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The New Zealand Gazette

WELLINGTON: THURSDAY, 16 JANUARY 1992

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Using the Gazette

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Bills Introduced

Government Bills

(Minister/Member in Charge Shown in Parenthesis)
17 December 1991
Ozone Layer Protection Amendment Bill (Hon. Rob Storey.)
Reserves and Other Lands Disposal Bill (Hon. Rob Storey.)
Ship Registration Bill (Hon. Rob Storey.)
Takeovers Bill (Hon. D. A. M. Graham.)
District Courts Amendment Bill (No. 3) (Hon. D. A. M. Graham.)
Transport Safety Bill (Hon. Rob Storey.)
Passports Bill (Hon. Graeme Lee.)

Racing Amendment Bill (Hon. John Falloon.) Health and Safety Employment Bill (Hon. W. F. Birch.) Local Government Law Reform Bill (No. 2)

Taxation Reform Bill (No. 4)

Summary of Bills Introduced

Ozone Layer Protection Amendment

Miscellaneous amendments to the Ozone Layer Protection Act 1990 are contained in this bill. The effect of the amendments is to reflect the new articles inserted in, and the amendments to, the Montreal Protocol made in London in June 1990. The bill inserts a new Part IA setting out restrictions on the exportation of bulk controlled substances and amends the prohibition of some imports, the application for exemptions, and the offences and penalties. It also amends the definition of "aerosol".

Reserves and Other Lands Disposal

This bill contains miscellaneous provisions relating to specific areas of Crown land, reserves, and other land held for public and special purposes. The affected pieces of land are parts of the Ruakura Animal Research Station, the Pukeroa Domain in Rotorua, parts of the Urewera National Park, Westland National Park, Fiordland National Park, Abel Tasman National Park, and Mount Aspiring National Park, a harbour reserve area at the seaward end of the Kaikoura Peninsula, an area of land adjacent to the Marlborough Sounds foreshore, five pieces of land endowed to the University of Otago, the Pukaki Lagoon, and Te Ngae Mission Farm and the adjoining land.

Ship Registration

The bill establishes an independent New Zealand register of ships and replaces the provisions relating to ship registration in Part XII of the Shipping and Seamen Act 1952. The general object of the bill is to confer true nationality on ships registered in New Zealand and to continue provisions that provide proper evidence of title to a ship.

Takeovers

This bill provides for the establishment of a Takeovers Panel. The Panel is to consist of 7 members appointed by the Minister of Justice.

The principal function of the Panel is to formulate and recommend a takeovers code that, on its approval by the Governor-General by Order in Council, will apply to takeovers of listed public issuers.

The Panel is required to formulate a takeovers code that, so far as practicable,-

- (a) Encourages the efficient allocation of resources:
- (b) Encourages competition for corporate control:
- (c) Assists in ensuring that shareholders are treated fairly:
- (d) Promotes the international competitiveness of New Zealand's capital markets:
- (e) Recognises that ultimately it is for shareholders to determine the merits of a takeover offer:
- (f) Maintains a proper relation between the costs of compliance with the code and the benefits from it.

It is intended that the Panel will have a wide discretion in determining both the type of takeovers code it should recommend and the specific provisions of the code itself.

The bill specifies the matters the Panel must consider in formulating the code. It is required to consider whether the code should provide for-

(a) Advance notice and publicity about a takeover:

Referred to Select Committee

Planning and Development Planning and Development Communications and Road Safety Justice and Law Reform Justice and Law Reform Communications and Road Safety Internal Affairs and Local Government Committee on the Bill Labour Internal Affairs and Local Government Finance and Expenditure

- (b) The equal treatment of shareholders in a takeover:
- (c) Mandatory bids, equal pricing, and equal opportunity for acceptance:
- (d) Incremental acquisitions and partial bids:
- (e) Pricing rules and defensive tactics.

The Panel is required to give persons and organisations that wish to do so the opportunity to make submissions to it both as to the type of takeover code that should be formulated and as to the actual provisions of the proposed code.

On being approved by the Governor-General by Order in Council the recommended code will have the force of law.

The bill deems an Order in Council that approves the takeovers code to be a regulation for the purposes of-

- (a) The Acts and Regulations Publication Act 1989; and
- (b) The Regulations (Disallowance) Act 1989.

The bill authorises the making of regulations prescribing offences for contraventions of the code and conferring on the High Court the power to make orders in cases where shares in a public issuer have been acquired in contravention of the code.

On a date to be appointed by the Governor-General by Order in Council the provisions of Part I of the Companies Amendment Act 1963, which relates to company takeovers, will cease to apply to takeovers of listed companies.

District Courts Amendment (No. 3)

This bill, which is to come into force on 1 April 1992, makes a number of miscellaneous amendments to the District Courts Act 1947. The amendments are designed to align certain procedures of District Courts with the corresponding procedures of the High Court.

The bill provides for the removal of summary judgment application from the District Court to the High Court and allows for the District Court to order the removal into the High Court of any question of law to be argued.

The bill includes a number of discovery provisions which empower the District Court to order, prior to, and during the commencement of any action, the disclosure of documents relevant to a claim before the Court.

The bill also includes provisions relating to the duties and powers of Deputy Registrars and makes the necessary amendments to the District Court Rules.

Transport Safety

The bill implements new policies relating to the safety of road and rail transport. The principal changes are:

- (a) A new drink driving strategy is implemented in respect of drivers under 25 years of age;
- (b) Provision is made for the use of vehicle surveillance equipment (speed cameras) to assist in the detection of speeding offences:
- (c) The demerit points system is overhauled;
- (d) Owner liability is extended to certain traffic offences;
- (e) Random breath testing is expressly authorised;
- (f) A new railway safety regime is established;
- (g) Procedures under the Road User Charges Act 1977 and the Transport Services Licensing Act 1989 are streamlined; and
- (h) The jurisdiction of the Transport Accident Investigation Commission is extended to cover rail accidents.

Passports

This bill is to replace the Passports Act 1980. The principal differences between that Act and this bill are that the bill:

- (a) Facilitates the introduction of single identity passports by providing for the issue of separate passports to persons under the age of 16. Such passports will be valid for 5 years. At present, the Minister of Internal Affairs may, if requested to do so by a parent or guardian of a child, endorse the name of that child on the parent's or guardian's passport instead of issuing a separate passport. It is proposed that this practice be discontinued. The move towards a "one person, one passport" approach is required as a result of the proposed implementation of a machine readable passport system, since details of endorsements cannot be included on the machine readable zone of a passport. The implementation of a machine readable passport system conforms to a Recommended Practice on Facilitation which was adopted pursuant to Article 37 of the Convention on International Civil Aviation (Chicago, 1944), New Zealand is a party to the Convention:
- (b) Makes provision for emergency travel documents:
- (c) Makes provision for the Minister to require a person to surrender a passport held by the person where proceedings are commenced under the Citizenship Act 1977 to deprive the person of New Zealand citizenship. The person will be entitled to a short term passport pending conclusion of the proceedings:
- (d) Prevents the holder of a New Zealand passport or any other person from giving or accepting a New Zealand passport or certificate of identity or other like documents as a security, and provides that where this is done the security shall be void and of no effect:
- (e) Increases the level of fine for passport offences from the present maximum of \$500 to \$2,000:
- (f) Amends the current delegation provision to more accurately reflect section 41 of the State Sector Act 1988:
- (g) Authorises the disclosure of information from the Department of Internal Affairs to the Customs Department in relation to holders of New Zealand passports, certificates of identity, and emergency travel documents, for the purposes of facilitating the processing of passengers and border screening at international airports in New Zealand:
- (h) Authorises the disclosure of information from the Department of Internal Affairs to the Australian Department of Immigration, Local Government and Ethnic Affairs in relation to holders of New Zealand passports, certificates of identity, and emergency travel documents, for the purpose of facilitating the processing of such holders and border screening at international airports in Australia:
- (i) Rewrites provisions relating to the recall of passports and other documents, and carries forward into the Act some provisions that are currently contained in regulations.

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NEW ZEALAND GAZETTE

The bill is also intended to improve passport administration and rectify aspects of the Passports Act 1980 that are currently giving rise to administrative difficulty.

Racing Amendment

This bill amends the Racing Act 1971 to:

- (a) Rename the New Zealand Racing Authority the New Zealand Racing Industry Board;
- (b) Provide for the Minister to appoint the members of the Board, three without nomination, and the remaining seven on the nomination of various racing industry bodies;
- (c) Provide for the Board to have functions not presently enjoyed by the New Zealand Racing Authority relating to bet types, the rates of deductions from betting, alteration to the rules of racing, marketing and promotion, and licensing;
- (d) Remove the restriction on the conduct of racing and the operation of betting on Sundays;
- (e) Revise the procedure for the allocation of totalisator licences;
- (f) Amend the provisions relating to the membership of and appointments to the Totalisator Agency Board along similar lines to those intended for the New Zealand Racing Industry Board:
- (g) Provide for the Totalisator Agency Board to operate fixed-odds betting; and
- (h) Lower the minimum legal age for the placing of bets from 18 to 16 years.

Health and Safety in Employment

The principal purpose of the bill is to provide for the prevention of harm to employees. The bill provides for employers to ensure the safety of their employees in the work place by providing information on results of the monitoring of their health or place of work. Employers are also required to provide training and adequate supervision to employees on health and safety procedures as well as hazard management.

This bill has 65 clauses and is in five parts.

Part I sets out the purpose of the bill, its interpretation and application to the Crown.

Part II relates to the duties with respect to safety and health in employment and particularly the duties of employers relating to hazard management, the provision of health information, and training and supervision in health and safety procedures.

Part III provides standards in relation to codes of practice and the making of regulations.

Part IV relates to general provisions with respect to:

- accidents;
- inspectors, their duties and functions;
- improvement and prohibition notices;
- offences, penalties, and appeals;
- personation of inspectors;
- funding of administration and Insurance Corporation;
- --- non-compliance with other enactments;
- amendments, repeals, revocations, and savings.

Part V relates to the setting up of a Trust Board to have as its function the establishment and maintenance of fire rescue stations. Part V also sees the dissolution of the Coal Mining Industries Welfare Council.

Local Government Law Reform (No. 2)

This bill amends legislation relating to local government in New Zealand.

Part I: Amendments to Local Government Act 1974

Part I amends the Local Government Act 1974. Except as provided in clauses 10 (2), 14 (2), 15 (2), 16 (3), 17 (2) and 71, Part I comes into force on 1 July 1992. The most significant amendments in Part I relate to regional councils, re-organisation proposals, and ministerial reviews.

Regional councils

Part I:

- (a) Redefines the functions, duties, and powers of regional councils;
- (b) Provides that the major functions of regional councils will be in relation to resource management, pest destruction, the control of noxious plants, the management of harbours, the control of marine pollution, the management of hazardous wastes, flood protection schemes, land drainage schemes, transport planning and funding, regional civil defence, and, where all the affected territorial authorities agree, tourism;
- (c) Enables the Auckland Regional Council and the Wellington Regional Council to establish and maintain regional parks and regional reserves;
- (d) Takes away the power of regional councils to perform a wide range of permissive functions;
- (e) In the case of the Auckland region, provides for the transfer of specified service delivery functions and specified assets and liabilities to a new Auckland Regional Service Trust;
- (f) Establishes a formula for the use of any proceeds from the sale of port company shares and debt securities, which formula has, as its principal purpose, the retirement of local authority debt;
- (g) Reduces the membership of regional councils from a maximum of 30 members to a maximum of 14 members;
- (h) Prevents members of regional councils from being also members of territorial authorities within the same region; and
- (i) Provides that, as from the commencement of 1 July 1992, regional councils will no longer receive part of the proceeds of local authorities' petroleum tax.

Re-organisation proposals

Part I also:

- (a) Permits the establishment of unitary authorities, being territorial authorities that may also perform the functions of regional councils;
- (b) Allows 10 percent of the electors of a proposed district to initiate a reorganisation proposal for a new district (which must have a population of not less than 10,000); and
- (c) Institutes, on 10 October 1992, a viability test to apply to new districts and proposed unitary authorities.

Ministerial reviews

Part I, in addition, authorises the Minister of Local Government to establish review authorities to review and report on the performance of local authorities.

Part II: Auckland Regional Services Trust

Part II, which comes into force on the day on which the bill receives the Royal assent, provides for the establishment of the Auckland Regional Services Trust.

Part III: Establishment of unitary authorities in Nelson-Marlborough Region

Part III provides for the establishment of unitary authorities in the Nelson-Marlborough Region. The provisions of this Part (other than provisions relating to the transitional committee) come into force on 1 July 1992. The provisions relating to the transitional committee come into force on the passing of the bill.

Part III provides:

- (a) For the abolition, on 1 July 1992, of the Nelson-Marlborough Region;
- (b) For the dissolution, on 1 July 1992, of the Nelson-Marlborough Regional Council;
- (c) For the Marlborough District Council, the Nelson City Council, and the Tasman District Council to become, on 1 July 1992, unitary authorities able to perform both the functions, duties, and powers of territorial authorities and regional councils;
- (d) For the inclusion of the Kaikoura District in the Canterbury Region.

Part IV: Amendments to Local Elections and Polls Act 1976

Part IV (which comes into force on the passing of the bill) makes miscellaneous amendments to the Local Elections and Polls Act 1976.

Part V: Amendments to Rating Powers Act 1988

Part V, which comes into force on 1 July 1992, makes miscellaneous amendments to the Rating Powers Act 1988.

The most significant amendment made in Part V is the amendment made by clause 161, which allows the remission or postponement of rates for land voluntarily protected for natural, historic, or cultural purposes.

Taxation Reform (No. 4)

This bill proposes amendments of a miscellaneous character to the following Acts:

- (a) The Income Tax Act 1976:
- (b) The Goods and Services Tax Act 1985:
- (c) The Estate and Gift Duties Act 1968:
- (d) The Stamp and Cheque Duties Act 1971:
- (e) The Inland Revenue Department Act 1974:
- (f) The Accident Compensation Act 1982.

A number of the amendments give effect to recommendations of the Consultative Committee on Tax Simplification.

The bill provides the annual confirmation of rates of income tax and excess retention tax for the 1991–92 income year. ps265

Government Notices

Agriculture and Fisheries

Fisheries Act 1983

Fisheries (Foveaux Strait Dredge Oyster Fishery Suspension) Notice No. 4 1991

Pursuant to section 47 of the Fisheries Act 1983, the Minister of Fisheries (acting on the recommendation of the Director-General of Agriculture and Fisheries, and after informing the Fisheries Authority and the Fishing Industry Board) hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Fisheries (Foveaux Strait Dredge Oyster Fishery Suspension) Notice No. 4 1991.

(2) This notice shall come into effect on the 1st day of March 1992.

2. Interpretation—In this notice:

(a) the term "Foveaux Strait dredge oyster fishery" means the oyster fishery in Foveaux Strait as declared to be a controlled fishery in the Controlled Fisheries (Foveaux Strait Dredge Oyster Fishery) Notice 1979.*

(b) any reference to licences means licences granted by the Fisheries Authority pursuant to section 33 of the Fisheries Act 1983 in respect of the Foveaux Strait dredge oyster fishery.

3. Fishing Suspended—All fishing pursuant to any licence shall be suspended in the Foveaux Strait Dredge Oyster Fishery.

4. Purpose—The closure of the Foveaux Strait dredge oyster fishery is necessary to guard against overfishing whilst the results of a survey to be carried out in February 1992 are analysed and any possible commercial take for the 1992 season determined.

Dated this 12th day of December 1991.

Hon. D. L. KIDD, Minister of Fisheries.

*S.R. 1979/249. go238

Commerce

Dumping and Countervailing Duties Act 1988

Initiation of Dumping Investigation: Primary Cell Batteries From Korea

Notice is hereby given that I, Alexander Hugh McPhail, Manager, Trade Remedies Group, Ministry of Commerce, acting pursuant to section 10 (1) of the Dumping and Countervailing Duties Act 1988 and under delegated authority from the Secretary of Commerce, have initiated an investigation to determine both the existence and effect of alleged dumping of the goods listed in the Schedule to this notice, being satisfied that sufficient evidence has been provided that:

(a) The goods imported or intended to be imported into New Zealand are being dumped; and

(b) By reason thereof material injury to an industry has been or is being caused, or is threatened.

Schedule

Description of goods subject to investigation:

Goods

Source

Korea

Primary cell batteries of the AA, C and D sizes. The goods are classified under Tariff Item and Statistical Keys 8506.11.00 01B and 8506.11.00 11K, but could also be entering under Tariff Item 8506.19.00. The Tariff Items and Statistical Keys are provided for convenience and Customs purposes. The written description is dispositive.

Dated at Wellington this 14th day of January 1992.

A. H. MCPHAIL, for Secretary of Commerce.

Invitation for Submissions

Interested parties are invited to make submissions to the Trade Remedies Group, Ministry of Commerce, P.O. Box 1473, Wellington. go336

Electricity Act 1968

Ministry of Commerce Energy and Resources Division

Notice of Intention to Seek Ministerial Approval for ECP:28 1992

Notice is hereby given that I, Peter John Morfee, chief electrical inspector, acting pursuant to section 24c (2) of the Electricity Act 1968 (as inserted by section 6 of the Electricity Amendment Act 1983) and under delegated authority from the Secretary of Commerce, intend to apply, 28 days from the date of publication of this notice, to the Minister of Energy for approval of the Electrical Code of Practice for Selection and Installation of Cables 1992 (ECP:28 1992).

Draft copies of the Electrical Code of Practice may be obtained by writing to "ECP 28 draft for comment" care of the Chief Electrical Inspector's Office, Energy and Resources Division, Ministry of Commerce, P.O. Box 2337, Wellington.

Dated this 20th day of December 1991.

P. J. MORFEE, Chief Electrical Inspector. go56

Telecommunications (International Services) Regulations 1989

Registration of a company as a Registered Operator

Pacificom Networks Ltd.

In accordance with regulation 4 (4) of the Telecommunications (International Services) Regulations 1989 ("the regulations"), I, Patrick Gerard McCabe, Senior Advisor, Communications Division, Ministry of Commerce, hereby give notice that, acting under delegated authority, I have registered the company named in the Schedule to this notice as a registered operator for the purposes of the regulations on the date shown in that Schedule.

Schedule

Registered Operator Pacificom Networks Ltd. Date of Registration 19 December 1991

P. G. McCABE, Senior Advisor, Communications Division, Ministry of Commerce. go194

Conservation

Marine Mammals Protection Act 1978

Application for a Permit to Import Marine Mammal Product

Pursuant to section 5 of the Marine Mammals Protection Act 1978,

Peter J. Simunovich

of Herne Bay, Auckland, has applied for a permit to import from Greenland into New Zealand one narwhal (Monodon monoceros) tusk.

Any person or organisation wishing to comment on this

4CL

application should make their submission to Dr Mick Clout, Acting Director, Protected Species Policy Division, Department of Conservation, P.O. Box 10-420, Wellington within 28 days of the date of publication of this notice. go43

Customs

Tariff Act 1988

The Tariff (Statistical Requirements) Amendment Notice 1992

Pursuant to section 10 (2) of the Tariff Act 1988, the Secretary of Commerce gives the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the Tariff (Statistical Requirements) Amendment Notice 1992.

(2) This notice shall come into force on the 1st day of February 1992.

2. Statistical keys of certain Tariff items amended-The Tariff is hereby amending by revoking the statistical keys of 3917.40.00 6902.90.01. 6902.90.09, Tariff items 7019.39.00, 8437.90.01, 8702.10.00, 8702.90.00, 8704.21.11, 8704.10.01, 8704.10.09, 8704.31.11, 8704.90.11, 8705.10.00, 8705.20.00, 8705.30.00, 8705.40.00, and 8705.90.00, and substituting the statistical keys specified in the First Schedule to this notice.

3. Certain statistical keys of certain Tariff items amended—The Tariff is hereby further amended by revoking the statistical keys represented by the Tariff items and codes 2008.99.11 12G, 2008.99.11 21F, 2008.99.11 29A, 19F, 02A, 3816.00.00 3920.20.29 3920.20.29 11L, 02A, 6902.20.00 6902.20.00 22F. 7220.90.09 01E, 8704.21.19 09L. 8704.22.11 09D, 8704.22.19 09E. 09D, 8704.23.09 09D, 8704.31.19 8704.32.11 09H. 09F, 8704.90.21 8704.90.29 8704.32.19 09J, 09G. 8708.40.00 09C, and 8708.40.00 19L, and substituting the statistical keys specified in the Second Schedule to this notice.

First Schedule

Statistical Keys Substituted

	Statisti	cal Key	
Number	Code	Unit	Goods
3917.40.00			Tube and pipe fittings:
	02L	kg	Of polymers of ethylene
	08K	kg	Of polymers of propylene
	11K	kg	Of polymers of vinyl chloride
	19E	kg	Of other plastics
	29B	kg	Other
6902.90.01	02C	kg	Lightweight insulating bricks with a density not exceeding 1,500 kg/m ³ Other: Containing, by weight of alumina:
	11B	kg	Not more than 25%
	21K	kg	More than 25% but not more than 40%
	29E	kg	More than 40% Other:
	31G	kg	Silicon carbide
	39B	kg	Other
6902.90.09	03B	kg	Lightweight insulating blocks, tiles and similar refractory ceramic constructional goods

with a density not exceeding 1,500 kg/m³

Number	<u>Statistic</u> Code	<u>cal Key</u> Unit	Goods
			Other:
			Containing, by weight of alumina:
	11C	kg	Not more than 25%
	15F	kg	More than 25% but no more than 40%
	18L	kg	More than 40% Other:
	21L	kg	Silicon carbide
	29F	kg	Other
7019.39.00	01L		Fibreglass insulation
	09F		Other
3437.90.01	00J		
3702.10.00	01H	No.	New
	09C	No.	Used
8702.90.00	01G	No.	New
	09B	No.	Used
3704.10.01	01L	No.	New
	09F	No.	Used
3704.10.09	01A	No.	New
	09G	No.	Used
3704.21.11			Vans:
	02B	No.	New
	08A	No.	Used
			Other:
	11A	No.	New
	19G	No.	Used
8704.31.11			Vans:
	02F	No.	New
	08E	No.	Used
	_		Other:
	11E	No.	New
	19L	No.	Used
8704.90.11			Vans:
	02C	No.	New
	08B	No.	Used
			Other:
	11B	No.	New
0705 10 00	19H	No.	Used
8705.10.00	01B	No.	New
	09H	No.	Used
8705.20.00	01F	No.	New
0705 00 00	09A	No.	Used
8705.30.00	01K	No.	New
0705 40 00	09E	No.	Used
8705.40.00	01C	No.	New
0705 00 00	09J	No.	Used
8705.90.00	01A	No.	New
	09G	No.	Used

Second Schedule

Certain Statistical Keys Substituted

Statistic		
Code	Unit	Goods
08J	kg	Boysenberries .Other: Containing, by weight of
		alumina:
21H	kg	Not more than 40%
29C	kg	More than 40% but not more than 60%
31E	kg	More than 60% but not more than 80%
39L	kg	More than 80%
49H	kg	Other
03K		
12J		
	Ť	Containing, by weight of alumina:
02A	kg	More than 50% but not more than 65%
23D	kg	More than 80% but not more than 90%
25L	kg	More than 90%
	Code 08J 21H 29C 31E 39L 49H 03K 12J 02A 23D	08Jkg21Hkg29Ckg31Ekg39Lkg49Hkg03Kkg12Jkg02Akg23Dkg

	Statistic		
Number	Code	Unit	Goods
7220.90.09	01E	kg	Coiled
8704.21.19		-	Other:
	11B	No.	New
	19H	No.	Used
8704.22.11			Other:
	11F	No.	New
	19A	No.	Used
8704.22.19			Other:
	11G	No.	New
	19B	No.	Used
8704.23.09			Other:
	11F	No.	New
	19A	No.	Used
8704.31.19			Other:
	11F	No.	New
	19A	No.	Used
8704.32.11			Other:
	11K	No.	New
	19E	No.	Used
8704.32.19			Other:
	11L	No.	New
	19F	No.	Used
8704.90.21			Other:
	11H	No.	New
	19C	No.	Used
8704.90.29			Other:
	11J	No.	New
	19D	No.	Used
8708.40.00			For the tractors of
			subheadings Nos.
			8701.10, 8701.30 and
			8701.90:
	09C		Parts
			Other:
	19L		Parts

Dated at Wellington this 20th day of December 1991.

M. J. BELGRAVE, Secretary of Commerce.

Explanatory Note:

This notice amends the statistical key codes, units and descriptions of the Tariff items specified in the notice. go196

Defence

Defence Act 1990

Appointments, Promotions, Extensions, Transfers, Resignations, and Retirements of Officers of the Royal New Zealand Air Force

Pursuant to section 32 of the Defence Act 1990, Her Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, and retirements of officers of the Royal New Zealand Air Force.

REGULAR AIR FORCE

General Duties Branch

Promotions

Flight Lieutenant J. Willmott to be Squadron Leader with seniority and effect from 17 July 1991.

Pilot Officer B. J. Moore to be Flying Officer with seniority and effect from 28 July 1991.

Adjustment of Seniority

The seniority of the following is antedated to 7 February 1991: Pilot Officer N. J. Olney.

Pilot Officer T. R. Gwynne.

Extensions of Commission

The commissions of the following are extended until the date shown:

Squadron Leader G. A. Todd, 15 April 1999.

Squadron Leader K. R. Graham, 28 February 2004.

Transfer to Reserve

Wing Commander John Stephenson Bates AFC is transferred to the Reserve of Air Force Officers with effect from 15 June 1991.

Engineer Branch

Appointment

David John Tattersfield is appointed to a commission in the rank of Pilot Officer with seniority from 3 December 1990 and effect from 4 June 1991.

Promotions

The following Flying Officers to be Flight Lieutenant with seniority and effect from the date shown:

Flying Officer J. J. Remacha, B.E. (HONS), 9 June 1991.

Flying Officer C. L. Warne, N.Z.C.E., 2 May 1991.

Transfers to Reserve

Squadron Leader Garry John Bennison, N.Z.C.E., is transferred to the Reserve of Air Force Officers with effect from 3 June 1991.

Flight Lieutenant John Douglas Saunders, B.E., is transferred to the Reserve of Air Force Officers with effect from 26 April 1991.

Administrative and Supply Branch

Promotion

Special Duties Division

Flight Lieutenant R. A. Kells to be Squadron Leader with seniority and effect from 14 July 1991.

Transfers to Reserve

Special Duties Division

The following are transferred to the Reserve of Air Force Officers with effect from the date shown:

Flight Lieutenant David Michael Povey, DIP.TECH., 14 June 1991.

Flight Lieutenant Gillian Kim Pobog-Jaworowski, B.SC. (HONS), M.A., 15 April 1991.

Education Branch

Transfer to Reserve

Flight Lieutenant Anthony Moir Vinicombe, B.A., DIP. ED., DIP. TCHG., is transferred to the Reserve of Air Force Officers with effect from 15 July 1991.

Chaplains' Branch

Extension of Commission

The commission of Chaplain Class III M. P. Pullar is extended until 2 November 1995.

Special Service List of the Air Force Reserve

Extension of Commission

The engagement of Squadron Leader G. E. A. Smith on the Special Service List of the Air Force Reserve is extended until 11 July 1992.

Reserve of Air Force Officers

Transfer

Squadron Leader A. G. Dawson, M.B., B.CHIR., M.A., DIP. AV. MED., is transferred to the Active Reserve with effect from 13 March 1993.

Retirements

The following are retired with effect from the date shown: Squadron Leader

Henry William Duncan M.SC., 7 January 1991.

Peter William Wallis, 6 March 1991.

John Kenneth Allan, 7 January 1991.

Temporary Squadron Leader

Bernard Francis Kay, N.Z.C.E., 9 January 1991.

Flight Lieutenant

Mark Torrens Houlihan, 21 February 1991.

Susan Catherine Anstis LL.B., 2 March 1991.

Steven Andrew Gunn, 11 February 1991.

Bruce Donald Mackenzie B.A., 19 February 1991.

Stephen Thomas Parker, 18 January 1991.

Dated at Wellington this 18th day of December 1991.

WARREN COOPER, Minister of Defence.

go241

Education

Education (Early Childhood Centres) Regulations 1990

Cancellation of Licence for an Early Childhood Centre

Pursuant to regulation 14 of the Education (Early Childhood Centres) Regulations 1990 I hereby cancel the licence dated 19 October 1991 which was granted under those regulations to Judith Gerard Bissett in respect of Calliope Pre-School Education Centre, 44 Calliope Road, Devonport, Auckland.

This notice shall take effect the day after the date of its notification in the *Gazette*.

M. D. DELLOW, for J. E. PEDERSEN, Senior Manager, National Operations, Ministry of Education. go243

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement Notice

Pursuant to section 19 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen, acting through the Senior Manager, National Operations, Ministry of Education, and the proprietors of the following school:

St Mary's School, Papakura.

The said supplementary integration agreement came into effect on the 5th day of November 1991. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Ministry of Education, National Office, Pipitea Street, Wellington, and at the District Office of the Ministry of Education, 6–10 Nugent Street, Auckland.

Dated at Wellington this 27th day of November 1991.

E. PEDERSEN, Senior Manager, National Operations, for Secretary of Education. go299

Supplementary Integration Agreement Notice

Pursuant to section 10 of the Private Schools Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education

on behalf of Her Majesty the Queen, acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority and proprietor of the following school:

St John's Girls' School, Invercargill.

The said supplementary integration agreement was executed on the 1st day of December 1991. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the District Office of the Ministry of Education, 78 Doon Street, Invercargill.

Dated at Wellington this 20th day of December 1991.

E. PEDERSEN, for Secretary of Education.

go300

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Supplementary Integration Agreement Notice

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 on behalf of Her Majesty the Queen, acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the Roman Catholic Bishop of the Diocese of Christchurch, as proprietor of the following school:

St Peter's School, Beckenham.

The said supplementary integration agreement was executed on the 19th day of November 1991. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Area Office of the Ministry of Education, 123 Victoria Street, Christchurch.

Dated at Wellington this 20th day of December 1991.

E. PEDERSEN, Senior Manager, National Operations, for Secretary of Education. go301

Health

Medicines Act 1981

Classification of Medicines

Pursuant to section 106(1) of the Medicines Act 1981, the Minister of Health hereby declares the medicine listed in Schedule I to this notice to have the classification General Sale Medicine.

Schedule I

General Sale Medicine

Quinine: in medicines containing up to 50 mg per daily dose. Dated this 13th day of December 1991.

M. WILLIAMSON, Associate Minister of Health.

go35

Justice

Companies Act 1955

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

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

Peter David Mayers

chartered accountant and partner in the firm of Ernst & Young, Paramatta Office Australia, to be a qualified person for the purposes of that section in respect of the accounts of

12

Bailey Controls Australia Pty Limited—New Zealand branch and Schlegel Pty Limited—New Zealand branch.

Dated at Wellington this 12th day of December 1991.

D. GRAHAM, Minister of Justice.

go58

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

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

Russell Peake

chartered accountant and partner in the firm of Day, Neilson, Jenkins and Johns, Victoria Office, Australia, to be a qualified person for the purposes of that section in respect of the accounts of First National Limited—New Zealand branch.

Dated at Wellington this 12th day of December 1991.

D. GRAHAM, Minister of Justice.

Criminal Justice Act 1985

Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below has been confiscated, pursuant to section 84 of the Criminal Justice Act 1985. Any party who holds any encumbrance over this vehicle must within 1 month after the date of sale, make application to the Registrar, District Court, Bridge Street, Nelson, for satisfaction of the amount.

Schedule

1973 Hillman Hunter motorcar, registration number GG 3677, coloured white, owned by **Stanley Allen Hewlett.**

Date of Sale: 31 December 1991.

I. L. PASK, Registrar. go302

Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below has been confiscated, pursuant to section 84 of the Criminal Justice Act 1985. Any party who holds any encumbrance over this vehicle must within 1 month after the date of sale, make application to the Registrar, District Court, Bridge Street, Nelson, for satisfaction of the amount.

Schedule

1988 Harley Davidson motorcycle, registration number 11 SIN, coloured red, owned by **Paul Alexander Self.**

Date of Sale: 23 December 1991.

I. L. PASK, Registrar. go303

Judicature Act 1908

Appointment of Master of the High Court

Pursuant to section 26C of the Judicature Act 1908, Her Excellency the Governor-General has been pleased to appoint

Tómas Williamson Harper Kennedy-Grant, barrister of Auckland

a Master of the High Court for a term of 5 years commencing on the 15th day of February 1992.

Dated at Wellington this 16th day of December 1992.

PAUL EAST, Attorney-General. go55 Appointment of Judge of High Court

Pursuant to section 4 of the Judicature Act 1908, Her Excellency the Governor-General, in the name and on behalf of Her Majesty the Queen, has been pleased to appoint

David Arthur Rhodes Williams Esq., one of Her Majesty's Counsel of Auckland

to be a Judge of the High Court of New Zealand, commencing on the 20th day of January 1992.

Dated at Wellington this 10th day of December 1991.

PAUL EAST, Attorney-General. go41

Law Commission Act 1985

Notice of Reappointment of Commissioner of the Law Commission

Pursuant to sections 9, 10 and 11 of the Law Commission Act 1985, Her Excellency the Governor-General has been pleased to reapoint

John Hamilton Wallace

as a commissioner of the Law Commission for a period of 3 years on and from 22 December 1991.

Dated at Wellington this 19th day of December 1991.

D. A. M. GRAHAM, Minister of Justice. go329

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 23

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 23.

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

Schedule

2

University Bible Fellowship in New Zealand.

Dated at Lower Hutt this 23rd day of December 1991.

B. E. CLARKE, Registrar-General. go236

Marriage Celebrants for 1991, Notice No. 38

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information: Kitta Lawrence Bishard, B.O. Bay 22, Oppund

Kitto, Laurence Richard, P.O. Box 33, Orewa.

Mackey, Norman Henry, N.Z. Post Ltd., Milford Road, Te Anau.

Togia, Pai Foua, 16 Sherwood Drive, Pukete, Hamilton.

Withers, Warwick George, Thompson Place, Tirimoana, Picton.

2

Dated at Lower Hutt this 13th day of January 1992.

B. E. CLARKE, Registrar-General. go338

Marriage Celebrants for 1991, Notice No. 39

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names have been removed from the list of Marriage Celebrants under section 10 of the Act:

Baillie, Brian, (Apostolic Church).

Booth, John, (Apostolic Church).

Davis, Alan, (Apostolic Church).

Guerin, Brian, (Apostolic Church).

Hohaia, Charles, (Church of Jesus Christ of Latter Day Saints).

Ormsby, Tauria Alvin, (Church of Jesus Christ of Latter Day Saints).

Pearce, Edward Taurau, (Church of Jesus Christ of Latter Day Saints).

Rauhihi, McGregor, (Apostolic Church).

Shortland, Motatau Wati, (Church of Jesus Christ of Latter Day Saints).

Terrill, Terry, (Apostolic Church).

Tuamingi, Teremateiti Teremate, (Church of Jesus Christ of Latter Day Saints).

Weal, Russell, (Apostolic Church).

Westerlund, John Neil, (Church of Jesus Christ of Latter Day Saints).

Dated at Lower Hutt this 13th day of January 1992.

B. E. CLARKE, Registrar-General.	2
go339	

Marriage Celebrants for 1991, Notice No. 40

Pursuant to the provisions of section 10 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information: Armstrong, Samuel, (Church of Jesus Christ of Latter Day Saints).

Askin, Paul Thomas, (Brethren).

Barlow, Mark Adrian, (Anglican).

Beattie, Derek Tane, (Baptist).

Brown, Dale A., (Bible Baptist Church of West Wellington).

Burnside, Winifred South, (Hamilton Spiritualist Christian Church).

Calder, Keith Wallace, (Baptist).

Campbell, Ross Harvey, (Brethren).

Clark, Garey Richard, (Baptist).

Corlett, Peter Lloyd, (Apostolic Church).

Cross, Glenis May, (Salvation Army).

Dawson, Brian Robert, (Methodist).

Donaldson, Andrew David, (Methodist).

Elliott, Ian Keith, (Assemblies of God in New Zealand).

Eniata, Iese Talitimi, (Church of Jesus Christ of Latter Day Saints).

Erickson, David, (Seventh Day Adventist).

Fa'afuata, Pope Iakopo, (Methodist).

Flavell, Heather May, (Anglican).

Holt, Geoffrey Colin, (Anglican).

Hunt, David Stuart, (Baptist).

Irving, Michael Douglas, (Baptist).

Johnson, Anthony Philip, (Elim Church of New Zealand).

Johnstone, Barbara, (Elim Church of New Zealand).

Kolo'ofa'i Saimone, (Methodist).

Lackey, Neil, (Methodist).

MacLean, Grant Murdoch, (Apostolic Church).

Manu'atu, Lisiate Faka'ali'ali Tongilave, (Methodist).

McGeorge, Robert, (Elim Church of New Zealand).

Mika, Muavae, (Assemblies of God in New Zealand).

Misa, Saaia, (Assemblies of God in New Zealand). Moore, Kevin Loren, (Church of Christ). Oh, Kyoung-Soo, (Methodist). Peters, Johannes Bosco Maria, (Anglican). Peterson, Brian Charles, (Methodist). Peterson, Marion Jean, (Methodist). Willem Adriaan, (Reformed Churches of New Pieters. Zealand). Poaru, Temere, (Cook Islands Christian Church). Rogers, George Garriock, (Church of Jesus Christ of Latter Day Saints). Quilty, Sancia Marilyn, (Church of Scientology of California). Saunders, Garry Robert, (Salvation Army). Scirkovich, Gavin Brian Rex, (Church of Jesus Christ of Latter Day Saints) Shepherd, Mark Pirimona, (Church of Jesus Christ of Latter Day Saints). Singh, Pritam, (The New Zealand Sikh Society). Stephenson, Mark Ian, (Apostolic Church). Stewart, Ronald Walter, (Brethren). Takai, Salesi, (Methodist). Tati, Philip Arthur, (Baptist). Watson, Raymond Allan, (Joy Christian Fellowship). Westra, Rintje Willem, (Presbyterian). Willmott, Geoffrey Roy, (Baptist). Wright, Murry J., (Church of Jesus Christ of Latter Day Saints). Dated at Lower Hutt this 13th day of January 1992. B. E. CLARKE, Registrar-General. 2 go340

Oaths and Declarations Act 1957

Revocation of Authorisation to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby revoke the authorisation held by the officer in the service of the Crown named in the Schedule below to take statutory declarations.

Schedule

Ministry of Agriculture and Fisheries

MAF Corporate Services

Services Manager (Accounts/Personnel), Head Office.

Dated at Wellington this 13th day of December 1991.

D. A. M. GRAHAM, Minister of Justice.

(ADM 3/28/3/5) go327

Officers in the Dunedin City Council Authorised to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holders for the time being of the offices in the service of the local authority specified in the Schedule below to take statutory declarations under the said Act.

Schedule

Dunedin City Council

Service Centre Manager (2).

Service Centre Senior Officer (2).

Dated at Wellington this 13th day of December 1991.

D. A. M. GRAHAM, Minister of Justice. (ADM 3/28/3/3) go325

Officer in the Ministry of Agriculture and Fisheries Authoris?d to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holder for the time being of the office in the service of the Crown specified in the Schedule below to take statutory declarations under the said Act.

Schedule

Ministry of Agriculture and Fisheries

MAF Corporate Services

Client Services Manager, Head Office.

Dated at Wellington this 13th day of December 1991.

D. A. M. GRAHAM, Minister of Justice.

(ADM 3/28/3/5) go326

Officer in the Christchurch City Council Authorised to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holder for the time being of the office in the service of the local authority specified in the Schedule below to take statutory declarations under the said Act.

Schedule

Christchurch City Council

Administration Manager.

Dated at Wellington this 20th day of December 1991.

D. A. M. GRAHAM, Minister of Justice.

(ADM 3/28/3/3) go328

Labour

Immigration Act 1987

Appointment of Members of Residence Appeal Authority and Removal Review Authority

Acting on the recommendation of the Minister of Immigration Her Excellency the Governor-General has appointed

Allan Robert Mackey, consultant of Auckland and

Raymond Bruce Squire, barrister of Wellington

each to be members of the Residence Appeal Authority and the Removal Review Authority under sections 18B and 63 of the Immigration Act 1987 for terms of 6 months commencing on the 1st day of January 1992.

Hon. W. F. BIRCH, Minister of Immigration. go272

Social Welfare

Social Security Act 1964

Direction by the Minister of Social Welfare

In the matter of section 5 of the Social Security Act 1964:

To: The Director-General of Social Welfare

Pursuant to section 5 (2) of the Social Security Act 1964, I Jennifer Mary Shipley, Minister of Social Welfare, hereby direct that in the exercise of your discretion to grant a special benefit under section 61G, and without derogating from your duty to have regard for the particular financial circumstances and commitments of the applicant, if—

(a) Either:

- (i) In the case of a single person, the applicant possesses cash assets of a value of not more than the equivalent of four times the maximum weekly invalid's benefit rate payable to a single person; or
- (ii) In the case of a married couple or a sole parent, the applicant possesses cash assets of a value of not more than the equivalent of four times the maximum weekly invalid's benefit rate payable to a married couple; and

(b) The applicant's chargeable income, after the deduction of his or her fixed costs is less than the appropriate standard income.

you shall be satisfied that payment of a special entitlement of an amount equal to the difference between the weekly chargeable income less weekly fixed costs and the standard income less (except in exceptional circumstances), \$20 per week is justifiable but unless exceptional circumstances exist the payment of a special entitlement which exceeds 30 percent of the applicant's fixed costs shall not be justifiable.

For the purposes of this direction-

- "Chargeable income' in relation to an applicant means:
- (a) Any benefit granted under Part I of the Social Security Act 1964 other than an orphan's benefit or an unsupported child's benefit; and
- (b) Any war disability pension granted under the War Pension's Act 1954; and
- (c) Income as defined under section 3 of the Social Security Act 1964.

"Child" has the same meaning as that given to it under the Social Security Act 1964.

"Fixed costs" means any essential expenses of a fixed weekly, monthly or annual amount which cannot readily be avoided or varied and includes—

(a) Actual accommodation costs; and

- (b) Hire purchase or other types of regular payments for washing machines, refrigerators, televisions, and essential household furniture; and
- (c) Disability related expenses; and
- (d) Attachment orders if a variation, suspension or discharge has been finalised; and
- (e) For non-beneficiaries public transport to work, compulsory union fees and child care; and
- (f) Car repayments and running costs where chronic illness or disability exists in the applicant's family or if no public transport is available; and
- (g) For beneficiaries car repayments if the arrangement to purchase on terms was entered into prior to the applicant applying for a benefit.

"Standard income" means the appropriate amount set out in the Schedule to this direction.

"Cash assets" are assets which can be readily converted into cash and include—

- (a) Shares, stocks, debentures, bonus bonds and other bonds;
- (b) Bank accounts, including fixed and term deposits and any money invested with a bank or other institution;
- (c) The net equity held in any property or land not used as a home or holiday home;
- (d) Building society shares;
- (e) Mortgage investments and long term loans;
- (f) Shares in partnerships;

but do not include-

- (a) A motor car;
- (b) A caravan;
- (c) Personal effects;
- (d) Land and buildings used as a home or a holiday home;
- (e) Other land and property not purchased as an investment.

In the case of a married couple (including a married couple where one of the spouses is unlawfully resident in New Zealand) the chargeable income, fixed costs and cash assets of the applicant shall include those of his or her spouse.

This direction shall apply in respect of applications for that benefit received on or after the 1st day of October 1991, and in respect of any renewals of that benefit on or after that date. Dated this 17th day of December 1991.

JENNIFER MARY SHIPLEY, Minister of Social Welfare.

Schedule

Standard Incomes for Special Benefit

Status	Standard Income
UNEMPLOYMENT/NON BENEFICIARY/TRAINING	
Without Children	
Single person aged 18–19 years Single person aged 20–24 years Single person aged 25 years and over Married couple	\$55.03 \$55.03 \$76.67 \$144.21
With children	
Single person (1 child) Single person (2 children) Married couple (1 child) Married couple (2 children) INDEPENDENT YOUTH	\$153.80 \$190.70 \$190.75 \$212.75
Single person aged 16–17 years SICKNESS Without Children	\$55.03
Single person aged 16–17 years Single person aged 18–24 years Single person aged 25 years and over Married couple	\$54.03 \$75.67 \$81.08 \$168.73
With children	
Single person (1 child)Single person (2 children)Married couple (1 child)Married couple (2 children)WIDOWSANDDOMESTIC	\$153.80 \$190.70 \$204.73 \$226.73
PURPOSES	
Woman alone, single Sole parent (1 child) Sole parent (2 children) DOMICILIARY CAREGIVER'S	\$81.08 153.80 190.70
Single person aged 16–17 years Single person aged 18 years and over Sole parent (1 child) sole parent (2 children)	\$73.16 \$104.12 \$177.01 \$212.74
INVALID'S	
Without Children	***
Single person aged 16–17 years Single person aged 18 years and over Married couple	\$73.16 \$104.12 \$190.31
With children	
Single person (1 child)Single person (2 children)Married couple (1 child)	\$177.01 \$212.74 \$225.31

Status Married couple (2 children)	Standard Income \$247.31
GUARANTEED RETIREMENT INCOME/VETERAN'S PENSION	<i>+</i>
Single person living aloneSingle person sharingMarried coupleMarried couple (1 child)	\$104.12 \$104.12 \$190.31 \$225.31

Married couple (2 children) \$247.31 In the case of an applicant with more than two children, the standard income shall be increased by \$22.00 for each additional child.

MARRIED COUPLES BEING PAID THE HALF MARRIED RATE OF DIFFERENT BENEFITS

	No children	With children
Guaranteed Retirement	\$148.07	\$190.07
Income/Sickness		
Guaranteed Retirement	\$172.65	\$214.65
Income/Invalid's		
Guaranteed Retirement	\$118.55	\$174.09
Income/Unemployment,		
non-beneficiary or	•	
training		
Guaranteed Retirement	\$172.65	\$214.65
Income/Domiciliary		
caregiver's		
Sickness/Unemployment,	\$139.21	\$194.75
non-beneficiary or	•	
training	•	
Sickness/Invalid's	\$165.73	\$207.73
Domiciliary caregiver's/	\$136.21	\$191.75
Unemployment, non-		
beneficiary or training		
Domiciliary caregiver's/	\$165.73	\$207.73
sickness		
Domiciliary caregiver's/	\$190.31	\$232.31
Invalids		

Where a married couple being paid the half married rate of different benefits has more than one dependent child their standard income shall be increased by \$22 for each additional child

MARRIED COUPLES WHERE ONE SPOUSE IS UNLAWFULLY RESIDENT IN NEW ZEALAND

The standard income which would otherwise apply to the applicant if he or she were unmarried. go237

Survey and Land Information

Surveyors Professional Regulations 1977

Survey Board of New Zealand

Pursuant to regulation 9(2) of the Surveyors Professional Regulations 1977, the following notice is hereby published.

Surveyors Examination

The professional interview examination will be held the week starting Monday, 6 April 1992 at 8.45 a.m.

Applications, on the proper form, and all projects together with the prescribed fee must reach the secretary of the board before 2 March 1992.

Application forms and information about the board's requirements should be obtained from the undersigned.

The prescribed fee for the examination is \$112.50 incl. GST.

Survey Board of New Zealand, care of the Department of Survey and Land Information, P.O. Box 170, Wellington. go42

Transport

International Air Services Licensing Act 1947

Notice of Application for the Renewal of an International Air Service Licence

Pursuant to section 15 of the International Air Services Licensing Act 1947, notice is hereby given that British Airways Plc has applied for the renewal of its International Air Service Licence to operate air services for the carriage of passengers, cargo and mail between the United Kingdom and New Zealand from 1 April 1992, and that it is proposed that the renewal be granted for a period of 5 years from that date. Further details of this application and proposal may be obtained from the Acting General Manager, Air Transport Division, Ministry of Transport, P.O. Box 31-441, Lower Hutt.

Any person or organisation desiring to make representations relating to this application must forward the representations in writing to reach me on or before 7 February 1992.

Signed at Wellington this 20th day of December 1991.

W. ROB STOREY, Minister of Transport. $_{\rm go235}$

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Motorcycle Driving Course

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and under powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following courses of motorcycle instruction:

The course of Basic Motorcycle Instruction for the purposes of regulations 27 (1) (c) of the Transport (Drivers Licensing) Regulations 1987, to be conducted by the following approved school of instruction:

Temuka Driving School under the direction of Juelaine Gay Keen, Temuka.

Signed at Wellington this 13th day of January 1992.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/11) go311

Approval of Defensive Driving Course

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and under powers delegated to me by the Secretary for Transport in an instrument dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisations for the purposes of section 68 of the Transport Act 1962 and regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:

Martin White Defensive Driving Course, Blenheim.

Aalam Driving School Defensive Driving Course, Auckland.

Taxi Academy Defensive Driving Course, Wellington.

Signed at Wellington this 13th day of January 1992. W. R. SIMEON, Controller, Road User Standards. (File RUO4/5) go312

Approval of Course in Map Reading

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisation to conduct courses in map reading for the purposes of regulation 11 (1) (c) of the Transport (Driver Licensing) Regulations 1987:

Aalam Driving School, Auckland.

Signed at Wellington this 6th day of January 1992.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/8) go313

Approval of Course in Map Reading

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisations to conduct courses in map reading for the purposes of regulation 11 (1) (c) of the Transport (Driver Licensing) Regulations 1987:

The Professional Driving School, Wellington.

Aotearoa New Zealand Driving School, Lower Hutt.

Signed at Wellington this 13th day of January 1992.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/8) go314

Approval of Traffic Improvement School

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve as organisations or instructors for the purpose of conducting courses, pursuant to regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:

Wheek School of Driving Traffic Improvement School, Invercargill, under the direction of Jillian Helen Kent.

Signed at Wellington this 13th day of January 1992.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/7) go317

Approval of Defensive Driving Course

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and under powers delegated to me by the Secretary for Transport in an instrument dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisation for the purposes of section 68 of the Transport Act 1962 and regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:

Walters Driving School Defensive Driving Course, Auckland.

Signed at Wellington this 20th day of December 1991.

W. R. SIMEON, Controller, Road User Standards. (File RUO4/5)

go319

Approval of Traffic Improvement School

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and under powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisations or instructors for the purpose of conducting courses, pursuant to regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:

Peter Hutt Driving School, under the direction of Peter Raymond Hutt, Mangere Bridge, Auckland.

Signed at Wellington this 13th day of January 1992.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/7) go320

Approval of Traffic Improvement School

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and under powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisations or instructors for the purpose of conducting courses, pursuant to regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:

Ian Smith Advanced (Automatic) Driver Tuition, under the direction of Ian McRae Smith, Massey.

Rumsey Traffic Improvement School, under the direction of Ian William Rumsey, Torbay.

A.B. Transport Traffic Improvement School, under the direction of Andrew Craig Baker, Birkenhead.

Wong's Traffic Improvement School, under the direction of Lap Chi Wong, Morningside, Auckland.

Pat's Driving School, under the direction of Patricia Higginson, Papatoetoe.

D.L. McCabe Traffic Improvement School, under the direction of David McCabe, Parnell.

Aalam Driving School, under the direction of Nizam ud Din, Avondale.

Signed at Wellington this 19th day of December 1991.

W. R. SIMEON, Controller, Road User Standards.

(File RUO4/6) go322

Exemption from the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, and in exercise of powers delegated to me, pursuant to section 41 (1) of the State Sector Act 1988, I, Hugh Cameron Matheson, Senior Automotive Engineer, hereby exempt vehicles of classes TA and TB from the provisions of the Transport (Vehicle Standards) Regulations 1990, for the period 1 January 1992 to 31 December 1993 inclusive.

Signed at Wellington this 20th day of December 1991.

H. C. MATHESON, Senior Automotive Engineer.

(MOT VS03-02) go323

Treasury

Local Authorities Loans Act 1956

Members of the Local Authorities Loans Board Appointed

Pursuant to section 4 (1) (d) of the Local Authorities Loans Act 1956, Her Excellency the Governor-General has been pleased to appoint the following persons to be members of the Local Authorities Loans Board for a period from 1 July 1991 to 30 June 1992.

E. M. H. Kemp, Esquire, C.B.E. of Tawa.

C. N. Mackenzie, Esquire, C.B.E. of Scargill.

G. C. Mason, Esquire, O.B.E. of Warkworth.

Sir John Thorn, O.B.E. of Port Chalmers.

Dated at Wellington this 11th day of November 1991.

MAURICE MCTIGUE for RUTH RICHARDSON, Minister of Finance. go169

Authorities and Other Agencies of State

Transit New Zealand

Transit New Zealand Act 1989 Transport Act 1962

Bylaw Fixing the Maximum Speed of Vehicles on Part of SH 1 at Tamahere (RP 467/3.74 to RP 467/5.25)

Pursuant to section 61 (2) of the Transit New Zealand Act 1989 and section 72 (i) (j) of the Transport Act 1962, Transit New Zealand makes the following bylaw.

Bylaw

1. This bylaw may be cited as Transit New Zealand Bylaw 1991/2.

2. This bylaw shall come into force on the 1st day of February 1992.

3. In this bylaw "motor vehicle" has the meaning assigned to it in section 2(1) of the Transport Act 1962.

4. No person shall drive any motor vehicle at a speed exceeding 80 kilometres per hour on that part of State Highway 1 at Tamahere, from a point 240 metres south of the centre line of Bollard Road to a point, generally south, along State Highway 1, 1750 metres from Bollard Road (a distance of 1.51 kilometres).

5. Every person who commits an offence against this bylaw is liable on summary conviction to a fine not exceeding \$500.00.

This bylaw was made by resolution duly passed at a meeting of the Transit New Zealand Authority held in Wellington on the 10th day of December 1991.

Land Notices

Auckland Regional Council

Local Government Act 1974

Revocation of Declarations of Roads and Lands as Regional Road or Road Improvement Land

At the Regional Council meeting of 16 December 1991, in pursuance of the powers vested in it by sections 363, 369 and 373 of the Local Government Act 1974 and every other power enabling it in that behalf, the Auckland Regional Council resolved:

- That all roads and lands at any time previously Firstly declared by the Auckland Regional Council or its predecessor, the Auckland Regional Authority, to be regional road, or to be required for the purposes of regional road or to be road improvement land are no longer required to be regional road or for the purposes of regional road or road improvement land with effect from 1 July 1992.
- That without limiting the generality of the Secondly foregoing resolution, the lands affected are generally (but not exhaustively) as described in the First and Second Schedules hereto.
- That by way of clarification, it is intended that all Thirdly roads and lands described in the First and Second Schedules hereto designated on relevant District Schemes as regional road or for the purposes of regional road or road improvement land will in due course be transferred to the relevant local authority of the area and continue to be designated as road or for local roading purposes.

First Schedule

All those portions of road and land situated in Auckland City in the North Auckland Registration District.

(a) Formerly declared to be regional road and shown stippled on the following drawings:

Description

720016-11 and 12)	
720415-01E	ĵ.	Green Lane East and West.
720116-06A and 07	ĵ.	Balmoral Road and St
720516-01, 02 and 03	ý	Lukes Road.
720316-12	ĵ.	

(b) Formerly declared to be for the purposes of regional road and shown stippled and honeycombed on the following drawings:

Drawing

712316-17 712216-09, 10 and 11) Description

South-eastern Corridor Links-O'Rorke Road to Pakuranga Motorway and Mount Wellington Highway to Pilington Road and to Tainui Road.

Dated this 20th day of December 1991. J. H. VAN BARNEVELD, Land Transport Manager.

SH/3/1/8/6 au172

(c) Formerly declared to be road improvement land shown cross-hatched on the following drawings:

Drawing	Description
720016-11 and 12)	Green Lane East and
720415-01E)	West, Balmoral Road and
720516-01, 02 and 03)	St Lukes Road

Second Schedule

All those portions of land situated in Manukau City in the North Auckland Registration District formerly declared to be road improvement land and shown cross-hatched on the following drawing:

Drawing

Description

714216-01

Pakuranga Motorway-Ti Rakau Drive Intersections-Ti Rakau Drive and Reeves Road.

Copies of the drawings may be viewed at the Regional Council Headquarters, Second Floor, Regional House, 21 Pitt Street, Auckland, during office hours.

Dated this 16th day of December 1991.

G. E. TYLER, General Secretary. In36

Revocation of Part Road Improvement Land Declaration along Green Lane West

Notice is hereby given that in pursuance of the power vested in it by section 373 of the Local Government Act 1974 and of any and every other power enabling it in that behalf the Auckland Regional Council, at its meeting held on 16 December 1991, resolved that the land described in the schedule hereto formerly declared to be road improvement land is now no longer required to be road improvement land.

Schedule

All that land situated in Auckland City in the North Auckland Registration District shown hatched on Drawing 720415-01D. A general description of that land is as follows:

Description	CT
Part of the land on D.P. 7044 being portion of Allotment 20 of Section 11,	
Suburbs of Auckland Part Lot 1 D.P. 102440 Part of Allotment 8A Section 12 Suburbs	395/206 (Part) 56C/300 (All)
of Auckland	1012/215 (Part)

The Auckland Regional Council Drawing 720415-01D may be viewed at the Regional Council Headquarters, Second Floor, Regional House, 21 Pitt Street, Auckland, during office hours.

Dated this 7th day of January 1992.

G. E. TYLER, General Secretary. ln244

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes Together With a Declaration that the Area Become a Recreation Reserve

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister responsible for the Department of State that has control of the land described in the Schedule hereto, jointly declare that the land is held for conservation purposes and pursuant to section 8 (1A) of the Act, the Minister of Conservation further declares that the conservation area shall hereafter be set apart as a reserve subject to the Reserves Act 1977 and classified as a recreation reserve subject to the provisions of the latter Act.

Schedule

Southland Land District—Southland District

1.0994 hectares, more or less, being Section 16, Block VII, Otara Survey District. S.O. 8274.

0.0971 hectares, more or less, being Section 17, Block VII, Otara Survey District. S.O. 8274.

Dated at Wellington this 17th day of December 1991.

W. ROB STOREY, Minister of Lands.

DENIS MARSHALL, Minister of Conservation. In34

Reserves Act 1977

Prohibition of Access Other Than by a Permit to Part Mana Island Scientific Reserve

Pursuant to section 21 (2) (b) of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Wellington Conservancy of the Department of Conservation hereby prohibits access other than by permit to be issued by the Regional Conservator to that part of the Mana Island scientific reserve described in the Schedule hereto.

Schedule

Wellington Land District—Porirua City

12.1406 hectares, more or less, being part Mana Island, situated in Block XI, Paekakariki Survey District. Formerly Crown land reserved from sale S.O. Plan 11047. Part New Zealand Gazette, 1988, page 4518.

Dated at Wellington this 13th day of January 1992.

N. D. R. MCKERCHAR, Regional Conservator.

(Files DOC H.O. 22/2704, R.O. G28/356)

Explanatory Note:

This note is not part of the notice but is intended to indicate its general effect.

The notice prohibits landing on Mana Island and the immediate foreshore without a permit except for the area between the Lockwood Unit and the Field Centre Managers residence where no permit is required. In315

Classification of a Reserve and Declaration that the Reserve be Part of the Rahu Scenic Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, West Coast Conservancy of the Department of Conservation, hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, and further, declares that the reserve shall form part of the Rahu Scenic Reserve, subject to the provisions of the said Act.

Schedule

Nelson Land District—Buller District

5.4983 hectares, more or less, being Sections 45, 48 and 53, Block III, Lewis Survey District.

Dated at Hokitika this 13th day of November 1991.

B. N. WATSON, Regional Conservator.

(File DOC C.O. 2.06.2.30)

Prohibition of Access Other than by Permit to Moutohora (Whale) Island

Pursuant to Section 22 (5) of the Reserves Act 1977, the Regional Conservator for the Bay of Plenty Conservancy of the Department of Conservation, acting as Commissioner pursuant to section 62 of the Reserves Act 1977, hereby prohibits access except under authority of a permit, to all Moutohora (Whale) Island, Government purpose (wildlife management) reserve described in the Schedule hereto.

Schedule

2

South Auckland Land District—Whakatane District

Moutohora (Whale) Island Wildlife Management Reserve

143.2586 hectares, more or less, being Moutohora (Whale) Island and numbered 403N, situated in the Bay of Plenty. All *New Zealand Gazette*, 1991, page 3674.

Dated at Rotorua this 19th day of December 1991.

DAVID FIELD, Regional Conservator, Department of Conservation.

(DOC H.O. RES 3/6/1/1 C.O. RWL-036) 1/1 in195

Revocation of Appointment to Control and Manage Part of a Reserve

Pursuant to the Reserves Act 1977, acting under delegated authority from the Minister of Conservation, the Nelson/ Marlborough Regional Conservator, Department of Conservation, hereby revokes the appointment of the youth hostel Association of New Zealand to control and manage that part of the local purpose (site for Youth Hostel) reserve, described in the Schedule below.

Schedule

Marlborough Land District—Marlborough District

 $1.3750\ hectares,\ more or less,\ being part Section 230,\ Town of Havelock,\ situated in Block XII, Wakamarina Survey District,\ shown marked "A" on S.O. Plan 6889.$

Dated this 27th day of September 1991.

H. LOGAN, Nelson/Marlborough Regional Conservator.

(CO RES. 786, CU 1169) In294

Revocation of the Reservation Over Part of a Reserve, Specifying The Manner of Disposal and How Proceeds Shall Be Utilised

Pursuant to section 24 of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, hereby revokes the reservation as parts of a local purpose (road) reserve, over the land described in the Schedule hereto, and further, declares that the said land may be disposed of by the Tauranga District Council in such manner and on such terms and conditions as

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1CL

the council shall determine, with any net proceeds from disposal to be paid into the general funds of the council.

Schedule

South Auckland Land District—Tauranga District

1155 square metres, more or less, being Lot 1, D.P. S. 61963.

791 square metres, more or less, being Lot 3, D.P. S. 61963 (both formerly parts Lots 5 and 6. D.P. S. 25770).

Recorded on N.Z.M.S. 261 U14 sheet 4.2, Tauranga Town Sheet 18. Parts certificate of title 22B, folio 804.

Dated at Rotorua this 21st day of December 1991.

D. A. FIELD, Regional Conservator, Department of Conservation.

(D.O.C. C.O. RLP 301) In337

Iwi Transition Agency

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager of the Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1991, No. 5.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The lands described in the Second Schedule hereto are hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
2 April 1975	New Zealand Gazette, 17 April 1975, No. 34, page 889	H. 242738.2

Second Schedule

South Auckland Land District

All those pieces of land described as follows:

Area ha

Being

- 35.8760 All that parcel of land containing 35.8760 hectares, more or less, situated in Blocks I and V, Whakamaru Survey District, being Lot 1 on Deposited Plan S. 40140 and being part Pouakani No. 2 Block, comprised in certificate of title 47B/632.
- 61.2450 All that parcel of land containing 61.2450 hectares, more or less, situated in Blocks I, II, V and VI, Whakamaru Survey District, being Lot 2 on Deposited Plan S. 40140 and being part Pouakani No. 2 Block, comprised in certificate of title 47B/633.

Dated at Rotorua this 17th day of December 1991.

For and on behalf of the General Manager, Iwi Transition Agency.

P. TE MAIPI, Assistant General Manager.

(ITA Te Tai H.O.; D.O. 2687) In37

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager of the Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1991, No. 28.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
2 April 1975	<i>New Zealand Gazette</i> , 17 April 1975, No. 34, page 889	H. 242738.2

Second Schedule

A

South Auckland Land District

All that piece of land described as follows:

Area	
ha	Being
94.7890	All that parcel of land containing 94.7890 hectares,
	more or less, situated in Blocks I and V,
	Whakamaru Survey District, being Lot 1 on
	Deposited Plan S. 40142 and being comprised
	and described in certificate of title 47B/636.

Dated at Rotorua this 17th day of December 1991.

For and on behalf of the General Manager, Iwi Transition Agency.

M. J. McMILLAN, Programme Manager.

(ITA Te Tai H.O.; D.O. 2685) In38

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager of the Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1991, No. 29.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The lands described in the Second Schedule hereto are hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	No.
2 April 1975	New Zealand Gazette, 17 April 1975, No. 34,	H. 242738.2
	page 889	

Second Schedule

6

South Auckland Land District

All those pieces of land described as follows:

6

Deviaturation

Area ha

Being

- 56.9420 All that parcel of land containing 56.9420 hectares, more or less, situated in Block V, Whakamaru Survey District, being Lot 2 on Deposited Plan S. 40143 and being comprised and described in certificate of title 47B/638.
- 28.3050 All that parcel of land containing 28.3050 hectares, more or less, situated in Block V, Whakamaru Survey District, being Lot 1 on Deposited Plan S. 40143 and being comprised and described in certificate of title 47B/637.

Dated at Rotorua this 17th day of December 1991.

For and on behalf of the General Manager, $\ensuremath{\mathsf{Iwi}}$ Transition Agency.

M. J. MCMILLAN, Programme Manager.

(ITA Te Tai H.O.; D.O. 2680) ^{In39}	6
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Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager of the Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1991, No. 30.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
22 December 1971	New Zealand Gazette, 13 January 1972, No. 1,	N/A
	page 29	

Second Schedule

South Auckland Land District

All that piece of land described as follows:

Area ha

ha Being 14.4498 Ruatoki B46B, situated in Blocks I and II, Waimana Survey District. Partition order dated 16 August 1954.

Dated at Rotorua this 17th day of December 1991.

For and on behalf of the General Manager, Iwi Transition Agency.

M. J. MCMILLAN, Programme Manager.

(ITA Te Tai H.O.; D.O. 4327) 6 in40

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 35.

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

revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
3 October 1967 New Zealand Gazette, 1 October 1967, No. 64 page 1787, Waikato Development Scheme Amending Notice 1967, No. 6		S. 405518

Second Schedule

South Auckland Land District

All that piece of land described as follows:

Area m²

Being

8246 Tauhei 7A6A1, Block XV, All certificate of title, Volume 8D, folio 314.

Dated at Hamilton this 20th day of December 1991.

For and on behalf of the Iwi Transition Agency.

R. H. KOROHEKE, Assistant General Manager.

(H.O. 62/63; R.O. 23/131) In332

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 33.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice Reference No. 6 October 1969 New Zealand Gazette, 16 October 1969, No. 62, page 2016, Maori Land Development Notice Hamilton 1969, No. 70

Second Schedule

South Auckland Land District

All that piece of land described as follows:

Area

ha Being

61.3605 Lot 4, Deposited Plan S. 5977 and being parts Te Kuiti 2B18B Block and Mangarapa 42B2 and 42B1B Block. All certificate of title, Volume 7B, folio 700.

Dated at Hamilton this 20th day of December 1991.

For and on behalf of the Iwi Transition Agency.

R. H. KOROHEKE, Assistant General Manager. (H.O. 32/4/84; R.O. 25/132) In333

New Zealand Railways Corporation

New Zealand Railways Corporation Act 1981

Declaring Land at Te Rapa to be Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation hereby declares the land described in the Schedule hereto to be set apart for and on behalf of Her Majesty the Queen for railway purposes.

Schedule

South Auckland Land District—Waipa District

All that piece of land containing 1.2380 hectares, situated in Block XIII, Komakorau Survey District, being part Allotment 215, Pukete Parish; being part of the land comprised and described in conveyance 77718 (deeds index 16A/895); and being so much of the land as is comprised in Lot 1, L.T.S. 60847.

Dated at Wellington this 13th day of January 1992.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 33109/4/22/-) In318

Declaring Land at Horotiu to be Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation hereby declares the land described in the Schedule hereto to be set apart for and on behalf of Her Majesty the Queen for railway purposes.

Schedule

South Auckland Land District—Waikato District

All those pieces of land situated in Block XII, Newcastle Survey District described as follows:

Area ha

Being

- 1.9956 (4a3r29p) Part Allotments 112, 113, 114 and 115, Parish of Horotiu; being all the land comprised and described in conveyance 4805W (deeds index 16A/895).
- 0.1492 (0a1r19p) Part Allotment 112, Parish of Horotiu; being part of the land comprised and described in conveyance 5522W (deeds index 16A/895).
- 0.0556 (0a0r22p) Part Allotment 112, Parish of Horotiu; being balance of the land comprised and described in conveyance 5522W (deeds index 16A/895).
- 1.1533 (2a3r16p) Part Allotment 111, Parish of Horotiu; being part of the land comprised and described in conveyance 5471W (deeds index 16A/895).
- 0.5943 (1a1r35p) Part Allotment 111, Parish of Horotiu; being balance of the land comprised and described in conveyance 5471W (deeds index 16A/895).

Dated at Wellington this 13th day of January 1992.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 33109/4/58/-) In321

Declaring Land at Bell Block to be Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation hereby declares the land described in the Schedule hereto to be set apart for and on behalf of Her Majesty the Queen for railway purposes.

Schedule

Taranaki Land District—New Plymouth District

All those pieces of land situated in Blocks II and VI, Paritutu Survey District described as follows:

Area m²

8871 (2a0r31p) Part Section 6, Hua District; being part of the land comprised and described in conveyance 7884 (deeds register 11/742).

Being

- 3237 (0a3r8p) Part Section 35, Hua District; being balance of the land comprised and described in conveyance 7884 (deeds register 11/742).
- 2099 (0a2r3p) Part Section 5, Hua District; being all of the land comprised and described in conveyance 8213 (deeds register 11/865).

Dated at Wellington this 13th day of January 1992.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 33109/5/10/-) in324

Survey and Land Information

Public Works Act 1981

Land Acquired for Education Purposes in the District of Tasman

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired together with grant of water rights created by Transfer 48391, for education purposes and vested in the Crown on the date of publication hereof in the Gazette.

Schedule

Nelson Land District—Tasman District

4198 square metres being part Section 62, Square 8, situated in Block XV, Takaka Survey District. All certificate of title, Volume 72, folio 280.

1CL

Dated at Nelson this 17th day of December 1991.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 13/1/43/0)

Land Declared Road in the District of Tasman

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, 1CL

101

Nelson, declares the land described in the Schedule hereto, to be road which pursuant to section 60 (2) of the Transit New Zealand Act 1989 forms part of State Highway No. 6 and shall vest in the Crown on the date of publication hereof in the *Gazette*.

Schedule

Nelson Land District—Tasman District

All those pieces of land situated in Block I, Gordon Survey District, described as follows:

Area ha

Being

1.6108 Part Section 1, Square 5; marked "A" on plan. 1.2804 Part Section 13, Square 5; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 13122, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 18th day of December 1991.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 72/6/11/2/0/67) In54

Road Stopped in the City of Nelson

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, declares the road described in the Schedule to be stopped and to remain vested in The Nelson City Council.

Schedule

Nelson Land District—Nelson City

66 square metres, more or less, situated in Block IV, Waimea Survey District, adjoining or passing through Lot 1, D.P. 7389; shown marked "A" on S.O. Plan 14831, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 7th day of January 1992.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 7975-C3552) In335

Declaring Land Held for a Soil Conservation Reserve to be Set Apart for Research Purposes in the District of Tasman

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, hereby declares the land described in the Schedule hereto to be set apart, subject to caveats 139368 and 306815.1, for research purposes.

Schedule

Nelson Land District—Tasman District

All those pieces of land described as follows:

Area ha Being 151.4330 Part Lot 1 and Lot 3, D.P. 5748, situated in Block V, Waimea Survey District; marked "A" on plan.

85.4393 Lot 2, D.P. 5748, situated in Blocks V and IX, Waimea Survey District; marked "B" on plan.

Area m²

Being

410 Lot 4, D.P. 5748, situated in Block V, Waimea Survey District; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 14909, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 14th day of January 1992.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 96/0/8/3/2/0) 1CL in334

Road Realignment in the District of Ruapehu

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Wellington.

(a) Pursuant to section 114 (1), declares the land described in the First Schedule hereto to be road and vested in the Ruapehu District Council on the date of publication hereof in the *Gazette*.

(b) Pursuant to sections 116 (1), 117 and 120 (3), declares those portions of road described in the Second Schedule hereto to be stopped and amalgamated with the land in certificate of title No. 7D/391 and noted on the leasehold certificate of title No. 8A/8 subject to memorandum of lease 314028.1 and memorandum of mortgage 131667.2.

(c) Pursuant to sections 116 and 52, declares those portion of road described in the Third Schedule hereto to be stopped and set apart for a local purpose reserve (esplanade) and remain vested in the Ruapehu District Council.

First Schedule

Wellington Land District—Ruapehu District

322 square metres being part Lot 4, D.P. 29343; marked "A" on S.O. plan 36241, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

Wellington Land District—Ruapehu District

Area m²

Adjoining or passing through

6808 Lot 4, D.P. 29343; marked "B" on plan. 3333 Lot 4, D.P. 29343; marked "E" on plan.

As shown marked as above mentioned on S.O. Plan 36241, lodged in the office of the Chief Surveyor at Wellington.

Third Schedule

Wellington Land District—Ruapehu District

Area m²	Adjoining or passing through
	Lot 4, D.P. 29343; marked "C" on plan. Lot 4, D.P. 29343; marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 36241, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 23rd day of December 1991.

E. C. MELDRUM, District Manager.

(DOSLI Wg. 44/70/0/2:695547) 1CL

Land Acquired for Education Purposes in the City of Nelson

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, declares that, an agreement to that effect having been entered into, the land described in the schedule hereto is hereby acquired for education purposes and vested in the Crown on the date of publication hereof in the *Gazette*.

1CL

Schedule

Nelson Land District—Nelson City

1953 square metres, situated in the City of Nelson, being Lot 1, D.P. 1721. Balance certificate of title, Volume 58, folio 285.

Dated at Nelson this 6th day of January 1992.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 13/3/0/7) In242

Road Re-Alignment in the District of Rangitikei

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Wellington—

1. Pursuant to section 55, amends the notice dated the 31st day of August 1990, and published in the *Gazette*, 13 September 1990, No. 159, page 3360, declaring land acquired for road, land declared to be road, road stopped, and land taken in the District of Rangitikei, in the following respects:

- (a) In the operative clauses of the said notice, under (c) (i) and (d) (i), for "memorandum of mortgage 916768.13" substitute "memorandum of mortgage B. 188377.3".
- (b) In the heading to the Fourteenth Schedule, for "certificate of title 339/399" substitute "certificate of title 33B/399".

2. Pursuant to section 114 (1), declares the land described in the First Schedule hereto to be road and vested in the Rangitikei District Council on the date of publication hereof in the *Gazette*.

3. Pursuant to sections 116 (1), 117 and 120 (3), declares the portions of road described in the Second Schedule hereto to be stopped and amalgamated with the land in certificate of title No. 38A/358, subject to memorandum of mortgage B. 164435.4.

4. Declares the land described in the Third and Fourth Schedules hereto to be taken under section 119(1) and declares further that:

(i) The area described in the Third Schedule shall be amalgamated with the land in certificate of title, Volume 237, folio 33, subject to memorandum of mortgage 921789.1.

(ii) The area described in the Fourth Schedule shall be amalgamated with the land in certificate of title, No. 38A/358, subject to memorandum of mortgage B. 164435.4.

First Schedule

Wellington Land District

Area m²

Being

3	Part Lot 1,	D.P.	70737;	coloured	orange	on
(0.1p)	plan.					

1925 Part Lot 1, D.P. 70737; coloured blue on plan. (lr36.1p)

2415 Part Lot 1, D.P. 70737; coloured blue on plan. (2r15.5p)

As shown coloured as above mentioned on S.O. Plan 28286, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

Wellington Land District

Road Stopped and Amalgamated with Certificate of Title 38A/358

All those pieces of road situated in Block XV, Ohinewairua Survey District, described as followings:

Area
m²

Adjoining or passing through

584 Part Lot 1, D.P. 70737; coloured green, edged (23.1p) green on plan.

2355 Part Lot 1, D.P. 70737; coloured green on plan. (2r13.1p)

As shown as above mentioned on S.O. Plan 28286, lodged in the office of the Chief Surveyor at Wellington.

Third Schedule

Wellington Land District

Land Taken and Amalgamated with Certificate of Title 237/33

All that piece of land containing 96 square metres (3.8 perches), situated in Block XV, Ohinewairua Survey District, being part Lot 1, D.P. 70737; coloured blue, edged blue, on S.O. Plan 28286, lodged in the office of the Chief Surveyor at Wellington.

Fourth Schedule

Wellington Land District

Land Taken and Amalgamated with Certificate of Title 38A/358

All that piece of land containing 802 square metres (31.7 perches), situated in Block XV, Ohinewairua Survey District, coloured sepia, edged sepia, on S.O. Plan 28286, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 20th day of December 1991.

E. C. MELDRUM, District Manager.

(DOSLI Wg. 44/60/0/6:695189)	1CL
In239	

Declaring Land to be Road and Severance in Block IX, Mount Cerberus Survey District

Pursuant to sections 114 and 119 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares the land firstly described in the Schedule hereto to be road and vested in the Tararua District Council, and the land secondly described in the Schedule hereto to be severance.

Schedule

Wellington Land District

Area m²

Being

- 663 Part Sections 7 and 8, Block VII, Town of Pongaroa, marked "D" on S.O. 34679.
- 35 Part Section 7, Town of Pongaroa, marked "E" on S.O. 34679.

Dated at Wellington this 20th day of December 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. PL23/8/15)		1CL
ln170		

Declaring Land to be Set Apart for Ministry of Transport Training in Block I, Rimutaka Survey District

Pursuant to section 52 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares the land described in the Schedule hereto to be set apart for Ministry of Transport Training.

Schedule

Wellington Land District

All that piece of land containing 5015 square metres, being Section 4, S.O. 34420.

Dated at Wellington this 20th day of December 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. 25/2/12/32/0) 1CL In171

State Forest Set Apart for Forestry Purposes in the District of Marlborough

Pursuant to Section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Blenheim, declares the State forest described in the Schedule hereto to be set apart for forestry purposes.

Schedule

Marlborough Land District

4.1441 hectares, more or less, being Section 1, S.O. Plan 7008, Block I, Wakamarina Survey District. Part *New Zealand Gazettes*, 1950, page 883, 1947, page 254 and amending *Gazette*, 1960, page 126.

Dated at Blenheim this 20th day of December 1991.

ALLAN WILSON, District Manager.

DOSLI Bm. D.O. 5025/01/7367	1CL
In246	

Road Stopped and Land Acquired for State Primary School in Manawatu District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Wanganui:

(a) Pursuant to section 116, declares the pieces of road described in the First Schedule hereto to be stopped:

(b) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the piece of road firstly described in the said First Schedule, when so stopped, and the land described in the Second Schedule hereto, are acquired for a State primary school and vested in the Crown on the date of publication hereof in the *Gazette*.

First Schedule

Wellington Land District—Manawatu District

Road Stopped

All those pieces of road situated in Block XV, Rangitoto Survey District, described as follows:

Area m²

Adjoining or passing through

- 1370 Lot 2, D.P. 71640, Part Section A, Town of Sandon, and Lots 271, 272, 273, 274 and 275, D.P. 13; marked "A" on plan.
- 1416 Part Section A, Town of Sandon, and Lots 264, 265, 266, 267, 268, 269 and 270, D.P. 13; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 36708, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

Wellington Land District—Manawatu District

Land Acquired for State Primary School

All those pieces of land situated in Block XV, Rangitoto Survey District, described as follows:

Area	Being	
3890 m²	Part Section A, Town of Sandon; marked "C" on plan.	
1.3634 ha	Part Section 15, Town of Sandon; marked "D" on plan.	
As shown marked as above mentioned on S.O. Plan 36708, lodged in the office of the Chief Surveyor at Wellington.		

Dated at Wanganui this 8th day of January 1992.

B. P. BONISCH, District Solicitor.

(DOSLI Wg. 5/99/0/220:695436) 1cL

Land at Penticotico Bridge Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land information, Christchurch, 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 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 82, and shall vest in the Crown on the date of publication of this declaration in the *Gazette*.

Schedule

Canterbury Land District—Waimate District

235 square metres, being part Lot 2, D.P. 3453; as shown marked "Z" on S.O. Plan 18524, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 9th day of January 1992.

R. J. MILNE, District Solicitor.

(DOSLI Chch. D.O. 40/72/82/15/7) ln296

General

Nursing Council of New Zealand

Nurses Act 1977

Order of the Council—Registered General Nurse Patrick Charles Cosgrove

In exercise of its powers under section 28 (3) of the Nurses Act 1977, the Nursing Council of New Zealand on the 7th day of

November 1991 ordered that, in accordance with his written application, the name of **Patrick Charles Cosgrove** be removed from the Register of General Nurses.

It was further decided by council that this decision be published in the *Gazette* and the *New Zealand Nursing Journal*.

M. E. BURGESS, Registrar. gn295

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Bint Road, Maungakaramea

Treaty of Waitangi Act 1975 State-Owned Enterprises Act 1986

This notice concerns a block containing 2.0830 hectares at Bint Road, Maungakaramea, being a former education reserve, and Maori claims under the Treaty of Waitangi Act 1975.

The land at Bint Road, Maungakaramea described in legal terms at 2.0830 hectares, being Section 1, Survey Office Plan 64162, certificate of title 78D/834, formerly known as Allotment E57 Maungakaramea Parish, being originally part of Maungakaramea No. 1 and No. 2 Blocks.

The land was once owned by the Crown. It has been transferred to a State-Owned Enterprise under section 23 of the State-Owned Enterprises Act 1986.

There is a special notice or "memorial" on the certificate of title for the land which provides that, if the Waitangi Tribunal recommends it, the land shall be resumed by the Crown and returned to Maori ownership (see sections 27A and 27B of the State-Owned Enterprises Act 1986).

The current owner of the land, Keith Hannam has applied to the Waitangi Tribunal to have this memorial removed. This has been done under section 8D of the Treaty of Waitangi Act 1975.

Any Maori person who considers that they, or any group which they belong to, has a claim to make to the Waitangi Tribunal about this land, should submit their claim to the Waitangi Tribunal before the 30th day of April 1992.

Section 6 of the Treaty of Waitangi Act 1987, describes what a claim is. Claims can be posted or sent to the Registrar, Waitangi Tribunal, Database House, 175 The Terrace, P.O. Box 10-044, Wellington.

If no claim about this land is made to the Waitangi Tribunal before the 30th day of April 1992, then the Tribunal may recommend that the land no longer be liable to be resumed by the Crown and returned to Maori ownership under section 27B of the State-Owned Enterprises Act 1986.

Dated at Whangarei this 17th day of December 1991.

Keith Hannam, by his solicitor:

B. N. McGREGOR, P.O. Box 145, corner of Hunt and Bank Streets, Whangarei.

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