambton Quay, Wellington 1, on or before 9 June 1984.

Dated at Wellington this 18th day of May 1984.

W. B. R. HAWKINS, Deputy Public Trustee.

2

#### *Insurance Companies' Deposits Act 1953—Proposed Release of Deposits*

ATLAS ASSURANCE COMPANY LIMITED, British Traders Insurance Company Limited, Guardian Assurance Company Limited, and Royal Exchange Assurance have each given notice to the Public Trustee that its functions and obligations in respect of fire accident and marine insurance have been assumed by the Guardian Royal Exchange Assurance of New Zealand Limited and that it has ceased to carry on fire accident and marine insurance business in New Zealand and proposes, pursuant to section 19 of the above-mentioned Act, to withdraw the deposits which have been made by it with the Public Trustee.

The Public Trustee therefore gives notice, pursuant to section 19 (3) of the above-mentioned Act, that, being satisfied first that the liabilities of each of the above-mentioned companies in respect of the class of insurance business designated as Class 3 in the First Schedule to the above-mentioned Act have been provided for and secondly that the liabilities of each of the above-mentioned companies in respect of the classes of insurance business designated as Classes 2 and 4 in the said First Schedule have been fully liquidated, he proposes to release to each of the above-mentioned companies, on or after 16 June 1984, the amount deposited by it in respect of Classes 2, 3 and 4 insurance business.

The Public Trustee gave notice in respect of Class 1 insurance business on 2 September 1976.

Any objections to the release of the amounts deposited should be lodged with the Public Trustee at the Public Trust Office, 117-129 Lambton Quay, Wellington, on or before 9 June 1984.

Dated at Wellington this 18th day of May 1984.

W. B. R. HAWKINS, Deputy Public Trustee.

2

#### *Private Schools Conditional Integration Act 1975*

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

De La Salle College, Mangere East.

The said supplementary integration agreement will come into effect on 14 May 1984. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, National Mutual Building, Featherston Street, Wellington and at regional offices.

Dated at Wellington this 22nd day of May 1984.

J. R. WILLIAMSON,  
for Director-General of Education.

10

#### *The Standards Act 1965—Draft New Zealand Standard Specification Available for Comment*

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the following draft New Zealand standard specification is being circulated.

Number and Title of Specification

DZ 3620/1 (Second edition) Specification for scaffold planks.  
(Revision of NZS 1426:1965).

This is a second edition of the earlier draft which was circulated for comment in December 1982.

Consideration of comments from a limited circulated will close on 27 July 1984.

All persons who may be affected by this publication and who desire to comment thereon, may obtain copies at the price shown, from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.

NOTE—Payment must accompany all requests for drafts.

Dated at Wellington this 24th day of May 1984.

DENYS R. M. PINFOLD,  
Director, Standards Association of New Zealand.  
(S.A. 114/2/8)

*Te Kauwhata College Committee of Management*

PURSUANT to regulations 3 and 3A of the Education (Committees of Management) Regulation 1981, the Hamilton Education Board hereby gives the following notice.

## NOTICE

1. (1) This notice may be cited as the Te Kauwhata College Committee of Management Notice 1984.
- (2) This notice shall come into force on the 1st day of June 1984.
2. The committee of Management of Te Kauwhata College shall be constituted as follows:
  - (a) One member appointed by the Hamilton Education Board;
  - (b) One member elected by the teachers on the staff of the school;
  - (c) Seven members elected by the parents of pupils residing in each of the following wards consisting of primary school districts as follows—
    - Ward 1, Te Kauwhata School District, 2 members.
    - Ward 2, Meremere School District, 2 members.
    - Ward 3, Waerenga School District, 1 member.
    - Ward 4, Rangiriri School District, 1 member.
    - Ward 5, Glen Murray School District, 1 member;
  - (d) Up to 2 members co-opted by the Committee of Management itself, if and when it thinks fit.
3. The Te Kauwhata College Committee of Management Notice 1981\* is hereby revoked.
4. The term of office of all members of the Te Kauwhata College Committee of Management in office at the date of this notice shall cease on the 31st day of July 1984 and the term of the new Committee, appointed or elected pursuant to clause 2 of this notice, shall commence on the 1st day of August 1984.

T. G. LOOMB, General Manager.

Hamilton Education Board.

\**New Zealand Gazette*, 9 July 1981, No. 80, page 1928.

10

*Otago Raspberry Marketing Committee Election (No. 3247; Ag. 31/26)*

PURSUANT to regulation 15 (4) and the Second Schedule to the Raspberry Marketing Regulations 1979, notice is hereby given that the roll of those persons qualified to vote for the election of 2 producers' representatives in the Northern Ward to the Otago Raspberry Marketing Committee will be open for inspection during ordinary office hours at the following places, viz, Ministry of Agriculture and Fisheries, Head Office, Wellington, also at the offices of the Ministry of Agriculture and Fisheries at Dunedin, Timaru and Waimate, the Post Office, Temuka and at the office of A. B. Wilson (Secretary), High Street, Waimate.

The roll will be available for public inspection for a period of 7 days from 24 May 1984, during which period any person may lodge with the Returning Officer, an objection in writing under his hand to any entry on the roll.

Nomination forms may be obtained on application to any of the above offices or from the Returning Officer, Ministry of Agriculture and Fisheries, Dunedin. Nominations must be in the hands of the Returning Officer not later than 12 noon on the 11th day of July 1984.

Dated at Dunedin this 16th day of May 1984.

N. W. McCULLOCH, Returning Officer.

9

*Otago Raspberry Marketing Committee Election (No. 3246; Ag. 31/26)*

PURSUANT to regulation 15 (4) and the Second Schedule to the Raspberry Marketing Regulations 1979, notice is hereby given that the roll of those persons qualified to vote for the election of 2 producers' representatives in the Southern Ward to the Otago Raspberry Marketing Committee will be open for inspection during ordinary office hours at the following places, viz, Ministry of Agriculture and Fisheries, Head Office, Wellington, also at the offices of the Ministry of Agriculture and Fisheries at Oamaru, Dunedin, Roxburgh and Alexandra, and at the office of A. B. Wilson (Secretary), High Street, Waimate.

The roll will be available for public inspection for a period of 7 days from 24 May 1984, during which period any person may lodge with the Returning Officer, an objection in writing under his hand to any entry on the roll.

Nomination forms may be obtained on application to any of the above offices or from the Returning Officer, Ministry of Agriculture

and Fisheries, Dunedin. Nominations must be in the hands of the Returning Officer not later than 12 noon on the 11th day of July 1984.

Dated at Dunedin this 16th day of May 1984.

N. W. McCULLOCH, Returning Officer.

9

*Notice Declaring Lands to be Infected Areas Under<sup>1</sup> Potato Cyst Nematode Regulations 1974 (No. 3253; Ag. 61422)*

PURSUANT to regulation 3(1) of the Potato Cyst Nematode Regulations 1974, notice is hereby given that the following lands are declared to be infected areas:

- (a) The land on which potato cyst nematode has been found:
  - (i) An area of 3,1944 hectares or thereabouts situated west of and adjoining Marshland Road in Block VII, Christchurch Survey District, being Lot 35 on D.P. 773; certificate of title 20B/711.
- (b) Other land within a radius of 80 kilometres of the land described in paragraph (a) above being—
  - (i) An area of 3,6027 hectares or thereabouts situated north of and adjoining Prestons Road in Block VII of the Christchurch Survey District, being Lot 2 on D.P. No. 22561, part Rural Sections 1604 and 1681, certificate of title 2D/13.

\*This notice should be read together with notice 2132 dated the 7th day of May 1979.

Dated at Wellington this 24th day of May 1984.

M. L. CAMERON, Director-General.

\**New Zealand Gazette*, 1979, p. 1550

9

*Notice Declaring Lands to be Infected Areas Under Potato Cyst Nematode Regulations 1974 (No. 3254; Ag. 61422)*

PURSUANT to regulation 3(1) of the Potato Cyst Nematode Regulations 1974, notice is hereby given that the following lands are declared to be infected areas:

- (b) Other land within a radius of 80 kilometres being:
  - (i) An area of 8,6956 hectares or thereabouts situated north of and adjoining Bells Road in Block VI of the Rolleston Survey District, being Rural Section 29912, certificate of title 14B/540.

\*This notice should be read together with notices 2132 dated 7 May 1979 and 2996 dated 28 April 1983.

Dated at Wellington this 24th day of May 1984.

M. L. CAMERON, Director-General.

\**New Zealand Gazette*, 1979, p. 1550; and 1983, p. 1332

9

*Notice Declaring Lands to be Infected Areas Under Potato Cyst Nematode Regulations 1974 (No. 3255; Ag. 61422)*

PURSUANT to regulation 3(1) of the Potato Cyst Nematode Regulations 1974, notice is hereby given that the following lands are declared to be infected areas:

- (a) The land on which potato cyst nematode has been found:
 

An area of 2,0709 hectares or thereabouts situated east of and adjoining Stanleys Road in Block VI of the Christchurch Survey District, being Lot 1 on D.P. No. 23661, part of Rural Section 57; certificate of title 4D/1348.

Dated at Wellington this 24th day of May 1984.

M. L. CAMERON, Director-General.

9

*Notice Declaring Lands to be Infected Areas Under Potato Cyst Nematode Regulations 1974 (No. 3256; Ag. 61422)*

PURSUANT to regulation 3(1) of the Potato Cyst Nematode Regulations 1974, notice is hereby given that the following lands are declared to be infected areas:

- (a) The land on which potato cyst nematode has been found:
  - (i) An area of 4,0468 hectares or thereabouts situated east of and adjoining Gardiners Road in Block VI of the

Christchurch Survey District, being Lot 3 on D.P. No. 23575, part of Rural Section 1165, certificate of title 6C/554.

(b) Other land within a radius of 80 kilometres of the land described in paragraph (a) above being—

(i) An area of 11.4753 hectares or thereabouts situated in Block VI of the Christchurch Survey District, being parts of Rural Sections 2816 and 5684; certificate of title 332/202.

(ii) An area 3617 metres squared or thereabouts situated in Block VI of the Christchurch Survey District, being Lot 1 on D.P. 5755, parts of Rural Sections 2816 and 5684; certificate of title 332/201.

Dated at Wellington this 24th day of May 1984.

M. L. CAMERON, Director-General.

9

*Notice Declaring Lands to be Infected Areas Under Potato Cyst Nematode Regulations 1974 (No. 3257; Ag. 61422)*

PURSUANT to regulation 3(1) of the Potato Cyst Nematode Regulations 1974, notice is hereby given that the following lands are declared to be infected areas:

(a) The land on which potato cyst nematode has been found:

(i) An area of 4.6862 hectares or thereabouts situated north of and adjoining McSaveney's Road in Block VII of the Christchurch Survey District, being Lot 1 on D.P. No. 16071 part of Rural Sections 6386 and 6440; certificate of title 556/54.

This land was previously scheduled (b) in notice 1043.

\*This notice should be read together with notice 1043 dated 11 March 1975.

Dated at Wellington this 24th day of May 1984.

M. L. CAMERON, Director-General.

\*New Zealand Gazette, 1975, p. 566

9

*CNG Fuel Systems Approval of Components for Experimental Purposes*

NOTICE

PURSUANT to regulations 90c of the Traffic Regulations 1976\*, (as inserted by the Traffic Regulations 1976, Amendment No. 7) and pursuant to the powers delegated to me by the Secretary for Transport, I, Robert Norman Abram, Chief Automotive Engineer, hereby approve the components listed in the Schedule hereto for experimental purposes, subject to the conditions set out in the said Schedule.

SCHEDULE

THE thermocouple device supplied by the Ministry of Energy and fitted to the CNG cylinder with serial No. 81-6039-65 fitted to the Ford Falcon vehicle registered No. JS 2256.

Provided that all other components of the CNG fuel system fitted to the said vehicle are comprised of components approved for use in CNG fuel systems and are installed in accordance with the requirements of New Zealand Standard NZS 5422, Part 2, 1980.

This approval for experimental purposes shall be limited for the period up to and including 31 August 1984.

Dated at Wellington this 23rd day of May 1984.

R. N. ABRAM, Chief Automotive Engineer.

\*S.R. 1976/227

(M.O.T. 14/1/17)

65

*The Traffic (Waitemata City - Waitakere/Titirangi Wards) Notice No. 1, 1984*

PURSUANT to the Transport Act 1962, and pursuant to a delegation from the Minister of Transport, and pursuant to a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

NOTICE

THIS notice may be cited as the Traffic (Waitemata City - Waitakere/Titirangi Wards) Notice No. 1, 1984.

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.

The roads specified in the Second Schedule hereto are hereby declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976\*.

The Traffic (Waitemata City - Waitakere/Titirangi Wards) Notice No. 1, 1981, dated the 28th day of October 1981†, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is hereby revoked.

FIRST SCHEDULE

SITUATED within Waitemata City:

At Bethells:

Bethells Road.  
Erangi Place.  
Long Road.  
McKay Place.  
Ponderosa Road.  
Steam Hauler Track.  
Tasman View Road.

At Waitakere:

Anzac Valley Road.  
Bethells Road.  
Duffys Road.  
Falls Road.  
Te Henga Road.  
Unity Road.

At Swanson:

Christian Road.  
Scenic Drive: from Piha Road to Swanson West Coast Road.  
Swanson West Coast Road.  
Tram Valley Road.  
Welsh Hills Road.

At Ranui:

Babich Road.  
Candia Road.  
Coulter Road.  
Drower Road.  
O'Neills Road.  
Seibel Road.

Simpson Road: from Hetherington Road to Candia Road.  
Vineyard Road.

Adjacent to Henderson Borough:

Bruce McLaren Road: from Parrs Cross Road to a point 350 metres measured northerly, generally, along the said road from Parrs Cross Road.

Henderson Valley Road: from Mountain Road to a point 640 metres measured north-westerly, generally, along the said road from Pine Avenue.

Parrs Cross Road: from a point 150 metres measured northerly, generally, along the said road from West Coast Road to a point 240 metres measured north-westerly, generally, along Parrs Cross Road from Holdens Road.

Sturges Road: from a point 2240 metres measured southerly, generally, along the said road from the southern boundary of Henderson Borough to Candia Road.

At Henderson Valley:

Gum Road.  
Hayes Road.

Mountain Road: from Hayes Road to Henderson Valley Road and from a point 350 metres measured westerly, generally, along Mountain Road from Hayes Road to the Scenic Drive.

Opanuku Road: from a point 480 metres measured southerly, generally, along the said road from Henderson Valley Road to its southern terminating point.

Tawari Road.  
Turanga Road.  
Walker Road.

At Waiaatarua:

Atarua Gardens.  
Brabant Road.  
Bush Road.  
Cascade Avenue.

Forest Hill Road: from Holdens Road to Waikumete West Coast Road.

Kauri Road.  
Parker Road.  
Quinns Road.  
Raroa Terrace.  
Rimu Road.  
Tui Crescent.

Waikumete West Coast Road: from Scenic Drive to Parker Road.

## At Oratia:

Carter Road.  
Kellys Road.  
Nola Road.  
Parkin Road.

Scenic Drive: from Piha Road to Tawini Road.

Shaw Road: from its southern terminating point to a point 320 metres measured southerly, generally, along the said road from Waikumete West Coast Road.

Waikumete West Coast Road: from Parker Road to a point 320 metres measured southerly, generally, along the said road from Shaw Road.

## At Piha:

Anawhata Road.

Karekare Road: from the Karekare Stream Bridge to Piha Road; and from a point 300 metres measured southerly, generally, along the said road from Watchmans Road to Lone Kauri Road.

Log Race Road.  
Lone Kauri Road.  
Piha Road.  
Te Ahuahu Road.

## At Woodlands Park:

Huia Road: from a point 320 metres measured westerly, generally, along the said road from Victory Road to the Parau Track.

## At Waima:

Huia Road: from a point 160 metres measured easterly, generally, along the said road from Sylvan Avenue to a point 720 metres measured southerly, generally, along the said road from Scenic Drive. Landing Road.

Laingholm Drive: from Fawcet Road to Landing Road.

Scenic Drive: from Waima Road to a point 150 metres measured southerly, generally, along the said road from Titirangi Road.

## At Parau:

Huia Road: from a point 240 metres measured southerly, generally, along the said road from Armour Road to a point 640 metres measured easterly, generally, along the said road from Foster Avenue.

Rauhuia Crescent: from its southern termination to a point 250 metres measured westerly, generally, from its northern termination. Shirley Road.

## At Cornwallis:

Cornwallis Road: from Huia Road to a point 1000 metres measured southerly, generally, along the said road from Huia Road.

## At Huia:

Huia Road: from Upland Road to Whatipu Road.  
Whatipu Road.

## SECOND SCHEDULE

SITUATED within Waitemata City adjacent to Henderson Borough.

Forest Hill Road: from Holdens Road to a point 320 metres measured south-westerly, generally, along Forest Hill Road from Kellys Road; and from a point 1.1 km measured southerly, generally, along the said road from Kellys Road to a point 1.7 km in the said direction past the said side road.

Bruce McLaren Road: from Parrs Cross Road to a point 350 metres measured northerly, generally, along the said road from Parrs Cross Road.

Parrs Cross Road: from a point 150 metres measured northerly, generally, along the said road from West Coast Road to a point 240 metres measured north-westerly, generally, along Parrs Cross Road from Holdens Road.

Swanson West Coast Road: from a point 350 metres measured southerly, generally, along the said road from Kitewaho Road to a point 200 metres measured northerly, generally, along the said road from Awhiorangi Promenade.

Signed at Wellington this 24th day of May 1984.

C. M. CLISSOLD, Chief Traffic Engineer.

## \*S.R. 1976/227

Amendment No. 1, S.R. 1978/72  
Amendment No. 2, S.R. 1978/301  
Amendment No. 3, S.R. 1979/128  
Amendment No. 4, S.R. 1980/31  
Amendment No. 5, S.R. 1980/115  
Amendment No. 6, S.R. 1981/158  
Amendment No. 7, S.R. 1981/311  
Amendment No. 8, S.R. 1982/93  
Amendment No. 9, S.R. 1983/282  
Amendment No. 9, S.R. 1984/31

†*New Zealand Gazette*, No. 131, dated 5 November 1981, p. 3059  
(M.O.T. 29/2/Waitemata City - Waitakere/Titirangi Wards)

*The Traffic (Whangarei City) Notice No. 1, 1984*

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

## NOTICE

THIS notice may be cited as the Traffic (Whangarei City) Notice No. 1, 1984.

The roads specified in the First Schedule hereto are hereby excluded from the limitation as to speed imposed by section 52 of the Transport Act 1962.

The roads specified in the Second Schedule hereto are hereby declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976\*.

The roads specified in the Third Schedule hereto are hereby declared to be limited speed zones pursuant to regulation 21 (2) of the Traffic Regulations 1976\*.

The Traffic (Whangarei City) Notice No. 1, 1983, dated the 23rd day of August 1984†, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is hereby revoked.

## FIRST SCHEDULE

SITUATED within Whangarei City:

No. 1 State Highway (Awanui-Bluff): from the southern boundary of Whangarei City to a point 50 metres measured southerly, generally, along the said highway from Murdoch Crescent.

No. 14 State Highway (Whangarei-Dargaville): from Silverstream Road to the western boundary of Whangarei City, near Kowhai Park Road.

Kioreroa Road: from a point 200 metres measured easterly, generally, along the said road from the Rewa Rewa Road Bridge to a point 750 metres measured westerly, generally, along Kioreroa Road from Union Street East.

Kiripaka-Ngunguru Road: from Meadow Park Crescent to the eastern boundary of Whangarei City.

Memorial Drive: from Kohe Street to the north-eastern boundary of Whangarei City.

Old Parua Bay Road: from the eastern end of Kohe Street to the eastern boundary of Whangarei City.

Onerahi Road: from the Waimahanga Creek Bridge to a point 40 metres measured north-westerly, generally, along the said road from Montgomery Avenue.

Western Hills Drive (Western Bypass): from a point 100 metres measured northerly, generally, along the said road from Selwyn Avenue to a point 250 metres measured southerly, generally, along Western Hills Drive from Russell Road.

Paranui Valley Road: from a point 460 metres measured easterly, generally, along the said road from Paranui Crescent to the eastern end of Paranui Valley Road.

Pukenui Road: from the No. 14 State Highway (Whangarei-Dargaville) to the western end of Pukenui Road.

Riverside Drive: from a point 500 metres measured south-easterly, generally, along the said road from Pohe Island Road to the Waimahanga Creek Bridge.

Three Mile Bush Road: from a point 100 metres measured westerly, generally, along the said road from Dip Road to the western boundary of Whangarei City.

Vinegar Hill Road: from a point 100 metres measured northerly, generally, along the said road from Corks Road to the north-eastern boundary of Whangarei City.

Whangarei Heads Road: from Beach Road to the eastern boundary of Whangarei City.

Whareora Road: from the Hatea River Bridge to the north-eastern boundary of Whangarei City.

## SECOND SCHEDULE

SITUATED within Whangarei City:

No. 14 State Highway (Whangarei-Dargaville): from Silverstream Road to the western boundary of Whangarei City, near Kowhai Park Road.

Kioreroa Road: from a point 200 metres measured easterly, generally, along the said road from the Rewa Rewa Road Bridge to a point 750 metres measured westerly, generally, along Kioreroa Road from Union Street East.

Western Hills Drive (Western Bypass): from a point 100 metres measured northerly, generally, along the said road from Selwyn Avenue to a point 250 metres measured southerly generally, along Western Hills Drive from Russell Road.



Whareora Road: from the Hatea River Bridge to a point 500 metres measured north-easterly, generally, along the said road from the said bridge.

Vinegar Hill Road: from a point 100 metres measured northerly, generally, along the said road from Corks Road to the north eastern boundary of Whangarei City.

Situated within Whangarei City and Whangarei County, adjacent to Whangarei City:

Kiripaka-Ngunguru Road: from Meadow Park Crescent to a point 100 metres measured south-westerly, generally along Kiripaka-Ngunguru Road from Sands Road.

### THIRD SCHEDULE

SITUATED within Whangarei City and Whangarei County adjacent to Whangarei City:

Three Mile Bush Road: from a point 100 metres measured westerly, generally, along the said road from Dip Road to Lake Ora Road.

Signed at Wellington this 24th day of May 1984.

A. G. MALCOLM, Minister of Transport.

\*S.R. 1976/227

- Amendment No. 1, S.R. 1978/72
- Amendment No. 2, S.R. 1978/301
- Amendment No. 3, S.R. 1979/128
- Amendment No. 4, S.R. 1980/31
- Amendment No. 5, S.R. 1980/115
- Amendment No. 6, S.R. 1981/158
- Amendment No. 7, S.R. 1981/311
- Amendment No. 8, S.R. 1982/93
- Amendment No. 9, S.R. 1983/282

†*New Zealand Gazette*, No. 139, dated 1 September 1983, p. 2924 (M.O.T. 29/2/Whangarei City)

35

### *The Traffic (Tuapeka County) Notice No. 1, 1984*

PURSUANT to the Transport Act 1962, and pursuant to a delegation from the Minister of Transport, and pursuant to a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

### NOTICE

THIS notice may be cited as the Traffic (Tuapeka County) Notice No. 1, 1984.

The area specified in the Schedule hereto is hereby declared to be a closely populated locality for the purposes of section 52 of the Transport Act 1962.

### SCHEDULE

SITUATED within Tuapeka County and Roxburgh Hydro Village at Roxburgh Hydro Village:

All that area bounded by a line commencing at a point on the eastern side of the No. 8 State Highway (Timaru-Milton) at the intersection of the prolongation of the southern side of Coal Creek Road; thence south-westerly generally along the eastern side of the said State Highway to the eastern bank of Coal Creek; thence southerly generally along the eastern bank of Coal Creek to the north-western bank of the Clutha River; thence north easterly generally along the said bank of the said river to the south western side of the Roxburgh Hydro Dam; thence north-westerly and south-westerly generally along the south western side of the Roxburgh Hydro Dam and the south eastern side of the Roxburgh Hydro Village Road 2 to its intersection with the north eastern side of the Roxburgh Hydro Village Road 1; thence across the Roxburgh Hydro Village Road 1 by a right line from its north eastern side to its south western side; thence westerly generally along the said side of the Roxburgh Hydro Village Road 1 to its intersection with the eastern side of the No. 8 State Highway (Timaru-Milton); thence southerly generally along the said side of the said State Highway to the commencing point.

Signed at Wellington this 22nd day of May 1984.

C. M. CLISSOLD, Chief Traffic Engineer.

(M.O.T. 29/2/Tuapeka County)

35

### *The Traffic (Waitemata City - Lincoln/Te Atatu Wards) Notice No. 1, 1984*

PURSUANT to the Transport Act 1962, and pursuant to a delegation from the Minister of Transport, and pursuant to a subdelegation

from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

### NOTICE

THIS notice may be cited as the Traffic (Waitemata City - Lincoln/Te Atatu Wards) Notice No. 1, 1984.

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.

The roads specified in the Second Schedule hereto are hereby declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976\*.

The Traffic (Waitemata City - Lincoln/Te Atatu Wards) Notice No. 1, 1982, dated the 24th day of February 1982† issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is hereby revoked.

### FIRST SCHEDULE

SITUATED within Waitemata City:

At Whenuapai:

No. 16 State Highway (Auckland to Wellsford).  
Baker Line.

Brighams Creek Road: from No. 16 State Highway (Auckland-Wellsford) to Totara Road, and from a point 320 metres measured westerly, generally, along the said road from Trig Road to a point 150 metres measured westerly, generally, along the said road from Hobsonville Road.

Bristol Road.

Buckley Avenue: from Hobsonville Road to the sentry gates at the entrance to the Hobsonville Aerodrome.

Dale Road.  
Dunlop Road.  
Hailes Road.

Kauri Road: from Rata Road to Puriri Road.

Kennedys Road.

Mahoe Road.

Mamari Road.

McKean Road.

Rata Road.

Riverlea Road.

Ryans Road.

Speddings Road.

Trig Road: from a point 160 metres measured northerly, generally, along the said road from Hobsonville Road to Brighams Creek Road.

Totara Road: from Mamari Road to Karaka Road.

At Hobsonville:

Hobsonville Road: from a point 320 metres measured northerly, generally, along the said road from Clark Road to Upper Harbour Drive.

Ockleston Road.

Scott Road.

Sinton Road.

Upper Harbour Drive.

At Taupaki:

Amriens Road.

Henwood Road.

Nelson Road.

Nixon Road.

Taupaki Road.

At Waitakere:

Burnham Road.

Crows Road.

Kay Road.

McEntee Road.

Northfield Road.

Sunnyvale Road.

Township Road.

Waitakere Road.

At Swanson:

Swanson Road: from Knox Road to Waitakere Road.

At Ranui:

Airdrie Road.

Birdwood Road.

Candia Road.

Crows Road.

Glen Road: from Birdwood Road to a point 600 metres measured northerly, generally, along the said road from Bahari Drive.

Metcalf Road: from Ranui Avenue to Simpson Road.

O'Neills Road.

Pooks Road: from Ranui Avenue to O'Neills Road.

Simpson Road: from Hetherington Road to Candia Road.



Swanson Road: from O'Neills Road to a point 480 metres measured westerly, generally, along the said road from Arney Road.

At Massey West:

Birdwood Road.  
Chamberlain Road.

Don Buck Road: from a point 100 metres measured northerly, generally, along the said road from Royal Road to No. 16 State Highway (Auckland-Wellsford).

Makora Road.  
Mudgeways Road.  
Redhills Road.

Triangle Road: from a point 300 metres measured southerly, generally, along the said road from Waimumu Road to a point 220 metres measured northerly, generally, along the said road from Lincoln Road.

Yelash Road.

## SECOND SCHEDULE

SITUATED within Waitemata City:

At Massey:

Don Buck Road: from a point 100 metres measured northerly, generally, along the said road from Royal Road to a point 640 metres measured northerly, generally, along Don Buck Road from Royal Road.

Makora Road.

Sunnyvale Road: from Redhills Road to a point 480 metres measured south-westerly, generally, along Sunnyvale Road from Redhills Road.

At Ranui:

Airdrie Road.

Birdwood Road: from Swanson Road to a point 320 metres measured north-easterly, generally, along Birdwood Road from Swanson Road.

Metcalf Road: from Ranui Avenue to Simpson Road.

Pooks Road: from Ranui Avenue to Candia Road.

Simpson Road: from Hetherington Road to Metcalf Road.

Swanson Road: from a point 680 metres measured westerly, generally, along the said road from Arney Road to O'Neills Road.

At Whenuapai:

Mahoe Road: from a point 200 metres measured northerly, generally, along the said road from Brigham Creek Road to a point 800 metres measured northerly, generally, along the said road from Brigham Creek Road.

At Waitakere:

Bethells Road: from Waitakere Road to a point 500 metres measured westerly, generally, along Bethells Road from Anzac Valley Road.

Burnham Road.

McEntee Road: from Amriens Road to the western junction of McEntee Road with Waitakere Road.

Northfield Road.

Township Road.

Waitakere Road: from a point 160 metres measured southerly, generally, along the said road from the western end of McEntee Road to Bethells Road.

Signed at Wellington this 24th day of May 1984.

C. M. CLISSOLD, Chief Traffic Engineer.

\*S.R. 1976/227

Amendment No. 1, S.R. 1978/72  
Amendment No. 2, S.R. 1978/301  
Amendment No. 3, S.R. 1979/128  
Amendment No. 4, S.R. 1980/31  
Amendment No. 5, S.R. 1980/115  
Amendment No. 6, S.R. 1981/158  
Amendment No. 7, S.R. 1981/311  
Amendment No. 8, S.R. 1982/93  
Amendment No. 9, S.R. 1983/282  
Amendment No. 9, S.R. 1984/31

†New Zealand Gazette, No. 24, dated 4 March 1982, p. 656  
(M.O.T. 29/2/Waitemata City A Lincoln/Te Atatu Wards)

35

### Declaration of Vehicle with Motorcycle Controls to be a Motorcycle

PURSUANT to section 2 (1) of the Transport Act 1962, and pursuant to an instrument of delegation dated the 29th day of September 1983, the Chief Controller Land Transport Policy hereby declares that the vehicle described in the Schedule hereto is a motorcycle for the purposes of the said Act.

## SCHEDULE

THE 3-wheeled vehicle with motorcycle controls and a 1200 cc Volkswagen engine bearing the engine No. 043101101A, built in 1983 by Brent Wenborn of Ngongotaha.

Signed at Wellington this 22nd day of May 1984.

P. J. MCKENZIE,  
Chief Controller Land Transport Policy.

(T.T. 31/3/5)

15

### Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises Manawatu Licensing Committee

PURSUANT to section 221A of the Sale of Liquor Act 1962, as amended by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Manawatu Licensing Committee on 19 April 1984 made an order authorising variations of the usual hours of trading for the licensed premises known as the Princess Tavern, Palmerston North.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing the said premises shall be as follows:

- (a) On any Monday, Tuesday, Wednesday and Thursday—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.
- (b) On any Friday, Saturday and Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
- (c) On any New Year's Eve—Opening at 11 o'clock in the morning and closing at 00.30 o'clock on the morning of New Year's Day.

Dated at Wellington this 23rd day of May 1984.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

5

Decision No. 4/84  
COM 6/83

### Before the Broadcasting Tribunal

IN the matter of the Broadcasting Act 1976 and in the matter of a complaint by LEO DAVID LEITCH of Lower Hutt:

*Warrant Holder:* BROADCASTING CORPORATION OF NEW ZEALAND (TELEVISION ONE).

*Chairman:* B. H. Slane.

*Members:* L. R. Sceats, A. E. Wilson.

*Co-opted Members:* B. W. Stephenson, G. C. Ell.

### DECISION

Mr Leitch complained that obscene language had been used on *Television One* in the broadcast of the film "All the President's Men" on 4 June 1983. He complained that at approximately 10.10 p.m. one of the characters said "What is this? A crazy fuckin' story?" (The statement actually was: "What kind of a crazy fuckin' story is this?") and this was a clear breach of the warrant holder's responsibility under section 24 (1) (c) of the Broadcasting Act 1976 to have regard to the observance of standards of good taste and decency.

Mr Leitch complained to TVNZ on 5 June 1983 and the BCNZ Head of Programme Standards, Mr P. A. Fabian, replied on 15 June 1983 explaining why the film had been shown with no language excisions. He said legal advice had been sought by the Corporation and the film was then shown with a warning preceding it to the effect that it contained language that might be offensive to some viewers.

Mr Leitch then made a formal complaint to the Broadcasting Corporation on 18 June 1983, which was considered on 2 August 1983. The complaint was not upheld.

The Corporation answered the complaint under section 24 (1) (c) Broadcasting Act which refers to the responsibility to have regard to the observance of standards of good taste and decency and Rule 1.1 (b) which requires broadcasters to take into consideration currently accepted norms of decency and taste in language and behaviour bearing in mind the context in which any language or behaviour occurs.

The reasons given by the Corporation were:

1. The film had been publicly screened without cuts, although with an R16 classification. TVNZ showed the film "late".
2. A warning about the language was given before the film started.
3. The language had been used in real life and it was used in the historical context of the film.

Mr Leitch then made a formal complaint to the Broadcasting Tribunal and stated his dissatisfaction with the Corporation's decision to be because "the complaint was dismissed apparently on the grounds that what is acceptable in books and movie theatres is acceptable on television." Mr Leitch's view is that the broadcast of obscene language on television or radio is permissible only in the most extraordinary circumstances, and such circumstances did not exist here.

The Corporation does not ordinarily condone the use of such language either. Both Mr Fabian and the Secretary of the Corporation said so in letters to Mr Leitch. However the Corporation's position is that in the particular circumstances there was no breach of section 24 (1) (c) of the Broadcasting Act 1976.

The following points raised by the Corporation, were considered by the Tribunal:

#### 1. *Documentary*

The Corporation suggested that because the programme was a dramatised version of the uncovering of the Watergate scandal and was all based on fact, it was virtually a documentary. The language used was consistent with that in the book with the same title which was written by the reporters involved in the revelations. The Corporation says it can be assumed that they knew what language was actually used in the circumstances and therefore the use of such language was justified.

The Tribunal viewed video tapes of the whole programme. The programme was not a documentary, but was a dramatised version of the book.

#### 2. *Radio Standards and Rules*

Rule 1.1 (b) Radio Standards and Rules requires broadcasters to take into consideration currently accepted norms of decency and taste in language and behaviour, bearing in mind the context in which they occur. The film was shown in New Zealand cinemas in 1976, with no excisions, and legal advice at that time was that, in context, the language would not be in breach of the law. The film was shown all over the country. Apparently no complaints were made about the language at the time of cinema release. That would seem to us a fairly good indication that in this particular context the use of the word was within currently accepted norms of decency and taste in language. That was 7 years ago.

#### 3. *Timing*

The programme was shown at 9 p.m., after a language warning. The Corporation said this time was allocated in an attempt to approximate in television terms the Government Film Censor's decision that the film have an R16 certificate. We feel it unlikely that everyone under the age of 16 would be in bed by 9 p.m. and perhaps a later commencement time might have been even more appropriate. However the viewing time was later than the usual Saturday night movie, and this, combined with the language warning, should have made it clear that it was not just a programme for general family entertainment. The subject matter, being an aspect of recent American history, might well be something parents would encourage their children to view, as Mr Leitch pointed out. This factor required extra care to be taken by the Corporation in their decision to broadcast, and it appears to us that careful consideration was given to the decision and the appropriate safeguard of the language warning was used, together with a later than usual commencement time.

Mr Leitch felt the Corporation's dismissal of his complaint was wrong for the further reason that it appeared to him to contradict their finding on a complaint by him in August 1981 about the use of precisely the same word. The reason his complaint was upheld on that occasion was that its broadcast by the Corporation was entirely accidental. It had ordered cuts to be made to the film prior to screening but because the film had been hired, rather than bought outright, the cut print was sent to Hong Kong for use there before the scheduled screening in New Zealand. Another uncut version was returned to TVNZ and shown before anyone realised it was not the same print as had been sent to Hong Kong. As TVNZ advised Mr Leitch, checking procedures were immediately instituted to prevent a repeat accident.

We do not consider it part of the Tribunals' task to review the decisions originally made to cut that film in order to decide this complaint.

#### *Decision*

The statement made by the character Ben Bradlee was "What kind of a crazy fuckin' story is this?" Mr Leitch watched the film only until that language occurred. Later the word "fuck" was used

4 times in 3 separate incidents. In each case the words were used in conversation and in context. In one case the deletion of the word would have meant the deletion of a story about President Johnson who is alleged to have used the word. The story was relevant to the film.

The Tribunal is not persuaded that it should uphold the complaint.

First, although the programme was not a documentary, it was a dramatised documentary. It sought to portray events which actually happened and the people who took part in them. The recreation of the real characters called for significant detail of their appearance, manner of movement, speech mannerisms and all the dynamic ingredients that go to make someone recognisable as a particular individual. Although there has to be condensation in editing, we do not consider that everything potentially offensive to the broadest possible audience has always to be omitted. Presumably it was a widely noticed characteristic of the editor Ben Bradlee that such words were part of his speech and it was therefore dramatically valid to reflect that in this script. Although, of course, it would be easy to overdo that sort of thing, we do not think that in this case it was overdone. (He uses the word later on 2 occasions.)

Secondly, it is not unimportant that Mr Leitch's was the only complaint. This suggests that the Corporation's judgment of the scheduling and the style of promotion and the advance warning reflected community standards.

Thirdly, if it were decided that it was undesirable to show the film with these words in them, then short of refusing to carry an important and serious film, it would have been necessary to excise complete sentences and even a short scene. The sound track could be deadened. Alternatively the programme could be shown late with a warning and this is what the Corporation decided to do. While it is possible that a casual viewer could have been tuned in and been offended we do not believe that the circumstances of the type of film, the context in which the words were used and the late hour would be likely to cause offence to the vast majority of viewers—and as far as it is known it did not cause any offence to anyone else who felt sufficiently annoyed to complain in the instance of "All the President's Men".

The word "fuck" has travelled some distance in usage even since the Tribunal's 1977 decision concerning its use in its functional sense in the course of an interview in which a rape victim quoted her attacker's words verbatim.

In "All the President's Men" it was used in a secondary or derivative meaning in which became popularly known during the Nixon presidency as an expletive. The word has carried a wide range of secondary meanings. For many years it has been considered grossly improper to use it conversationally in "mixed company".

The word therefore had a considerable shock value. Besides the functional meaning (describing sexual activity) it had an expletive meaning and a shock value when used under emotional pressure or in moments of extreme anguish, distress or violent anger. It is interesting to note that the Macquarie Dictionary, an Australian publication, gives a detailed analysis of the word, faithfully recording its wide varieties of use in every day speech.

While we cannot say the word was necessary to the film, we do believe it was used in a dramatically valid situation in a type of film where it was least likely to offend an audience. It is most unlikely that any teenager who was studying modern American history and who was, as Mr Leitch suggested, staying up to watch the film would not have heard the word used on countless occasions with the sort of meaning which it carried in the film.

This is not to say that such words should normally be used on television and nor does the Corporation suggest that they might. Broadcasting into homes is not the same as cinema release. The greatest caution should be exercised in permitting any use in television programmes.

The Tribunal has taken into account the need to reflect community standards in programmes and does not consider that this programme offended that principle, nor did it infringe the rule.

The complaint is not upheld.

#### *Co-opted Members*

Messrs Ell and Stephenson were co-opted as persons whose qualifications or experience were likely to be of assistance to the Tribunal in dealing with the complaint. They took part in the consideration of the complaint. They took part in the consideration of the complaint but the decision is that of the permanent members.

Dated the 15th day of March 1984.

For the Tribunal:

B. H. SLANE, Chairman.

Decision No. 5/84  
BRO 59/83, BRO 60/83

Before the Broadcasting Tribunal

IN the matter of the Broadcasting Act 1976 and in the matter of applications by CAPITAL CITY RADIO LIMITED for:

- (1) Amendments to Warrant AM49 2XW;
- (2) Renewal of warrant AM49 2XW.

Chairman: B. H. Slane.

Member: L. R. Sceats.

Hearing: At Wellington—15 February 1984.

Counsel: D. A. R. Williams and P. J. Keane for the Applicant.

Appearance: J. A. Wilton for New Zealand Journalists Union.

#### DECISION

THE applicant applied to renew the warrant, the second term of which expired on 11 October 1983.

The application for amendment was to delete the condition:

- (4) (b) That the holder of the warrant shall comply with the rules of the authority, and with the conditions of this decision and otherwise with the proposals contained in the application as amended at the hearing unless otherwise approved or directed by the authority.

and to substitute the following condition:

The warrant holder shall not substantially depart from the basic format and content of its proposed programmes or the type or extent of the services intended to be provided at the time of the amendment of the warrant without the prior consent of the Broadcasting Tribunal and subject to any conditions that the Tribunal might impose in the public interest.

Some of the reasons relating to the amendment were concerned with the inappropriateness of the wording and the references to the authority and its rules. However the main reason was that prior to the renewal of the warrant in March 1979 the programming had departed in significant respects from what was proposed originally. Since the renewal of the warrant and more especially over the last 12 months, the applicant had returned more closely to the essential elements of what was first proposed but there remained differences. The applicant said, "It was found that the original intention to be all things to all men could not be sustained commercially."

The applicant says a strong emphasis on audience participation through talk-back, which appealed to an audience between 25 and 54 and on music which ranged from the light classical to pop which appealed to an audience aged between 10 to 65 resulted in an incompatibility in programming objectives. The applicant also said it had to contend with strong and more precise competition from Radio New Zealand's 2 Wellington stations 2ZB and 2ZM. The tendency was now to give first importance to being an adult music station but audience participation had been reintroduced and will be extended. The balance in programming appeared capable of being sustained profitably and provided the basic on which the applicant wished to commence the next 5 years programming.

The proposed clause is similar to the one which has, on renewal, been applied in the case of a number of other warrants of private radio broadcasting stations.

The application for renewal was advertised on the station as well as the usual newspaper notification. There were no objections. Nobody elected to make any comments on the application other than the New Zealand Journalists Union which will be referred to later.

The only complaint upheld in respect of the station would not justify interfering with the renewal.

Evidence was given by a director, J. K. Isles and the manager, D. A. Gold.

Mr Gold has been station manager with *Radio Windy* since 1 August 1983. His past experience included 3 years as station manager 2ZM with Radio New Zealand.

Mr Gold had extensively researched the background to *Radio Windy's* format and frankly outlined the changes which had occurred to the point where he describes them as cumulatively effecting a significant change to the station's format. At that stage in June 1983, the station informed the Registrar of the Broadcasting Tribunal. It then filed the application for an amendment to the warrant so that the warrant could accurately reflect the station's present programming format.

The original station proposals were to provide listeners with a relaxed easy listening format, mixed with news, opinion and background information. The station was to be directed towards an adult listener and that is the position today, according to Mr Gold.

However, during the period there have been changes of format and changes in the target audience.

The station was to be heavily involved in talk-back, news background and with lavish provision of talk and talk-back programmes, commentary and backgrounding as well as a considerable news input directly in the terms of bulletins and indirectly in contributions to the other talk programmes.

The original application envisaged a music format from light classical to pop and the station no longer plays light classical but concentrates on the centre of the spectrum playing middle-of-the-road pop and rock. A market survey confirmed the widespread acceptance the station has gained for that format.

Although the amount of talk-back and talk has been reduced, compared with the original proposals, a music programme interspersed with informational segments is featured in the morning magazine. There is a Sunday night talk-back programme from 10 p.m. to midnight and a "hotline" enabling persons to call in and record opinions which are later edited and rebroadcast.

The station has a prominently exploited provision for advertising community affairs, free of charge, mainly in the style of radio commercials. This is additional to the variety of service announcements usually provided by metropolitan commercial AM stations.

We intend to discuss the question of news in more detail later but it is sufficient to say at this stage that the news bulletins are not as extensive as originally promised and are presented only over a 1½ hour period weekdays.

In answer to a question, Mr Gold agreed that the character of the station had changed from that original envisaged to that which exists today. Mr Williams conceded that there were breaches of the warrant condition but he contended that these breaches were more in the category of technical breaches.

As the chairman made clear at the conclusion of the hearing, the station is entitled to renewal of the warrant. However, where there have been breaches the Tribunal may decide to renew the warrant for a shorter period than 5 years. This the Tribunal had done on a number of occasions.

It is appropriate that we should refer to previous decisions.

In Decision 19/81 on the renewal of *Radio Waikato's* warrant, we found that the station had not departed from its obligations to a degree which should cause the Tribunal concern. While formatting in particular specific aspects was now different, we did not find within the content of the programming an intention to withdraw from the provision of services promised because of their cost, but merely to vary them from the original proposals. In particular we found there had been no failure of news and music obligations nor of community service. We did not find the departures in programming in relation to religious programmes, children's and educational programmes, sufficiently significant to constitute a breach of the terms of the warrant.

The Tribunal was satisfied that there had been a broad adherence to the proposals made in the application and the warrant was renewed for 5 years.

On the renewal of *Radio Hauraki's* warrant—Decision 11/80—the Tribunal made some observations. *Radio Hauraki* had previously provided news 24 hours a day broadcasting 175 bulletins but had reduced that to 101 bulletins providing no scheduled bulletins between 6 p.m. and 5.30 a.m. on weekdays. We expressed concern that a warrant holder must take its responsibilities seriously in relation to its proposals when a warrant was granted to the extent that it must feel a major obligation to provide services, even if it is inconvenient or a financial burden to do so. The warrant was one to exploit a public resource in the public interest and its objectives must be wider than to provide a profit. Besides the reduced schedule of news bulletins, the station had not complied with its warrant requirements as to sport, nor had it carried out its proposals to put as much time and expense and effort into information as it would to music. The *Radio Hauraki* warrant was renewed for 3 years, the period being chosen to mark the seriousness with which the Tribunal viewed failure to comply with warrant conditions. It would also enable the Tribunal to review the performance of the station in relation to its promises and in particular to the services it provided to its listeners. It reminded the warrant holder that interest would be taken in the situation not just at the time of renewal but over the whole of the 3 year span.

The *Radio 1* warrant was renewed for a similar period of 3 years in Decision 13/80. The hours for news bulletins had been radically reduced without consent of the Tribunal and they had been abandoned for weekends altogether for a period.

In the case of *Radio Otago* in Decision 18/81, the warrant was renewed for 4 years. The station had been broadcasting news bulletins between 6 a.m. and midnight but the proposal for a 24 hour news service given at the original hearing had never been implemented. The Tribunal did not condemn the company for its decision on the extent of its news services, but for failing to apply for the necessary amendment.

The Tribunal emphasised that stations which made a commitment at the time of obtaining a warrant which was incorporated in the

conditions of the warrant, even in general terms, must comply or seek an amendment of that condition if they did not intend to comply with it.

In the situation of *Radio Windy* today, we find a station of a different character from that originally proposed and for which a warrant was granted. Furthermore there have been format changes that moved the targeted audience away from that which it originally intended to serve.

It may have been appropriate to make the changes that were made, but they should have been preceded or accompanied by an application to the Tribunal. We take into account that the warrant was renewed without comment in 1979 and that there are still substantial informational elements in the application. Nevertheless it is clear that what is offered is, in terms of commitment, somewhat less today than at the original warrant hearing.

We make it clear once again that the dropping of a particular item or of changing the way in which some particular need is catered for, will not of itself constitute a breach of warrant and a shortening of the renewal period. But in this case the Tribunal in the light of previous decisions cannot regard the matters as merely technical. While the change in news bulletins in itself is more akin to the situation in the *Radio Otago* case, the extensive dropping of talk and talk-back programmes is more fundamental.

The Tribunal has therefore decided to renew the warrant for a period of 3 years. It is essential however that it be understood quite clearly by all who read this decision, that if the warrant holder complies with the new condition relating to format and content, it will be entitled at the end of the 3 year period to a 5 year renewal in the absence of any other breaches of warrant.

It is important however that directors of companies which make applications understand at the time they make such applications that the Tribunal takes their undertakings and promises seriously and that there is some accountability for them.

In evidence Mr Isles, who only recently became a director, observed that *Radio Windy* had not met the expectations held for it by its founders which he attributed to 2 fundamental and inter-related causes. One was features peculiar to the market and the second was a lack of programming consistency, continuity of objective and continuity of staff.

It is not necessary for use to traverse these arguments, but we do affirm that those who take up warrants are volunteers. They are not compelled to apply for a warrant and they are not compelled to make the promises that they do beforehand. The Tribunal is not particularly sympathetic to claims of difficulty in making sufficient profits to carry out promises. Warrants can be transferred to others who may wish to try or they can be surrendered. While a company by holding a warrant may well be preventing others from having an attempt at running a radio station it should comply with the terms of its warrant or apply for amendments, if it feels it can make a case.

#### News

Mr Isles pointed out that the position of Wellington as a source of national interest news imposed a unique burden on *Radio Windy*, even allowing for the coverage provided by a Parliamentary News Bureau servicing private stations. He also indicated changes of technology and policy regarding news among private stations needed to be agreed.

We do not need to traverse in detail the burden of the case of the Journalists Union which was ably presented by Mr Wilton. While not opposing the renewal the Union was concerned at the standard attainable on the staff and other resources of the station and was concerned to ensure the independence of the news editor who shall always be an experienced journalist. While considerable attention was paid to the staffing situation, as we have pointed out in other decisions, unless this is a specific condition in the warrant the Tribunal is not concerned. It is concerned with the output of the station.

The Tribunal is concerned at reduction of news coverage but is prepared to accept some reduction in evening bulletins.

We are concerned that the private industry should sort out arrangements that will provide better news, without eliminating local coverage at weekends. Reliance on networks does not replace the need for on-the-spot local coverage, either by the use of *Radio Windy* or a supplemented Parliamentary News Bureau staff adequate coverage should be provided to all stations through journalists in Wellington.

The independence of the news editor should be firmly established by tradition but, in the absence of any indication of interference we do not, at this stage, intend taking up the suggestion of imposing a condition in relation to an agreement for the securing of that independence. If however the station wishes to embark on that course at a later date it would be appropriate to do so since 60 percent of the shareholding is held by other news media companies.

#### Renewal

The warrant is renewed for a period of 3 years to 11 October 1986.

#### Amendment

The amendment sought is in substantially the same form as that imposed on other warrants at the time of renewal. It varies from them in form only. In view of the change of the character of the station we agree to the amendment sought.

Condition 4 (b) will be deleted and the following substituted:

The warrant holder shall not substantially depart for the basic format and content of its proposed programmes or the type or extent of the services intended to be provided at the time of the amendment of the warrant without the prior consent of the Broadcasting Tribunal and subject to any conditions that the Tribunal might impose in the public interest.

This should not be regarded as an indication of approval of news staff or news source arrangements.

#### News media ownership

Clause 4 (g) of the warrant reads:

"That the total aggregate shareholding in the holder of the warrant by one or more news companies as defined by the News Media Act 1965 whether as beneficial owner or otherwise shall not exceed 30 percent of the issued capital of the holder of the warrant."

This provision has not proved effective. Although Hauraki Enterprises Ltd., applied for and obtained consent to increase its shareholding to up to 30 percent of the capital of the company, 2 holding companies for newspaper groups have obtained shareholding of about 15 percent without the consent of the Tribunal. The reason for this is that the companies which took the shares were holding companies of newspaper companies but did not themselves conduct the business of a newspaper. This was clearly not in the spirit of the clause but the Tribunal, although aware of the situation when the warrant holder drew the Tribunal's attention to it, could not find that there was a breach of the warrant.

The Tribunal has invited private stations to amend their warrants to a form first approved for Radio Avon Ltd., which is more comprehensive and meets the situation. Although there was no formal application made to the Tribunal at the time of the present application for this particular amendment, the applicant, through its counsel, suggested that the Tribunal should amend a warrant to bring it in line with the Radio Avon clause of its own motion.

The company consented to such an amendment the effect of which would be to require a consent to any further acquisition of shares in the applicant company by a news media company as now defined by that clause.

As both those companies are represented on the Board of Capital City Radio, the Tribunal sees no reason why it should not bring the warrant into line as suggested and makes an order accordingly.

Leave is given to the applicant to submit the necessary wording to accommodate the present news media shareholding.

The Tribunal notes that another condition of the warrant provided that no director of any news company as defined by the News Media Act which publishes a newspaper, either directly or by means of subsidiary companies, should be appointed a director of the warrant holder without the prior written consent of the Broadcasting Authority.

That will be amended to read "Broadcasting Tribunal" instead of "Broadcasting Authority". The Tribunal considers that condition needs to be brought in line with the new news media clause. The applicant may submit proposed wording to the Tribunal.

Dated the 30th day of March 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Decision No. 9/84

BRO 39/83

Before the Broadcasting Tribunal

IN the matter of the Broadcasting Act 1976 and in the matter of applications by HAURAKI ENTERPRISES LIMITED for a renewal of sound-radio warrant AM/43:

Chairman: B. H. Slane.

Members: L. R. Sceats, A. E. Wilson.

Hearing: Auckland, 24 August 1983.

Counsel: S. P. Bryers for applicant.

B. G. Impey for Radio Pacific Limited.

R. L. Maclaren for Metropolitan FM Limited.

H. F. Callagher for the Northern Journalists Union.

## DECISION

The applicant applied for a renewal of the warrant issued to it on 30 June 1970, renewed pursuant to section 78 of the Broadcasting Act 1973 for a period of 5 years and for a period of 3 years by Tribunal Decision 11/80 and amended by Tribunal Decision 13/82.

A Notice of Objection was filed on behalf of Radio Pacific Limited and the Northern Journalists Union ("NJU") also indicated its interest in the application. Stereo FM Limited wrote to the Registrar in July claiming an interest in the application but was not represented at the hearing. Metropolitan FM Limited did not file any Notice of Objection and was represented at the hearing only to the extent of questioning briefly about the development of AM Stereo and the significant needs and interests of the public which the applicant believes its station will serve over the next 5 year period. The warrant fell due for renewal on 30 June 1983. The application for renewal was filed within the stipulated time. Public notice was given and the station was required to advertise the application for renewal 10 times over a period of 1 week in June. Evidence was given that this was done.

The application for renewal of the warrant is made pursuant to section 81 of the Broadcasting Act 1976. That section provides that every application for a renewal of warrant shall be granted unless the Tribunal is of the opinion that grounds exist for the revocation of the warrant, and, unless there has been a breach of any condition of the warrant, the renewal shall be granted for the same period as the original term of the warrant.

Condition 8 of the warrant AM/43 states that the applicant may continue to provide the services and follow the basic format of its programmes as at 11 June 1982. This qualifies clause 7 which says there shall be no substantial departure from the basic format intended to be provided at the time of the grant of the warrant. Clause 8 was inserted after an application for amendment of the warrant following substantial changes by the applicant which resulted in its warrant being renewed for only 3 years in 1980. Mr Bryers indicated that Radio Hauraki was well aware of the criticism made of it at the hearing and since then the applicant has advised the Tribunal of all changes in format.

In September 1982 the applicant advised the Tribunal that it had changed the emphasis of its news broadcasts. In March 1983 it advised that upgrading of news broadcasts had taken place and in May 1983 it advised various changes in its broadcasting pattern relating to the backgrounding of current issues, consumer reports, film reviews, the inclusion of "golden oldies" in the music broadcast on Saturday nights and extra news services.

Finally on 3 April 1983 the applicant advised that it had reached an agreement with Radio Avon to take their network news on a trial basis. It also advised a reduction in the length of the 5 p.m. news bulletin and the cessation of the BBC news at 5 a.m. These are all fairly minor changes to the basic format. There has been no significant departure from the June 1982 format.

Evidence in support of the application was given by Mr M. Friedlander, the Chairman of Directors of Hauraki Enterprises Ltd., Mr M. A. Wall, a Director of Hauraki Enterprises Ltd. until 31 March 1983 and Mr J. A. McCready, the Executive Director of Hauraki Enterprises Ltd. and Station Manager of Radio Hauraki. Mr N. Horrocks, the News Editor for Radio I gave evidence when called by Mr Callagher.

Mr Friedlander's evidence related to financial aspects of the operation of Hauraki Enterprises Ltd. and included his view that the recent improved sales performance is likely to continue. It is occurring because Radio Hauraki now has its own market research division which has enabled specification of audience needs.

Mr Wall's evidence was directed at Hauraki's greater awareness of its responsibilities in the area of news and sports information and its proposals for continuing to reach the required standard in these areas. Both he and Mr Friedlander referred to the networking of news, which was the basis of the NJU's objection and will be referred to later.

Mr McCready gave detailed evidence of the present programmes, which are in the same format as existed in June 1982. He gave details of the programming policy and the present services provided including the networking arrangements and concentrated particularly on the present news service, and the journalistic staff.

The NJU's objection was based on their belief that Radio Hauraki is not complying with conditions 7 and 8 of its warrant because of the way in which the networking of news through Radio Avon has been introduced. They feel the introduction of networking has been responsible for the reduction in locally originated news, the non-replacement of 3 journalists and the replacement of a highly graded junior with a cadet. An example of what Mr Callagher referred to as "the sub-standard service currently being provided by Hauraki Enterprises" was cited, although no actual evidence of it was produced by the NJU. Mr Callagher made comparisons with news services provided by other Auckland stations and the number of journalists employed by those stations and concluded that the only way which Radio Hauraki could comply with the terms of its warrant would be by employing more journalists.

Mr McCready gave some supplementary evidence in reply to the NJU's submissions. He stated there has been a reduction of only 2 journalists since June 1982 and said it was certainly partly because of networking, and also was in line with the overall staff reductions at Radio Hauraki because of the stricter control of overheads which was now necessary. Mr McCready had investigated the incident referred to by Mr Callagher and gave evidence to the effect that the mistake was not as serious as the NJU alleged and that the conclusions drawn by the NJU were incorrect.

Mr McCready also gave evidence in direct contradiction to several of the statements made in the NJU's submission which had not been supported by evidence. He stated his belief that the NJU's submission is based on the erroneous assumption that quantity of news staff necessarily leads to quantity of news broadcast. The reason for Radio Hauraki entering into networking arrangements was to improve the quality of service to listeners. A small private radio station does not have sufficient resources to report on all important items of news throughout the country.

The Tribunal is not prepared to insert a condition relating to journalistic staff. We do not think that is the Tribunal's business. What the Tribunal must be concerned with is output and standards in relation to news obligations.

However, we are concerned at the possibility of inadequate weekend news coverage. Networking should not result in a reduction of news coverage. It should enhance the service. The network depends on its subscribers supplying stores from their areas.

Mr McCready indicated that there are no plans to change the basic format or content of the programmes although he confirmed that the company is interested in AM stereo and is investigating in that field. In reply to a question from Mr Impey, Mr McCready, confirmed that Radio Hauraki is not a talk back station, although there are talk back inserts in the evening programme. He stated that an application for warrant amendment would indeed have to be made if Hauraki wished to introduce much more talk back.

The applicant's evidence established that the station has complied with the conditions imposed by the Tribunal as to its programmes and news and sports services since the last renewal 3 years ago. There was no evidence of the Tribunal to the contrary.

*Decision*

The warrant holder is entitled to have the warrant renewed. In the absence of any breach of any condition of the warrant there is no ground for renewing the warrant for less than the maximum period of 5 years.

The warrant is renewed accordingly for a period of 5 years from 30 June 1983.

Dated the 30th day of March 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Decision No. 3/84  
BRO 10/83

*Before the Broadcasting Tribunal*

IN the matter of the Broadcasting Act 1976 and in the matter of an application by RADIO PACIFIC LIMITED for amendment of sound radio warrant AM-50 1XP:

*Chairman:* B. H. Slane.

*Members:* L. R. Sceats, A. E. Wilson.

*Hearing:* At Auckland 1 and 24 August 1983.

*Counsel:* B. G. Impey for Radio Pacific Ltd.  
S. P. Bryers for Hauraki Enterprises Ltd.  
R. E. Bartleet for Radio I Ltd.

## INTERIM DECISION

Granting the warrant 1XP to Radio Pacific Ltd. (Decision No. 1/78), the Tribunal imposed a number of conditions, 3 of which were subsequently modified by the High Court pursuant to undertakings given by Mr G. W. J. Dryden. Undertakings given to the High Court and to the Tribunal by Mr Dryden now constitute conditions of the warrant under section 71A (1) (c) (formerly section 71 (2) (c) Broadcasting Act 1976.

Conditions 4 (b) reads:

That the station concentrate the majority of its time to providing informational programmes that serve the needs set out in page 30 of its application, from paragraph 3.2.15 to 3.2.25 inclusive.

The needs set out on page 30 read as follows:

"(i) The need of Auckland and South Auckland's 800,000 people to develop as an understanding, multi-cultural society.



- (ii) The need to operate as a democracy.
- (iii) The need for pre-school, parent and adult education.
- (iv) The need to develop community involvement.
- (v) The need to understand the major events shaping the lives of New Zealanders.
- (vi) The need to develop effective community health care.
- (vii) The need to stimulate children's creative ability.
- (viii) The need to develop teenagers as rounded adults.
- (ix) The need to foster cultural identity for minority ethnic groups inside the overall aim of a caring, understanding multi-cultural society.
- (x) The need to involve more people in shaping their own society.

"Finally, in this section, it is the view of the sponsoring directors that the needs of society are changing, and it will be their policy to keep abreast of those changes and encourage their executive staff to develop programmes to help solve the problems of the future."

Condition 4 (d) states:

"That apart from the combined holdings of full-time staff members and the Manukau Community Trust, no shareholders shall directly or indirectly hold more than 10 percent of the ordinary shares of Radio Pacific Ltd. without the prior approval of the Tribunal."

The applicant sought the deletion of each of the 2 conditions and the substitution of the following conditions:

- 4 (b) The warrant holder shall not substantially depart from the basic format and content of its proposed programmes or the type or the extent of the services intended to be provided at the time of the amendment of the warrant without the prior consent of the Broadcasting Tribunal and subject to any conditions that the Tribunal might impose in the public interest
- 4 (d) Except with the prior written consent of the Tribunal, the total aggregate shareholding by one or more news companies as hereinafter defined, whether as beneficial owner or otherwise in Radio Pacific Limited shall not exceed 30 percent of the issued capital of the company, the term "news companies" meaning any of the following:
  - (i) Any company that operates a private broadcasting station.
  - (ii) Any company that publishes a newspaper.
  - (iii) Any company that or person who holds 20 percent or more of the issued capital carrying a right to vote of any company referred to under (i) and (ii) above.
  - (iv) Any wholly owned subsidiary of any company referred to under (i), (ii) or (iii) above or any company or person under the control of any person referred to in (iii) above or any company referred to under clause (i), (ii) or (iii) above.
  - (v) Any company or person with control over any company referred to in clause (i) or (ii) above or with the control over any company or person referred to in clause (iii) above.

AND "control" in relation to a company means the power of a person or company to secure, whether by means of the holding of shares, the possession or control of voting power, the membership of the Board of Directors, a number of subsidiaries and sub-subsidiary companies in or in relation to that or any other company or by virtue of any power conferred by the Articles of Association or other instrument regulating that or any other company or otherwise that the affairs of the first mentioned company are conducted in accordance with the wishes of that person or company and without limiting the generality of the foregoing control as a result of or by means of trusts, agreements, undertakings and practices whether or not having legal or exercisable force and whether or not based on legal or exercisable rights and the relation to the person shall have a like meaning.

The other provisions of condition 4 of the warrant are:

- (a) That the main emphasis of the station programmes should be informational
- (c) That the station will not broadcast more than 10 percent recorded music content in the course of a calendar month excluding music that is part of or incidental to advertising commercials and excluding informational programmes as centre around a musical topic
- (e) That total shareholding whether as beneficial owner or otherwise by a news company or by one or more such news companies in the holder of the warrant shall not

exceed 30 percent of the issued capital of the company. The term news company means—

- (i) Any company that operates a private broadcasting station and
- (ii) Any company that publishes a newspaper. The word newspaper shall have the meaning given it by the former News Media Ownership Act 1965.

(The proposed deletion of condition (d) and the proposed substitution of a new clause would make condition (e) redundant).

*Applicant's case*

In support of the application the applicant stated:

1. The philosophies expressed in the original application relating to the needs to be served are impossible to implement on a radio station which survives solely on commercial advertising.
2. The station did originally attempt to base its programmes on this philosophy but they were not popular and the high cost of production of quality minority programmes meant that the programming was not viable.
3. That there is a place in the Auckland market for a news/talk radio station which can be popular and viable but not if it was to be conducted within the context of the existing programming condition. The result would be minority programming and/or narrowcasting, resulting in an alienation of the mass audience.
4. That a news/talk format attracts predominantly listeners 35 years and older. It was therefore incompatible with programmes aimed at children and teenagers and the pre-school parent.
5. The radio market has changed; with the resulting re-positioning meaning commercial radio stations must aim their programmes for particular interest groups.
6. The applicant has the most restrictive programming conditions on its warrant but it accepts the condition that the main emphasis of the programmes would be informational.
7. The warrant was granted on the basis of a greater expected audience than has proven to be the case.
8. The applicant proposes a condition which would not allow it to depart from its basic format at the time of the amendment.

With regard to the shareholding restriction the applicant stated that the restriction had prevented listing on the stock exchange which made it difficult for existing shareholders to obtain information as to the turnover of shares and price. It acted as a restriction on potential purchasers and had left only major investors, or those with direct interest in the company, as potential purchasers. The Broadcasting Regulations 1977, Amendment No. 2 gave warrant holders increased protection regarding prescribed interests and therefore there was no longer any purpose in maintaining the condition.

The proposed amendment to the shareholding by news media companies is on the same lines as that of Radio Avon Ltd. and is more comprehensive than the existing condition which has proved ineffective to prevent holding companies of newspaper companies from purchasing shares.

For the applicant, Mr Impey referred to a programme schedule that set out the station's programme policy which he said emphasised the informational basis of the company including 131 hours of talk, a target age group of 35 years and over, its place in the market and its commitment to news/current affairs/racing/sport/community service, the extent of its commercial content and a breakdown of the programme schedule.

Some of the proposals were now incompatible with the news/talk format. He accepted that the Tribunal in its original decision at page 25 said "... should its (the station's) proposed format fail it will not be permitted to change the warrant to permit a music station format".

And at page 26 "If, contrary to the expectations of the Tribunal, the station proves financially unprofitable that will not in itself be considered an adequate ground for widening or eliminating conditions", and at page 23, "... this application would not be granted where such conditions not available to the Tribunal".

He submitted that the granting of the application would not offend those statements. The Tribunal was concerned about the applicant making an application later to change to a music format. At page 25 the Tribunal said, "The Tribunal is concerned that applicants might in the past have lightly made stipulations which they were later prepared to drop and treat the warrant as an 'open' one to be used for any sort of radio transmission which might attract a suitably large commercial audience."

The station accepted the continued application of the condition 4 (c) on recorded music content, but the restriction would be unnecessary because the station would be bound not to substantially

depart from its basic format and programmes at the date of the amendment if this application were granted.

Mr Impey acknowledged there had been departures from the original detailed proposal and that major departures had been made in the afternoon and early evening programming. He said that the Tribunal's doubts expressed in page 10 of the decision (that the applicant was far too sanguine about the prospects of a significant late afternoon and evening audience based on special interest groups) had materialised. The major departure was the cessation of ethnic programmes, particularly those aimed at the Polynesian audience.

Mr B. D. Chamberlin, Chairman of Radio Pacific Ltd. and a foundation board member, outlined the history of the application and of the station after it began broadcasting. He emphasised the influence that Gordon Dryden had played in the preparation of the application.

He detailed the financial difficulties that the company encountered and the extra funds that had to be put into the company to keep it going.

He referred to the changes of format, negotiations for finance and management restructuring following Mr Dryden's resignation.

The original application had provided for the Manukau Community Foundation to take not less than 10 percent shareholding and to receive 2 percent of revenue. The trust had been formed but it had not been possible to pay 2 percent of revenue and indeed a discharge was entered into in respect of that proposal. The Foundation remained a shareholder. The station became known as a Polynesian radio station but did not rate well with Polynesians.

Mr E. C. Stevens, Programme Co-ordinator for Radio Pacific, gave evidence of his experience of working for the station from April 1979. He worked full time from April 1980. Pacific Peoples programme had been broadcast between 7 p.m. and 10 p.m. Monday to Friday but it was found that the 3 hour broadcast extended the voluntary broadcasters to the maximum limits and there were some conflict between the various hosts and contributors.

Friction led to the Pacific Peoples programme director leaving the air.

The programmes had rated poorly and failed to attract a majority of ethnic listeners. This was compounded by the predominance of the Mana Motuhake political party on the Monday night Maori programme. The station could not, in terms of the Broadcasting Rules, remain objective and neutral with the continuation of that programme.

Mr Stevens took up fronting the programmes from January 1981 and with the help of ethnic hosts continued to broadcast news bulletins in Maori and Pacific Island languages. The station also took direct news bulletins from correspondents but the new format pleased nobody. The toll calls and translators costs were cut with the financial difficulties of the station and the management decided to have talkback sessions and cut language broadcasts of any kind. The result was not only a significant savings but a rise in the evening ratings.

Mr Stevens considered that the mistake in 1979 was in taking over a high idealism and attempting to implement it without proper resources. Ethnic broadcasts would have been more successful if the station had been a music one as the cultures were music based. Oratory alone was not enough to retain a continuing audience. He thought that perhaps 3 half-hour programmes would have worked if there had been at least 2 full-time programmers involved in setting up and backgrounding the broadcasts. He considered that no commercially based station which had to rely on advertisers and ratings would be able to maintain minority ethnic broadcasts as proposed originally by Radio Pacific. Experience overseas, particularly in Australia, had showed that the task was a formidable one and that the original proposals were a reflection of an older style liberalism which bore little resemblance to the realities of modern multi-culturalism. There was a note of paternalism which was not appreciated by the ethnic groups and by shooting at too much too soon the target had been almost completely missed.

There had been a sharpening of awareness in Auckland that it was a multi-cultural centre and it had developed some people who would make outstanding broadcasters. Many non-broadcasters had also had access to broadcasting.

Since then there has been a strong link with the station in open line talk back sessions with ethnic groups expressing their opinions during the programmes at various times of the day. Previously they had many members of the Pacific Island communities who thought they could only speak during their special session. When particular broadcasts such as the Samoan programme were on, few of the other Pacific Island or Maori listeners would be listening. The segmentation seemed to defeat the whole aim of multi-cultural radio.

Mr A. G. Wadsworth, a chartered accountant, is experienced in the financial management and direction of commercial radio stations. He gave evidence of the involvement of himself and Mr Lowe early in 1982 and a crisis with the bank which was averted. One of the conditions of that was that Mr Wadsworth would report to the bank monthly. In July 1982, Mr Lowe became managing director and

the financial year resulted in a net profit of \$74,832 which was a turn around of \$392,503. This had been effected by reducing expenses by \$452,870 (25.5 percent) with a drop in gross income of only \$60,310 (4.1 percent).

The additional capital contribution and time commitment of the directors had saved the company. The budget expectation for the year ending March 1984 is for a net profit of \$190,449 based on a break even calculation of \$118,700 per month. The company hoped to maintain its audience share above 10 percent, to improve its gross income, strengthen the news room and provide a news service to other stations, relax the fixed cost structure to relieve pressure on staff and develop the potential of the station and to improve profitability to exceed 10 percent of gross income.

Forty-three percent of the capital of the company is now held by Mr Lowe, Mr Wadsworth, Mr Chamberlin, Mr Finlayson and Mr Whitten and/or their associates.

A little over 7 percent is held by the Community Foundation and some individual shareholders and just under 50 percent of the shareholding is held by approximately 1100 shareholders.

Mr Lowe gave further evidence about the management and direction of the station. He pointed out that only 2 of the original directors were still with the company and emphasised the programming policy with its principal information components of talk back and interviews with guests, news, sport, including racing, community information and special interest documentaries, many of a musical nature. There were 131 hours of talk back each week or for guests to express opinions on a variety of subjects. He believed that this had involved the community in discussion and decision making and provided a free flow of information between people as set out in the application.

The Aucklanders who preferred those programmes were mainly older citizens. Music tended to attract the majority of younger listeners. The station currently provided a form of companionship for older people and a catalyst which brought people of similar interests together. The station was heavily committed to news and was providing a news service to 3 other stations. News headlines were given on the quarter hour. Efforts to maintain a regular daily news update from the Cook Islands, Western Samoa and Tonga had not been successful in setting up reliable sources. The service had not been sustained.

The emphasis on sport had increased, particularly with the introduction of racing, which tended to appeal to an older audience. The main concentration of sport was on Saturdays.

Mr Lowe claimed the station had a heavy commitment to community information, both through talk back, open line and other programming features, as well as the community notices and produced spots for matters which required ongoing assistance such as Alcoholics Anonymous, telephone counselling services and the like. There were regular community information features, home handyman programmes, early history mini programmes and special documentary programmes of a musical nature.

The station drew 90 percent of its revenue from the retail sector, partly because advertising agencies regard the bulk of its audience profile as relatively unimportant in the eyes of media managers. The station was represented by Radio New Zealand network sales offices in Auckland, Wellington and the South Island.

Mr Lowe accepted that the station had departed from the conditions of its warrant as it could not live with them. It could not concentrate the majority of its time on these objectives although it could give some of its time to those which were relevant. The station was not courting teenagers and children but it was still involved in health education, cultural and ethnic matters in the programmes through open line activity and guests. He claimed that Radio Pacific was involved in the community.

#### *Opposition*

For Hauraki Enterprises Ltd., Mr Bryers said at the time of the granting of the warrant section 71 (2) (d), as it was then worded, did not enable the Tribunal to impose conditions limiting programme content but section 71 (2) (c) gave power to the Tribunal to specify in a warrant any undertaking given at the hearing which governed the warrant. During the course of the appeal hearing counsel for Mr Dryden tendered a written undertaking which enabled condition 4 (b) to be included in the warrant.

Mr Bryers submitted that the application for amendment was an attempt to withdraw the undertakings given at the original hearing. He submitted that it was only in the most unusual circumstances that it could be in the public interest for a condition imposed as a result of an undertaking to be subsequently revoked at the request of the applicant. He said it amounted to the Tribunal being asked to reassess the whole question of whether the applicant is entitled to a warrant at all.

Mr Bryers said the evidence sought to demonstrate that Polynesian, educational, community based and news programmes did not have widespread appeal, and were unprofitable. They were therefore undesirable. The applicant had experienced financial

difficulties and profits were required to generate the funds needed to produce better programmes.

It was seeking to substitute talk back programmes apparently having a reasonably widespread common appeal for programmes of special interest to various minority groups.

The Tribunal had described Radio Pacific's programmes as:

"To provide news and current affairs, information programmes covering a wide range of social political educational industrial and economic matters and presenting, on major issues, clearly and impartially, all sides of the question."

Mr Bryers submitted that the Tribunal gave considerable weight to community involvement with its references to the community station, "We are satisfied that the station would meet some significant needs of the community and we give considerable weight to the importance of this function of the station. While we have some reservations about the real educational development that might occur as far as children are concerned, particularly at the times when the station is in competition with television, we do feel that an attempt at this role at a practical community level would fulfil some of the needs to the area."

He also referred to the Tribunal's statement at page 16:

"A determination to disseminate information and make people more aware of alternatives, to make them more socially conscious and informed, to improve their relations with each other and their understand of other groups in the community and of matters multi-cultural, and to provide a small voice for minority national groups seems to be a sincere and practical attempt to provide for the needs of the area. We have given considerable weight to these aims."

And at page 25:

"In the circumstances of this application we do not think the conditions will be unduly hampering if the subscribers to the company understand that the application has been made on the basis that a certain type of programme will be produced and that a warrant is not to be regarded as open for permanent use in any way in which the warrant holder considered commercially suitable."

After referring to some comments made about Hauraki Enterprises in its decision of 29 July 1980 considering the renewal of that warrant, Mr Bryers submitted the deletion of condition 4 (b) should not be allowed since it would destroy the integrity of the Tribunal process, the credibility and the role of the Tribunal. The station had ignored the conditions of its warrant and belatedly came to the Tribunal to seek its sanction. It was seeking to delete conditions which were instrumental in allowing it to obtain its warrant in the first place because they were unprofitable, which was the argument of objectors to the granting of the warrant. The Tribunal would be endorsing the approach of an applicant advancing any undertaking that it thought necessary or desirable to obtain a warrant and later withdrawing that undertaking at the earliest convenient opportunity.

The Tribunal had made it clear that the involvement of the community in the applicant's operation was of great weight and importance. This would be a move from emphasising a station's service to the public to emphasising the importance of a commercial operation.

He added that the applicant must show that the conditions were too restrictive. Although one or two of the 11 paragraphs in 4 (b) may not now be relevant and could be deleted or could be enlarged, the Tribunal should look at dropping conditions as a remedy of last resort.

The Auckland Committee on Racism and Discrimination ("ACORD") objected to the change, reminding the Tribunal that it had been impressed by the evidence given by Dr Hohepa, Mr Garfield-Johnson and Mr Ralph Witten and others as to the needs of the local community at the warrant hearing. ACORD said that although in the early days of Radio Pacific an attempt was made to implement the aims in the application, commitment steadily diminished until any pretence of meeting the conditions of the warrant appeared to have been abandoned. It said that Polynesian groups felt duped and betrayed and a mockery had been made of the Tribunal.

ACORD was represented by Margaret Arthur, Chris Lane and Titewhai Harawira. ACORD submitted that the station didn't seem to think it should include specific community interest or the languages of those groups, but ACORD considered that it could not have multi-cultural broadcasts without being multi-lingual. The station was now another station aimed basically at a Pakeha audience. It duplicated opinions on other stations. It submitted that ratings had dropped after the programmes in specific languages had been dropped. There were now no access programmes. It accused Mr Stevens of paternalism and pointed to the absence of music programmes of interest to Maori and Pacific Islands groups and the lack of proportional representation in the guest celebrities on the station. The mini-programmes were not of special interest to Maori or Pacific Island listeners.

The effect had been to get rid of all community involvement in the running of the station, and to dismantle Maori and Pacific Island programming. The Tribunal should take a more active role—an investigative role. The station had started out to be positive and hopeful but those who could have been helpful had left the station, and Maori stations will only succeed if granted on Maori terms. (Radio Pacific had maintained that Pacific People's programme were only the sixth most popular programme among Polynesians themselves.)

Mrs Harawira said that Radio Pacific had not kept up with a changing Maori world. In South Auckland health programmes had been disastrous and efforts by Radio Pacific in community programming would have been beneficial. There were capable people available who speak both Maori and English and people for whom the station was designed and for whom nothing was being done. She said that the station was not catering for the needs of Maori people who had suitable people trained who could run it in a more positive way.

#### Decision

The Tribunal has made it clear on a number of occasions that it expects the substance of undertakings and conditions and programme proposals made at the time of the granting of a warrant to be broadly adhered to by applicants. Otherwise an application immediately had to be made to the Tribunal for an amendment. This was not done promptly in the case of Radio Pacific which made more than one change to its format without the approval of the Tribunal. That will be a matter for consideration at the renewal of the warrant in determining the period of renewal.

What the Tribunal is concerned about at this stage is whether or not any condition should be revoked and whether it is necessary in the public interest to impose new conditions.

We do so within the context of a background in which a number of stations have had warrant renewals and have had their programme obligations updated since the period of 10 years earlier when those applications were granted.

Some stations have needed no such amendments.

However, it is clear that some aspects of original proposals have not proved to be practicable in the long term and it is necessary to revise them. We first intend to discuss the major amendment required and then separately to deal with the limitation on shareholding.

We start from the difficulty that the condition and the way it is worded so far as programme content is concerned, has not been the choice of the Tribunal. Both the Tribunal and the Supreme Court versions were based on what the applicant was prepared to undertake. In one case it was to *base* programmes on certain needs and in the latter to concentrate a *majority* of its time to providing such programmes. And the needs were defined in terms that limit the effectiveness of the clause as it fails to define obligations in a readily enforceable form. It was not a condition to adhere to the programme proposals as is more usual.

We also note that the condition that the station will remain primarily informational is not to be interfered with. That is a basic format requirement.

The difficulty lies in the needs which Mr Dryden obliged the station to serve and the time which would be devoted to serving them. The other needs and the time which might be devoted to them are not defined.

Some of the needs are either irrelevant or redundant. We have little difficulty in deciding that, in the light of the range of audience support for the type of programming the station has had from the beginning, it is not appropriate to try, in the segmented Auckland market, to have a programme which would appeal to older children and young adults, as well as an older audience. The station simply cannot succeed in audience terms by trying to serve the full range of ages.

About the other obligations we have some doubt. We would like to see the obligations spelled out to continue a responsibility for community involvement and health education. We were impressed with and largely accept the evidence of Mr Stevens on the events and the problems faced in ethnic programming.

But it is to be noted that because of the limitations in the Act at the time the Tribunal was not able to impose a requirement that the station produce programmes which it proposed in the application. The description of the programme proposals is a description of the basis on which the application was made but the only relevant conditions are those which we have set out. In respect of the major issue of multi-cultural or ethnic broadcasting, we are faced with what appears to be a reasonable objection from ACORD that the station is simply not carrying out what it promised the community it would do.

There are 2 relevant needs described in the application document:

1. The need of Auckland and South Auckland's 800,000 people to develop as an understanding, multi-cultural society.



9. The need to foster cultural identity for minority ethnic groups inside the overall aim of a caring, understanding multi-cultural society.

One question is really the extent to which the station should, in order to serve those needs, have to engage in the multi-cultural Maori and Pacific Island language broadcasts directed to an audience segment which were being undertaken at one stage. The Tribunal made it clear in the original decision (page 25) that it was not its intention to become closely involved in programme matters. Nevertheless, we said, the Tribunal had some responsibility to see stations adhere broadly to the type of service that they undertook to provide when making applications.

The Tribunal does not consider its role at this stage to identify exactly how those needs ought to be served by the radio station. It is clear however that the station has said it has moved away from an attempt to fulfil those needs and we do not think there is sufficient weight to be given financial considerations to justify our removing obligations of that nature from the station.

As we have pointed out the condition is not put in terms which the Tribunal might have itself drafted.

We consider it no longer necessary for the station to serve the needs 3, 7 and 8. Paragraph 10 appears to be virtually unenforceable and the final statement is over ambitious in suggesting that it is the obligation of the station to develop radio programmes to help solve the problems of the future rather than to provide the forum to discuss possible solutions.

The Tribunal acknowledges the difficulties that have been faced by the station when, in effect, the original application contemplated something in the nature of access programming at night and a more commercial discussion format with an emphasis on open line programming during the day.

We consider that the station's present format substantially fulfils those objectives and that, within its own format, it is necessary for the station to find the ways of fulfilling the objectives of multi-culturalism. It cannot abandon the obligation undertaken by Mr Dryden because he is no longer with the station or because it is not profitable. That was made clear to investors.

But it should be clearly understood that whatever was said elsewhere, the application made to the Tribunal was not for a Polynesian radio station or a Maori or Pacific Island language station. There was never any misunderstanding about that as far as the Tribunal is concerned, but we do not know whether there was any misunderstanding about that among those who lent their support to the application.

The difficulty lies in the fact that the majority of its time must be addressed to these (and other) particular needs. We believe that that expression is an inexact way of setting any programme objectives. After all, it could be said that every talk back programme is addressed to the need to operate as a democracy since it gives time to a fundamental aspect of democracy the freedom of speech. It is also directed to the need to involve more people in shaping their own society by discussing it on the radio. The present clause is patently vague and unsatisfactory—possibly difficult to enforce specifically. Concentration on only one or two of the needs to be served for the majority of the time could be compliance. The time of the day (or night) of broadcasts is more important than the length in some instances.

The condition is inexact and unsatisfactory and one that would be better replaced. We would therefore delete the condition and substitute the one applied for but modified to require that significant elements of programming must be directed to the listening needs of a multi-cultural audience. The wording of the condition will be determined after submissions are made by the parties and considered by the Tribunal.

We make no direction that the programming shall be multi-lingual but we consider that the station might assess the extent to which it can engage in such broadcasting. We do not find we could support a condition specifically to require the station to revert to the segmented special interest broadcasting which was proposed or to the programming undertaken by the station earlier.

It is important to note that the main emphasis of the application was on information and audience involvement using talkback techniques and that the significant references to programming for an ethnic audience involved a period of 9.30 p.m. to midnight on 4 nights a week and a 2-hour period on Saturdays and Sundays, with a specific Maori programme 9 p.m. to midnight on Sundays. This hardly reflects an intention for ethnic programming to be in the mainstream of programming.

Discussions and reports with leaders of cultural and community organisations, education, health and Social Welfare, were part of the spread of activity which one would expect Radio Pacific would have no difficulty in fulfilling now. It should do so.

The difficulty lies in fulfilling substantial periods of time with programmes directed to a small minority who do not in fact want that sort of programming as it was done. We cannot compel the station to do it in a more elaborate and better way and it may be

that only access or non-commercial public radio will succeed in specifically directed programmes for substantial periods.

But the station, in a possible attempt to shrug off the Polynesian image given by those who had a chance encounter with it on a car radio at night, appears to have swung too far towards being a non-multi-cultural or mono-cultural station.

We take no exception to the expansion of the proposed sporting service or of racing which ties in with the older audience group. We do not see that the station can be expected adequately to deal with the needs of younger Polynesian people. It is a fact of life that that sort of programming simply cannot be done on commercial stations in a highly sophisticated market in a non-music format. Audiences tend to be streamed by age group. It is the older age group which enjoys talk rather than music.

We believe that if the warrant holder were, as Mr Stevens mentioned, to employ 2 persons full time to produce programmes it would go a long way to satisfy the obligations which every shareholder acknowledged in acquiring shares in the warrant holder. That might diminish profits but we do not accept that to adhere broadly to its obligations to multi-cultural broadcasting threatens its viability.

We believe that the talk back, discussion and documentary format can be adapted in a number of ways to provide much more than is at present being done for diverse cultural interests. That is not to make it a "Polynesian station" but rather that it reflect in its information, news and opinion programmes a wider range and depth of ethnic and cultural diversity than at present. We acknowledge the impracticalities of some of Mr Dryden's specific programme proposals. Even without changing the present format more emphasis could be given in the direction originally intended.

The application for deletion and substitution will be granted in part but with the modification of a clause to maintain an obligation arising from the needs 1 and 9, to provide elements of multi-cultural programming. Parties are invited to make submissions on the form of the conditions to be substituted for condition 4 (b).

#### Shareholding

Mr R. B. W. Gill, Executive Director of the Stock Exchange, gave evidence of the reasons why the Stock Exchange had refused listing to the company and the Stock Exchange's requirements for listing. The article requirements in the Stock Exchange listing requirements were based on the notion of free transferability of shares, the very limited right of the directors to refuse to register transfers of shares and restrictions on issuing capital other than pro rata to or with the approval of existing shareholders.

The Exchange would not consider listing a company which gave some ordinary shareholders a preference over others in the number of shares they could hold unless such an advantage was prescribed by law. Radio Pacific Ltd. prevented a person other than a station employee or of the Manukau Community Foundation, from holding more than a 10 percent shareholding without the consent of the directors and the Tribunal and was therefore not in accordance with the Stock Exchange requirements. The fact that the restriction was not imposed by the terms of the legislation but was included as a condition of the warrant at the request of the company, was of real importance to the Stock Exchange. In other words, it was the company that was proposing the restrictions.

The Tribunal must express concern that when a condition is validly imposed by law in circumstances in which the Tribunal considers it to be in the public interest, that the New Zealand Stock Exchange should be able to penalise the company and its shareholders by refusing a listing but nevertheless carrying on with the dealing in the shares at a higher commission.

The Tribunal does not accept that, if the Stock Exchange can still deal with shares which contain such restrictions in circumstances where they are imposed by law, there should be any difficulty in dealing with them when they are so imposed by the Tribunal.

However, we take into account the fact that the practical result of the collective decision of sharebrokers in New Zealand to ban the company from listing has exacted a penalty from the shareholders. It is with some reluctance that we agree to the removal of the condition.

This reluctance is ameliorated to some extent by the fact that the clause as presently drafted was likely to prove ineffective in its objective. In the absence of a more effective clause it would not be difficult for a number of companies or individuals or members of one family to act in concert and to obtain a shareholding in excess of 10 percent. We accept that the removal of this condition may well result in such actions. It is therefore necessary in the public interest to impose the restriction on news media ownership which the company would have no objection to.

As this condition is imposed on a number of warrants of companies which are listed, it should not stand in the way of the listing of the company's shares.

If there has been annoyance or frustration on the part of the company or shareholders over this restriction, we consider that

should be directed to the Stock Exchange whose position we do not accept was in all the circumstances a reasonable one.

We note that there was no objection from any shareholder or any other person to this proposed amendment.

The existing conditions 4 (d) and 4 (e) will be deleted and the new condition restricting news media ownership will be imposed as 4 (d) in the form applied for.

Dated the 30th day of March 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Decision No. 10/84

COM 7/83

*Before the Broadcasting Tribunal*

In the matter of the Broadcasting Act 1976, and in the matter of a complaint by D. H. F. GREEN on behalf of the Nelson Harbour Board:

*Warrant Holder*—BROADCASTING CORPORATION OF NEW ZEALAND (Television New Zealand):

*Chairman*: B. H. Slane.

*Members*: L. R. Sceats, A. E. Wilson, N. L. MacBeth, P. J. Downey.

*Appearances*: G. R. Rowe for Broadcasting Corporation of New Zealand. D. H. F. Green for Nelson Harbour Board.

#### DECISION

THIS complaint arises from an item broadcast by TV1 in the 7 p.m. regional news on 30 March 1983. The script read as follows:

*Announcer*: A long-running row between the Nelson Harbour Board and local yachties looks set to continue for at least another month. The Board had given the boaties until tomorrow morning to get out of the harbour, but it seems the yachtsmen have had a reprieve, as (reporter) reports.

*Reporter*: For the dozen or so Nelson yachties who've chosen to live permanently on board their boats, life hasn't been plain sailing lately. Although they pay \$50 a month to moor here in a basin known as the *Mud Hole*, they've no facilities, no showers, no toilets, no running water on shore. They've complained to the Harbour Board, but the only response came as an eviction order. They were told to move out by tomorrow morning. The yachties claim they had nowhere safe or convenient to go, and they vowed to fight the Board.

*Richard Farley*: Well, everybody here's very upset, and at this stage, it could possibly be a confrontation with the Harbour Board, although that's the last thing we want. And we've done our best. We've approached the management, we've approached as many people as we can to get decisions, not necessarily reversed, but at least some rational discussion on it, and to come and see us and get our point of view.

*Reporter*: Well, it now looks like they'll get that chance for a rational discussion. For the Board's given them another month's extension, and they can argue their case before a full meeting of the Harbour Board in the middle of April.

Mr D. H. F. Green, Assistant General Manager and Secretary/Treasurer of the Nelson Harbour Board lodged the complaint on behalf of the Board. He alleged that the statement by the reporter to the effect that the Harbour Board's only response was an eviction order (paragraph 3) was untrue. The Board asked TV1 to "issue a statement to the effect that the yachties were not served with an eviction order but given notice to move, and that TV1 regrets any inference that the Nelson Harbour Board responded to complaints by requiring yachties to move."

The news item complained of was filmed during the visit to Nelson of a Wellington based reporter and a local camera crew to film the formal opening of a cement-loading installation. The reporter had telephoned the Harbour Board the previous day to inform the general manager, Mr F. S. Baldwin, that TV1 would be covering this ceremony. At the hearing the reporter said, "Towards the end of the phone call I mentioned the fact that I would also be doing a story on the controversy between the Board and the local yachties. There had been a long-running debate in the local newspapers over the mooring rights of the yachtsmen and the Board's attempts to move them from their present site."

Mr Baldwin declined to appear on television to discuss the issue. He warned the reporter to check any statements made by "the yachties", and, he says, he suggested that the reporter should approach the Board's chairman, Mr R. A. Fletcher, if he wanted any statement from the Board on the issue. Mr Baldwin's and the reporter's recollection of this part of the conversation differ. The reporter got the impression that neither Mr Baldwin nor Mr Fletcher, nor anyone else from the Harbour Board, wanted to be quoted on

the topic. Furthermore, he cannot recall anything he said which would give Mr Baldwin the impression that, unless he agreed to appear on film, the Board's side of the story would not be presented.

Mr Green wrote to Television New Zealand on 12 April quoting from the transcript of the news item (about the response to complaints being an eviction order—paragraph 3) and asking to be advised on what grounds the reporter made the statement. A reply before 21 April—the date of the next meeting of the Board—was sought.

The Wellington regional editor of the Corporation replied on 15 April stating "The grounds for the reporter's statement were contained in information by yachtsmen moored in the basin referred to in the item. The reporter had informed the editor that he approached a Board executive for its view of the yachtsmen's situation but was rebuffed. Had such a view been available it would of course have been included in the item."

On 21 May the following news item was prepared for the TV1 programme *Today Tonight*:

Nelson's community of 'live on board' yachties will definitely have to leave the port by the end of the month.

The yachties were told to ship out after a long-standing fight with the Harbour Board to keep their permanent moorings.

The Harbour Board says Nelson doesn't have proper facilities for house boats.

And they say the mud hole area where the yachties are moored was designed for marine industry and not domestic use.

In future cruising yachties will be able to stay in the port for no more than a month unless they get special permission for refitting their boats over a longer period.

This item was seen, and approved, by the regional editor during the process of preparing the programme. Later, however, without his knowledge or approval, the item was dropped from the programme due to other material running over time.

On 22 April Mr Green wrote as follows:

"The General Manager of the Nelson Harbour Board confirms that he received an approach by telephone to be interviewed on television on the subject of yachtsmen moored in the basin. The General Manager declined the invitation to be interviewed, advised the caller that he could approach the Board's Chairman, Mr R. A. Fletcher for interview and further advised that the interviewer should ensure that he has got his facts right. I know of no further approach to Executives of my Board on this issue.

"Your reporter has stated that my Board's response to complaint about lack of facilities in the shape of showers, toilets, running water, etc., has been an eviction order.

"The statement is quite untrue on 2 counts, firstly my Board resolved primarily to give notice to those persons with yachts moored in the slipway basin as a result of a report to the Board on the subject of congestion in the slipway basin. Secondly, there has not been an eviction order which I certainly understand to be a process through the courts. Boat owners were given notice by the Harbourmaster to move their vessels and I enclose a copy of said notice for your information, which is, I suggest, scarcely compatible with the comments made by your reporter.

"I am instructed by my Board to advise you that my Board requires that you withdraw the statement made by your reporter through the same medium as the original statement was made.

"My Board will wish to discuss the terms of such a withdrawal statement and be agreeable thereto before regarding this matter as closed."

The Harbourmaster's notice read as follows:

"I require you to cease berthing your vessel in the slipway basin with effect from 0800 hours 25 March 1983.

"The Board's boat harbour has a limited number of moorings available, however under the by-laws, living aboard a vessel within the boat harbour is not permitted.

"Alternatively, if you should wish to live aboard your vessel, then Mr A. Bryant, the Board's small craft supervisor, will arrange an area within the harbour in which you will be permitted to lay your own open mooring."

The Harbour Board decided, on 5 July, to make a formal complaint to the Broadcasting Corporation of New Zealand. The Corporation replied as follows on 11 July:

"The members of the Broadcasting Corporation considered the formal complaint you made on behalf of the Nelson Harbour Board about a *Today Tonight* item, dealing with yachtsmen, at their meeting on 5 July. The complaint was examined against subsection 24 (1) (d) and (e) of the Broadcasting Act 1976. They refer to the need to have regard to (d) the accurate and impartial gathering and presentation of news according to recognised

standards of objective journalism; and (e) the need to make reasonable efforts to present significant points of view in the same programme, or in others, when controversial issues are discussed.

"The Corporation considered that the item correctly represented the views of the yachtsmen, including their understanding of the notice given to them, and that to have withdrawn the statements, as your Board had required, would have resulted in a misrepresentation of the yachtsmen's views. The Corporation considered that what was required in the situation was not the withdrawal of a part, but the presentation of the other side of the story, and noted the several efforts by the Wellington Regional Editor to get this view. This included, twice, in letters of 26 April and 2 May, invitations to provide a spoken item, an interview or a statement, so that it is not correct to say, as in your letter of 26 May, that a member of your board or its executive must appear on television.

"In the circumstances the Corporation was unable to uphold the complaint on either ground; and it was noted that the invitations for your Board's position to be put still stand."

The Tribunal heard evidence from the general manager of the Harbour Board and from the reporter and regional editor.

The allegations can be conveniently dealt with under the following headings:

*Statement made in the television report was inaccurate and untrue.*

The reporter's script shows that he makes the statement "They've complained to the Harbour Board, but the only response came as an eviction order." He goes on to say that they were told to move out by the next day and "The yachties claim that they had nowhere safe or convenient to go, and they vowed to fight the Board." If the reporter had interpolated the words 'they claim' or 'they say' that the only response came as an eviction order, it would not have been possible to have criticised the statement made. But the use of the phrase later that 'the yachties claim' infers that the preceding statements were facts and only the statements in the final sentence were controversial.

This was conceded by the editor when he gave evidence to the Tribunal. He acknowledged that the report should have started with the words "Yachties say".

Had the reporter framed his report that way, the Board would have had little ground for complaint, except possibly in the use of the term 'eviction order' which is discussed below.

*Inadequate investigation*

The investigation by the reporter was indeed lacking in depth. The item was not a full scale investigative report, but a very short report bringing to the viewers' attention the existence of a dispute of considerable local interest. The details of the row were not put forward for comment to the Board because of a misunderstanding as to the general manager's personal position. The Harbour Board says that the reporter was warned to "ensure that he has got his facts right" but that was (not unreasonably) construed by the reporter as an indication of the Board's reluctance to have this particular item aired. It is certainly reasonable to regard the attitude of the Board as obstructive unless the Board at the same time offered to help the reporter to get the facts right.

*Televised Interview*

There was a conflict of evidence on whether the reporter told the general manager that it would be necessary for him to be interviewed on camera for the Board's side of the story to be told. The Tribunal finds that there was a misunderstanding, in good faith. It accepts the reporter's evidence that he obtained a clear impression that nobody from the Board would be prepared to comment. He did not recall any mention of approaching the Board chairman. He considered that he had been firmly and politely told that there would be nothing from the Board.

The general manager had already been interviewed and quoted in the Nelson *Evening Mail* on the same topic, but declined to be interviewed for television or even to refer the reporter to the statements that he had made which were already reported in the local newspaper. The impression we had was that the general manager saw the best interests of the Board being served by giving as little co-operation to the reporter on this story as possible in the hope that it would not be fueling the news value of the item.

It is possible that a formal televised interview was understood by the general manager as the only way in which information about the Board's position could be conveyed and that his refusal to give such an interview would therefore mean that the issue would not get on television at all.

*Eviction Order*

The Tribunal accepts that an eviction order may only be obtained by due process through the courts. This is a distinction most people would not appreciate. The Harbour Board, in the public mind, is an official body and a notice to quit from such a body would commonly be thought of in terms of the yachties being "ordered" to move their vessels. The yachties therefore might well have

regarded the notice "to cease berthing your vessel in the slipway . . ." as being tantamount to an eviction order; and so, presumably, might viewers if they had been shown a copy of the Harbourmaster's notice with the programme. The general manager conceded that the use of that phrase would not, on its own, have warranted a complaint.

The Nelson "Evening Mail" used the same phrase more than once—even after the Harbour Board had complained about it when it was first used.

*Demand for withdrawal*

The Harbour Board's repeated requests for the BCNZ to "withdraw" the statement complained of, was not the best course to have followed. While Television New Zealand was not blameless in this instance, the Harbour Board contributed to its own embarrassment. Instead of demanding a withdrawal it could have put the Board's position in a news release or accepted Television New Zealand's suggestion of an agreed statement and submitted a draft. Either of these simple straightforward steps could possibly have settled the problem at an early state.

A succinct statement of the facts as seen by the Board could, in any event, have constituted a good basis for a correction.

*Subsequent action*

The regional editor told the Tribunal that his attention was drawn to the "lack of balance" in the report, even before it was broadcast, but he accepted that the reporter had attempted to get the Board's side of the story and had been rebuffed. But the BCNZ's subsequent action showed the Corporation to have been less than diligent in attempting to redress the balance.

Even as late as 21 April (the date of the next meeting of the Board) a report of the Board's decision on the issue would have sufficed. When that item was—to the editor's dismay—dropped from the regional news of 21 April, it could have been included in the 22 April programme. The reason this was not done was that it was considered that by the evening of 22 April the news value had died. That was inconsistent with the editor's earlier assurance that he had been concerned to redress the balance of the offending item.

The Tribunal notes that a report on 22 April would have been published on the same day as the local afternoon newspaper report of the Board meeting the previous evening.

The Tribunal upholds the complaint to the extent that finding that the original statement was not fair and accurate; it lacked attribution. In all other respects the Tribunal does not uphold the complaint.

*Observation*

During its consideration of this complaint, the Tribunal consulted the BBC's *News Guide*, which it commends to the BCNZ. The following quotation is taken from that publication (page 27):

"The BBC's tradition of impartiality in the presentation of news debars it from expressing any opinion of its own. We do not take sides. And make sure that in reporting the opinions, comments and claims of others, the BBC does not become identified with them.

"This danger can be avoided by clearly sourcing every piece of information which could be regarded as an opinion or which could be seen to be open to question.

"For example: *Not* "the Government have been successful in . . ."—Instead "the Government say they have been successful in . . .".

"In the context of the Nelson Harbour Board's complaint, *not* "although they pay \$50 a month . . ."—Instead "Yachties say that although they pay \$50 a month . . .".

The Tribunal also commends to the attention of BCNZ the sections of the *News Guide* on "Getting it Right . . ." and "Putting it Right", from which the following is quoted (page 24):

"Most of use hate admitting we are wrong—and hate even more admitting it publicly by broadcasting a correction or apology. The way to avoid apologising is to avoid making mistakes. When we are wrong we should say so . . . The listeners will have greater, not less, respect for use if we admit our mistakes."

(The underlined passages appear that way in the original.)

While the BCNZ was not blameless in this instance, the Harbour Board contributed to its own embarrassment through an initial misunderstanding and lack of co-operation, followed by a demand for a "withdrawal" instead of co-operating in the preparation of an accurate statement. This may have been due to the Board's belief that to give an interview to or to make a statement to be used on television news it is necessary to appear on camera in person. That was not the case.

The Tribunal observes the complaint was hardly one which warranted a full scale hearing and perhaps if there had been some better personal communication later between the editor and the Board's general manager or assistant general manager the matter might have been resolved more quickly on a satisfactory basis.

We note that a videotape was not available to use.

*Co-opted Members*

Messrs Macbeth and Downey were co-opted as persons whose qualifications and experience were likely to be of assistance to the Tribunal in determining the complaint. They took part in the hearing and the deliberations of the Tribunal but the decision is that of the permanent members.

Dated the 30th day of March 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Decision No. 11/84  
COM 1/83

*Before the Broadcasting Tribunal*

IN the matter of the Broadcasting Act 1976, and in the matter of a complaint by the NEW ZEALAND PUBLIC SERVICE ASSOCIATION.  
*Warrant Holder*—BROADCASTING CORPORATION OF NEW ZEALAND (Television One):

*Chairman:* B. H. Slane.

*Members:* L. R. Sceats, A. E. Wilson.

*Co-opted Members:* G. C. Ell, B. W. Stephenson.

## DECISION

*The Programme*

Television One's 6.30 p.m. news bulletin on Thursday, 12 May 1983 contained a report of a fire overnight in Dunedin. The fire was a large one: It took an hour to bring under control and did half a million dollars' worth of damage. A young man had been charged with arson. Although it appears that the building destroyed was not an historic one, the site was of historic interest, being the place where New Zealand's first paper mill had been. The burned building was Whitcoulls' paper and cardboard store. So the story had several features giving it a strong interest in the public.

The newsreader read the item to camera. There was no visual material to support it. At the end of the item the reader said:

"We had hoped to show pictures of the fire, shot by a freelance cameraman but that material had been blacked by the Public Service Association. We're sorry about that."

*The complaint*

Just over two weeks after the broadcast, one of the Senior Advisory Officers for the New Zealand Public Service Association, ("The PSA"), Mr A. J. Simpson, sent a formal complaint to the Broadcasting Corporation of New Zealand ("the Corporation"). Mr Simpson subjected to the words which attributed the lack of pictures to action by the PSA. He said that the availability or otherwise of visual material was not intrinsic to the item. He expressed the view that, if the Corporation wished to report an industrial dispute, it should do so by stating the facts of the dispute and, if necessary, by running comment from the parties involved. He objected to the report on the basis that it ascribed responsibility only to one side.

Mr Simpson made it clear that he did not wish to argue the industrial rights and wrongs of the matter. He based his complaint on the requirement of fairness expressed in the Broadcasting Act 1976, s. 24 (1) (d) which calls for:

"The accurate and impartial gathering and presentation of news, according to recognised standards of objective journalism."

Mr Simpson considered it a departure from that standard to attribute the lack of visual material only to the PSA. He said:

"... it is a matter of record that the dispute arose from a disagreement over the application of certain management guidelines as between this Association and as (sic) between sections of the management itself. The actions of all 3 parties were intrinsic to the dispute but only the union was mentioned in the item."

Mr Simpson suggested that it would have been more strictly factual and more neutral if the reader said something along the lines that pictures were not available "because of an industrial dispute between the Public Service Association and the management of Television New Zealand."

*The Corporation's Finding*

The Corporation did not uphold the complaint. In a letter to Mr Simpson dated 11 July 1983, the Secretary of the Corporation, Mr McLean, said:

"The Corporation considered reports which indicated that, at the time of the broadcast, the reasons for not handling the visual material associated with the item were not given by PSA representatives to news or personnel executives. It was also noted that it is a quite common editorial practice to inform audiences when visual material cannot be shown. Having

regard to the absence of reasons for the action by PSA members, the use of the expression 'blacked' was not considered to be inaccurate, and in the circumstances the Corporation was unable to uphold the complaint."

*Referral to the Tribunal*

Mr Simpson was not satisfied with the Corporation's answer. He referred his complaint to the Tribunal in its original form. He did not ask for a hearing. The Corporation made further submissions by letter and these have been circulated. The Tribunal has asked for further information from the parties by letter and their replies have also been circulated to the parties. The Corporation also produced the relevant correspondence, including letters from Mr Simpson relating to the industrial aspects of the incident.

The Corporation in its submissions made 3 points:

1. A fire of any dimension is usually covered by television. If it occurs within a reasonable period prior to a news transmission, viewers expect a news organisation to screen pictures. In the circumstances, it was quite proper for the news organisation to give the public a reason why they could not see for themselves the dimension of the fire.
2. The fire was the topic of the item, not an industrial dispute which, if the facts had been known, might well have produced a separate news item. It submitted that the words used concerning the PSA "blacking" the item were accurate.
3. The Corporation was in no position to report fully the reasons for the PSA action at the time the news item went to air.

*The Issues*

Mr Simpson's complaint raises some important issues. Industrial reporting bristles with problems and so does the reporting of other events which have been affected as a consequence of an industrial dispute. The requirements of objectivity and impartiality are no less strict and the difficulties of achieving them are often just as great in the latter case. The reporting of industrial matters often focusses more on the consequences than on the issues of the dispute itself, as the consequences are often of more immediate public interest.

Reporters and sub-editors have to be on guard against an unconscious bias. Occasionally, when an industrial dispute is mentioned in a news report about the consequences, an unfortunate newsroom shorthand creeps in, in which the more neutral "industrial" is replaced by "union", as in "union action", "union strike", "union troubles", or "union dispute". While the inference may never have been intended, it is nevertheless there to be taken that the union was the cause of the problem. In reality it is just as possible that an employer's action may have been the direct cause. The use of such shorthand may constitute a failure to meet the standard of impartiality and objectivity required by section 24 (1) (d). It was well put on another occasion by the Director-General of Television New Zealand, Mr Allan Martin, who Mr Simpson quoted in his complaint to the Corporation:

"There might be, albeit unintentionally, an inference that the responsibility for industrial disputes belongs to the unionists and not management. I imagine this results from the notion that management is the status quo which the unions attempt to modify and in some cases radically change. When negotiations break down, overt action may be the only weapon available to employees. Industrial disputes are generally regarded as news and direct attention (presumably direct action) to resolve them is usually regarded as increasing news interest. In this event, the public might be left with the impression that such action is irresponsible, when the reasons for it might be an uncompromising and intractable attitude by management. Your point here is well made and our news staff have been reminded of the need for complete impartiality in these matters."

*The Circumstances*

The industrial and the programme-related strands of this case have quite separate identities but they are intertwined in such a way that the complaint cannot be dealt with in complete isolation from the industrial relationship between the parties. For one thing, the broadcasting organisation whose news broadcast is complained of was itself the object of the industrial action which is reported. That was all the more reason for it to be careful as to its objectivity.

The issue is whether, in the circumstances, it was fair for the Corporation to attribute responsibility for the "blacking" to the PSA alone.

If, as Mr Simpson suggests, the "blacking" should have been attributed to an industrial dispute, it is necessary to inquire whether there was a dispute to attribute it to. At first glance, it may seem self-evident that industrial action always occurs in the context of an industrial dispute. However, this is not always the case. The so-called "political" strike is an example: the employees serve no claims on the employer, he has nothing to respond to and no action on his part will stop the strike. In those circumstances, it would be

neither unfair nor inaccurate to have said that business was closed for the day "because of union action."

The Corporation said there was no "dispute" in this case. The thrust of the Corporation's evidence was that the impending ban on transmitting or editing the visual material became known to the Corporation late on the morning of the broadcast but the reasons for the ban did not. A non-staff cameraman provided Television New Zealand's news service with coverage of the fire. A PSA delegate in Auckland told news compilers that they could decline either to edit the material or to screen it if it were edited elsewhere. According to the Corporation's evidence, it did not have in front of it on the day of the ban, nor indeed for some three months after the ban, an indication of what the PSA wanted from it or of what the PSA was objecting to when it imposed the ban.

That may seem an unusual state of affairs. But the evidence of both parties tends to confirm it and the Tribunal was not presented with any information which would seriously contradict it. The day after the ban, Television New Zealand's Controller of Personnel Services, Mr Byrne (who has executive responsibility for industrial relations in Television New Zealand) wrote to the PSA's Dunedin office asking the reason for the ban and for details of any alleged breaches of the agreement between the PSA and Television New Zealand. The Dunedin Secretary wrote back saying he had referred Mr Byrne's letter to the National Office which "may" (to quote) reply. The Dunedin Secretary gave no other information.

Two weeks later, Mr Byrne still had no reply and wrote again to the Dunedin Secretary. Again there was no reply but a week later (June 3) Mr Simpson from the National Office, in a letter to the Corporation's Director of Personnel in Wellington, asked what was the Corporation's policy on the use of non-staff electronic news gathering crews. Mr Simpson referred to the Dunedin ban but still did not say why it had been imposed. He took exception to Mr Byrne's inquiry of the Dunedin office and continued, "Would you please take this matter up with him and make it clear to him that he has no right to the information he seeks but that it will almost certainly be available to him as a courtesy if he directs his question to the proper quarter."

The Tribunal is not concerned here with the industrial relations connotations of the letter but with the fact that it is completely consistent with the Corporation's assertion that, at the time of the ban, it had no claims before it from the PSA and was not aware either of what the PSA was imposing the ban in support of, or of what alleged transgression had led to the ban. More than a month later on 7 July in response to a further inquiry from the Corporation, Mr Simpson wrote to the Director of Personnel that he would provide Mr Byrne with the information he sought when the Director had replied to Mr Simpson's letter asking for the policy on electronic news gathering crews. Again, Mr Simpson's letter was consistent with an acceptance on his part that neither Mr Byrne nor anyone else in the Corporation's management would yet know the exact reason for the ban.

So the Corporation's case is that, at the time of the ban, it could not have been in dispute with the PSA; that in the absence of a statement of position by the PSA, there was nothing with which the Corporation could be in dispute.

The Tribunal accepts the Corporation's statements as to the state of its knowledge at the time of the ban. The Tribunal also accepts that, on the rather unusual facts, it was not inaccurate to attribute the ban to the PSA and it would have been rather generous to have said that the management of Television New Zealand was a party to a dispute with the PSA.

In accepting the Corporation's argument the Tribunal does not say that disputes can be called into existence only by written claims. The Tribunal is aware that industrial disputes can flare suddenly, with the parties' positions stated only orally. The PSA has not made a case that was so here. If it wished to bring its complaint on that basis, there is some burden on it to show that that is what happened. It led no substantial evidence to that effect, despite a direct inquiry from the Tribunal. In response to a question, Mr Simpson stated that the ban arose "from a confused stance on the part of the management" and that the management in Dunedin "was advised at 1 p.m. on 12 May that there was a dispute under way." On 23 August Mr Simpson wrote to Mr Byrne to explain for the first time that staff had declined to deal with material until they had adequate clarification of "contradictory positions on the part of management as to how they were to handle material produced by stringers using EMG equipment" (He declined to tell the Tribunal whether or not the PSA or its representative was aware of the action before the news broadcast. He said it was not part of the Tribunal's brief.)

The Corporation's correspondence on the other hand pointed strongly to there being no dispute in the usually accepted sense.

We had some concern over the use of the word "blacked". On balance we consider the word "ban" would have been more neutral but we cannot find the use of "blacked" to be inaccurate or lacking impartiality.

#### Decision

We find the item was not in breach of the standards set out in section 24 (1)(d) for accurate and impartial gathering and presentation of news according to the accepted standards of objective journalism. The attribution of the ban to the PSA was justifiable in the state of knowledge of the Corporation at the time of the broadcast.

The circumstances were unusual and the Tribunal accepts that normally, in reports of industrial situations, the responsibility for industrial action should not be attributed indiscriminately to one side.

The complaint is not upheld.

#### Co-opted members

Mr Gordon Ell and Mr Brian Stephenson were co-opted as persons whose qualifications or experience would be of assistance to the Tribunal in dealing with the complaint. They took part in deliberations of the Tribunal but the decision is that of the permanent members.

Dated the 30th day of March 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

#### Customs Notice—Exchange Rates

NOTICE is hereby given, pursuant to the Customs Act 1966, that the following exchange rates to the New Zealand dollar relate to imported goods for which a New Zealand Customs entry has been lodged on or after 1 June 1984:

Australia	.72	Dollar
Austria	12.42	Schilling
Bangladesh	14.93	Taka
Belgium	35.99	B. Franc
Brazil	953.52	Cruzeiro
Burma	5.42	Kyat
Canada	.83	Dollar
Chile	58.93	Peso
China	1.39	Renminbi or Yuan
Denmark	6.50	Krone
Egypt	.55	E. Pound
Fiji	.68	F. Dollar
Finland	3.75	Markka
France	5.46	Franc
French Polynesia	98.06	FP Franc
Greece	68.34	Drachma
Hong Kong	5.08	H.K. Dollar
India	7.04	Rupee
Ireland	.58	I. Pound
Israel	120.63	Shekel
Italy	1095.48	Lira
Jamaica	2.61	J. Dollar
Japan	146.83	Yen
Malaysia	1.47	M Dollar (Ringgit)
Mexico	114.14	Peso
Netherlands	2.00	Florin (Guilder)
Norway	4.93	Krone
Pakistan	8.76	Rupee
Papua New Guinea	.56	Kina
Philippines	8.79	Peso
Portugal	89.18	Escudo
Singapore	1.34	S. Dollar
South Africa	.82	Rand
Spain	99.11	Peseta
Sri Lanka	15.85	Rupee
Sweden	5.20	Krona
Switzerland	1.47	Franc
Tonga	.71	Pa'anga
United Kingdom	.47	Pound
U.S.A.	.65	Dollar
West Germany	1.78	Mark
Western Samoa	1.10	Tala

Dated at Wellington this 18th day of May 1984.

P. J. MCKONE, Comptroller of Customs.

## Tariff Notice No. 1984/108—Applications for Approval

NOTICE is hereby given that applications have been made to the Minister of Customs for concessionary entry of the following goods at the rates of Customs Duty shown:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
H.O.	26589	21.07.018	Vivonex (standard)	Free*	Free*	99
CH	839	39.02.241	Vivonex (High Nitrogen)	Free*		..
CH	838	39.07.599	Enflo polytetrafluoroethylene rods	Free*		..
			Plastic clips and brackets when declared by a manufacturer for use by him, only in making automotive wiring harness; part numbers DA-3, DA-25, DA-28, DA-29-2, DA-31, DA-34, DA-43, DA-44, 7047-4660, 7047-4661, 7047-4664, 7047-4665, 7047-4668, 7047-4703, 7047-4705, 7047-4765, 7047-4780, 7047-4793, 7047-4821, 7047-4843, 7047-5030, 7047-5031, and 7047-9400	Free*	Free*	15
WN	2016	40.14.039	High nitrile rubber cable gloves to be used in electric cable jointing	Free*	Free*	99
AK	25845	59.08.002	Acrylic fibre, woven with 30 percent PVC coating, for use in making vertical blinds	Free*		..
AK	27061	70.20.089	Thermoseal rope, tape, insert gaskets for use in making solid fuel stoves and fires	Free*	Free*	15
CH	835	83.01.001	Ankerslot BV security locks MMT series mortice cylinders, hydraulic mortice locks Type CT and L, mortice locks for profile cylinders Type 8010, 8012, 8020, 8030, 8075, and 8094	Free*		..
CH	836	83.01.011	Ankerslot BV security locks TD series RIM cylinders, HK series, BH series, PRC 3800 series, PRC 3400 series and ND series	Free*		..
AK	26887	84.17.009	Spiral heat exchangers, Schmidt compact	Free*	Free*	10
AK	26880	84.18.031	Honeywell electrostatic precipitators	Free*	Free	10
AK	26762	84.19.039	Tetra Pak shrink on film machine, model 674851, for packaging liquid products	Free*	Free*	10
AK	26805	84.45.009	Deburring machine, Gratomat gear tooth type 120	Free*	Free	10
CH	824	84.45.009	Toshiba Shibaura model KRTB-16A surface grinding machine	Free*	Free	10
AK	26882	84.59.059	Automatic lapping machine, Speedfam model 24 style B/BW BTA/BTAW	Free*	Free*	10
AK	26879	84.59.059	Curtis vulcaniser for rubber moulds	Free*	Free*	10
AK	26881	84.59.059	Macawber solid fuel injection units, Densveyor and Controlveyor	Free*	Free*	10
AK	26774	84.63.029	Oiles 500 self-lubricating bearings	Free*	Free*	10
WN	1886	85.01.019	Axon electric motors 7000 rpm, 85 W, 220/240 V for use in making hand dryers	Free*	Free	10
AK	26803	85.06.009	Component parts as may be approved; excluding parts of general use, for use in making domestic waste disposal units	Free*	Free*	10
			APPROVED:			
AK	26908	85.11.009	List of parts available from the Collector, Auckland			
			Cast nickel chrome rotary scroll retort, with hinged flap cover and guide slipper	Free*	Free*	10
AK	26765	85.19.009	Hergair air switches, type 686	Free*	Free*	10
AK	26876	85.19.009	Hergair fail safe safety mat series 6400, to be used for guarding dangerous machinery	Free*	Free*	99
AK	26621	85.19.031	Heinemann JA/MA circuit breakers, on condition that they are solely for marine use	Free*	Free*	15
AK	26930	85.19.031	Surge arrestor, General Electric Tranquell 22 kV	Free*	Free*	10
CH	891	85.19.059	Siemens 3 UX1 connecting links, for connecting contactors to over-current relays	Free*	Free*	10
WN	1238	85.22.019	Evertz 1260 videotime code character generator	Free*	Free*	10
CH	892	85.23.029	Siemens 3UX1 connecting links, for connecting contactors to over-current relays	Free*	Free*	10
H.O.	65427	87.02.029	Three and four wheeled vehicles in the "farm bike" series, engine capacity not exceeding 350 cc. Features must include handlebar steering, non-enclosed astride single seating with foot pegs and be fitted with "all terrain" type low pressure tyres	30*	Can 20* DC 20* Aul 10* Aul 5* Aul Free	99
CH	790	90.24.011	Type T25 series 2 stage thermostats, having liquid expansion elements for control of commercial type heating systems for two rate heaters, commercial heat pumps etc.	Free*		..
AK	27062	98.08.001	Typewriter ribbon cassettes, for Hermes top-tronic electronic typewriters	Free*	Free*	99

\*or such higher rate of duty as the Minister may in any case decide

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

AK—Collector of Customs, Auckland.

CH—Collector of Customs, Christchurch.

WN—Collector of Customs, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 June 1984. Submissions should include a reference to the identification reference, application number, Tariff Item, and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 31st day of May 1984.

P. J. MCKONE, Comptroller of Customs.



## Tariff Notice No. 1984/109—Applications for Variation of Approval

NOTICE is hereby given that applications have been made for variation of current approvals of the Minister of Customs as follows:

Port	Appn. No.	Tariff Item No.	Goods	Rates of Duty		Part II Ref.	Concession Code	Effective	
				Normal	Pref.			From	To*
		34.02.000	CURRENT APPROVAL: Zygro metal cleaner	Free	Free	15	104736B	7/78	6/84
H.O.	65432	34.02.000	REQUESTED APPROVAL: Zygro metal cleaner in containers of 22 litres or greater						
		38.19.079	CURRENT APPROVAL: Ardrox and Zygro, material peculiar for detecting metal fatigue in aircraft	Free	Free	15	105437G	7/78	6/84
H.O.	65432	38.19.079	REQUESTED APPROVAL: Ardrox and Zygro materials, peculiar for detecting metal fatigue in aircraft and machinery, imported in containers of 22 litres or greater						
		84.10.029	CURRENT APPROVAL: Bennett type 70 pumps	Free	Free	10	110731D	7/78	9/86
WN	2071	84.10.029	REQUESTED APPROVAL: Bennett type 70 and type 75 pumps, for use in making or repair of Beckmeter metering pumps	Free	Free	15			
		85.19.055	CURRENT APPROVAL: Cekon plugs and socket-outlets 16 to 63 amps	Free	Free	10	113987J	7/78	3/85
WN	2010	85.19.055	REQUESTED APPROVAL: Cekon, Asea and Cewe plugs and socket outlet systems 16–63 amp						
		85.19.055	CURRENT APPROVAL: Dewe Cee plugs and socket-outlets system, 63–125 amps	Free	Free	10	923251G	2/83	3/86
WN	2009	85.15.055	REQUESTED APPROVAL: Asea Cewe Cee plugs and socket outlet system, 63–125 amp						
		85.19.055	CURRENT APPROVAL: Lindner Cekon sockets and adapters	Free	Free	10	113995K	7/78	3/85
WN	2012	85.19.055	REQUESTED APPROVAL: Lindner Cekon, Asea and Cewe sockets and adapters						
		Chapter 84	CURRENT APPROVAL: Catalogued parts of the following harvesting machines, pea, beans, red beet, carrot, and corn. This applies regardless of Tariff classification with the following exceptions; (1) Parts of general use (2) Any part which is the subject of a specific Determination of the Minister (3) Ball, needle and roller bearings (4) Electric motors (5) Fans and blowers (6) Parts of machines approved for entry under Part II concessions 20, 33, 60, 70, 80, 81 (7) Buckets, shovels and grabs (8) Hydraulic hoses with fittings attached (9) Articles of needleloom felt (10) Interchangeable tools, e.g., tool bits, saw blades, grinding wheels (11) Tyres and tubes (12) Electric accumulators (13) Electric lamps and tubes (14) Knives and cutting blades (15) Engines (16) Transmission shafts—flexible (17) Power Take off shafts (made up or in kit set form)	Free	Free	10	208897F	12/83	9/87
H.O.	26300	Chapter 84	REQUESTED APPROVAL: Catalogued parts of the following harvesting machines, pea, beans, red beet, tomatoes, carrot, and corn. This applies regardless of Tariff classification with the following exceptions; (1) Parts of general use (2) Any part which is the subject of a specific Determination of the Minister (3) Ball, needle and roller bearings (4) Electric motors (5) Fans and blowers (6) Parts of machines approved for entry under Part II concessions 20, 33, 60, 70, 80, 81 (7) Buckets, shovels and grabs (8) Hydraulic hoses with fittings attached (9) Articles of needleloom felt						

## Tariff Notice No. 1984/109—Applications for Variation of Approval—continued

Port	Appn. No.	Tariff Item No.	Goods	Rates of Duty		Part II Ref.	Concession Code	Effective	
				Normal	Pref.			From	To*
			(10) Interchangeable tools, e.g., tool bits, saw blades, grinding wheels (11) Tyres and tubes (12) Electric accumulators (13) Electric lamps and tubes (14) Knives and cutting blades (15) Engines (16) Transmission shafts—flexible (17) Power Take off shafts (made up or in kit set form)						

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

WN—Collector of Customs, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 June 1984. Submissions should include a reference to the identification reference, application number, Tariff Item, and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 31st day of May 1984.

P. J. McKONE, Comptroller of Customs.

3

## Tariff Notice No. 1984/110—Applications for Withdrawal of Approval

NOTICE is hereby given that applications have been made for the withdrawal of the following approvals of the Minister of Customs and for the future admission of the goods at substantive rates of duty:

Port	Appn. No.	Tariff Item No.	Goods	Rates of Duty		Part II Ref.	Concession Code	Effective	
				Normal	Pref.			From	To*
AK	27054	39.02.241	CTE wraparound heat—shrinkable sleeve	Free		..	206819C	7/82	6/84
AK	27053	39.02.241	GRS heat shrinkable wraparound sleeve	Free		..	206825H	7/82	6/84
AK	27051	39.02.241	JRS wraparound heat—shrinkable sleeve	Free		..	206821E	7/82	6/84
AK	27049	39.02.241	Sigmaform profiles, heat shrinkable wraparound sleeves	Free	Free	15	925800A	9/83	9/85
AK	27055	39.02.271	Heat shrink tubing and sleeving	Free		..	206894L	7/82	6/84
AK	27050	39.02.271	Irradiated polyolefin heat shrinkable tubing and sleeving	Free		..	206547K	7/82	6/85
AK	27052	39.02.501	Neo cover wraparound sleeve. W, RW, SW, F, NW, NWT, 1150, and 1175, for protecting welded joints on pipes	Free		..	923144H	7/82	6/85
DN	833	84.59.059	Laboratory Blood mixer; High Cell Rota-tor 20	Free	Free	10	912843D	10/83	12/86
H.O.	65433	85.01.041	Battery Charger modules	Free	Free	10	113263G	7/78	3/91
H.O.	65325	90.24.011	Pressure gauges, when declared by a manufacturer for use by him only in making automotive compression testers	Free		..	919559K	6/82	6/85
H.O.	65325	90.24.011	Quick silver water pressure gauge	Free		..	114913L	7/78	3/85
H.O.	65325	90.24.011	US gauge pressure gauges 4½/in. dial, turret cases	Free		..	918038K	1/82	3/85
H.O.	65325	90.24.011	UCC glycerine filled pressure gauges, with dials ranging from 63 mm to 100 mm for pressures ranging from 500 p.s.i. to 8500 p.s.i.	Free	Free	10	909470K	10/82	9/85

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

AK—Collector of Customs, Auckland.

DN—Collector of Customs, Dunedin.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 June 1984. Submissions should include a reference to the identification reference, application number, Tariff Item, and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 31st day of May 1984.

P. J. McKONE, Comptroller of Customs.

3



## Tariff Notice No. 1984/111—Applications for Continuation of Approval

NOTICE is hereby given that applications have been made to the Minister of Customs for the continuation of the following concessions at the rates of Customs Duty shown:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
DN	C585	Section VI	Drugs, chemicals and other substances peculiar to use as Culture Media or as ingredients of Culture Media, or as indicators (including standard chemicals) for chemical analysis or scientific investigation, and catalogued as such by the manufacturer, except blood typing of blood re-grouping agents NOTE: Importations of assortments of small quantities (i.e., in respect of invoiced items individually not exceeding \$40 in value) of drugs, chemicals, and other substances admitted under this decision may be entered by showing their classification as tariff item 29.46.000.00D, in lieu of the various tariff item numbers concerned	Free*	Free*	99
H.O.	26711	34.02.000	Chemcryn C-101-N, JK-EB, PKN, and EP-330	Free*	Free*	15
H.O.	26710	34.02.000	Glucam E10, E20, P10, P20	Free*	Free*	15
DN	C619	39.01.282	Tubing, nylon film, layflat, when declared for use in sterilising instruments in hospitals	Free*	Free*	99
DN	C620	39.02.391	Vacuum metallised unplasticised PVC	Free*		..
DN	C621	39.07.599	Bobbins, reels, cops, tubes, and similar supports (excluding cones) for use in holding yarn during storage or processing	Free*	Free*	99
DN	C622	41.10.000	Witan imperial bonded leather	Free*	Free	15
DN	C624	48.07.149	Metron resin impregnated paper, with glue line, when declared by a manufacturer that it will be used by him only in making signply	Free*	Free*	15
DN	C625	59.08.002	Dyed nylon or polyester based cloth, coated with other than PVC on one side only	Free*		..
DN	C629	73.15.101	Machine knife steel high carbon and high chrome, under 153 mm in width	Free*	Free*	99
DN	C630	73.18.009	'Applifin' finned out and annealed seamless stainless steel tube	Free*	Free*	99
DN	C631	73.18.009	V.E.W. hollow bar, seamless	Free*	Free*	99
DN	C590	73.29.009	Kuplex grade 80 chain 19 mm diameter and over, for use in making chain slings and lifting chain	Free*	Free	99
DN	C632	73.40.069	Bobbins, reels, cones and similar supports, peculiar for holding yarn during storage or processing in woollen or hosiery mills	Free*	Free*	99
DN	C633	74.03.009	Bars and rods of chrome copper	Free*	Free*	15
DN	C634	74.03.031	Brass wire in gauges lighter than 1.4 mm (17 s.w.g.)	Free*		..
DN	C635	74.03.031	Phosphor bronze wire	Free*		..
DN	C638	74.11.019	Gauze, cloth, grill netting, fencing, reinforcing fabric and similar materials (including endless bands) of cooper wire	Free*	Free	99
DN	C641	84.19.039	Tablet, capsule, suppository vial ampoule and similar container filling, sealing and/or packing machines	Free*	Free*	0
DN	C642	84.21.029	Wagner airless spray units, explosion proof, diaphragm type	Free*	Free*	10
DN	C539	84.22.009	Air operated winches, hoists or capstans excluding cable climber winches	Free*	Free*	10
DN	C649	84.47.009	Sicar automatic feeders, models export 4/4	Free*	Free	10
DN	C644	84.59.059	Floating vertical aerator	Free*	Free*	10
DN	C646	85.19.009	C.R.R. selector switches, series 300	Free*	Free*	10
DN	C647	85.19.071	CRL series: 800 programmers and 400 Auto manual stations	Free*	Free*	10
DN	C648	85.25.000	66 kV and higher, brush type condenser transformer bushings	Free*	Free*	10
DN	C597	87.14.039	Air sprung suspensions, when declared (1) by a manufacturer for use by him, only in making trailers or semi-trailers; or (2) by an importer that they will be sold by him, only to manufacturers for making trailers or semi-trailers APPROVED: Cooper air	Free*	Free*	99
DN	C650	90.24.011	Ranco dual and single pressure controls, peculiar to use in air conditioning equipment	Free*		..
DN	C603	90.26.011	Rockwell high pressure positive displacement meters; Models; R200 415 750 1000 1600 3000 5000 10000	Free*	Free	99
DN	C651	90.28.009	CRL series: 400 digital process indicators 100 digital process indicators 200 digital temperature indicators 400 digital trip amplifier controllers 400 three term controllers	Free*	Free	99
DN	C652	92.12.019	Master video tapes, when declared by a manufacturer for use by him, only in making submasters for the recording of video tapes	Free*	Free*	99
DN	C572	96.01.039	Rotary wire brushes peculiar to use in making footwear	Free*	Free*	99

\*or such higher rate of duty as the Minister may in any case decide

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.  
DN—Collector of Customs, Dunedin.

*Tariff Notice No. 1984/111—Applications for Continuation of Approval—continued*

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 June 1984. Submissions should include a reference to the identification reference, application number, Tariff Item, and description of goods concerned and be supported by information as to:

- (a) The range of equivalent goods manufactured locally;
- (b) The proportion of New Zealand and imported material used in manufacture;
- (c) Present and potential output; and
- (d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 31st day of May 1984.

P. J. MCKONE, Comptroller of Customs.

3

*Tariff Notice No. 1984/112—Application for Continuation of Approval Declined*

NOTICE is hereby given that an application for concessionary rates of duty by the approval of the Minister of Customs on goods as follows has been declined:

Port	Appn. No.	Tariff Item	Goods	Applications Advertised	
				Tariff Notice No.	Gazette No.
DN	C266	39.07.549	Nalgene safety shields, for use in laboratories	1984/76	61, 5 April 1984, p. 1187

Dated at Wellington this 31st day of May 1984.

P. J. MCKONE, Comptroller of Customs.

3

*Import Control Exemption Notice (No. 18) 1983-84*

PURSUANT to regulation 17 of the Import Control Regulations 1973\*, the Minister of Trade and Industry hereby gives notice as follows:

1. (a) This notice may be cited as the Import Control Exemption Notice (No. 18) 1983-84.
- (b) This notice shall come into force on the 1st day of June 1984.

2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the tariff items in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

3. The exemption from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Second Schedule hereto, included in the exemption notice shown in the Second Schedule is hereby withdrawn.

**FIRST SCHEDULE**  
EXEMPTION CREATED

Tariff Item	Classes of Goods
91.01.001	Clocks and watches and parts thereof other than clocks incorporating radio receivers
91.01.009	
91.02.011 to	
91.03.009	
91.04.012 to	
91.11.008	

**SECOND SCHEDULE**  
EXEMPTION WITHDRAWN

Tariff Item	Classes of Goods	Date of Exempting Notice
91.01.001	Clocks and watches and parts thereof other than clocks incorporating radio receivers	15 April 1983 (Supplement to the Gazette of 14 April 1983)
91.01.009		
91.02.011 to		
91.02.019		
91.04.012 to		
91.11.008		

Dated at Wellington this 28th day of May 1984.

HUGH TEMPLETON, Minister of Trade and Industry.

\*S.R. 1973/86

EXPLANATORY NOTE: This exemption notice clarifies the exempt status of Tariff Heading 91.03.

6

*Tariff Notice No. 1984/113—Application for Exclusion from Determination*

NOTICE is hereby given that an application has been made for exclusion of goods as follows from current determinations of the Minister of Customs and for admission of such goods at the rates of duty prescribed under the substantive Tariff Item therefor:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
H.O.	23584	85.01.011	Component parts of electric motors (the list may be obtained from the A & D section, Head Office, Wellington) NOTE: If approved, the above goods will be subject to the rates of duty prescribed under Tariff Items 85.01.001 and 85.01.019, or at the rate of duty prescribed under Part II of the Tariff, reference 10	30*	Can 20 DC 15 Pac Free Aul 20	..

\*or such lower rate of duty as the Minister may in any case direct

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 June 1984. Submissions should include a reference to the identification reference, application number, Tariff Item, and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 31st day of May 1984.

P. J. MCKONE, Comptroller of Customs.

3

*Notice No. 36—Amending the Statistical Requirements of the Customs Tariff of New Zealand*

PURSUANT to section 123 (2) of the Customs Act 1966, the Statistical Key of the Customs Tariff is hereby amended in the following manner:

Item No.	Amendment	Statistical Key		
		Code	Unit	Description
85.15.201	DELETE	01J		
		09D		
		11F		
		19A		
	and SUBSTITUTE	02G	No.	Mounted in cabinets: ..Colour, screen size as follows: ..Not exceeding 360mm
		08F	No.	..Exceeding 360 mm but not exceeding 460 mm
		12D	No.	..Exceeding 460 mm but not exceeding 510 mm
		18C	No.	..Exceeding 510 mm but not exceeding 560 mm
		29J	No.	..Exceeding 560 mm
				..Monochrome, screen size as follows:
		31L	No.	..Not exceeding 440 mm
		39F	No.	..Exceeding 440 mm but not exceeding 530 mm
		49C	No.	..Exceeding 530 mm
				Other:
				..Colour, screen size as follows:
		51E	No.	..Not exceeding 360 mm
		59L	No.	..Exceeding 360 mm but not exceeding 460 mm
		61B	No.	..Exceeding 460 mm but not exceeding 510 mm
		69H	No.	..Exceeding 510 mm but not exceeding 560 mm
		79E	No.	..Exceeding 560 mm
		..Monochrome, screen size as follows:		
81G	No.	..Not exceeding 440 mm		
89B	No.	..Exceeding 440 mm but not exceeding 530 mm		
99K	No.	..Exceeding 530 mm		

The above amendments are effective on 1 July 1984.

Dated at Wellington this 21st day of June 1984.

P. J. MCKONE, Comptroller of Customs.

3

*Import Control Exemption Notice (No. 3) 1984-85*

PURSUANT to regulation 17 of the Import Control Regulations 1973\*, the Minister of Trade and Industry hereby gives notice as follows:

1. (a) This notice may be cited as the Import Control Exemption Notice (No. 3) 1984-85.
- (b) This notice shall come into force on 1 July 1984.

2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the tariff item in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

3. The exemption from the requirement of a licence under the said regulations in respect of the classes of goods set forth in the Second Schedule hereto, included in the exemption notice shown in the Second Schedule, is hereby withdrawn.

FIRST SCHEDULE  
EXEMPTION CREATED

Tariff Item	Classes of Goods
Ex 97.06.009.61L	Tennis, badminton and squash racquets (except squash racquets containing wood, the f.o.b. value of which exceeds \$(N.Z.) 6.00)

SECOND SCHEDULE  
EXEMPTION WITHDRAWN

Tariff Item	Classes of Goods	Date of Exempting Notice
Ex 97.06.009.61L	Tennis, badminton and squash racquets, the f.o.b. value of which does not exceed \$6.00 (N.Z.)	1 May 1984 (Supplement to the Gazette of 3 May 1984)

Dated at Wellington this 28th day of May 1984.

HUGH TEMPLETON, Minister of Trade and Industry.

\*S.R. 1973/86

EXPLANATORY NOTE: This notice provides for the exemption from the import control of all racquets except squash racquets containing wood, the f.o.b. value of which exceeds \$6.00 N.Z. on cessation of local manufacture.

6

*Notice by Examiner of Commercial Practices of Consents to Merger and Takeover Proposals*

PURSUANT to section 72 (6) of the Commerce Act 1975, notice is hereby given that the Examiner of Commercial Practices has consented to the following merger and takeover proposals.

Person by or on behalf of whom notice was given in terms of section 70 (1) of the Commerce Act 1975	Proposal	Date of Consent
The New Zealand Insurance Life Ltd.	The New Zealand Insurance Life Ltd., may acquire up to 100 percent of the shareholding in Capital Life Assurance Ltd.	24 May 1984
F. Meenan and Company Ltd.	F. Meenan and Company Ltd., a wholly owned subsidiary of Lion Breweries Ltd., may acquire the stock and plant of the New Eagle Hotel, Bluff	28 May 1984
Dominion Industries Ltd.	Dominion Industries Ltd., may acquire 12 978 250 50 cent ordinary shares in the capital of N.Z. Forest Products Ltd., by exercising its rights under a 1 for 4 rights issue	28 May 1984

Dated at Wellington this 29th day of May 1984.

R. ORAM, for Examiner of Commercial Practices.

4

*Application for Plant Selectors' Rights (Notice No. 3251, Ag. P.V. 3/6)*

PURSUANT to section 11 of the Plant Varieties Act 1973, notice is hereby given that an application for a grant of Plant Selectors' Rights as specified in the Schedule hereto, has been received by the Registrar of Plant Varieties. Protective Direction has not been applied for. If any interested person considers that he is likely to be unfairly affected by the application, he may lodge an objection with the Registrar within 2 months from the date of this *Gazette*. Objections must comply with section 19 of the Plant Varieties Act 1973.

SCHEDULE

SPECIES: PEA (*Pisum sativum*)

Name and Address of Applicant	Date of Application	Breeder's Reference	Proposed Denomination
Pyne, Gould, Guinness Ltd., P.O. Box 112, Christchurch as agent for Cebeco Handelsraad BV, P.O. Box 182, 3000 AD Rotterdam, The Netherlands	21/5/84	Cebeco 1114	Solara

Dated at Lincoln this 21st day of May 1984.

F. W. WHITMORE, Registrar of Plant Varieties.

9

*Import Control Exemption Notice (No. 17) 1983-84*

PURSUANT to regulation 17 of the Import Control Regulations 1973\*, the Minister of Trade and Industry hereby gives notice as follows:

1. (a) This notice may be cited as the Import Control Exemption Notice (No. 17) 1983-84.
- (b) This notice shall come into force on the 1st day of June 1984.

2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff Item in the Schedule hereto, imported from and being the produce or manufacture of Australia, are hereby exempted from the requirement of a licence under the said regulations.

## SCHEDULE

Tariff Item	Classes of Goods
	Goods imported from and being the produce or manufacture of Australia:
Ex 34.05.001	"Armor-All Protectant"
Ex 73.40.069.79E	Tackless strip designed for affixing carpet

Dated at Wellington this 25th day of May 1984.

HUGH TEMPLETON, Minister of Trade and Industry.

EXPLANATORY NOTE: This notice provides for the exemption of "Armor-All Protectant" and Tackless strip designed for affixing carpet, imported from and being the produce or manufacture of Australia, to meet New Zealand's commitments under ANZCERT.

\*S.R. 1973/86

6

*Notice Under the Regulations Act 1936*

PURSUANT to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Cash Price	Postage and Packaging
Reserve Bank of New Zealand Act 1964	The Exchange Control Regulations 1978, Amendment No. 5	1984/133	28/5/84	35c	70c
Education Act 1964	The Kindergarten Appointments Regulations 1983, Amendment No. 1	1984/134	28/5/84	40c	75c

## POSTAGE AND PACKAGING CHARGE: MAIL ORDERS

If two or more copies ordered, the remittance should cover the *cash price* and the *maximum charge* for the *total value of purchases* as follows:

Total Value of Purchases \$	Maximum Charge \$	Total Value of Purchases \$	Maximum Charge \$
Up to 1.50	0.40	10.01 to 20.00	1.50
1.51 to 5.00	0.55	20.01 to 50.00	3.60
5.01 to 10.00	0.85	50.01 to 100.00	4.80

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; Government Life Building, Ward Street (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Wellington Trade Centre, Cubacade (Private Bag), Wellington 1; 159 Hereford Street (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin.

P. D. HASSELBERG, Government Printer.

---

**BANKRUPTCY NOTICES**


---

*In Bankruptcy*

MCCARTHY, KEVIN JAMES, builder, of 32 Goodwin Drive, Papakura, was adjudicated bankrupt on 4 April 1984. Creditors meeting will be held at my office, Second Floor, Lorne Towers, Lorne Street, Auckland on Friday, 1 June 1984 at 9 a.m.

F. P. EVANS, Official Assignee.

Auckland.

---

*In Bankruptcy*

FOLEY, PATRICK L., of 390 Richardson Road, Mount Roskill, workman, was adjudicated bankrupt on 16 May 1984.

HOCKLEY, ERIC LYONEL, of 7A Jason Avenue, Sandringham, was adjudicated bankrupt on 16 May 1984.

JOBLIN, GEOFFREY MAX, of 18 Castaing Crescent, Te Atatu, company director, was adjudicated bankrupt on 16 May 1984.

Dates of first meetings of creditors will be advertised later.

F. P. EVANS, Official Assignee.

Auckland.

---

*In Bankruptcy*

WAYNE, ROBERT MICHAEL, promoter, of 24 Scarborough Terrace, Parnell, Auckland, was adjudicated bankrupt on the 2nd day of May 1984. Creditors meeting will be held at my office, Second Floor, Lorne Towers, Lorne Street, Auckland on Thursday, 21 June 1984 at 2.15 p.m.

F. P. EVANS, Official Assignee.

Auckland.

---

*In Bankruptcy*

NOTICE is hereby given that dividends have been paid by my office on all proved claims in the following estates:

Barnfield, Bryan James, first and final dividend of 100c in the dollar plus interest.

Bartlett, Russell Andrew, supplementary and final dividend of 12.702c in the dollar (making in all 14.977c in the dollar).

Boyd, Ian Malcolm, second and final dividend of .002577c in the dollar (making in all 16.976027c in the dollar).

Churchward, Alfred Emanuel, first and final dividend of 5.38725c in the dollar.

Dickens, Andrew Keith, first and final dividend of 9.694c in the dollar.

Fielder, Robert J., fourth and final dividend of 1.1671c in the dollar (making in all 55.79658c in the dollar).

Fraser, Nola Myrtle, first and final dividend of 100c in the dollar plus interest.

Grinter, Ronald Peter, first and final dividend of 13.21945c in the dollar.

Holmes, Dennis, interim dividend of 45c in the dollar.

Kelly, Doreen Janice, second and final dividend of 25.371050c in the dollar (making in all 55.371050c in the dollar).

Kenar, Tom, first and final dividend of 3.3517c in the dollar.

Kosterman, Engleburtus Adrianys Martinus, first and final dividend of 100c in the dollar plus interest.

Leech, Gilbert John, first and final dividend of 4.965537c in the dollar.

Lind Mitchell, Christopher David, first and final dividend of 4.087879c in the dollar.

McNeil, William, first and final dividend of 1.537c in the dollar.

Manson, George Murray, first and final dividend of 22.3862c in the dollar.

Morton, Noelene Irene, second and final dividend of .3827c in the dollar (making 30.7452c in the dollar).

Nixon, Desmond, interim dividend of 50c in the dollar.

Shortland, Frederick Rutherford, first and final dividend of 12.5749c in the dollar.

Sinclair, Mark Christopher, second and final dividend of 14.6198c in the dollar (making in all 19.8586c in the dollar).

Sloper, Robert Charles, first and final dividend of 2.52986c in the dollar.

Subritzky, Bryce, first and final dividend of 27.16219c in the dollar.

Sullivan, Noel Joseph, first and final dividend of 1.43285c in the dollar.

Szekely, George, first and final dividend of 9.1141c in the dollar.

Te Haara, Richard Michael, first and final dividend of 2.3537c in the dollar.

Wetere, Ara Tangata, first and final dividend of .0070943c in the dollar.

Whitehead, D., first and final dividend of 5.90336c in the dollar.

T. W. PAIN, Deputy Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland.

---

*In Bankruptcy—Notice of Adjudication and of First Meeting*

NOTICE is hereby given that William George Joseph Thorne, unemployed of 109 Pukepoto Road, Kaitaia, was on 11 May 1984 adjudged bankrupt and I hereby summon a meeting of creditors to be held at the Courthouse on the 7th day of June 1984 at 11 o'clock in the forenoon.

All proofs of debt must be filed with me as soon as possible after the date of adjudication and if possible before the first meeting of creditors.

Dated this 25th day of May 1984.

P. R. BRUCE, Official Assignee.

Courthouse, Whangarei.

---

*In Bankruptcy—Notice of Adjudication and of Adjourned Meeting*

NOTICE is hereby given that Evan Reonahia Tareha, of 43A Jack Street, Whangarei was on 29 September 1983 adjudged bankrupt and I hereby summon an adjourned meeting of creditors to be held at Courthouse, Whangarei, on the 14th day of June 1984 at 10.30 o'clock in the forenoon.

Dated this 24th day of May 1984.

P. R. BRUCE, Official Assignee.

Courthouse, Whangarei.

---

*In Bankruptcy—Notice of Order of Annulling an Adjudication (Section 119, Insolvency Act 1967)*

TAKE notice that the order of adjudication dated 19 December 1983 against Sani (Sonny) Vagana of 41 Selbourne Street, Grey Lynn, Auckland, carpenter, was annulled by Order of the High Court at Auckland, dated the 21st day of March 1984.

Dated at Auckland this 21st day of May 1984.

F. P. EVANS, Official Assignee.

lc

---

*In Bankruptcy—Notice of Adjudication and of First Meeting*

NOTICE is hereby given that Donald Francis Spence Litloff of 647 Devon Street East, New Plymouth, workman, was on 25 May 1984 adjudged bankrupt. Notice of the first meeting of creditors will be given later.

E. B. FRANKLYN, Official Assignee.

P.O. Box 446, New Plymouth.

---

*In Bankruptcy*

ALLEN VINCENT FERGUSON of 29 Harrington Street, Port Chalmers (formerly 76 Nairn Street), unemployed, was adjudged bankrupt on 24 May 1984. Creditors meeting will be held at Meeting Room, Third Floor, M.L.C. Building, corner Princes and Manse Streets, Dunedin, on Thursday, 14 June 1984 at 11 a.m.

T. E. LAING, Official Assignee.

Dunedin.

---

*In Bankruptcy*

PHILLIP GRAHAM CANTWELL, fork hoist driver, of 386 Sunset Road, Rotorua, was adjudged bankrupt on 16 May 1984. Creditors meeting will be held at the Maori Land Court, Haupapa Street, Rotorua on Friday, 8 June 1984 at 10.30 a.m.

J. NELSON, Official Assignee.

Hamilton.

*In Bankruptcy*

WIKI RANGA and ALISON RANGA, freezing worker and married woman, of 18 Couch Street, Ngaruawahia was adjudged bankrupt on 25 May 1984. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

*In Bankruptcy*

ALISON RANGA, married woman, of 18 Couch Street, Ngaruawahia, was adjudged bankrupt on 25 May 1984. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

*In Bankruptcy*

WIKI RANGA, freezing worker, of 18 Couch Street, Ngaruawahia, was adjudged bankrupt on 25 May 1984. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

*In Bankruptcy—Notice of Order Annulling an Adjudication  
(Section 119, Insolvency Act 1967)*

TAKE notice that the order of adjudication, dated the 20th day of May 1983, against Richard Puhī Rapana, workman, of Tauranga, was annulled by Order of the High Court at Hamilton on the 11th day of October 1983.

J. NELSON, Official Assignee.

16–20 Clarence Street, Hamilton.

*In Bankruptcy*

HAPETA HETEKIA HARAKI, of 11 Dennis Street, Gisborne, driver, was adjudged bankrupt on 18 May 1984. A meeting of creditors will be held at my office on Thursday, 7 June 1984 at 10.30 a.m.

L. M. RATTRAY, Official Assignee.

Courthouse, Gisborne.

*In Bankruptcy*

TREVOR NOEL STEVENS, of Ferndalen, 2 R.D., Gore, P.E.P. worker, was adjudged bankrupt on 24 May 1984. Creditors meeting will be held at Courthouse, Gore on Friday, 22 June 1984 at 11 a.m.

T. E. LAING, Official Assignee.

Dunedin.

*In Bankruptcy*

HAROLD WAIN ROBERTSON, of 88 Frank Street, Gore, meat worker, was adjudged bankrupt on 24 May 1984. Creditors meeting will be held at Courthouse, Gore on Friday, 22 June 1984 at 2 p.m.

T. E. LAING, Official Assignee.

Dunedin.

**LAND TRANSFER ACT NOTICES**

EVIDENCE of the loss of certificates of title (Canterbury Registry) described in the Schedule having been lodged with me together with applications for the issue of new certificates of title, notice is hereby given of my intention to issue the same and to register such discharge upon the expiration of 14 days from the date of the *Gazette* containing this notice.

**SCHEDULE**

CERTIFICATE of title A1/334 for 72 acres and 2 roods in Waitaki Survey District, being Rural Section 38485 in the name of Bruce Conrad Boyes, a farmer and Julie Anne Boyes, his wife, both of Waimate. Application No. 488681/1.

Certificates of title 77/193 and 77/194 for 1 rood each in Mount Somers, being Lots 83 and 84. Deposited Plan 190 in the name of George Wilson, a works manager. Application 488945/1.

Dated this 25th day of May 1984.

W. B. GREIG, District Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost notice is given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *Gazette* containing this notice.

**SCHEDULE**

CERTIFICATE of title 1063/280 in the name of John Buchanan of Auckland, company director.

Memorandum of mortgage B201010.1 affecting the land in certificate of title 52B/867 in favour of Davenport Buxton & Gibson Securities Ltd.

Certificate of title 13A/881 in the name of Anthony Cohen of Auckland, chef and Jeanette Cohen, his wife.

Certificate of title 33A/1027 in the name of Leonard Leslie Parker of Auckland, engineer.

Memorandum of Lease 662485.2 affecting land in certificates of title 44A/102 and 44A/103 under which Her Majesty the Queen is Lessee.

Certificate of title 53A/1187 in the name of Barbara May Bellette of Auckland, receptionist.

Certificate of title 53B/200 for an undivided one half share in the fee simple and an estate of leasehold under Lease B133824.2 in the name of Brian Thompson of Auckland, hosiery mechanic and Sheila Elizabeth Thompson, his wife and also memorandum of Lease B133824.2.

Certificate of title 51A/539 for an undivided one-sixth share in the fee simple and an estate of leasehold under Lease B005781.8 in the name of Graham Royston Edwards of Auckland, company director.

Application Nos. B289662, B290000, B290302, B290578, B291006, B291647, B291801 and B291976.

Dated this 24th day of May 1984 at the Land Registry Office, Auckland.

C. C. KENNELLY, District Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiry of 14 days from the date of the *New Zealand Gazette* containing this notice.

**SCHEDULE**

AGREEMENT for sale and purchase Volume 1008, folio 8, containing 1691 square metres, more or less, situate in the Hutt District, being Lot 299 on Deposited Plan 15935 in the name of William Francis Hughes of Lower Hutt, public servant. Application 623074.1.

Renewable lease, Volume 625, folio 30, containing 766 square metres, more or less, situate in the City of Palmerston North, being Lot 17 on Land Transfer Plan 17702 in the name of Leonard Edward Rosenberg of Palmerston North, motor engineer and Sylvia Moana Rosenberg, his wife. Application 623176.1.

Agreement for sale and purchase, Volume 996, folio 39, containing 668 square metres, more or less, situate in the City of Lower Hutt, being Lot 112 on Deposited Plan 16690 in the name of Ronald Robert Millar of Lower Hutt, wireworker and Gladys Phyllis Millar, cleaner, his wife. Application 623158.1.

Certificate of title, Volume 600, folio 152, containing 919 square metres, more or less, situate in the City of Wellington, being Lot 263 on Deposited Plan 10347 and Lot 1 on Deposited Plan 16189 in the name of Tokouru Haami Motu of Wellington, cashier and Maiti Ann Motu, his wife. Application 624076.1.

Renewable lease, Volume 731, folio 36, containing 1330 square metres, more or less, situate in Block II, Sandy Survey District, being Section 76, Town of Tangimoana in the name of Samuel George Marston of Tangimoana, shepherd. Application 624221.1.

Certificate of title, Volume 21D, folio 379, being firstly an estate in fee simple as to an undivided ½ share, containing 640 square metres, more or less, situate in the City of Wanganui, being Lots 1 and 2 on Deposited Plan 26964 and secondly an estate in Leasehold created by Lease 452659.5 of Flat 3 and Carport C on Deposited Plan 52629 in the name of Margaret Ann Arbuckle, spinster and John Seabrook, retired both of Wanganui. Application 624270.1.

Memorandum of Lease 452659.5 of Flat 3 and Carport C on Deposited Plan 52629 in the name of Margaret Ann Arbuckle, spinster and John Seabrook, retired, both of Wanganui. Application 624270.1.

Memorandum of mortgage 326931.2 from Johanna Ruthera Van Daatselaar to Gerardus Adrianus Van Daatselaar as mortgagee. Application 624469.1.

Dated at the Land Registry Office, Wellington this 25th day of May 1984.

E. P. O'CONNOR, District Land Registrar.

Wellington.

EVIDENCE of the loss of outstanding duplicate of certificates of title, Volume G1, folio 1145 and Volume G1, folio 1146 (Taranaki Registry), whereof Steven Limeburner of New Plymouth, wine steward is the registered proprietor of an estate in fee simple being all that parcel of land each containing 825 square metres, more or less, being Lots 1 and 2 on Deposited Plan 7792 having been lodged with me together with an Application 309749 for the issue of new certificates of title in lieu thereof, notice is hereby given of my intention to issue such new certificates 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 23rd day of May 1984.

S. C. PAVETT, District Land Registrar.

EVIDENCE having been finished of the loss of the outstanding duplicate of certificate of title 1C/1374, Gisborne Registry in the name of John Basil Laurence Middleton of Whatatutu, farmer, for 14.2500 hectares, more or less, being Whatatutu B2B Block, situated in Block XII, Mangatu Survey District and application 153751.1 having been made to me to issue new certificate of title 4D/680 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, Private Bag, Gisborne this 25th day of May 1984.

N. L. MANNING, Assistant Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 92, folio 241 (Nelson Registry), for that parcel of land containing 1032 square metres, more or less, situated in the City of Nelson, being part of Lot 2, Deposited Plan 1567 and being part of Section 1080 in the names of William Barrie Jackson of Nelson, medical practitioner and Gillian Frances Jackson, his wife, having been lodged with me together with an application No. 240738.1 to issue a new certificate of title in lieu thereof, notice is hereby given 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 at Nelson this 24th day of May 1984.

J. W. H. MASLIN, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 3C, folio 122 (Nelson Registry), for that parcel of land containing 1.6276 hectares, more or less, situated in Block IV, Gordon Survey District, being Section 89, Wai-iti Hills District in the name of Karanga Farms Limited at Nelson, having been lodged with me together with an application No. 240740.1 to issue a new certificate of title in lieu thereof, notice is hereby given 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 at Nelson this 24th day of May 1984.

J. W. H. MASLIN, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 108, folio 237 (Nelson Registry), for that parcel of land containing 13.5822 hectares, more or less, situated in Block X of the Kaiteriteri Survey District, being part of Section 67, Square 9 and being more particularly shown on Deposited Plan 4119 in the name of Edward John Fry of Riwaka, farmer, having been lodged with me together with an application No. 240862.1 to issue a new

certificate of title in lieu thereof, notice is hereby given 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 at Nelson this 24th day of May 1984.

J. W. H. MASLIN, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 3A, folio 7 (Nelson Registry), for that parcel of land containing 1753 square metres, more or less, situated in the City of Nelson, being Lot 6, Deposited Plan 6646 and Lot 1, Deposited Plan 7346 in the names of Clifford James Stratton of Nelson, traffic manager and Jean Frances Stratton, his wife, having been lodged with me together with an application No. 240929.1 to issue a new certificate of title in lieu thereof, notice is hereby given 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 at Nelson this 24th day of May 1984.

J. W. H. MASLIN, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title 79/194 (Hawke's Bay Registry) containing 842 square metres, more or less, situate in the Borough of Woodville being Lot 8 on Deposited Plan 64 in the name of Ian Reginald Skinner of Woodville, contractor, having been lodged with me together with an application No. 433732.1 to issue a new certificate of title in lieu thereof, notice is hereby given 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, Napier this 28th day of May 1984.

R. I. CROSS, District Land Registrar.

EVIDENCE of the loss of the duplicate original memorandum of lease No. 355273.3 affecting 5620 square metres, more or less, situate in Block VIII, Heretaunga Survey District being Lot 1 on Deposited Plan 15646 and being all the land in certificate of title, Volume H2, folio 1305 (Hawke's Bay Registry) whereof The Hawke's Bay Harbour Board is the lessor and The New Zealand Society for the Intellectually Handicapped (Incorporated) at Wellington is the lessee, having been lodged with me together with an application No. 434388.1 for the issue of a provisional lease in lieu thereof, notice is hereby given of my intention to issue such provisional lease upon the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Napier this 28th day of May 1984.

R. I. CROSS, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title 142/249 (Hawke's Bay Registry) containing 569 square metres, more or less, situate in the City of Hastings being parts of Lots 1 and 5, Deposited Plan 7997 in the name of The Hastings High School Old Boys Football Club Incorporated at Hastings having been lodged with me together with an application No. 434328.1 to issue a new certificate of title in lieu thereof, notice is hereby given 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, Napier this 28th day of May 1984.

R. I. CROSS, District Land Registrar.

## ADVERTISEMENTS

### NEW ZEALAND FRIENDLY SOCIETIES AND CREDIT UNIONS ACT 1982

#### ADVERTISEMENT OF DISSOLUTION BY INSTRUMENT

NOTICE is hereby given that the Protestant Alliance Alexandra Lodge, Register No. 731, held at Auckland, is dissolved by instrument, registered at this office the 24th day of May 1984, unless within 3 months from the date of the *Gazette* in which the advertisement appears, proceedings be commenced by a member or other person interested in or having a claim on the funds of the society to set aside such dissolution, and the same be set aside accordingly.

K. M. PRISK, Registrar.



## THE COMPANIES ACT 1955

## NOTICE OF DISSOLUTION

PURSUANT to section 335A (7), Companies Act 1955, I hereby declare that the following companies are dissolved:

Linseed Growers Ltd. AK. 060171.  
Northland Finance Company Ltd. AK. 047309.  
Northland Timber Treatments Ltd. AK. 049703.  
Oborns Building Ltd. AK. 054342.  
Selpar Holding Co. Ltd. AK. 107492.  
Teranco Investments Ltd. AK. 092688.  
Waitemaringi Ltd. AK. 043755.  
Woodpecker Industries Ltd. AK. 088327.

Given under my hand at Auckland this 17th day of May 1984.

M. J. BROSNAHAN, Assistant Registrar of Companies.

8385

## THE COMPANIES ACT 1955

## NOTICE OF DISSOLUTION

PURSUANT to section 335A (7), Companies Act 1955, I hereby declare that the following companies are dissolved:

M. A. Rainbow Ltd. AK. 075844.  
Mathias - L.W.R. Ltd. AK. 105851.  
NZTS Hand Dryers Ltd. AK. 082113.  
NZ Towel Supply (Dunedin) Ltd. AK. 100847.  
The Observer Printing Works Ltd. AK. 043783.  
Pembroke Investments Ltd. AK. 066806.  
Rita Breckon Salons Ltd. AK. 106639.  
Safetymaster (1977) Ltd. AK. 080330.  
Wentworth Hotel Ltd. AK. 103994.

Given under my hand at Auckland this 17th day of May 1984.

M. J. BROSNAHAN, Assistant Registrar of Companies.

8386

## THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

R. A. & J. Clerke Ltd. AK. 088387.  
Rick Stenner Ltd. AK. 102826.  
Riddle Construction Ltd. AK. 086974.  
R. M. & C. M. Draffin Ltd. AK. 087181.  
R. N. Croucher & Sons Ltd. AK. 072726.  
Salon Fifi Ltd. AK. 073094.  
Southdown Properties Ltd. AK. 053548.  
Starland Enterprises Ltd. AK. 088665.  
Sydney & Cynthia Smith Ltd. AK. 085282.  
Toby Jug Steak House Ltd. AK. 075423.  
Willis Enterprises Ltd. AK. 083636.

Given under my hand at Auckland this 17th day of May 1984.

M. J. BROSNAHAN, Assistant Registrar of Companies.

## THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Marina Seafoods Ltd. AK. 109931.  
Otavi Developments Ltd. AK. 089728.  
Providors Delicatessen of Devonport Ltd. AK. 099740.  
Rogers Studio Ltd. AK. 065262.  
Rolls of the Run Ltd. AK. 113698.  
Smith & Graham Engineering Ltd. AK. 099579.  
Wellesley Carpets and Furnishings Ltd. AK. 047376.  
Wilmar Holdings Ltd. AK. 097013.  
Woodhill Stores Ltd. AK. 096606.

Given under my hand at Auckland this 17th day of May 1984.

M. J. BROSNAHAN, Assistant Registrar of Companies.

## THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 months from the date hereof, the name of the under-mentioned company will, unless

cause is shown to the contrary, be struck off the Register and the company dissolved:

All Spares Ltd. NL. 168750.

Dated at Nelson this 24th day of May 1984.

J. W. H. MASLIN, District Registrar of Companies.

8391

## THE COMPANIES ACT 1955, SECTION 335A

NOTICE is hereby given that the under-mentioned companies have been dissolved:

Ascot Downs Ltd. HN. 186235.  
Belle Flats Ltd. HN. 189185.  
Foodworld Trading Co. Ltd. HN. 192710.  
Forsters Stores Ltd. HN. 174723.  
Jean Emme Salon 1975 Ltd. HN. 195883.  
G. & R. Aitchison Ltd. HN. 198574.  
M. E. Pulman & Sons Ltd. HN. 185538.  
R. E. & P. Bourke Ltd. HN. 199621.  
R. G. & J. E. Terry Ltd. HN. 198374.  
Road Mac Ltd. HN. 198141.  
Vale's Bookshop Ltd. HN. 181819.  
Wald Properties Ltd. HN. 175753.  
W. W. Marshall (Rotorua) Ltd. HN. 186429.

Dated at Hamilton this 22nd day of May 1984.

H. J. PATON, Assistant Registrar of Companies.

8390

## THE COMPANIES ACT 1955, SECTION 335(A)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Craig Morgan Nominees Ltd. WN. 023611.  
Dry Creek Holdings Ltd. WN. 008422.  
Genghis Khan Ltd. WN. 028839.  
Geo. Thomas Supplies Ltd. WN. 005708.  
Hunt & Paterson Ltd. WN. 030159.  
James Howden N.Z. Ltd. WN. 031443.  
Moutoa Chambers Ltd. WN. 014903.  
Process Engravers Ltd. WN. 002429.  
Whitelaw Bros Ltd. WN. 001932.

Given under my hand at Wellington this 21st day of May 1984.

L. SHAW, Assistant Registrar of Companies.

8392

## 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:

Smith & South Ltd. HK. 153799.

Dated at Hokitika this 24th day of May 1984.

A. J. FOX, District Registrar of Companies.

## DECLARATION OF DISSOLUTION OF COMPANY

I, Robert On Hing, District Registrar of Companies, hereby declare that

L. R. & D. B. Francis Ltd. NA. 165618.

is hereby dissolved pursuant to section 335A (7) of the Companies Act 1955.

Dated at Napier this 15th day of May 1984.

R. ON HING, District Registrar of Companies.

8466

## DISSOLUTION OF COMPANY

I, John William Hall Maslin, District Registrar of Companies, hereby declare that

J. & R. Perrone Ltd. NL. 168646.

is dissolved pursuant to section 335A (7), Companies Act 1955.

Dated at Nelson this 25th day of May 1984.

J. W. H. MASLIN, District Registrar of Companies.

8462

## THE COMPANIES ACT 1955, SECTION 335A

NOTICE is hereby given that the under-mentioned companies have been dissolved:

Carnarvon Butchery Ltd. GS. 151708.  
McCormick Park Stores Ltd. GS. 152499.  
T. & J. Wood Ltd. GS. 152442.

Dated at Gisborne this 25th day of May 1984.

N. L. MANNING, Assistant Registrar of Companies.

8465

## THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

B. J. Higgins Ltd. GS. 152344.  
City Cleaners (Gisborne) Ltd. GS. 152118.  
Darnbrook Murray Grey Cattle Co. Ltd. GS. 152398.  
Huxley Road Dairy Ltd. GS. 152232.  
Livingstone Music Productions Ltd. GS. 152666.  
Monotherm Insulation (Gisborne) Ltd. GS. 152645.  
Okitu Store (1978) Ltd. GS. 152672.  
Papuni Construction Ltd. GS. 152051.  
Shirley Road Mini-Market Ltd. GS. 152737.  
Shoe Tree (Gisborne) Ltd. GS. 152653.  
Whakatane Textiles Ltd. GS. 152435.

Dated at Gisborne this 25th day of May 1984.

N. L. MANNING, Assistant Registrar of Companies.

## THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 months from the date hereof, the name of the under-mentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved:

Aero Enterprises Ltd. CH. 135556.  
C. & A. Osborn Ltd. CH. 135420.  
Deyell's Jewellers Ltd. CH. 127422.  
Griffiths Properties Ltd. CH. 127484.  
H. Jacometti & Co. Ltd. CH. 126632.  
Leicagraph Studios (Christchurch) Ltd. CH. 127305.  
McMeekins Foodmarket Ltd. CH. 126690.  
Nilsson Bros. Ltd. CH. 126787.  
Timaru Buildings Ltd. CH. 126791.  
Topcat Plumbers Ltd. CH. 135552.  
Ward & Goldstone (New Zealand) Ltd. CH. 127292.

Dated at Christchurch this 25th day of May 1984.

L. A. SAUNDERS, Assistant Registrar of Companies.

## CHANGE OF NAME OF INCORPORATED SOCIETY

NOTICE is hereby given that "Royal New Zealand Society for the Health of Women and Children (Greymouth Branch) Incorporated" has changed its name to "Royal New Zealand Plunket West Coast Branch" and that the new name was this day entered on my register of Incorporated Societies in place of the former name.

Dated at Hokitika this 18th day of May 1984.

A. J. FOX,  
Assistant Registrar of Incorporated Societies.

8464

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Frankton Car Painters Limited" has changed its name to "R. J. & J. Chalklen Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 200197.

Dated at Hamilton this 18th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8388

was this day entered on my Register of Companies in place of the former name. HN. 188875.

Dated at Hamilton this 14th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8389

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Tancred Chambers Limited" has changed its name to "Lyco Farm Limited", and that the new name was this day entered on my Register of Companies in place of the former name. DN. 147782.

Dated at Dunedin this 10th day of May 1984.

S. McDONALD, Assistant Registrar of Companies.

8387

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The Nestlé Company (New Zealand) Limited" has changed its name to "Nestlé New Zealand Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 046423.

Dated at Auckland this 18th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8343

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Paramount Engineering Company Limited" has changed its name to "Devonshire Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 048999.

Dated at Auckland this 23rd day of March 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8344

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Were & Silk (Hibiscus Coast) Limited" has changed its name to "Were Realty (Hibiscus Coast) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 067342.

Dated at Auckland this 12th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8345

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "See Hear Limited" has changed its name to "Partnership Productions (Film & Television) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 088932.

Dated at Auckland this 13th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8346

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Landsea Minerals Limited" has changed its name to "Whangarei Water Tanks Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 086411.

Dated at Auckland this 24th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8347

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Hillcrest Lodge Limited" has changed its name to "Thornton Park Deer Limited", and that the new name

## CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Newman Roofing Limited" has changed its name to "Garage Builders (Bay of Islands) Limited",

and that the new name was this day entered on my Register of Companies in place of the former name. AK. 106183.

Dated at Auckland this 19th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8348

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "T.V. Times Limited" has changed its name to "Australasian Publishing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 113487.

Dated at Auckland this 24th day of January 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8349

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "NEC Distributors Limited" has changed its name to "AMI Industrial Products Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 090926,

Dated at Auckland this 27th day of April 1984.

M. J. BROSNAHAN, Assistant Registrar of Companies.

8350

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "New Zealand Valve Co. 1981 Limited" has changed its name to "Hayr Road Engineering Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 065782.

Dated at Auckland this 8th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8351

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Philippine Trade House Limited" has changed its name to "Mayon Importing Co. Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 093489.

Dated at Auckland this 18th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8352

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The Security and General Insurance Company (N.Z.) Limited" has changed its name to "Security and General Insurance Company (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 108043.

Dated at Auckland this 23rd day of March 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8353

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "W. M. Moffat Limited" has changed its name to "Spaceline Developments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 105821.

Dated at Auckland this 26th day of March 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8354

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Reo Finance Limited" has changed its name to "Howard Trading Limited", and that the new name

was this day entered on my Register of Companies in place of the former name. AK. 100449.

Dated at Auckland this 5th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8355

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Powley Wines & Spirits (Southland) Limited" has changed its name to "Taranaki Wines and Spirits Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 208071.

Dated at Auckland this 1st day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8356

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "MSI International Limited" has changed its name to "Andrews and Beaven Industrial Equipment Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 091825.

Dated at Auckland this 30th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8357

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "MSI Chemicals Limited" has changed its name to "Power Equipment Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 102193.

Dated at Auckland this 30th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8358

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Scott Marra Limited" has changed its name to "Bill Scott Contractors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 093738.

Dated at Auckland this 2nd day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8359

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Oneriri Downs Limited" has changed its name to "Arlet Properties Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 106733.

Dated at Auckland this 16th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8360

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Skateways (Auckland) Limited" has changed its name to "The Sleeping Dog Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 043901.

Dated at Auckland this 8th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8361

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Mayken Candy Limited" has changed its name to "Mayken Limited", and that the new name was this

day entered on my Register of Companies in place of the former name. AK. 041892.

Dated at Auckland this 16th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8362

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Unit Holdings Limited" has changed its name to "Classic Units Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 098358.

Dated at Auckland this 11th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8363

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Supreme Engineering NZ Limited" has changed its name to "New Zealand Valve Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 048139.

Dated at Auckland this 8th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8364

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Ron Parker Limited" has changed its name to "Scantech Corporation Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 092405.

Dated at Auckland this 7th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8365

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Sheffield Tools & Agencies Limited" has changed its name to "Magnet Agencies Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 057867.

Dated at Auckland this 14th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8366

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Placsetters International Limited" has changed its name to "Cavalli International Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 209591.

Dated at Auckland this 10th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8367

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Matchmaker Fashions Limited" has changed its name to "Chow Mein Fashions Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 240466.

Dated at Auckland this 14th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8368

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Management Associates Limited" has changed its name to "Challenge Corporate Services Limited", and

that the new name was this day entered on my Register of Companies in place of the former name. AK. 082885.

Dated at Auckland this 14th day of March 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8369

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Lindys Fashions Limited" has changed its name to "Continental Movers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 099062.

Dated at Auckland this 3rd day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8370

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Stokes Enterprises Limited" has changed its name to "Marble Cladding Co. (Auckland) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 096759.

Dated at Auckland this 24th day of February 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8371

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Miami Centre (Papatotoe) Limited" has changed its name to "Dibern Properties Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 1979/957.

Dated at Auckland this 2nd day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8372

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Profile Extrusion Company Limited" has changed its name to "Agplas Services Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 104859.

Dated at Auckland this 16th day of February 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8373

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Whack & Smack Panel & Paint Limited" has changed its name to "Coachman Panel & Paint Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 118390.

Dated at Auckland this 11th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8374

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "New Zealand Leisure Developments Limited" has changed its name to "Limelight Travel Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 204260.

Dated at Auckland this 4th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8375

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Taranaki Co-operative Wool Processors Limited" has changed its name to "Wanganui Wool

Processors Co-operative Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK.114652.

Dated at Auckland this 19th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8376

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Stevens and Chapman Bricklayers Limited" has changed its name to "BAC Developments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 114070.

Dated at Auckland this 11th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8377

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Power Equipment Limited" has changed its name to "Power Equipment (Merchants) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 105853.

Dated at Auckland this 30th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8378

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Tyre Holdings NZ 1980 Limited" has changed its name to "JPR Alexander Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 085493.

Dated at Auckland this 7th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8379

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Mark Downs Limited" has changed its name to "C. Putt Consultancy Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 241540.

Dated at Auckland this 15th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8380

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "R. D. Glass Limited" has changed its name to "Souwest Farms Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 054500.

Dated at Auckland this 24th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8381

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Raymond Enterprises Limited" has changed its name to "Raymond Enterprises (New Zealand) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 090515.

Dated at Auckland this 14th day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8382

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Tafic Distributors Limited" has changed its name to "Tafic Security and Alarms Limited", and that

H

the new name was this day entered on my Register of Companies in place of the former name. AK. 114267.

Dated at Auckland this 12th day of April 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8383

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Miller & Kreisel Sound (Australasia) Limited" has changed its name to "Sound Group Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 113069.

Dated at Auckland this 3rd day of May 1984.

A. G. O'BYRNE, Assistant Registrar of Companies.

8384

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Rogerson Racing & Breeding Stables Limited" has changed its name to "Hamilton Thoroughbred Services Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 201356.

Dated at Hamilton this 17th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8471

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Coils Specialists (1980) Limited" has changed its name to "Peter Baker Transport Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 199265.

Dated at Hamilton this 14th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8472

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The Waikato Taxation Service Limited" has changed its name to "The Timaru Taxation Service (1984) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 200283.

Dated at Hamilton this 14th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8473

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Fimasu Farms Limited" has changed its name to "Tokoroa Commercial Cleaners (1984) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 199626.

Dated at Hamilton this 4th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8474

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "A. & C. Timmer Enterprises Limited" has changed its name to "A. & M. Timmer Enterprises Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 200293.

Dated at Hamilton this 18th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8475

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Kawakawa Garage & Service Station (1979) Limited" has changed its name to "Malcolm Liddington

Enterprises Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 198377.

Dated at Hamilton this 11th day of May 1984.

R. O. CAIRD, Assistant Registrar of Companies.

8476

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Firth and Kennelley Limited" has changed its name to "Firth & Gore Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 164050.

Dated at Napier this 16th day of April 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8467

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Parkvale Pharmacy Limited" has changed its name to "R. J. Wilson Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 161963.

Dated at Napier this 15th day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8468

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Clive Motordrome Limited" has changed its name to "Jean House Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 165223.

Dated at Napier this 15th day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8469

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "McDonald Bros. Transport (1982) Limited" has changed its name to "Bay-Freights Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 166274.

Dated at Napier this 21st day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8470

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Apex Plastic Industries Limited" has changed its name to "Central Hawke's Bay Automotive Engineers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 161754.

Dated at Napier this 11th day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8480

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "HBF Financial Services Limited" has changed its name to "HBF Dalgety Finance Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 165800.

Dated at Napier this 14th day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8481

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Harris Investments Limited" has changed its name to "Chocolate Scenter Limited", and that the new

name was this day entered on my Register of Companies in place of the former name. NA. 161050.

Dated at Napier this 8th day of May 1984.

G. C. J. CROTT, Assistant Registrar of Companies.

8482

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Montagnat Landaus Mining Limited" has changed its name to "Montland Mining Limited", and that the new name was this day entered on my Register of Companies in place of the former name. IN. 158350.

Dated at Invercargill this 27th day of April 1984.

H. E. FRISBY, Assistant Registrar of Companies.

8463

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "K. Hodge Drapery Limited" has changed its name to "A. W. Furby Limited", and that the new name was this day entered on my Register of Companies in place of the former name. DN. 146846.

Dated at Dunedin this 21st day of May 1984.

S. McDONALD, Assistant Registrar of Companies.

8477

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Fitzroy Cycles & Nursery Ware Limited" has changed its name to "Dickie Enterprises Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NP. 172357.

Dated at New Plymouth this 23rd day of May 1984.

G. D. O'BYRNE, Assistant Registrar of Companies.

8483

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "P. H. Venables Limited" has changed its name to "CMI (South Island) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 121885.

Dated at Christchurch this 30th day of April 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8478

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Christchurch Car Cases Limited" has changed its name to "Banks Peninsula Earthmoving Contractors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132478.

Dated at Christchurch this 4th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8492

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "M. H. Duder Limited" has changed its name to "M. H. Duder Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 129221.

Dated at Christchurch this 17th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8493

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Vintage Travel Limited" has changed its name to "Travel Masters Limited", and that the new name was

this day entered on my Register of Companies in place of the former name. CH. 138365.

Dated at Christchurch this 30th day of April 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8494

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The Astoll Marketing Company Limited" has changed its name to "Denis Stollery Investments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 136112.

Dated at Christchurch this 21st day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8495

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Space Age Entertainments Limited" has changed its name to "Burger King Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 135201.

Dated at Christchurch this 12th day of April 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8485

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Melwire Industries (N.Z.) Limited" has changed its name to "Norman J. Hurl & Company (New Zealand) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132258.

Dated at Christchurch this 4th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8486

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Methven Tourist Lodge Limited" has changed its name to "Methven Country Inn Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 139621.

Dated at Christchurch this 10th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8487

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Print Marketing Consultants Limited" has changed its name to "Print Marketing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 133798.

Dated at Christchurch this 9th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8488

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "R. J. Bain & Company Limited" has changed its name to "Poultry Processors (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 122664.

Dated at Christchurch this 18th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8489

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Mt Hutt Aviation Limited" has changed its name to "Chatham Islands Aviation Limited", and that

the new name was this day entered on my Register of Companies in place of the former name. CH. 134746.

Dated at Christchurch this 9th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8490

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "K. N. Webley Limited" has changed its name to "Glassflair International Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 123709.

Dated at Christchurch this 18th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8491

#### CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Henderson MacGeorge & Wood Solicitors Nominee Company Limited" has changed its name to "MacGeorge Wood & Blaikie Solicitors Nominee Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 131349.

Dated at Christchurch this 7th day of May 1984.

R. S. SLATTER, Assistant Registrar of Companies.

8484

#### PHILIPS SHOE STORE (1973) LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Gary Royston Craik, propose to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 17th day of May 1984.

G. R. CRAIK, Applicant.

8393

#### NOTICE CALLING FINAL MEETINGS OF MEMBERS AND CREDITORS

IN the matter of the Companies Act 1955, and in the matter of BELLWYN APPLIANCES LTD. (in liquidation):

NOTICE is hereby given in pursuance of section 291 of the Companies Act 1955, that meetings of the members and creditors of the above-named company will be held at the offices of Peat, Marwick, Mitchell & Co., Fourth Floor, National Mutual Centre, Shortland Street, Auckland at 9 a.m. on the 26th day of June 1984, for the purpose of having an account laid before the meetings showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator.

Every member or creditor is entitled to attend and vote at the meetings is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member or creditor respectively.

Proxies to be used at the meetings must be lodged at the offices of Peat, Marwick, Mitchell & Co., Tenth Floor, National Mutual Centre, Shortland Street, Auckland not later than 4 o'clock in the afternoon on the 25th day of June 1984.

Dated this 22nd day of May 1984.

G. S. REA, Liquidator.

8397

#### THE COMPANIES ACT 1955

##### NOTICE APPOINTMENT OF RECEIVER

*Pursuant to Section 346 (1)*

*Name of Company:* CHEMICAL TECHNOLOGY LTD.

*Presented by:* Westpac Banking Corporation.

*To:* The Registrar of Companies.

WE, Douglas Gerald Parsons and Geoffrey Ronald Voice, managers of Westpac Banking Corporation at Wellington, with reference to

Chemical Technology Ltd., hereby give notice that on the 22nd day of May 1984, Westpac Banking Corporation appointed James Bruce Alfred McAlister and Kevin Nicholas Curnow both of Christchurch, chartered accountants, as joint and several receivers and managers of the property of this company under the powers contained in an instrument being debenture dated the 3rd day of August 1981 by Chemical Technology Ltd. in favour of Westpac Banking Corporation.

Dated the 22nd day of May 1984.

D. G. PARSONS.

Office of Receiver: Care of Messrs Deloitte Haskins and Sells, Chartered Accountants, Phoenix House, 76 Hereford Street, Christchurch.

Description of property in respect of which the receivers and managers have been appointed: All assets of the company.

8398

#### CHEMICAL TECHNOLOGY LTD.

##### IN RECEIVERSHIP

CHEMICAL TECHNOLOGY LTD. (in receivership). All moneys owing to Westpac Banking Corporation Ltd. have been repaid and the receiver will cease to act when the normal formalities have been complied with.

J. C. RUTHERFORD, Solicitor to the Company.

8504

#### VALLEY AUTOS (1969) LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY.

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Auckland for dissolution of the company. Unless written objection is made to the Registrar within 30 days of 31 May 1984 (the date this notice was posted in accordance with section 335 (3) (b) of the Companies Act) the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

A. J. BEDFORD, Chartered Accountant.

8399

#### BERTS FOODMARKET LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Auckland for dissolution of the company. Unless written objection is made to the Registrar within 30 days of 31 May 1984 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act) the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

A. J. BEDFORD, Secretary.

8400

#### The Companies Act 1955 DEE JAY MARKETING LTD.

##### IN LIQUIDATION

BY order of the High Court at Auckland dated the 16th day of May 1984, Peter Rose, chartered accountant of Auckland, has been appointed liquidator of the above-named company without a committee of inspection.

Dated this 18th day of May 1984.

F. P. EVANS, Official Assignee.

Auckland.

8404

1c

#### HUBERT AND SIMPSON LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 25th day of May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act), the Registrar may dissolve the company.

Dated this 22nd day of May 1984.

H. A. HUBERT, Director.

8410

#### CEE-CEE ENTERPRISES LTD.

NOTICE is hereby given that a general meeting of the shareholders of Cee-Cee Enterprises Ltd., will be held at 11 a.m. on Friday, the 22nd day of June 1984 at Unit 2, 16 Prospect Terrace, Milford, Auckland. The business of the meeting will be to consider a proposal of which notice has been received by the secretary, that the meeting pass a special resolution altering the provisions of the memorandum of association of the company with respect to the objects and powers of the company by omitting from the memorandum the objects and powers stated therein and affirming that the company shall have the rights, powers and privileges of a natural person (including the powers referred to in subsection (1) (a) to (h) of section 15A of the Companies Act 1955).

Dated this 22nd day of May 1984.

C. CONNOR, Secretary.

8411

#### KEYFIELD INVESTMENTS LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton, for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 22nd May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act), the Registrar may dissolve the company.

Dated this 22nd day of May 1984.

K. R. TAYLOR, Secretary.

8412

1c

#### THE COMPANIES ACT 1955

##### NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER

*Pursuant to Section 346 (1)*

CLASSIC TEXTILE PRINTS LTD., a duly incorporated company having its registered office at Levin, hereby gives notice that on the 16th day of May 1984, it appointed Gary Traveller, chartered accountant, Levin as receiver and manager of the property of Souvenir Print Ltd., under the powers contained in a debenture dated the 18th day of May 1980, which property consists of all the undertaking goodwill and assets relating to the operation of the business carried on by the said Souvenir Prints Ltd.

Further particulars can be obtained from the receiver whose address is:

Care of Kendon Cox & Co., Chartered Accountants, 268A Oxford Street, P.O. Box 79, Levin.

Dated this 22nd day of May 1984.

Classic Textile Prints Ltd., per:

K. BETTERIDGE.

8420

In the matter of the Companies Act 1955, and in the matter A. R. & A. E. KERR LTD.:

TAKE notice pursuant to section 335A of the Companies Act 1955, that Andrew Raymond Kerr of 4 Alexander Street, Whangarei, labourer, a member and director of the above-named company



proposes to apply to the Registrar of Companies for a declaration of dissolution of the above-named company and that, unless written objection is made to the Registrar of Companies within 30 days of the date of this publication, the Registrar may dissolve the company.

Dated this 15th day of May 1984.

Andrew Raymond Kerr by his solicitors and duly authorised agents Messrs Hughs, Henderson & Reeves: per:

IAN REEVES.

8421

#### NOTICE CALLING FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of WALES GARDEN SUPPLIES LTD. (in liquidation):

NOTICE is hereby given in pursuance to section 291 of the Companies Act 1955, that a general meeting of the above-named company will be held at the offices of Ross Purdie & Co., Fifth Floor Astral Towers, Main Street, Upper Hutt on Friday, 29 June 1984 at 3.30 p.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 25th day of May 1984.

T. PARSONS, Liquidator.

P.O. Box 40047, Upper Hutt.

8424

#### NOTICE CALLING FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of WALES GARDEN SUPPLIES LTD. (in liquidation):

NOTICE is hereby given in pursuance to section 291 of the Companies Act 1955, that a meeting of the creditors of the above-named company will be held at the offices of Ross Purdie & Co., Chartered Accountants, Fifth Floor, Astral Towers, Main Street, Upper Hutt on Friday, 29th June 1984 at 4 p.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 25th day of May 1984.

T. PARSONS, Liquidator.

P.O. Box 40047, Upper Hutt.

8424

#### KIDDARD INVESTMENTS LTD.

NOTICE is hereby given that the final meeting of Kiddard Investments Ltd. (in liquidation), pursuant to section 281 (1) of the Companies Act 1955, will be held at 12A Haast Street, Auckland 5 on the 22nd day of June 1984 at 7.30 p.m., for the purpose of considering the liquidator's account of the winding up of the company.

C. R. KIDD, Liquidator.

8423

#### S. R. HAWKEN LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton, for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 22 May 1984 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act), the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

I. S. BEATTIE, Secretary.

8414

1c

#### CLEARYS (1968) LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton, for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 22 May 1984 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act), the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

I. S. BEATTIE, Secretary.

8415

1c

#### CORONATION BUILDING (TOKOROA) LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton, for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 22 May 1984 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act), the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

I. S. BEATTIE, Secretary.

8416

1c

#### THE COMPANIES ACT 1955

NOTICE OF DIVIDEND

*Name of Company:* Wilson Dairies Ltd. (in liquidation).

*Address of Registered Office:* Care of Official Assignee, Auckland.

*Registry of High Court:* Whangarei.

*Number of Matter:* M. 76/78.

*Amount per Dollar:* 57.6026c.

*First and Final or Otherwise:* First and final.

*When Payable:* 30 May 1984.

*Where Payable:* My office.

F. P. EVANS,

Official Assignee, Official Liquidator.

Second Floor, 10-14 Lorne Street, Lorne Towers, Auckland.

8435

1c

#### THE COMPANIES ACT 1955

NOTICE OF WINDING UP ORDER AND FIRST MEETINGS

*Name of Company:* Stunn Records Ltd. (in liquidation).

*Address of Registered Office:* Previously 52 Broadway, Newmarket, now care of Official Assignee's Office, Auckland.

*Registry of High Court:* Auckland.

*Number of Matter:* M. 385/84.

*Date of Order:* 16 May 1984.

*Date of Presentation of Petition:* 2 April 1984.

*Place, and Times of First Meetings:*

*Creditors:* My office, Wednesday, 13 June 1984 at 10.30 a.m.

*Contributories:* Same place and date at 11.30 a.m.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland 1.

8405

1c

## THE COMPANIES ACT 1955

## NOTICE OF WINDING UP ORDER AND FIRST MEETINGS

*Name of Company:* The Red Grille Steak House (1982) Ltd. (in liquidation).

*Address of Registered Office:* Previously 54 High Street, Auckland, now care of Official Assignee's office, Auckland.

*Registry of High Court:* Auckland.

*Number of Matter:* M. 362/84.

*Date of Order:* 16 May 1984.

*Date of Presentation of Petition:* 28 March 1984.

*Place, and Times of First Meetings:*

*Creditors:* My office, Thursday, 14 June 1984 at 2.15 p.m.

*Contributories:* Same place and date at 3.15 p.m.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland 1.

8406

lc

## THE COMPANIES ACT 1955

## NOTICE OF WINDING UP ORDER AND FIRST MEETINGS

*Name of Company:* Cuisine Technology Ltd. (in liquidation).

*Address of Registered Office:* Previously Administration Building, Southdown, Penrose, now care of Official Assignee's office, Auckland.

*Registry of High Court:* Auckland.

*Number of Matter:* M. 1737/83.

*Date of Order:* 16 May 1984.

*Date of Presentation of Petition:* 11 April 1984.

*Place, and Times of First Meetings:*

*Creditors:* My office, Thursday, 14 June 1984 at 10.30 a.m.

*Contributories:* Same place and date at 11.30 a.m.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland 1.

8407

lc

## THE COMPANIES ACT 1955

## NOTICE OF WINDING UP ORDER AND FIRST MEETINGS

*Name of Company:* G. J. & C. P. Warid Ltd. (in liquidation).

*Address of Registered Office:* Previously 22 Hokonui Road, Otahuhu, now care of Official Assignee's office, Auckland.

*Registry of High Court:* Auckland.

*Number of Matter:* M. 1725/83.

*Date of Order:* 16 May 1984.

*Date of Presentation of Petition:* 30 November 1983.

*Place, and Times of First Meetings:*

*Creditors:* My office, Friday, 15 June 1984 at 10.30 a.m.

*Contributories:* Same place and date at 11.30 a.m.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland 1.

8408

lc

## THE COMPANIES ACT 1955

## NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT

*Name of Company:* Popular Garages (1969) Ltd. (in liquidation).

*Address of Registered Office:* Care of Official Assignee, Auckland.

*Registry of High Court:* Auckland.

*Number of Matter:* M. 1196/78.

*Last Day for Receiving Proofs of Debt:* 9 July 1984.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland 1.

8396

## NOTICE OF LAST DAY FOR RECEIVING PROOFS

*Name of Company:* David F. Jones Ltd. (in liquidation).

*Address of Registered Office:* Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.

*Registry of High Court:* Wellington.

*Number of Matter:* M. 358/81.

*Last Day for Receiving Proofs:* 8 June 1984.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

8394

## NOTICE OF WINDING UP ORDER AND FIRST MEETING

*Name of Company:* Ghuznee Securities Ltd. (in liquidation).

*Address of Registered Office:* 75 Ghuznee Street, Wellington.

*Registry of High Court:* Wellington.

*Number of Matter:* M. 141/84.

*Date of Order:* 23 May 1984.

*Date of Presentation of Petition:* 30 March 1984.

*Date and Venue of Creditors Meeting:* 18 June 1984, Meeting Room, Third Floor, Databank House, 175 The Terrace, Wellington.

*Creditors at:* 11 a.m.

*Contributories at:* 11.30 a.m.

L. PHILLIPS, Official Assignee.

Wellington.

8342

## LEN GREY LTD.

## NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 31 May 1984 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act) the Registrar may dissolve the company.

Dated this 31st day of May 1984.

A. J. BEDFORD, Secretary.

8434

## The Companies Act 1955

## G. W. HIGGS LTD.

## DISSOLUTION OF A SOLVENT COMPANY

I, Peter Raymond Ivan Kunac of Hamilton, being the secretary of the above company do hereby declare that I intend to apply to the Registrar of Companies for a declaration of dissolution of the company, and, advise that, unless written objections are made to the Registrar within 30 days of the date of this notice the Registrar may dissolve the company.

P. R. I. KUNAC, Secretary.

8440

## GEE BEE LTD. HN. 1959/1376

## NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 31st day of May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act) the Registrar may dissolve the company.

Dated this 25th day of May 1984.

D. G. BUTTON, Secretary.

8438

## NOTICE TO CREDITORS TO PROVE DEBTS OF CLAIMS

In the matter of the Companies Act 1955, and in the matter of J. J. & G. A. ROWE LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the liquidator of J. J. & G. A. Rowe Ltd., which is being wound up voluntarily, does hereby fix the 14th day of June 1984, 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 22nd day of May 1984.

P. R. PRESTON, Liquidator.

Address of Liquidator: Kendon Cox & Co., P.O. Box 261, Auckland.

8426

#### HOME HARDWARE LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 24 May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act) the Registrar may dissolve the company.

Dated this 24th day of May 1984.

V. M. CALDER, Secretary.

8426

#### RENFREE CARPETS WHOLESALE LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, William Arthur Renfree, propose to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

W. A. RENFREE, Applicant.

8427

#### The Companies Act 1955 LIBERTY HOMES LTD.

##### NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER

MARAC FINANCE LTD., MARAC FINANCIAL SERVICES LTD., and MARAC CORPORATION LTD. all of Auckland, being the holder of a debenture in their favour bearing date the 23rd day of February 1984 and registered at the companies office at Hamilton on the 27th day of February 1984, issued by LIBERTY HOMES LTD. ("the Company") hereby give notice that on the 17th day of May 1984, under the powers contained in the said debenture they appointed Graeme Law Ingham of Tauranga, chartered accountant, as receiver and manager of all the undertaking property and assets of the company. The office of the said receiver and manager is at the offices of Ernst and Whinney, First Floor, BNZ Building, corner Wharf and Willow Streets, Tauranga and the postal address is P.O. Box 222, Tauranga.

Dated this 23rd day of May 1984.

Marac Finance Ltd., Marac Financial Services Ltd. and Marac Corporation Ltd.

8428

1c

#### The Companies Act 1955 LIBERTY HOMES LTD.

##### NOTICE OF APPOINTMENT OF RECEIVER

*Pursuant to Section 346 (1)*

THE BANK OF NEW ZEALAND with reference to LIBERTY HOMES LTD. hereby gives notice that on the 22nd day of May 1984, the Bank appointed Graeme Law Ingham, chartered accountant, of

Tauranga, whose office is at the offices of Messrs Ernst & Whinney, Chartered Accountants, BNZ Building, Wharf Street, Tauranga, as receiver of the property of this company under the powers contained in an instrument dated the 29th day of February 1984. The receiver has been appointed in respect of all the company's undertaking and all its real and personal property and all its assets and effects whatsoever and whosoever both present and future including its uncalled and unpaid capital.

Dated this 22nd day of May 1984.

Signed for and on behalf of the Bank of New Zealand by its Assistant General Manager:

RONALD WILLIAM MEAR.

8429

1c

IN the matter of the Companies Act 1955, and in the matter of MOUNT FURNISHINGS LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the joint liquidators of Mount Furnishings Ltd. which is being wound up by order of the Court, do hereby fix the 15th day of June 1984 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 24th day of May 1984.

V. T. CROSSMAN and J. S. DONALD, Joint Liquidators.

Care of Murray Crossman and Partners, P.O. Box 743, Tauranga.

8430

1c

#### ROY WESTBROOK LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 30 May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act) the Registrar may dissolve the company.

Dated this 22nd day of May 1984.

W. H. SOMERVILLE, Secretary.

8431

#### CLYDE COURT DEVELOPMENTS LTD.

##### NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Patrick McArthur, intend to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require the Registrar may dissolve the company.

Dated this 24th day of May 1984.

P. McARTHUR, Applicant.

Balclutha.

8433

#### The Companies Act 1955 COOKS ROADMAKERS LTD.

##### IN LIQUIDATION

TAKE notice that the application for confirmation of the resolution of the creditors of the above-named company to appoint a liquidator will be heard by the High Court, Christchurch at 10 a.m. on Wednesday, 6 June 1984.

M. G. WERNER,  
Official Assignee, Provisional Liquidator.

Greymouth.

1c

## THE COMPANIES ACT 1955

## NOTICE OF INTENTION TO ALTER MEMORANDUM OF ASSOCIATION

*Pursuant to Section 18 of the Companies Act 1955*

R. & M. PICKERING LTD. (previously known as PICKERINGS FOODMARKET LTD.), a duly incorporated company having its registered office at Auckland, hereby gives notice that it intends to pass a special resolution by entry in the company's minute book, pursuant to section 362 of the Companies Act 1955, resolving:

1. That the company's memorandum of association be altered by deleting the objects and powers in clause 3.
2. That the company shall henceforth have the rights, powers and privileges of a natural person including the powers referred to in subsection 1 of section 15A of the Companies Act 1955.

Dated at Auckland this 21st day of May 1984.

R. M. PICKERING, Director.

8413

## NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF COMPANY

IN the matter of the Companies Act 1955, and in the matter of FINLAYS DAIRY LTD.

I, John McKay Finlay, a director of the above-named company hereby give notice pursuant to section 335A (3) of the Companies Act 1955, that I propose to apply to the Registrar of Companies of Auckland for a declaration of dissolution of the company and that unless written objection is made to the Registrar within 30 days of the 23 May 1984 (being the date of posting of this notice to directors and members) the Registrar may dissolve the company.

Dated this 23rd day of May 1984.

J. M. FINLAY, Director.

8441

## THE COMPANIES ACT 1955

## NOTICE OF APPOINTMENT OF RECEIVER

*Pursuant to Section 346 (1)*

*Name of Company:* The C.B.P. Industries Ltd.

*Presented by:* Weston Ward & Lascelles, Solicitor, 123 Worcester Street, Christchurch.

*To:* The Registrar of Companies, Christchurch.

HERBERT OWEN KYDD, GORDON THOMAS TELFER, RAYMOND JOHN COLLINS and BRIAN MURRAY OWENS all of Christchurch, butchers with reference to the C.B.P. Industries Ltd. (in receivership).

Hereby give notice that on the 25th day of May 1984 they appointed Messrs Spencer William Bullen and Peter William Young, both of Christchurch, chartered accountants whose office is at BNZ House, Cathedral Square to be jointly and severally receivers and managers of all the undertaking property and assets of the company charged by a certain debenture trust deed dated 26th day of June 1976 and given by the company to Herbert Owen Kydd, Gordon Thomas Telfer, Raymond John Collins and Brian Murray Owens as trustees for the stockholders.

The receivers have been appointed in respect of all the company's undertaking and all its property and assets whatsoever and wheresoever situate, both present and future, including its uncalled capital but unpaid capital.

Dated this 25th day of May 1984.

H. O. KYDD, G. T. TELFER,  
R. J. COLLINS, B. M. OWEN, Trustees.

8500

IN the matter of the Companies Act 1955, and in the matter of NOPERA FARMS LTD.:

NOTICE is hereby given that I, James Thomas Gibson, company secretary of Opunake, propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company and that, unless written objection is made to the Registrar within 30 days of the date of this advertisement, the Registrar may dissolve the company.

Dated this 25th day of May 1984.

J. T. GIBSON, Company Secretary.

P.O. Box 21, Opunake.  
8502

IN the matter of the Companies Act 1955, and in the matter of OPUNAKE SHOE CENTRE LTD.:

NOTICE is hereby given that I, Malcolm Holland Robinson, company secretary of Opunake, propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company and that, unless written objection is made to the Registrar within 30 days of the date of this advertisement, the Registrar may dissolve the company.

Dated this 25th day of May 1984.

M. H. ROBINSON, F.C.A., Company Secretary.

P.O. Box 21, Opunake.

NOTE—That this notice is not applying to the present owners of the business trading as Opunake Shoe Centre, Tasman Street, Opunake.

8503

IN the matter of the Companies Act 1955, and in the matter of EASTERN SAWMILLERS (1982) LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the liquidator of Eastern Sawmillers (1982) Ltd., which is being wound up voluntarily, does hereby fix the 4th day of June 1984, 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 14th day of May 1984.

A. R. MACDONALD, Liquidator.

P.O. Box 24, Gore.

8506

## HOSE &amp; INDUSTRIAL SPECIALISTS LTD.

## IN RECEIVERSHIP

*Notice of Appointment of Receivers and Managers*

NOTICE is hereby given by Dunlop New Zealand Ltd., at Wellington that pursuant to its debenture dated 15 August 1983 it has by an appointment dated 23 May 1984 appointed Graham Charles Edgar and Desmond Trevor Meiklejohn as receivers and managers of all of the property, assets, undertaking, effects whatsoever and wheresoever, both present and future, including the uncalled and unpaid capital of Hose & Industrial Specialists Ltd., at Auckland.

The situation of the office of the receivers and managers is at the offices of Touche Ross & Co., Chartered Accountants, Seventh Floor, Quay Towers, 29 Customs Street West, Auckland.

Dated this 23rd day of May 1984.

Dunlop New Zealand Ltd., by its solicitors:

LUKE CUNNINGHAM & CLERE.

8505

## THE COMPANIES ACT 1955

## NOTICE OF ORDER TO WIND UP COMPANY

AN order for the winding up of Rotorua Agricultural Contractors Ltd., of 8 Jarmey Place, Rotorua, was made by the High Court at Rotorua on 14 February 1984.

The first meeting of creditors will be held at Maori Land Court, Maori Land Court Building, Haupapa Street, Rotorua on Friday, 1 June 1984 at 11 a.m. Meeting of contributories to follow.

NOTE: Would creditors please forward their proofs of debt as soon as possible.

J. NELSON,  
Official Assignee, Provisional Liquidator.

Commercial Affairs, Private Bag, Hamilton.

8461

The Companies Act 1955  
CENTRAL INSURANCES LTD.

## IN LIQUIDATION

*Notice of Appointment of Liquidator*

By order of the High Court at Palmerston North dated the 25th day of May 1984, Roderick Thomas McKenzie, of Palmerston

North, chartered accountant, has been appointed liquidator of the above-named company.

R. ON HING, Official Assignee.

Commercial Affairs, Division, Private Bag, Napier.

8450

#### W. W. JOHNSTONE LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY.

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton, for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 28th May 1984 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act) the Registrar may dissolve the company.

Dated this 28th day of May 1984.

C. E. JOHNSTONE, Secretary.

8459

lc

#### REFRIGERATION SPECIALITIES LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

*Pursuant to Section 335A of the Companies Act 1955*

NOTICE is hereby given in accordance with the provisions of section 335A of the Companies Act 1955, that I propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objections are made to the Registrar within 30 days of the date on which this notice was published, the Registrar may dissolve the company.

Dated this 28th day of May 1984.

G. W. LEACH, Secretary to the Company.

8456

#### THE COMPANIES ACT 1955

NOTICE OF PROPOSAL TO APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION

*Pursuant to Section 335A*

*Name of Company:* LINCOLN ESTATE LTD.

*No. of Company:* 066847.

*Presented by:* M. A. Shanahan Esquire, Solicitor, New Lynn.

IN the matter of the Companies Act 1955, and in the matter Lincoln Estate Ltd.:

I, Michael Alan Shanahan being a director of Lincoln Estate Ltd., hereby give notice that, I propose to apply to the Registrar of Companies for a declaration of dissolution of the company, pursuant to section 335A of the Companies Act 1955.

Unless written objection is made to the District Registrar of Companies, Private Bag, Auckland, within 30 days of the publication of this notice the Registrar may dissolve the company.

Dated at Auckland this 22nd day of May 1984.

M. A. SHANAHAN, Director.

8455

lc

#### THE COMPANIES ACT 1955

NOTICE OF PROPOSAL TO APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION

*Pursuant to Section 335A*

*Name of Company:* FOGG AND BEEDHAM LTD.

*No. of Company:* 1973/1047.

*Presented by:* M. A. Shanahan Esquire, Solicitor, New Lynn.

IN the matter of the Companies Act 1955, and in the matter Fogg and Beedham Ltd.:

I, Alan Charles Fogg being a director of Fogg and Beedham Ltd., hereby give notice that I propose to apply to the Registrar of Companies for a declaration of dissolution of the company, pursuant to section 335A of the Companies Act 1955.

I

Unless written objection is made to the District Registrar of Companies, Private Bag, Auckland within 30 days of the publication of this notice, the Registrar may dissolve the company.

Dated at Auckland this 22nd day of May 1984.

A. C. FOGG, Director.

8454

lc

#### CRAIG DRAINAGE LTD.

NOTICE is hereby given that, I propose to apply to the Registrar for a declaration of dissolution of the company and that unless written objection is made to the Registrar within 30 days of the date of this notice the Registrar may dissolve the company.

Dated this 24th day of May 1984.

P. T. REILLY, Secretary.

8451

#### NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of ASCOT CARTAGE CONTRACTORS (1978) LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the joint liquidators of the above company, which is being wound up voluntarily, do hereby fix the 30th day of June 1984 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 any distribution.

Dated this 25th day of May 1984.

K. N. CURNOW and J. B. A. MCALISTER, Joint Liquidators.

Deloitte Haskins & Sells, 76 Hereford Street, P.O. Box 248, Christchurch.

8450

#### NOTICE OF MEETING

IN the matter of the Companies Act 1955, and in the matter of VISCO INTERNATIONAL LTD.:

NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 24th day of May 1984, passed a resolution pursuant to section 268 (1) (c), Companies Act 1955, that the company was by reason of its liabilities unable to continue its business and that it was considered advisable to wind the company up and notice is hereby further given that a meeting of creditors of the above-named company will accordingly be held in the Federated Farmers Lounge, Forth Street, Invercargill, on Friday, 1 June 1984 at 2 p.m.

*Business:*

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

2. Nomination of liquidator.

3. Appointment of committee of inspection if thought fit.

Dated this 25th day of May 1984.

By order of the directors:

D. S. WICKS, Director.

8447

#### NOTICE OF MEETING

IN the matter of the Companies Act 1955, and in the matter of VISCO HOMES LTD.:

NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 24th day of May 1984 passed a resolution pursuant to section 268 (1) (c), Companies Act 1955, that the company was by reason of its liabilities unable to continue its business and that it was considered advisable to wind up the company up and notice is hereby further given that a meeting of the creditors of the above-named company will accordingly be held in the Federated Farmers Lounge, Forth Street, Invercargill, on Friday, 1 June 1984 at 2 p.m.

*Business:*

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

2. Nomination of liquidator.  
 3. Appointment of committee of inspection if thought fit.  
 Dated this 25th day of May 1984.  
 By order of the directors:

D. S. WICKS, Director.

8448

#### NOTICE OF MEETING

IN the matter of the Companies Act 1955, and in the matter of VISCOUNT DISTRIBUTORS LTD.:

NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 24th day of May 1984 passed a resolution pursuant to section 268 (1) (c), Companies Act 1955, that the company was by reason of its liabilities unable to continue its business and that it was considered advisable to wind the company up and notice is hereby further given that a meeting of creditors of the above-named company will accordingly be held in the Federated Farmers Lounge, Forth Street, Invercargill, on Friday, 1 June 1984 at 2 p.m.

#### Business:

1. Consideration of a statement of the position of the company's affairs and list of creditors.
2. Nomination of liquidator.
3. Appointment of committee of inspection if thought fit.

Dated this 25th day of May 1984.

By order of the directors:

D. S. WICKS, Director.

8449

#### NOTICE OF MEETING

IN the matter of the Companies Act 1955, and in the matter of CATHEDRAL CONSTRUCTION LTD. (in voluntary liquidation):

NOTICE is given pursuant to section 290 of the Companies Act 1955, that a general meeting of the creditors of the company will be held at Coopers & Lybrand, First Floor, Allen McLean Building, 208 Oxford Terrace, P.O. Box 13-244, Armagh, Christchurch, on Thursday, 7 June at 4 p.m. for the purpose:

- (a) Having an account laid before the meeting showing the manner in which the liquidation has been conducted and the property of the company disposed of during the year of the liquidation.
- (b) Hearing any explanations that may be given by the liquidator.

Proxies for the meeting must be lodged at Coopers & Lybrand, P.O. Box 13-244, Armagh, Christchurch not later than 4 o'clock on 6 June 1984.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a creditor of the company.

Dated this 23rd day of May 1984.

G. A. HAMILTON, Liquidator.

8445

#### NOTICE OF MEETING

IN the matter of the Companies Act 1955, and in the matter of CATHEDRAL CONSTRUCTION LTD. (in voluntary liquidation):

NOTICE is given pursuant to section 290 of the Companies Act 1955, that a general meeting of the members of the company will be held at Coopers & Lybrand, First Floor, Allen McLean Building, 208 Oxford Terrace, P.O. Box 13-233, Armagh, Christchurch, on Thursday, 7 June at 3.45 p.m. for the purpose of:

- (a) Having an account laid before the meeting showing the manner in which the liquidation has been conducted and the property of the company disposed of during the year of the liquidation.
- (b) Hearing any explanations that may be given by the liquidator

Proxies for the meeting must be lodged at Coopers & Lybrand, P.O. Box 13-244, Armagh, Christchurch not later than 4 o'clock on 6 June 1984.

A member entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a member of the company.

Dated this 23rd day of May 1984.

G. A. HAMILTON, Liquidator.

8446

#### NOTICE OF ORDER CONFIRMING REDUCTION OF SHARE CAPITAL

IN the matter of the Companies Act 1955, and in the matter of AULSEBROOKS ALLIED MILLS LIMITED, a company duly incorporated in New Zealand and having its registered office at Saleyards Road, Otahuhu, Auckland:

NOTICE is hereby given pursuant to section 78 of the Companies Act 1955, that the following order of the High Court has been registered with the Registrar of Companies.

1. The reduction of the share capital in Aulsebrooks Allied Mills Limited resolved by special resolution of the shareholders and passed by entry in the minute book of Aulsebrooks Allied Mills Limited on the 18th day of August 1983 be and hereby is confirmed.
2. The following minute showing the amount of capital of Aulsebrooks Allied Mills Limited be and hereby is approved:
 

"The capital of Aulsebrooks Allied Mills Limited is two million dollars (\$2,000,000) divided into:

  - (a) 675,000 ordinary shares of \$2 each.
  - (b) 200,000 5 percent cumulative preference shares of \$2 each.
  - (c) 125,000 13 percent redeemable cumulative preference shares of \$2 each.

having been reduced by four hundred thousand dollars (\$400,000) consequent upon the reduction by 200,000 5 percent redeemable cumulative preference shares."

S. R. JENSEN, Applicant.

8458

In the High Court of New Zealand  
Auckland Registry

M. No. 533/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of HUNT TRADING COMPANY LIMITED, a duly incorporated company having its registered office at 10 Maheke Street, St Heliers Bay, Auckland 5—*A Debtor*:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—*A Creditor*:

#### ADVERTISEMENT OF PETITION

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 8th day of May 1984, presented to the said Court by THE COMMISSIONER OF INLAND REVENUE; and that the said petition is directed to be heard before the Court sitting at Auckland on Wednesday the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Meredith Connell & Company, Solicitors, Sixth Floor, General Buildings, Shortland Street, Auckland 1.

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 of the person, 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 High Court at Auckland, 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 o'clock in the afternoon of the 12th day of June 1984.

8453

In the High Court of New Zealand  
Palmerston North Registry

IN THE MATTER of Part II of the Partnership Act 1908, and IN THE  
MATTER of FAIRDALE BLOODSTOCK LIMITED & COMPANY:

It is hereby certified pursuant to section 51 of the Partnership Act 1908 that:

1. The name of the special partnership is Fairdale Bloodstock Limited & Company.

2. The names, addresses, descriptions and capital contributions of the general and special partners are as set forth in the Schedule hereto.

3. The business of the partnership will be as follows:

- (a) To carry on the business of thoroughbred and bloodstock breeders and to breed yearlings and to establish and maintain a holding of broodmares and stallions or interests in stallions.
- (b) To buy, breed, sell, exchange, hire, acquire, maintain, agist, train, race and otherwise deal in bloodstock and thoroughbreds.
- (c) To undertake agricultural, business and mercantile activities.
- (d) To undertake all such other activities as shall be deemed necessary, advantageous or incidental to the purposes hereof.

4. The principal place from which the business of the partnership will be conducted is at the registered office of the general partner, care of Arthur Young, MLC Building, The Square, Palmerston North and in the Manawatu area.

5. The partnership shall commence upon registration of this certificate pursuant to section 54 of the Partnership Act 1908 and subject to the provisions in the Partnership Deed relating to earlier dissolution or renewal shall terminate upon 3 August 1990.

SCHEDULE HEREINBEFORE REFERRED TO

Name, Description and Address	Capital \$	Share No.
<i>General Partner—</i>		
Fairdale Bloodstock Ltd., company, care of Arthur Young, MLC Building, The Square, Palmerston North	No capital contribution.	
<i>Special Partners—</i>		
Graham Christopher Smith, company director, 6 Espin Crescent, Karori, Wellington	40,000	1 & 2
Fairdale Stud Ltd., company, No. 1 Line Longburn, Palmerston North	40,000	3 & 4
Fairdale Stud Ltd., company, No. 1 Line Longburn, Palmerston North	20,000	5
Allan Raymond Fenwick, chartered accountant, 17 Elmira Avenue, Palmerston North	20,000	6
Wayne Keith Kitching, quantity surveyor, 3 McDonald Place, Palmerston North	20,000	7
Michael Athol Collinson, company director, 64 Ihaka Street, Palmerston North	20,000	8
Brian John Crichton, medical practitioner, 91 Florence Avenue, Palmerston North	20,000	9
Christopher Edward Turland, chartered accountant, 14 Darsbury Lane, Christchurch	20,000	10
Kenneth William Fergus, chartered accountant, 17 Como Street, Dunedin	20,000	11
Pamela Anne Kean, widow, 29 Paritai Drive, Orakei, Auckland 5	20,000	12
Denis Murray Cousins, solicitor, 25 Versailles Avenue, Karori, Wellington	20,000	13
Norman Carter Ltd., company, 36 Tay Street, Invercargill	20,000	14
Barry William Smith, wharfinger, 10 Pilcher Avenue, Bluff	20,000	15
Leonard Melchior Nolly, farmer, 16 Bird Road, New Plymouth	20,000	16
Max Lawrence Bolton, farmer, 16 Montana Place, New Plymouth	20,000	17
Paul Treffry Pound, dentist, 61 Cavendish Square, Wellington	20,000	18
Richard Alan Waddell, chartered accountant, 26 Rimu Road, Wellington	20,000	19
Raymond Leslie Herman, panelbeater, 16 Orkney Street, Invercargill	20,000	20
Ian Robert Christison, company director, 41 Seaview Road, Paramata	20,000	21
Maurice Duncan Priest, sharebroker, 10 Raroa Crescent, Kelburn	20,000	22
Hutt Valley Veterinary Services Ltd., company, 439 Hutt Road, Lower Hutt	20,000	23

Name, Description and Address	Capital \$	Share No.
Murray Noel Carter, company directors, 36 Tay Street, Invercargill	20,000	24
Brian Frederick Avery, chartered accountant, 50 Izard Road, Khandallah, Wellington	20,000	25

Signed by all partners and acknowledged before a Justice of the Peace.

Dated the 14th day of May 1984.

8501

1c

In the High Court of New Zealand  
Wellington Registry

M. No. 213/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of JANSEN FARRELL MARKETING LIMITED, a duly incorporated company having its registered office at Eighth Floor, Development Finance Centre, Grey Street, Wellington, marketing consultants:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of May 1984, presented to the said Court by THE BRITISH UNITED SHOE MACHINERY COMPANY OF NEW ZEALAND LIMITED, a duly incorporated company having its registered office at Lower Hutt; and the said petition is directed to be heard before the Court sitting at Wellington on Wednesday, the 20th day of June 1984 at 10 o'clock in the forenoon; 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.

F. D. FINLAYSON, Solicitor for the Petitioner.

This notice was filed by Fraser Donald Finlayson, solicitor for the petitioner. The petitioner's address for service is at the offices of Goddard Moran Finlayson & Co., Solicitors, 16 Kent Terrace, Wellington.

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 of the person, 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 High Court at Wellington, 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 o'clock in the afternoon of the 19th day of June 1984.

8496

1c

In the High Court of New Zealand  
Wellington Registry

M. No. 199/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of JUST FISH LIMITED, a duly incorporated company having its registered office at Wellington, and carrying on business there as fish shop proprietors:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of May 1984, presented to the said Court by MEAT TRADERS (NEW ZEALAND) SOCIETY LIMITED, a duly incorporated industrial and provident society at Lower Hutt; and that the said petition is directed to be heard before the Court sitting at Wellington on the 6th day of June 1984, at 10 o'clock in the forenoon; 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 the 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.

D. R. TROUNSON, Solicitor for the Petitioner.

Address for service is at the offices of Messrs Hornblow, Carran, Kurta & Co., Solicitors, Druids Chambers, 1 Woodward Street, Wellington, (P.O. Box 608).

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 of the person, 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 High Court at Wellington, 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 o'clock in the afternoon of the 5th day of June 1984.

8452

1c



In the High Court of New Zealand  
Auckland Registry

M. No. 558/84

ADVERTISEMENT OF PETITION

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of ADVANCE INDUSTRIES LIMITED (in receivership), a duly incorporated company having its registered office care of Peat Marwick Mitchell & Co., Tenth Floor, National Mutual Centre, 41 Shortland Street, Auckland, cleaning equipment suppliers:

ADVERTISEMENT OF PETITION

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 15th day of May 1984, presented to the said Court by BROADLANDS LEASING CORPORATION LIMITED, a duly incorporated company having its registered office at Auckland and carrying on business of financiers; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

A. W. GROVE, Solicitor for the Petitioner.

*Address for Service:* The offices of Anthony Grove & Darlow, Solicitors, Third Floor, Air New Zealand House, 1 Queen Street, Auckland 1.

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 of the person, 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 High Court at Auckland, 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 o'clock in the afternoon of the 12th day of June 1984.

8418

In the High Court of New Zealand  
Auckland Registry

M. No. 519/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of HARLAND HOLDINGS TITIRANGI LIMITED, a duly incorporated company having its registered office at 1A Hammond Place, Birkenhead, Auckland, developers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Auckland was, on the 4th day of May 1984, presented to the said Court by M. G. EASTON AND PARTNERS, of Auckland, surveyors; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

M. E. BOWEN, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Bowen, Roche & Hill, Seventh Floor, 43 High Street, Auckland.

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 of the person, 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 High Court at Auckland, 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 o'clock in the afternoon of the 12th day of June 1984.

8439

1c

In the High Court of New Zealand  
Auckland Registry

M. No. 557/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of ON PREMISE LAUNDRIES LIMITED (in receivership), a duly incorporated company having its registered office at Peat Marwick Mitchell & Co., Tenth Floor, National Mutual Centre, 41 Shortland Street, Auckland, cleaners:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 15th day of May 1984, presented to the said Court by BROADLANDS FINANCE LIMITED, a duly incorporated company having its registered office at Auckland and carrying on the business of financiers; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of June 1984 at 10 o'clock in the forenoon; and any creditor or contributory of the said company who desires 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.

A. W. GROVE, Solicitor for the Petitioner.

*Address for Service:* The offices of Anthony Grove & Darlow, Solicitors, Third Floor, Air New Zealand House, 1 Queen Street, Auckland 1.

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 of the person, 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 High Court at Auckland, 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 o'clock in the afternoon of the 12th day of June 1984.

8417

In the High Court of New Zealand  
Wellington Registry

M. No. 208/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of WINTON HOLDINGS LIMITED, a duly incorporated company having its registered office at Borthwick House, 85 The Terrace, Wellington, country club—*Debtor:*

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—*Creditor:*

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 14th day of May 1984, presented to the said Court by ERIC PICKERING, DISTRICT COMMISSIONER OF INLAND REVENUE at Wellington; and the said petition is directed to be heard before the Court sitting at Wellington on Wednesday, the 20th day of June 1984 at 10 o'clock in the forenoon; 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.

J. H. C. LARSEN, Solicitor for Petitioner.

This notice was filed by James Hugh Cassidy Larsen, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Luke Cunningham and Clere, Marac House, 105–109 The Terrace, Wellington.

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 of the person, 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 High Court at Wellington, 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 o'clock in the afternoon of the 19th day of June 1984.

8401

1c

FENCOURT FARM STUD LTD. AND CO.  
CERTIFICATE UNDER PART II OF PARTNERSHIP ACT 1908

	Capital Contributed \$
<i>General partners:</i>	
Fencourt Farm Stud Ltd., care of 846 Victoria Street, Hamilton	Nil
<i>Special partners:</i>	
Michael John Martin, Hogan Road, Cambridge	10,000
Phillip Louis Kerr, 16 Rossall Street, Christchurch	10,000

*Nature of Business:* To establish and carry on in New Zealand and elsewhere business as thoroughbred breeders and such other things which may in the opinion of the parties be conveniently or profitably undertaken.

*Place of Business:* Hamilton.

*Commencement:* Date of registration.

*Termination:* Seven (7) years from date of registration.

*General partner:*

Signed by the general partner Fencourt Farm Stud Limited by the affixing of its Common Seal in the presence of:

M. J. MARTIN and P. L. KERR.

*Special partners:*

Signed by special partner Michael John Martin in the presence of:

E. FORD, J.P.

Cambridge.

Signed by special partner Phillip Louis Kerr in the presence of:

E. FORD, J.P.

Cambridge.

8395

In the High Court of New Zealand  
Blenheim Registry

M. No. 7/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MARLBOROUGH INSURANCE & INVESTMENT CENTRE LIMITED, a duly incorporated company under the provisions of the Companies Act 1955 and having its registered office at 28 Maxwell Road, Blenheim and carrying on business there and elsewhere as insurers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 17th day of April 1984, presented to the said Court by HENRY ALONZO STRAWBRIDGE, of Blenheim, investment broker, a contributory of the said company; and the said petition is directed to be heard before the Court sitting at Blenheim on the 16th day of July 1984 at 2 o'clock in the afternoon; 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.

D. J. CLARK, Solicitor for the Petitioner.

This notice filed by David Julian Clark, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Wisheart, Macnab & Partners, Solicitors, 73 Alfred Street, Blenheim.

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 of the person, 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 High Court at Blenheim, 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 o'clock in the afternoon of the 13th day of July 1984.

8425

In the High Court of New Zealand  
Dunedin Registry

M. No. 18/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of JAC'S HARDWARE & TIMBER (1982) LIMITED, a company incorporated in New Zealand and having its registered office at 81 Gordon Road, Mosgiel:

NOTICE is hereby given that an order of the High Court of New Zealand dated the 17th day of May 1984, confirming reduction of the share premium account of the above-named company was registered by the Registrar of Companies on the 25th day of May 1984. The resolution as confirmed is in the following words and figures—

1. The reduction of the share premium account resolved by the company on the 31st day of October 1983 by special resolution as follows—

(a) That subject to the confirmation of the High Court of New Zealand and to any conditions imposed by the Court the share premium account be and the same is hereby reduced by the amount of three hundred and ninety five thousand

six hundred dollars (\$395,600) and that the said sum be available to the directors for distribution in cash to the holders from time to time of the ordinary shares in the capital of the company.

(b) That the distributions of the amount mentioned above be effected at such time and at such intervals and by a series of payments of such amounts as the directors may from time to time determine to the holders from time to time of the ordinary shares in the capital of the company divided in proportion to the amounts paid up on the shares held by them respectively but so that any amount so distributed shall be in substitution for and not in addition to any dividend payable out of profits which might otherwise be payable.

(c) That prior to making any such distribution the directors shall transfer from the revenue reserves of the company to a fund to be designated "Capital Replacement Fund" an amount equal to the amount to be distributed such fund not to be available for the payment of dividends nor without the approval of the High Court of New Zealand for distribution to shareholders of the company.

be confirmed subject to the following conditions—

A. The directors prior to making any such distribution shall out of the profits that would be otherwise available for payment of dividend transfer to the Capital Replacement Fund an amount equivalent to the amount to be distributed and the moneys comprising such fund shall not be available for the payment of dividends nor without the approval of this honourable Court for distribution to members of the company.

B. That so long as any part of the said sum of \$395,600 is undistributed the accounts of the company shall show the existence of the resolution of 31st day of October 1983 and what part of the account remains undistributed but still subject to the resolution.

2. That a sealed copy of this order be registered with the Registrar of Companies.

3. That the notice of the registration of the order be published once in the *New Zealand Gazette*.

4. That no minute shall be required to be produced or registered by the Registrar of Companies pursuant to section 78 of the Act.

Dated this 25th day of May 1984.

COOK ALLAN & CO., Solicitors for the Company.

8437

1c

In the High Court of New Zealand  
Christchurch Registry

M. No. 152/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of BAUDINET CONTRACTORS LIMITED, a duly incorporated company having its registered office at the office of Murray, Sparks & Erskine, 1 Rimu Street, Riccarton, Christchurch, earthmoving contractors—*A Debtor:*

NOTICE is hereby given that a petition for the winding up of the above-named company was, on the 9th day of April 1984, presented to the said Court by CABLE PRICE CORPORATION LIMITED, a duly incorporated company having its registered office at 108 The Terrace, Wellington, and carrying on business as a general equipment wholesaler, and that the said petition is directed to be heard before the Court sitting at Christchurch on Wednesday, the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

W. R. JOHNSTON, Solicitor for the Petitioner.

*Address for Service:* The petitioner's address for service is at the office of Nationwide Credit Services Limited, 214A Oxford Terrace, 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 of the person, 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 High 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 o'clock in the afternoon of the 12th day of June 1984.

8457

In the High Court of New Zealand  
Christchurch Registry

M. No. 197/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER  
of ETON PRESS (CHCH) LTD.

EX PARTE—THE DISTRICT COMMISSIONER OF INLAND REVENUE:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of May 1984, presented to the said Court by THE DISTRICT COMMISSIONER OF INLAND REVENUE; and the said petition is directed to be heard before the Court sitting at Christchurch on the 13th day of June 1984 at 10 o'clock in the forenoon; 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 the 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.

N. W. WILLIAMSON, Solicitor for Petitioner.

The address for service of the above-named petitioner is at the office of the Crown Solicitor, Amuri Courts, 293 Durham 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 of the person, 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 High 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 o'clock in the afternoon of the 12th day of June 1984.

8499

1c

In the High Court of New Zealand  
Christchurch Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER  
of GRAEME STUBBS LIMITED, a duly incorporated company having  
its registered office at B.N.Z. House, Cathedral Square,  
Christchurch and carrying on business as agricultural contractors:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 3rd day of May 1984, presented to the High Court at Christchurch by NEW ZEALAND CREDIT CORPORATION LIMITED, a duly incorporated company having its registered office at Wellington and carrying on business there and elsewhere in New Zealand as financiers; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

R. A. McL. FRASER, Solicitor for the Petitioner.

This advertisement is placed by Roger Alexander McLeman Fraser, solicitor for the petitioner whose address for service is at his offices on the First Floor of 151 Worcester 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 of the person, 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 High 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 o'clock in the afternoon of the 12th day of June 1984.

8403

1c

In the High Court of New Zealand  
Christchurch Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER  
of ALLAN and VAL LAMONT LIMITED, a duly incorporated  
company having its registered office at 226 Aramgh Street,  
Christchurch and carrying on business there as refreshment room  
operators:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Christchurch was, on

the 7th day of May 1984, presented to the said Court by COCA COLA BOTTLERS CANTERBURY, a division of SOUTHERN BOTTLERS LIMITED; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 13th day of June 1984 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous of supporting or opposing the making of an order on the said petition may appear at the time of the 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.

R. A. McL. FRASER, Solicitor for the Petitioner.

This notice is given by Roger Alexander McLeman Fraser, solicitor for the petitioner whose address for service is at his offices on the First Floor of 151 Worcester 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 of the person, 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 High 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 o'clock in the afternoon of the 12th day of June 1984.

8402

1c

In the High Court of New Zealand  
Christchurch Registry

M. No. 198/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER  
of STUDIO GRAPHICS LIMITED, a duly incorporated company  
having its registered office at Christchurch and carrying on business  
as printers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, presented to the said Court by ANTHONY STANCOMB of London, art publisher (trading as ANIMA GRAPHICS, 49 Hollywood Road, London) on the 11th day of May 1984; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 13th day of June 1984 at 10 o'clock in the forenoon; 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.

L. I. HINTON, Solicitor for the Petitioner.

This notice is given by Lawrence Irwin Hinton, solicitor for the petitioner whose address for services is at the offices of Messrs Bell Taylor & Co., 47 Cathedral Square, 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 of the person, 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 High 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 o'clock in the afternoon of the 12th day of June 1984.

8419

1c

In the High Court of New Zealand  
Christchurch Registry

M. No. 216/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER  
of AVON FINE PRINTS LIMITED, a duly incorporated company  
having its registered office at Christchurch and carrying on business  
there as printers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 16th day of May 1984, presented to the said Court by WHITCOULLS LIMITED, a duly incorporated company having its registered office at Christchurch, suppliers of printing and packaging materials; and the said petition is directed to be heard before the Court sitting at Christchurch on the 20th day of June 1984 at 10 o'clock in the forenoon; 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.

TERESA R. MANN, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Duncan Cotterill & Co., Solicitors, Third Floor, B.N.Z. House, Cathedral Square, 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 of the person, 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 High 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 o'clock in the afternoon of the 19th day of June 1984.

8422

1c

#### NEW ZEALAND WOOL BOARD

PURSUANT to regulation 15 of the Wool Industry Regulations 1978, notice is hereby given that the Adjusted Weighted Average Sale Price for the sale held on the 25th day of May 1984 at Dunedin was 293.78 cents per kilogram (greasy basis).

As this price is below the Government's supplementary minimum wool price of 320 cents per kilogram (greasy basis) the specified percentage for supplementation will be 8.9 percent for all wool sold at auction and nationally for privately sold wool from and including the 25th day of May 1984, until midnight on the day before the next auction sale to be held.

Dated this 28th day of May 1984.

A. J. N. ARTHUR, Levies Administration Manager.

8498

#### NEW ZEALAND WOOL BOARD

PURSUANT to regulation 15 of the Wool Industry Regulations 1978, notice is hereby given that the Adjusted Weighted Average Sale Price for the sale held on the 24th day of May 1984 at Napier was 297.27 cents per kilogram (greasy basis).

As this price is below the Government's supplementary minimum wool price of 320 cents per kilogram (greasy basis) the specified percentage for supplementation will be 7.6 percent for all wool sold at auction and nationally for privately sold wool from and including the 24th day of May 1984, until midnight on the day before the next auction sale to be held.

Dated this 28th day of May 1984.

A. J. N. ARTHUR, Levies Administration Manager.

8497

#### TAUPO COUNTY COUNCIL

##### NOTICE OF RESULT OF POLL AND LOAN PROPOSAL

PURSUANT to section 38 of the Local Authorities Loans Act 1956, notice is hereby given that a poll of the ratepayers of the Motuoapa Urban Drainage Area "A" taken on 16 May 1984 on the proposal of the above-named local authority to raise a loan of \$141,000 to be known as the Motuoapa Sewerage Loan 1984 for the purpose of providing a sewerage reticulation system and treatment and disposal sewage resulted as follows:

The number of votes recorded for the proposal	44
The number of votes recorded against the proposal	17
The number of informal votes	Nil

I therefore declare that the proposal was carried.

Dated this 18th day of May 1984.

J. M. BLACK, Chairman.

8409

#### BERRYFRUIT MARKETING LICENSING AUTHORITY APPLICATIONS FOR LICENSE TO EXPORT BOYSENBERRIES AND BLACKCURRANTS

PURSUANT to section 21 of the Berryfruit Marketing Licensing Regulations 1983, applications are invited from exporters wishing to apply for licenses to export boysenberries and blackcurrants.

Application Fees \$100/berryfruit.

Applications close 31 July 1984.

Application forms which include details of requirements relative thereto may be obtained from:

The Secretary, Berryfruit Marketing Licensing Authority, Box 10050, Wellington.

T. S. JOHNSON, Secretary.

8432

#### COLLEGE HOUSE BILL

##### NOTICE TO INTRODUCE BILL

NOTICE is hereby given of the intention of the governing body of College House, a Board duly incorporated under the Religious Charitable and Education Trusts Act 1908, to apply for leave to introduce into Parliament a Private Bill to be named the College House Bill.

The objects of the Bill are as follows:

1. To amend the Deed of Foundation of College House to provide for the admission of young women to the college.
2. To amend the purposes and objects for which various trust funds are presently held by the governing body of College House so as to enable the governing body to determine alternative application certain of these funds.

The promoter of the Bill is the governing body of College House whose address for service is at the offices of Messrs Duncan Cotterill and Co., Third Floor, B.N.Z. House, Cathedral Square, Christchurch, where a copy of the Bill may be inspected.

Dated this 14th day of May 1984.

COLLEGE HOUSE.

Duncan Cotterill & Co., Solicitors to the promoter, Christchurch.  
8222

#### NOTICE OF INTENTION TO APPLY FOR LEAVE TO BRING IN PRIVATE MEMBERS BILL

*Title*—An act to make lawful the intended marriage of Thomas George Stockman and Rosalina Terewai Howe.

*Objects*—To make lawful the intended marriage of Thomas George Stockman and Rosalina Terewai Howe presently prohibited by the Second Schedule to the Marriage Act 1955.

*Promoter*—Rosalina Terewai Howe.

*Address for Communications or Notices and Where Copy of Bill May be Inspected*—At the offices of Low Chapman Carter & Hollinger, Solicitors, King Street (P.O. Box 403), Te Kuiti.

8289

### GENERAL PUBLICATIONS

#### CARPENTRY

##### N.Z. TECHNICAL CORRESPONDENCE INSTITUTE

302 p. 1980 (reprint). Illustrated. \$22.50 plus \$3.60 p & p  
Metricated with more than 450 illustrations, this edition contains a set of fold-out house plans. It also highlights safety and safe methods, elementary first aid, house design and construction. Besides providing a basic text for apprentices in the building industry, Carpentry will also provide a sound guide for tradesmen and home-builders.

#### A DICTIONARY OF THE MAORI LANGUAGE

By H. W. Williams

507 p. 1975 \$7.50 plus 85c p & p  
The seventh revised edition, augmented by the advisory committee on the teaching of Maori language.

#### FACSIMILES OF THE TREATY OF WAITANGI

1976. \$12.95 plus \$1.50 p & p  
A valuable volume of old New Zealand records comprising:  
The Declaration of the Independence of New Zealand.  
The original draft of the Treaty by Governor Hobson.  
A series of copies of the Treaty itself as finally adopted and signed by the chiefs and witnesses.  
The preface and facsimiles are reproduced from lithographic originals first printed 1877. (Government Printer.)

