



The New Zealand Gazette

WELLINGTON: THURSDAY, 6 MAY 1993

Contents

Vice Regal .					 	 None
Parliamentary Sun	nmary				 	 1164
Government Notic	ces				 	 1165
Authorities and O	ther Agen	cies of S	tate No	tices	 	 1169
Land Notices .					 	 1171
Regulation Summa	ary				 	 1180
General Section					 	 None

Using the Gazette

The New Zealand Gazette, the official newspaper of the Government of New Zealand, is published weekly on Thursday. Publishing time is 4 p.m.

Notices for publication and related correspondence should be addressed to:

Gazette Office, Department of Internal Affairs, P.O. Box 805, Wellington. Telephone (04) 495 7200 Facsimile (04) 499 1865

or lodged at the Gazette Office, Seventh Floor, Dalmuir House, 114 The Terrace, Wellington.

Closing time for lodgment of notices at the Gazette Office is 12 noon on the Tuesday preceding publication (except for holiday periods when special advice of earlier closing times will be given).

Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be reproduced copies of the originals. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.

Availability

The New Zealand Gazette is available on subscription from Legislation Services, P.O. Box 12-418, Wellington or over the counter at the following locations:

Bennetts Bookshop Limited

Housing Corporation Building, 25 Rutland Street, Auckland.

147 Hereford Street, Christchurch.

Cargill House, 123 Princes Street, Dunedin.

38-42 Broadway Avenue, Palmerston North.

Waikato Polytechnic, Gate 5, Tristram Street, Private Bag, Waikato.

Bowen House, Lambton Quay, Wellington.

Other issues of the Gazette:

Commercial Edition—Published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

Special Editions and Supplements—Published as and when required.

Advertising Rates

The following rates for the insertion of material in the Principal Edition of the *New Zealand Gazette* apply as from 1 July 1991:

Category 1

Single column notices, e.g.: Notices under the Transport Act, Public Works Act — 55c per word.

Category 2

Notices in table form or taking up two columns across the page, e.g.: Regulation Summaries, notices under the Medicines Act - 60c per word.

The appropriate rate to be applied to an advertisement will be determined at the time of setting up the notice for publication. Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable.

All rates shown are inclusive of G.S.T.

Parliamentary Summary

Bills Assented To

Note: The title of the Act is shown in italics where this differs from the Bill.

Government Bills	
	Assent No.
26 April 1993	
Animals Protection Amendment	19
Law Practitioners Amendment (No. 2)	20
(Law Practitioners Amendment)	
New Zealand Society of Accountants Amendment (No. 2)	21
(New Zealand Society of Accountants Amendment)	
Local Bill	
24 April 1993	
Canterbury Museum Trust Board	4
ns3673	

Government Notices

Agriculture and Fisheries

Animals Act 1967

Movement Control Notice Issued Under Section 13A, Animals Act (Notice No. 5239)

For the purpose of controlling the movement of all bivalve molluscs which may be harbouring a harmful organism, pursuant to section 13A of the Animals Act 1967, I hereby prohibit all movement of bivalve molluscs, for the purpose of relaying into other waters, from the Movement Control Areas described in the Schedule hereto for a period of 30 days from the day this notice comes into effect.

This notice shall come into effect on the date of publication in the *Gazette*.

Schedule

The Movement Control Areas are:

1. North Island

All that area of land and water bounded:

- (a) By the outer limit of the territorial sea as defined by section 3 of the Territorial Sea and Exclusive Economic Zone Act 1977 heading in a northerly direction from a point on the territorial sea at 40° 56.4'S and 174° 35.4'E around the coast of the North Island to a point on the territorial sea at 41° 27.6'S and 174° 26.0'E; and
- (b) By a straight line from 41° 27.6′S and 174° 26.0′E in a northerly direction to the point of commencement at a point 40° 56.4′S and 174° 35.4′E.

2. Chatham Islands

All that area of land and water bounded by the outer limit of the territorial sea as defined by section 3 of the Territorial Sea and Exclusive Economic Zone Act 1977 that surrounds the Chatham Islands.

3. South Island

All that area of land and water bounded:

- (a) By the outer limit of the territorial sea as defined by section 3 of the Territorial Sea and Exclusive Economic Zone Act 1977 heading in a southerly direction from a point on the territorial sea at 41° 27.6'S and 174° 26.0'E around the coast of the South Island to a point on the territorial sea at 40° 56.4'S and 174° 35.4'E; and
- (b) By a straight line from 40° 56.4'S and 174° 35.4'E in a southerly direction to the point of commencement at a point 41° 27.6'S and 174° 26.0'E.

Signed at Wellington this 4th day of May 1993.

R. E. W. ELLIOTT, Group Director Policy (acting pursuant to delegated authority). $_{\rm go3667}$

Notice to Abolish a Special Quarantine Ground at Ruakaka, Whangarei, Northland (Notice No. 5238; QUAL/0996/NAI)

Pursuant to section 11A (2) of the Animals Act 1967, the Director-General of Agriculture and Fisheries, hereby gives the following notice:

Notice

1. Special Quarantine Ground Abolished—The land as specified in the attached Schedule, is hereby abolished as a special quarantine ground for the detention of imported animals or 1 or more kinds of imported animals.

2. Revocations—Notice to Set Apart and Define a Special Quarantine Ground at Ruakaka, Whangarei, Northland (Notice No. 5028) published in the *New Zealand Gazette* on 9 August 1990, Issue No. 139 at page 2833, is hereby revoked.

Schedule

Land and premises owned by G. V. Prince, Prescott Road, Ruakaka, Whangarei, being Lot 1, Deposited Plan 77041, Block X, Ruakaka Survey District, comprising of 0.4162 hectares, more or less.

Dated at Wellington this 28th day of April 1993.

P. J. O'HARA, Chief Veterinary Officer, MAF Regulatory Authority, Ministry of Agriculture and Fisheries (acting pursuant to delegated authority). 903685

Commerce

Business Development Boards Act 1991

Notice of Appointment of Chairperson of the Wairarapa Business Development Board

Pursuant to section 11 of the Business Development Boards Act 1991, the Minister of Business Development is pleased to appoint

James Cedric Percy, farmer of Masterton

as the chairperson of the Wairarapa Business Development Board for the period commencing the 6th day of May 1993 and expiring with the close of the 31st day of January 1994.

Dated at Wellington this 6th day of May 1993.

ROGER F. H. MAXWELL, Minister of Business Development. 903688

Commerce Act 1986

Appointment of Lay Member of the High Court

Pursuant to section 77 of the Commerce Act 1986, Her Excellency the Governor-General has been pleased to appoint

Ralph Gerard Lattimore of Christchurch

to be a lay member of the High Court with respect to proceedings under the Commerce Act 1986, for a period of 5 years commencing on the 26th day of April 1993.

Dated at Wellington this 28th day of April 1993.

PHILIP BURDON, Minister of Commerce. go3653

Dumping and Countervailing Duties Act 1988

Final Determination: Home Brew Beer Kits from the United Kingdom

Pursuant to section 13 (1) of the Dumping and Countervailing Duties Act 1988 (hereinafter referred to as "the Act"), I, Philip Burdon, Minister of Commerce, hereby give notice that I have made a final determination that the goods specified in the Schedule to this notice and imported or intended to be imported into New Zealand, are not goods in respect of which I may direct the imposition of an anti-dumping duty in accordance with section 14 of the Act.

The brief reasons for this determination are that the impact of the dumped imports upon the New Zealand industry does not amount to material injury or threat thereof or material retardation in terms of the Act.

Schedule

Country of Origin-United Kingdom

Description of Goods Subject to this Notice: Home brew beer kits which contain liquid hopped malt extract or a mixture of hopped malt/barley extract whether or not packed with yeast.

Dated at Wellington this 28th day of April 1993.

PHILIP BURDON, Minister of Commerce. go3649

Final Determination: Plaster of Paris Bandages from Germany: Third Country Dumping

Pursuant to section 18 of the Dumping and Countervailing Duties Act 1988 ("the Act"), I, Philip Burdon, Minister of Commerce, hereby declare that the provisions of the Act preceding section 18 shall, with all necessary modifications, apply with respect to the effect of goods described in the Schedule to this notice on Australia's domestic industry in the same manner as they apply with respect to the effect of those goods on a New Zealand industry.

Pursuant to section 13 (1) of the Act, I hereby give notice that I have made a final determination that the goods described in the Schedule to this notice, and imported or intended to be imported into New Zealand, are goods in respect of which I may direct the imposition of anti-dumping duty in accordance with section 14 of the Act, in that the goods are being dumped and by reason thereof material injury to an industry is threatened

The question of the imposition of anti-dumping duties is a matter which must be addressed in the context of specific international obligations incumbent on New Zealand in relation to the imposition of duties in third country dumping cases.

Schedule

Description of Goods Subject to Investigation Country of Origin

Plaster of paris bandages in cut width and cut length prepacked sizes

Germany

The goods are currently classified under Tariff Item and Statistical Key 3005.90.09.22K of the Tariff of New Zealand. This Tariff Item and Statistical Key is provided for convenience and Customs purposes only, the written description being dispositive.

Dated at Wellington this 28th day of April 1993.

PHILIP BURDON, Minister of Commerce. go3661

Conservation

Reserves Act 1977

Members of Horowhenua Lake Domain Board Appointed

Pursuant to the Reserves Act 1977 and section 18 of the Reserves and Other Lands Disposal Act 1956, the Minister of Conservation hereby revokes all previous appointments to the Horowhenua Lake Domain Board and hereby appoints the following persons to be members of the board, for a term expiring on the 31st day of October 1995:

Malcolm John Frederick Guy of Koputaroa.

Barbara Hager of Levin.

Timoti Wiremu Marokopa Matakatea of Levin.

Michael Blakely Munford of Levin.

William James Taueki of Levin.

Hohepa Warena Te Kerehi of Levin.

Millar Thomas Joseph Waho of Levin.

Dated at Wellington this 3rd day of May 1993.

DENIS MARSHALL, Minister of Conservation.

Crown Law Office

Cabinet Directions

Cabinet Directions for the Conduct of Crown Legal Business 1993

On 19 April 1993 Cabinet approved new Cabinet Directions for the Conduct of Crown Legal Business 1993 to replace the Cabinet Rules for the Conduct of Crown Legal Business 1958 (S.R. 1958/105). The text of the Directions is set out below:

- 1. These Directions may be cited as the Cabinet Directions for the Conduct of Crown Legal Business 1993.
- 2. In these Directions , "Department" means a Department as defined in section 2 of the State Sector Act 1988, the New Zealand Police, and any agency of the Government subject to Ministerial direction or control, but does not include the Parliamentary Counsel Office or the Public Trust Office.
- 3. These Directions shall apply to all Ministers and Departments. In cases of doubt, the Attorney-General shall decide whether these Directions apply to any particular agency.
- 4. All requests by Ministers for legal advice or representation in matters in relation to their portfolios should in the first instance be addressed to the Attorney-General or to the Solicitor-General.
- 5. Where any Department requires legal services from outside of its own legal staff it shall first establish in which of the following categories the requirement for services falls:

Category 1:

- (a) Representation or advice in relation to actual or imminent litigation to which the Government or agency is or may become a party.
- (b) Legal services involving questions of the lawfulness of the exercise of Government powers.
- (c) Constitutional questions including Treaty of Waitangi
- (d) Issues relating to the enforcement of the criminal law.
- (e) Legal issues relating to the protection of the revenue. Category 2:
- All requirements for legal services not included in Category 1.
- 6. (a) It shall be the duty of the Chief Executive of every Department whenever the interests of the Crown so require, to ensure that the Department obtains legal advice from its own legal staff or otherwise in accordance with these Directions.
- (b) All requirements by any Department for legal services within Category 1 to be provided other than by its own staff shall be referred to the Solicitor-General and will be dealt with either within or outside of the Crown Law Office as the Solicitor-General directs. Requests for such advice should be made to the Solicitor-General or other Crown Counsel designated by the Solicitor-General.
- (c) No Crown Solicitor or other lawyer in private practice is to be instructed by any Department in respect of requirements for legal services of a kind covered in Category 1, other than

pursuant to a general or specific approval from the Solicitor-General, provided that any Department may instruct a Crown Solicitor without further authority than these Directions in respect of a summary prosecution or the taking of depositions for an indictable prosecution. All requirements by any Department or Government agency for legal services to be provided other than by its own staff falling into Category 2 may be referred to Crown Solicitors or other lawyers in private practice without further authority than these Directions provided that the Solicitor-General may intervene at any stage in a particular case to require that the legal services concerned be provided as the Solicitor-General directs. Where any question or dispute arises as to the category into which a particular requirement for legal services falls, it shall be resolved by the Solicitor-General.

- (d) Where the Department seeks legal services in accordance with these Directions from lawyers in private practice it will be the duty of the Chief Executive to ensure that those lawyers engaged are free of conflicts of interest, have an appropriate level of expertise for the work they are asked to undertake, and are adequately supervised by the Department in the work they are engaged to do.
- 7. Where an opinion is sought from the Crown Law Office on an issue over which there is a difference between Departments both or all of those Departments should advise the Crown Law Office of their views. An opinion will be given to all of them jointly.
- 8. Where an opinion relates to the responsibilities of more than one Department the Department which seeks the opinion shall be responsible for meeting the costs of it. Departments may however agree among themselves to share the cost of any opinion. The Department having responsibility in the relevant area shall meet the cost of legal services provided:
 - (a) at the direction of Cabinet or a Cabinet Committee; and
- (b) as a result of the intervention of the Solicitor-General pursuant to these Directions.
- 9. A lawyer who is employed in a Department or agency may appear on summary prosecutions in the District Court. Appearances by Departmental legal staff in any other jurisdiction will require a general or specific approval from the Solicitor-General.
- 10. No appeal from the decision of any Court or Tribunal, or application for judicial review, is to be instituted by any Crown party without the specific approval of the Solicitor-General.
- 11. If an employee of a Department is charged with a criminal offence arising out of the course of his or her employment, any claim for the reimbursement of the employee's legal costs shall be decided by the Chief Executive of the Department concerned.
- 12. If an employee of a Department is made a defendant in a civil action arising out of the course of his or her employment, the Crown shall bear the expenses of that defence, and the Attorney-General may take over the conduct of the case. For the purposes of this Direction "employee" includes a Chief Executive and a member of the Senior Executive Service.
- 13. Opinions provided by the Solicitor-General or the Crown Law Office are intended for the assistance of Ministers, and Departments only. They are not to be sought for private bodies or individuals
- 14. An opinion given by the Crown Law Office is the property of the Crown and in the charge of the person to whom it is addressed. Subject to the rights of the Attorney-General to be fully informed on all Government legal business, the Solicitor-General and Crown Law Office will not disclose the contents of an opinion to any third party without the specific authority of the addressee. Requests to the Crown Law Office for copies of such opinions, whether under the Official Information Act or otherwise, will be transferred to the addressee who must decide whether to claim or waive any solicitor and client

privilege attaching to the opinion. The Crown Law Office will, on request, give advice as to whether privilege should or may be claimed but the ultimate decision must be made by the addressee.

15. The Cabinet Rules for the Conduct of Crown Legal Business 1958 are hereby revoked.

PAUL EAST, Attorney-General. go3567

Education

Education Act 1989

Appointment of Commissioner to Grey Lynn School

Pursuant to section 109 (4) (a) of the Education Act 1989, I hereby appoint

Brian Wilson as Commissioner for Grey Lynn School to act in the place of the board.

This notice shall come into force on the 10th day of May 1993. Dated at Wellington this 6th day of May 1993.

M. DELLOW, Acting Senior Manager, National Operations (acting pursuant to delegated authority). $_{\rm go3687}$

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

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 Ministry 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 proprietor of the following school:

Wesley College, Auckland.

The said supplementary integration agreement was executed on the 26th day of April 1993. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 6–10 Nugent Street, Auckland.

Dated at Wellington this 27th day of April 1993.

MAURICE DELLOW, Acting Senior Manager, National Operations.

903643

Internal Affairs

Electoral Act 1956

Member of the House of Representatives Elected— Tauranga Electoral District

Pursuant to the Electoral Act 1956, I have received a return of the Writ issued on the 19th day of March 1993 for the election of a Member of Parliament to serve in the House of Representatives for the Tauranga Electoral District and by the endorsement on that Writ.

Winston Raymond Peters

has been duly elected to serve as a member for the said district. Dated at Wellington this 3rd day of May 1993.

R. P. CAMERON, Clerk of the Writs. 903566

2

Justice

Companies Act 1955

Approval of Qualified Person for the Purposes of Section 165 (4) of the Companies Act 1955

Pursuant to section 165 (4) of the Companies Act 1955, I approve

Aaron Vivian Clark, Fellow of the Australian Society of certified Practising Accountants

to be a qualified person for the purpose of the audit of company accounts.

Dated at Wellington this 22nd day of April 1993.

DOUGLAS GRAHAM, Minister of Justice. go3652

Private Investigators and Security Guards Act 1974

Reappointment of Registrar of Private Investigators and Security Guards

Pursuant to section 5 of the Private Investigators and Security Guards Act 1974, I, Douglas Arthur Montrose Graham, Minister of Justice, hereby give notice of the reappointment of

Simon Grant Lockhart, Queen's Counsel of Auckland

as the Registrar of Private Investigators and Security Guards for a further term of 3 years on and from the 23rd day of June 1993.

Dated at Wellington this 27th day of April 1993.

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

(Adm. 3-87-11) go3689

Transport

Transport Act 1962

Approval of Child Restraints for Use in Motor Vehicles

Pursuant to section 77B of the Transport Act 1962, and pursuant to powers delegated to me by the Secretary for Transport, I, Richard Leslie Reynolds, Manager Vehicle Standards, hereby approve child restraints described in the Schedule hereto for the purposes of section 77C of the said Act and for the purposes of regulations 30 and 30A of the Traffic Regulations 1976.

Schedule

Child restraints certified by Standards New Zealand as complying with British Standard AU202a and marked or otherwise labelled accordingly.

Signed at Wellington this 27th day of April 1993.

R. L. REYNOLDS, Manager Vehicle Standards. go3694

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Defensive Driving Courses

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 16th day of November 1992, I, Warren Richard Gillespie Simeon, Manager, 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:

Trinity Driving School Defensive Driving Course, Hastings.

Premier Driving School Defensive Driving Course, Napier.

Tairawhiti Polytechnic Defensive Driving Course, Gisborne.

Signed at Wellington this 3rd day of May 1993.

W. R. G. SIMEON, Manager Road User Standards.

(File: RUO4/5)

Approval of Courses 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 16th day of November 1992, I, Warren Richard Gillespie Simeon, Manager, 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 (Drivers Licensing) Regulations 1987:

NZFP Pulp & Paper Limited, Tokoroa.

Temuka Driving School, Temuka.

Manukau Urban Maori Authority Driving School (M.U.M.A.), Papatoetoe.

Signed at Wellington this 3rd day of May 1993.

W. R. G. SIMEON, Manager Road User Standards.

(File: RUO4/8) go3692

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 16th day of November 1992, I, Warren Richard Gillespie Simeon, Manager, Road User Standards hereby approve the following course of motorcycle instruction:

The course of Core Motorcycle Instruction for the purposes of regulation 30 (5) of the Transport (Drivers Licensing) Regulations 1987, to be conducted by the following approved school of instruction:

Passrite Driving Academy Limited, Auckland, under the direction of Fredrick George Bardon.

Signed at Wellington this 3rd day of May 1993.

W. R. G. SIMEON, Manager Road User Standards.

(File: RUO4/11)

go3693

Authorities and Other Agencies of State

Broadcasting Standards Authority

Broadcasting Act 1989

Broadcasting Standards Authority—Decision No.: 10/93, 11/93, 12/93, 13/93, 14/93, 15/93, 16/93, 17/93, 18/93, 19/93, 20/93, 21/93, 22/93, 23/93, 24/93, 25/93, 26/93, 27/93, 28/93, 29/93, 30/93, 31/93, 32/93, 33/93, 34/93, 35/93, 36/93, 37/93, 38/93, 39/93, 40/93, 41/93, 42/93, 43/93, 44/93, 45/93, 46/93, 47/93, 48/93, 49/93, 50/93, 51/93, 52/93 and 53/93

Pursuant to section 15 of the Broadcasting Act 1989, notice is hereby given that the Broadcasting Standards Authority has made the following decisions on complaints referred to it for investigation and review.

- (i) In decision 10/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 1 of the series Sex on 11 August 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with controversial issues.
- (ii) In decision 11/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 4 of the series Sex on 1 September 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with controversial issues.
- (iii) In decision 12/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 6 of the series Sex on 15 September 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (iv) In decision 13/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 7 of the series Sex on 22 September 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with controversial issues.
- (v) In decision 14/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 7 of the series Sex on 22 September 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency, and to show balance, impartiality and fairness in dealing with controversial issues.
- (vi) In decision 15/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 8 of the series Sex on 29 September 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (vii) In decision 16/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 9 of the series Sex on 6 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste

and decency, and to show balance, impartiality and fairness in dealing with controversial issues.

- (viii) In decision 17/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 10 of the series Sex on 13 October 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to maintain standards of good taste and decency.
- (ix) In decision 18/93, the authority upheld the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of Sex by Request on 20 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (x) In decision 19/93, the authority declined to uphold the complaint from Ms Vicki Cumber of Paihia that the broadcast by Television New Zealand Limited of episodes 1 and 2 of the series Sex on 11 and 18 August 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency and to avoid portraying people in a way which is likely to encourage denigration on account of sex.
- (xi) In decision 20/93, the authority upheld the complaint from Mr Kristian Harang of Auckland that the broadcast by Television New Zealand Limited of Sex by Request on 20 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (xii) In decision 21/93, the authority declined to uphold the complaint from Ms Nadya Corcoran of Pahiatua that the broadcast by Television New Zealand Limited of episode 5 of the series Sex on 8 September 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (xiii) In decision 22/93, the authority declined to uphold the complaint from Dr M. Purchase of Auckland that the broadcast by Television New Zealand Limited of episode 8 of the series Sex on 29 September 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.
- (xiv) In decision 23/93, the authority declined to uphold the complaint from Ms Barbara Hobden of Christchurch that the broadcast by Television New Zealand Limited of episodes 4, 5 and 6 of the series Sex on 1, 8 and 15 September 1992 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues and to avoid portraying people in a way which is likely to encourage denigration on account of sex.
- (xv) In decision 24/93, the authority declined to uphold the complaint from Mr L. and Mrs S. Thomas of Putaruru that the broadcast by Television New Zealand Limited of episode 10 of the series Sex on 13 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency and to show balance, impartiality and fairness when dealing with controversial issues.
- (xvi) In decision 25/93, the authority upheld the complaint from Mr W. R. J. Gray of Rotorua that the broadcast by Television New Zealand Limited of the item "Toitu te Whenua" on *Frontline* on 20 September 1992 breached the responsibility placed on broadcasters to be truthful and accurate and to show balance, impartiality and fairness when dealing with controversial issues. The authority ordered Television New Zealand Limited to broadcast a brief summary of the decision before 1 April 1993.
- (xvii) In decision 26/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of the

programme 48 Hours: AIDS in Orange County on 21 October 1992 breached the responsibility placed on broadcasters to be truthful and accurate and to show balance, impartiality and fairness when dealing with controversial issues.

(xviii) In decisions 27/93 and 28/93, the authority upheld complaints from The Kyrke-Smith Family of Wellington that the broadcast by Television New Zealand Limited of an item on *One Network News* and *Tonight* on 14 October 1992 breached the responsibility placed on broadcasters to respect the privacy of the individual and to avoid the use of deceptive programme practices. The authority ordered Television New Zealand Limited to pay compensation of \$2,500 to the Kyrke-Smith family.

(xix) In decision 29/93, the authority declined to determine the complaint from Female Images and Representation in Sport Taskforce (FIRST) that the broadcast by Television New Zealand Limited of sports news on *One Network News* on 1 September 1992 breached the responsibility placed on broadcasters to present news accurately, objectively and impartially, and to avoid portrayal of people in a way which is likely to encourage denigration on account of sex.

(xx) In decision 30/93, the authority declined to determine the complaint from Female Images and Representation in Sport Taskforce (FIRST) that the broadcast by TV3 Network Services Limited of sports news on 3 National News on 3 September 1992 breached the responsibility placed on broadcasters to present news accurately, objectively and impartially, and to avoid portrayal of people in a way which is likely to encourage denigration on account of sex.

(xxi) In decision 31/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by Television New Zealand Limited of an advertisement for Lion Red beer on 28 October 1992 breached the responsibility placed on broadcasters that liquor advertisements shall not directly or by innuendo suggest some special quality or property which cannot be sustained.

(xxii) In decision 32/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by TV3 Network Services Limited of an advertisement for Jim Beam whiskey on 3 November 1992 breached the responsibility placed on broadcasters that liquor advertisements shall not portray exaggerated stereotyped masculine images.

(xxiii) In decision 33/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of the programme Mr and Mr on 17 November 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with questions of a controversial nature.

(xxiv) In decision 34/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of the programme AIDS: What do we tell our Children? on 30 November 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with questions of a controversial nature.

(xxv) In decision 35/93, the authority declined to uphold the complaint from the Credo Society Inc of Auckland that the broadcast by TV3 Network Services Limited of an item in the programme In Focus on 3 October 1992 breached the responsibility placed on broadcasters to be accurate on points of fact.

(xxvi) In decision 36/93, the authority declined to uphold the complaint from Mr B. G. Wortelboer of Ruakaka that the broadcast by TV3 Network Services Limited of two items in the programme Fast Forward on 24 November 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xxvii) In decision 37/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by TV3 Network Services Limited of an advertisement for Waikato Draught beer on 10 November 1992 breached the responsibility placed on broadcasters to ensure that advertisements avoid portraying people in a manner which is likely to expose them to contempt or ridicule, and that liquor advertisements shall not depict liquor as a necessary component of or a reward for success.

(xxviii) In decision 38/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by Television New Zealand Limited of an advertisement for Waikato Draught beer on 12 November 1992 breached the responsibility placed on broadcasters to ensure that advertisements avoid portraying people in a manner which is likely to expose them to contempt or ridicule, and that liquor advertisements shall not depict liquor as a necessary component of or reward for success.

(xxix) In decision 39/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by TV3 Network Services Limited of the programme *Prime Sex* on 8 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency, to deal justly and fairly with any person taking part in the programme and to show balance, impartiality and fairness in dealing with questions of a controversial nature.

(xxx) In decision 40/93, the authority declined to determine the complaint from Mr Peter Zohrab of Wainuiomata that the broadcast by TV3 Network Services Limited of an item on 3 National News on 12 November 1992 breached the responsibility placed on broadcasters to avoid portraying people in a way which is likely to encourage denigration on account of sex.

(xxxi) In decision 41/93, the authority declined to determine the complaint from Mr Peter Zohrab of Wainuiomata that the broadcast by Television New Zealand Limited of an item on One Network News on 12 November 1992 breached the responsibility placed on broadcasters to avoid portraying people in a way which is likely to encourage denigration on account of sex.

(xxxii) In decision 42/93, the authority declined to uphold the complaint from Mr Jim McNair of Auckland that the broadcast by Television New Zealand Limited of an item on Holmes on 20 October 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency and to avoid portraying people in a way which is likely to encourage denigration on account of religion.

(xxxiii) In decision 43/93, the authority upheld the complaint from Mr Colin Edwards of Whangarei that the broadcast by Television New Zealand Limited of an item on One Network News on 14 November 1992 breached the responsibility placed on broadcasters to avoid the gratuitous use of violence for the purposes of heightened impact.

(xxxiv) In decision 44/93, the authority declined to uphold the complaint from Mr Trevor Hansen of Auckland that the broadcast by Television New Zealand Limited of an item on Holmes on 7 December 1992 breached the responsibility placed on broadcasters to respect the privacy of the individual.

(xxxv) In decision 45/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by Television New Zealand Limited of an item on *Moro Sports Extra* on 25 January 1993 breached the responsibility placed on broadcasters to ensure that the promotion of liquor which is incidental to a programme is minimised.

(xxxvi) In decision 46/93, the authority declined to uphold the complaint from Mr John Malley of Wellington that the broadcast by Television New Zealand Limited of a segment of

the programme *Crimewatch* breached the responsibility placed on broadcasters to avoid the use of deceptive programme practices and that the action taken, having upheld a complaint that the item breached the requirement for truth and accuracy, was insufficient.

(xxxvii) In decision 47/93, the authority declined to uphold the complaint from the Coalition of Concerned Citizens (NZ) of Otaki that the broadcast by Television New Zealand Limited of an item on *Holmes* on 2 November 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xxxviii) In decision 48/93, the authority declined to uphold the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by TV3 Network Services Limited of an advertisement for Steinlager beer on 11 November 1992 breached the responsibility placed on broadcasters that liquor advertisements shall not contain any description which is misleading about the product advertised, or suggest some special quality or property which cannot be sustained.

(xxxix) In decision 49/93, the authority declined to uphold the complaint from Together Ending Alcohol Misuse (TEAM) of Christchurch that the broadcast by TV3 Network Services Limited of an advertisement for Steinlager beer on 30 October 1992 breached the responsibility placed on broadcasters that liquor advertisements shall not contain any description which is misleading about the product advertised, or suggest some special quality or property which cannot be sustained.

(xl) In decision 50/93, the authority declined to uphold the complaint from the Christian Heritage Party of Christchurch that the broadcast by Television New Zealand Limited of an item on *One Network News* on 24 November 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with controversial issues.

(xli) In decision 51/93, the authority upheld the complaint from Mr Geoff Pownall of Auckland that the broadcast by Television New Zealand Limited of the film *Casualties of War* on 15 November 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xlii) In decision 52/93, the authority declined to uphold the complaint from Mr Lisle Edwards of Levin that the broadcast by TV3 Network Services Ltd of a promo for the film *Cocktail* on 3 December 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xliii) In decision 53/93, the authority declined to uphold the complaint from Mr Kerry Sharp of Palmerston North that

the broadcast by TV3 Network Services Limited of an item entitled "Absolutely Positive" on 60 Minutes on 13 December 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to show balance, impartiality and fairness in dealing with controversial issues.

Copies of decisions may be purchased from the Broadcasting Standards authority, P.O. Box 9213, Wellington, at the price of \$5.00 each or by annual subscription of \$100.00.

Dated at Wellington this 29th day of April 1993.

G. POWELL, Executive Director.

Transit New Zealand

Transit New Zealand Act 1989

Bylaw Fixing the Maximum Speed of Vehicles on Part of State Highway 1 at Huka Falls

Pursuant to sections 61 (2) of the Transit New Zealand Act 1989, and section 72 (1) (j) of the Transport Act 1962, Transit New Zealand makes the following bylaw.

Bulaw

- 1. This bylaw may be cited as Transit New Zealand Bylaw 1993/3.
- 2. This bylaw shall come into force immediately.
- 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 an hour on State Highway 1 from a point 500 metres north of the centreline of Huka Falls Loop Road at its southern junction with State Highway No. 1 (RP 606/5.93) in a generally southerly direction to a point 112 metres north of the centreline of Norman Smith Street (RP 606/7.31).
- 5. Every person who commits an offence against this bylaw is liable upon summary conviction to a fine not exceeding \$500.

This bylaw is made by delegated authority from the Transit New Zealand Authority.

Dated at Wellington this 30th day of April 1993.

J. H. VAN BARNEVELD, Land Transport Manager, Transit New Zealand.

Land Notices

Conservation

Conservation Act 1987

Corrigendum

Declaring Land to be Held for Conservation Purposes

In the notice dated 29 March 1993 and published in the *New Zealand Gazette* of 1 April 1993, No. 46 at page 867 in the Schedule for "All *New Zealand Gazette*, 1985, page 118" read "All *New Zealand Gazette*, 1985, page 138".

(DOC File Cons. H.O. LAN 0088; C.O. 1.25.3.1)

Declaring Land to be Held for Conservation Purposes

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 it shall thereafter be so held.

Schedule

1CL

South Auckland Land District—Whakatane District

7,967 square metres, more or less, being Section 7, Block 1, Ahikereru Survey District. Part certificate of title Volume 86, folio 152. Survey Office Plan No. 28850.

Dated at Wellington this 20th day of April 1993.

W. ROB STOREY, Minister of Lands.

DENIS MARSHALL, Minister of Conservation.

(DOC File C.O. LDE 058)

1/1

Declaring Land to be Held for Conservation **Purposes**

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 it shall thereafter be so held.

Schedule

South Auckland Land District—Whakatane District

1,285 square metres, more or less, being Lot 1, D.P. S. 1046, situated in Block II, Whakatane Survey District. All certificate of title, Volume 1036, folio 6.

738 square metres, more or less, being Section 110, Block XII, Galatea Survey District. Part New Zealand Gazette, 1975, page 2280.

Dated at Wellington this 20th day of April 1993.

W. ROB STOREY, Minister of Lands.

DENIS MARSHALL, Minister of Conservation.

(DOC File C.O. LDA 041) ln3680

Reserves Act 1977

Revocation of a Declaration That Land Shall be Protected Private Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Otago Conservancy, Department of Conservation, hereby revokes the notice published in the Gazette, 15 December 1988, No. 214, page 5382, declaring that the private land, described in the Schedule hereto, shall be protected private land for scenic purposes.

Schedule

Otago Land District—Dunedin City

5.0 hectares, more or less, being part Sections 2 and 5, situated in Block I, Dunedin and East Taieri Survey District; shown marked "A" on S.O. 22369. Document 719418 (part).

8000 square metres, more or less, being part Sections 2 and 44, situated in Block I, Dunedin and East Taieri Survey District; shown marked "B" on S.O. 22369. Document 719418 (part).

Dated at Dunedin this 26th day of April 1993.

J. E. CONNELL, Regional Conservator.

(DOC C.O.: PPL 15, I44/2.4) in3684

1/2

Classification and Naming of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Manager, Protection Division Canterbury, hereby classifies the reserve, described in the Schedule hereto, as scenic reserve for the purposes specified in section 19 (1) (a) of the Reserves Act 1977, subject to the provisions of the said Act, and further, declares that the said reserve shall hereafter be known as the Tutakakahikura Scenic Reserve.

Schedule

Canterbury Land District—Banks Peninsula District

11.3832 hectares, being Lot 1, D.P. 52839. All certificate of title 35A/1144.

Dated at Christchurch this 24th day of February 1993.

K. F. D. HUGHEY, Protection Manager, Canterbury.

(DOC RSS-111)

Revocation of Appointment to Control and Manage Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, Napier. revokes appointment of the Royal Forest and Bird Protection Society of New Zealand (Hastings-Havelock North Branch) Incorporated to control and manage the reserve for scenic purposes, described in the Schedule.

Schedule

Hawke's Bay Land District—Hastings District

Maraetotara Gorge Scenic Reserve

10.6925 hectares, more or less, being Section 29, Block XVI, Te Mata Survey District (formerly part Sections 3, 4 and 12, Block XVI, Te Mata Survey District and Section 15, Block IX. Kidnapper Survey District) (V22/7.2). All certificate of title G2/197, S.O. Plan 6770.

Dated at Napier this 27th day of April 1993.

J. S. OMBLER, Regional Conservator.

(DOC Files: H.O. - C.O. RES 110)

1/1

Revocation of Appointment to Control and Manage Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, Napier, revokes the appointment of the Kaiwaka Hall Board to control and manage the reserve for local purposes (site for a public hall), described in the Schedule.

Schedule

Hawke's Bay Land District—Hastings District

Kaiwaka Hall Reserve

809 square metres, more or less, being Section 8, Block XVI, Maungaharuru Survey District (V20/7.2). All certificate of title J3/708, S.O. Plan 1738.

Dated at Napier this 27th day of April 1993.

J. S. OMBLER, Regional Conservator.

(DOC Files: H.O. - C.O. RES 6/82; RES 700)

1/1

Revocation of Appointment to Control and Manage

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, Napier, revokes appointment of the Tutira Hall Board to control and manage the reserve for local purposes (site for a public hall), described in the Schedule.

Schedule

Hawke's Bay Land District—Hastings District

Tutira Hall Reserve

8093 square metres, more or less, being Section 7, Block XII, Maungaharuru Survey District (V20/7.1 and 8.1). Part *New Zealand Gazette*, 1948, page 783. S.O. Plan 1721.

Dated at Napier this 27th day of April 1993.

J. S. OMBLER, Regional Conservator.

(DOC Files: H.O. - C.O. RES 6/8/1; RES 700)

In3535

Vesting Reserves in The Hastings District Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, Napier, vests the reserves, described in the Schedule in The Hastings District Council in trust for local purposes (sites for public halls).

Schedule

Hawke's Bay Land District—Hastings District

Tutira Hall Reserve

8093 square metres, more or less, being Section 7, Block XII, Maungaharuru Survey District (V20/7.1 and 8.1). Part New Zealand Gazette, 1948, page 783. S.O. Plan 1721.

Kaiwaka Hall Reserve

809 square metres, more or less, being Section 8, Block XVI, Maungaharuru Survey District (V20/7.2). All certificate of title J3/708, S.O. Plan 1738.

Dated at Napier this 27th day of April 1993.

J. S. OMBLER, Regional Conservator.

(DOC Files: H.O. - C.O. RES 6/8/1; RES 6/8/2)

ln3536

Maori Development

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Wanganui $1993,\ No.\ 18.$
- 2. The notice referred to in the First Schedule hereto is hereby revoked.
- 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.

17 May 1967 New Zealand Gazette,
No. 34, 25 May 1967,
page 929

Registration
710366
710366

Second Schedule

Wellington Land District

All that piece of land described as follows:

Area Being

33.9035 Part Morikau 1, Section 28B, Block II, Tauakira Survey District. All certificate of title, Volume 6C, folio 1326.

Dated at Wellington this 21st day of April 1993.

For and on behalf of the Chief Executive of the Ministry of Maori Development.

P. S. LITTLE, Manager, Leases, Residual Services Unit. (MMD H.O. 7/123)

ln3650

1/1

1/1

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Whangarei 1993, No. 36.
- 2. The notice referred to in the First Schedule hereto is, in relation only to the pieces of land described in the Second Schedule hereto, hereby revoked.
- 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.
1 November 1963	New Zealand Gazette, 7 November 1963, No. 73, page 1820	B. 323342.1

Second Schedule

North Auckland Land District

All those pieces of land described as follows:

Area ha (approx) Being

3.2375 Punakitere 2B 7M Block, situated in Block III, Punakitere Survey District. All certificate of title, Volume 18B, folio 482.

17.9578 Punakitere 4H Block, situated in Blocks II and III, Punakitere Survey District. All certificate of title, Volume 20C, folio 463.

Dated at Wellington this 30th day of April 1993.

For and on behalf of the Chief Executive, Ministry of Maori Development.

I. R. DICK, Manager Rural Loans, Residual Services Unit. (MMD H.O. 8/44)

(MMD H.U. 8/4/ n3678

Survey and Land Information

Public Works Act 1981

Amending a Notice Realigning Road in Otorohanga District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager of the Department of Survey and Land Information, Hamilton, hereby amends the notice dated the 30th day of September 1992, and published in the *New Zealand Gazette* of 8 October 1992, No. 161, page 3334, realigning road in Otorohanga District by deleting "subject to memoranda of

mortgage H. 934386.2 and H. 934386.3," from paragraph (c) (ii).

Dated at Hamilton this 30th day of April 1993.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/6/0/53)

1CL

Revoking in Part a Declaration Declaring Land Taken for the Pakuranga Motorway in The City of Auckland and The City of Manukau

Pursuant to section 54 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, Auckland, hereby revokes the declaration dated the 15th day of May 1975, and published in the *Gazette*, 29 May 1975, No. 45, page 1196, declaring land taken for the Pakuranga Motorway, insofar as it affects the land described in the Schedule hereto which land shall revest in The Auckland Regional Council.

Schedule

North Auckland Land District

Area m²

Being

8591 Lot 335, D.P. 48712. All certificate of title No. 19C/1066.

713 Lot 50, D.P. 48712. All certificate of title, Volume 1943, folio 55.

708 Lot 51, D.P. 48712. All certificate of title, Volume 1923, folio 84.

736 Lot 52, D.P. 48712. All certificate of title, Volume 1923, folio 74.

687 Lot 53, D.P. 48712. All certificate of title, Volume 1943, folio 54.

675 Lot 59, D.P. 49217. All certificate of title, Volume 2058, folio 71.

675 Lot 60, D.P. 49217. All certificate of title, Volume 1949, folio 50.

961 Lot 61, D.P. 49217. All certificate of title, Volume 2063, folio 50.

1001 Lot 15, D.P. 41099. All certificate of title, Volume 1127, folio 216.

675 Lot 45, D.P. 48712. All certificate of title, Volume 1950, folio 57.

675 Lot 44, D.P. 48712. All certificate of title, Volume 1971, folio 38.

718 Lot 54, D.P. 48712. All certificate of title, Volume 1943, folio 53.

768 Lot 62, D.P. 49217. All certificate of title, Volume 1991, folio 1.

1991, folio 1.
1186 Lot 63, D.P. 49217. All certificate of title, Volume 1949, folio 49.

1100 Lot 79, D.P. 49217. All certificate of title, Volume 1949, folio 47.

Situated in the City of Manukau, North Auckland Land

Dated at Auckland this 30th day of April 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 15/109/7/0)

1CL

Land Acquired for a Limited Access Road in the Far North District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is

acquired for a limited access road, which shall become road, limited access road, and State highway and vest in the Crown on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

96 square metres, being part Lot 2, D.P. 26953; shown marked "B" on S.O. Plan 66702, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 72/10/1/0/165) In3662

1CL

Land Acquired for Sanitary Works (Sewage Treatment Plant) in Rodney District

Pursuant to sections 20 (1) and 50 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, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for sanitary works (sewage treatment plant) and shall vest in The Rodney District Council on the date of publication in the Gazette.

Schedule

North Auckland Land District

13.7772 hectares, being part Allotments 248, 249 and 339, Waiwera Parish; shown marked "A" on S.O. Plan 66671, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 8/109A)

1CL

Land Acquired for a Limited Access Road in the Far North District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for a limited access road, which shall become road, limited access road, and State highway and vest in the Crown on the date of publication in the Gazette.

Schedule

North Auckland Land District

1107 square metres, being part Lot 2, D.P. 104522; shown marked "A" on S.O. Plan 66702, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 72/10/1/0/164)

1CL

Land and Interests Over Land Acquired for Sanitary Works (Sewage Disposal Marsh) in Far North District

Pursuant to section 20 (1) 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, Auckland, declares that agreements to that effect having been entered into, the land described in the First Schedule, rights of way containing the rights and powers set forth in the first paragraph of the Seventh Schedule of the

Land Transfer Act 1952, over the land described in the Second Schedule and a drainage easement containing the rights and powers set forth in the third, fourth and fifth paragraphs of the said Seventh Schedule to the Land Transfer Act over the land described in the Third Schedule are acquired for sanitary works (sewage disposal marsh) and shall vest in The Far North District Council on the date of publication in the *Gazette* and both easements shall be forever appurtenant to the land described in the First Schedule.

First Schedule

North Auckland Land District

Area m² Being 1826 Part Lot 1, D.P. 37697; marked "A" on plan. 2016 Part Lot 2, D.P. 86975; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 65940, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

Area

North Auckland Land District

m² Being 190 Part Lot 1, D.P. 37697; marked "C" on plan. 7254 Part Lot 2, D.P. 86975; marked "D" on plan.

Shown marked as above mentioned on S.O. Plan 65940, lodged in the office of the Chief Surveyor at Auckland.

Third Schedule

North Auckland Land District

7254 square metres, being part Lot 2, D.P. 86975; shown marked "D" on S.O. Plan 65940, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 65940) 1CL ln3665

Stopped Road in Whangarei District to be Vested

Pursuant to section 117 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, Auckland, declares the parts of stopped road described in the Schedule to be amalgamated with the land contained in certificate of title 81A/165, subject to all encumbrances registered on the certificate of title on the date of registration of this notice in the Land Registry Office.

Schedule

North Auckland Land District

Area m² Being
421 Section 1, S.O. Plan 60288.
421 Section 1, S.O. Plan 60289.
1050 Section 3, S.O. Plan 60291.

Shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 60291)

1CL

Stopping of Road (State Highway No. 4) at Piriaka in the District of Ruapehu

Pursuant to sections 116 (1), 117 and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, Wellington, declares the portions of road described in the Schedule to this notice to be stopped and amalgamated with the land in *Gazette* notice B211960.1 (12 December 1991, page 3877).

Schedule

Area

Wellington Land District

m² Adjoining or passing through
1483 Lot 12, D.P. 67920 and Section 7, Piriaka Suburban; marked "A" on plan.
1182 Lot 11, D.P. 67920; marked "B" on plan.

All situated in Block II, Hunua Survey District.

Shown as above mentioned on S.O. Plan 36210, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 20th day of April 1993.

I. D. FARGHER, Acting District Manager.

(DOSLI Wg. 5350-C8066-366:695766)

1CL

Realignment of State Highway No. 1 in the District of Rangitikei

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

- (a) Pursuant to section 20 (1), that, an agreement to that effect having been entered into, the land described in the First Schedule to this notice is hereby acquired for road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 1 and vested in the Crown on the date of publication hereof in the *Gazette*.
- (b) Pursuant to sections 116 (1), 117 and 120 (3), declares the portions of road described in the Second Schedule to this notice, to be stopped and amalgamated with the land in certificate of title No. 10A/463, subject to a tramway easement, compensation certificates K. 34724 and K. 37023, grant of water rights contained in transfer 255919.1, grant of rights to convey water contained in transfer 850679.4, memorandum of mortgage B. 101095.9 and grant of carpark and rights of way contained in transfer B. 208361.1.

First Schedule

Wellington Land District—Rangitikei District

Area
ha
Being
2.6553
Part Section 11; marked "A" on plan.
m²
6731
Part Section 9; marked "B" on plan.
327
Part Section 9; marked "C" on plan.
9093
Part Section 11; marked "D" on plan.

All situated in Block IV, Maungakaretu Survey District.

As shown as above mentioned on S.O. Plan 36782, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

Wellington Land District—Rangitikei District

Area ha

Adjoining or passing through

1.9184 Part Sections 9, 11 and Section 10; marked "E" on

m²

512 Part Section 9; marked "F" on plan.

Area

Adjoining or passing through ha

1.5773 Part Sections 9 and 11; marked "G" on plan.

All situated in Block IV, Maungakaretu Survey District.

As shown as above mentioned on S.O. Plan 36782, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 26th day of April 1993.

I. D. FARGHER, Acting District Manager.

(DOSLI Wg. 8/1/0/61:695327)

In3644

Land Acquired for Road, Ashleigh Crescent, City of Wellington

Pursuant to section 20 (1) 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 that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for road and shall vest in The Wellington City Council.

Schedule

Wellington Land District

All that parcel of land containing 7 square metres, being part Lot 45, D.P. 12603 and shown marked "B" on S.O. 37002.

Dated at Wellington this 22nd day of April 1993.

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

(DOSLI Wn. D.O. PL 5/3/9)

ln3668

Land Acquired for the Purposes of Constructing a Sewage Pumping Station, The Esplanade, City of Wellington

Pursuant to section 20 (1) 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 that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for the purposes of constructing a sewage pumping station and shall vest in The Wellington City Council.

Schedule

Wellington Land District

All that parcel of land containing 773 square metres, being part Lot 1, D.P. 61119 and shown marked "A" on S.O. 36990.

Dated at Wellington this 22nd day of April 1993.

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

(DOSLI Wn. D.O. PL 5/3/10) ln3669

Land to be Acquired for Public Works in Connection With a Road, Salamanca Road, Wellington City

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, Wellington, declares the land described in the Schedule hereto, to be hereby acquired for public works in connection with a road and shall vest in The Wellington City Council.

Schedule

Wellington Land District

Area m^2 Being

54 Lot 9, D.P. 7595; marked "A" on S.O. 34952 (part certificate of title 380/52).

150 Part Lot 6, D.P. 1466; marked "B" on S.O. 34952 (part certificate of title 380/52)

18 Part Lot 7, D.P. 1466; marked "C" on S.O. 34952 (part certificate of title 140/53).

9 Part Lot 7, D.P. 1466; marked "D" on S.O. 34952 (part certificate of title 140/53).

Dated at Wellington this 28th day of April 1993.

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

(DOSLI Wn. D.O. PL 5/3/8) In3670

1CL

Land Acquired for Recreation Reserve, Trelissick Crescent, Wellington City

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, Wellington, declares the land described in the Schedule hereto, to be acquired for recreation reserve and shall vest in The Wellington City Council.

Schedule

Wellington Land District

All that piece of land containing 1370 square metres, being part Lot 4, D.P. 21883; marked "A" on S.O. 33086 (part certificate of title B4/1202).

Dated at Wellington this 3rd day of May 1993.

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

(DOSLI Wn. D.O. PL 5/3/11)

1CL

Land to be Set Apart for Recreation Reserve Purposes, Breaker Bay Road, City of Wellington

Pursuant to section 52 (4) 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 that the land held in connection with street widening described in the Schedule is hereby to be set apart for recreation reserve purposes and shall remain vested in The Wellington City Council.

Schedule

1CL

Wellington Land District

1.0048 hectares, more or less, situate in City of Wellington, being Lot 2, D.P. 6560. All certificate of title 586/178, Wellington Registry.

Dated at Wellington this 22nd day of April 1993.

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

(DOSLI Wn. D.O. PL 5/5/7) In3672

1CL

Land to be Acquired for Road and Road to be Stopped and Amalgamated, Eltham Road, South Taranaki District

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, New Plymouth declares:

- (a) Pursuant to section 20, the land described in the First Schedule hereto, is hereby acquired for road and shall vest in The South Taranaki District Council on the date of publication of this declaration in the *Gazette*.
- (b) Pursuant to section 116 (1), the areas of road described in the Second Schedule hereto, to be stopped.
- (c) Pursuant to sections 117 and 120 (3), the road described in the Second Schedule, when stopped, now known as Section 1, S.O. 11193, and Section 1, S.O. 13156, to be amalgamated with the land in certificate of title, Volume 132, folio 216, subject to memorandum of mortgage 370762.4.

First Schedule

Taranaki Land District—South Taranaki District

Area						
m^2					Bei	ing
	_	_	 	73.1		3.7

562 Part Section 58, Block X, Kaupokonui Survey District, being part certificate of title A3/1062; marked "A" on S.O. 11193.

62 Part Lot 1, D.P. 5762, being part certificate of title 144/293; marked "B" on S.O. 11193.

Second Schedule

Area

m^2	Adjoining or passing through
669	Lot 1, D.P. 4471; marked "C" on S.O. 11193
5195	Lot 1 D.P. 4471: marked "A" on S.O. 13156

As shown marked on the above plans lodged in the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 30th day of April 1993.

P. A. JACKSON, District Manager.

(DOSLI Np. D.O. C/3535-00) 10 In3657

Road to be Stopped and Vested County Road, Hawera

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, New Plymouth, declares the portion of road described in the Schedule hereto, to be stopped and further declares that the area of stopped road, now known as Section 1, S.O. 13366, shall be amalgamated with the land in certificate of title J2/227, subject to memoranda of mortgage 389904.2 and 394334.

Schedule

Taranaki District—South Taranaki District

88 square metres, adjoining Lots 1 and 3, D.P. 17065; as shown marked "A" on S.O. 13366, lodged in the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 30th day of April 1993.

P. A. JACKSON, District Manager.

(DOSLI Np. D.O. C/3535-00) 1CL ln3658

Land Acquired for National Park Purposes Norfolk Road, North Taranaki

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager,

Department of Survey and Land Information, New Plymouth, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for national park purposes and shall vest in the Crown pursuant to section 9 (1) of the National Parks Act 1980, on the date of publication of this declaration in the Gazette.

Schedule

Taranaki Land District—New Plymouth District

Area ha Being
51.9000 Section 1, S.O. 13356, comprising part land in certificate of title C2/306.

Dated at New Plymouth this 30th day of April 1993.

P. A. JACKSON, District Manager.

(DOSLI Np. D.O. C/2000/4-02) 1CL In3659

Land Taken for Road and Local Purpose Reserve (Esplanade) and Land Set Apart for the Generation of Electricity (Patea Hydro-electric Station), in the District of South Taranaki

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, New Plymouth:

- (a) Pursuant to section 52, declares that agreement to that effect having been entered into, the land described in the First Schedule hereto, is hereby set apart for the generation of electricity (Patea Hydro-electric Station) and shall remain vested in The Egmont Electric Power Board.
- (b) Pursuant to section 20, declares that agreement to that effect having been entered into, the land described in the Second Schedule hereto, is hereby taken for local purpose reserve (esplanade) subject to the provisions of the Reserves Act 1977, and shall vest in The South Taranaki District Council.
- (c) Pursuant to section 20, declares that an agreement to that effect having been entered into, the land described in the Third Schedule hereto, is hereby taken for road and shall vest in The South Taranaki District Council.

First Schedule

Taranaki Land District—South Taranaki District

Land to be Set Apart for the Generation of Electricity (Patea Hydro-electric Station)

Area (ha)	S.O. Plan	Shown As
4.749	12965	CH
2.312	12967	EP
3.380	12967	EQ

Second Schedule

Land to be Taken for Local Purpose Reserve (Esplanade)

Area (ha)	S.O. Plan	Shown As
0.046	12965	DQ
0.348	12965	DR
4.002	12965	DS
1.155	12967	EPA
3.473	12967	FO
0.213	12967	FP
0.035	12967	FV

Third Schedule

Land to be Taken for Road

Area (ha)	S.O. Plan	Shown As
1.538	12965	ED
0.042	12965	EE
4.924	12967	FW
0.082	12967	FX
0.035	12968	IP
0.116	12968	IQ

All comprising part Section 2, Block II, Opaku Survey District, being part land in certificate of title J2/374 and to be vested as shown above from the date of publication of this notice in the

All as shown marked on the above mentioned plans lodged in the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 30th day of April 1993.

P. A. JACKSON, District Manager.

(DOSLI Np. D.O. EEPB/1)

1CL

Land Acquired for Soil Conservation and River Control Purposes in Hauraki District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

800 square metres, being Section 1, S.O. 56522; as shown marked "N" on S.O. Plan 56522, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 30th day of April 1993.

W. G. KORVER, District Manager.

(DOSLI Hn. 96/092000/4/0/220) ìn3654

1CL

1CL

Declaring Land Acquired for Road in the Central Otago District

Pursuant to section 114 of the Public Works Act 1981, and a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Dunedin, hereby declares the land described in the Schedule hereto, to be road vested in The Central Otago District Council on the 6th day of April 1993.

Schedule

Otago Land District—Central Otago Distict Council

Area

m²

Being

1678 Part Lot 1, D.P. 8910, Block I, Cromwell Survey District; shown marked "C" on plan.

1642 Part Lot 11, D.P. 8910, Block I, Cromwell Survey District; shown marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 19667, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 3rd day of April 1993.

M. R. MACKENZIE, Manager, Lands and Property.

(DOSLI Dn. D.O. 92/11/90/6/A)

In3682

Road Realignment in the City of Dunedin

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Land and Property, Department of Survey and Land Information, Dunedin, declares:

- (a) Pursuant to section 114, the land described in the First Schedule hereto, to be road vested in The Dunedin City Council on the 6th day of April 1993.
- (b) Pursuant to sections 116 and 117, the road described in the Second Schedule hereto, to be stopped, and;
 - (i) The areas shown marked "C" and "D" on S.O. Plan 23830 and "G", "H", "I", "J" and "K" on S.O. Plan 23814, to be amalgamated with the land held in certificate of title No. 14D/256 Limited.
 - (ii) The area shown marked "L" on S.O. Plan 23814, to be amalgamated with the land held in certificate of title No. 5C/199.

First Schedule

Otago Land District—Dunedin City

All those portions of land in Block I, Dunedin and East Taieri Survey District described as follows:

 m^2 Being

218 Part Section 24; shown as area "A" on S.O. 23830.

886 Part Section 26; shown as area "B" on S.O. 23830.

9048 Part Section 2 of 28; shown as area "A" on S.O. 23814.

3218 Part Section 13; shown as area "B" on S.O. 23814.

59 Part Section 2 of 28; shown as area "C" on S.O. 23814.

353 Part Section 13 shown as area "D" on S.O. 23814.

285 Part Section 3 of 28; shown as area "E" on S.O. 23814.

3189 Part Sections 13 and 14; shown as area "F" on S.O. 23814.

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

Second Schedule

Otago Land District—Dunedin City

All those portions of road in Block I, Dunedin and East Taieri Survey District described as follows:

Area m^2 Adjoining

377 Part Section 26; shown as area "C" on S.O. 23830.

706 Part Sections 24 and 26; shown as area "D" on S.O. 23830.

5825 Part Sections 13 and 2 of 28; shown as area "G" on S.O. 23814.

3641 Part Sections 13 and 2 of 28; shown as area "H" on S.O. 23814.

125 Part Section 13; shown as area "I" on S.O. 23814.

253 Part Section 2 of 28; shown as area "J" on S.O. 23814.

361 Part Section 13; shown as area "K" on S.O. 23814. 3369 Part Section 3 of 28; shown as area "L" on S.O. 23814.

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

Dated at Dunedin this 3rd day of April 1993.

M. R. MACKENZIE, Manager, Lands and Property.

(DOSLI Dn. D.O. 18/300/1)

In3683

1CL

1CL

Land at Old West Coast Road Set Apart for Road

Pursuant to section 52 (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 the land described in the Schedule hereto to be set apart for road which shall remain vested in The Christchurch City Council.

Schedule

Canterbury Land District—Christchurch City

532 square metres, being part Rural Section 40323; as shown marked "A" on S.O. Plan 17219, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 28th day of April 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/73/14/33)

1CL

Amending Notice

Land Acquired for Road in Paparua County (now Christchurch City)

Pursuant to section 55 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, hereby amends the notice with the above heading dated the 14th day of June 1988 and published in the *New Zealand Gazette* on the 23rd day of June 1988, No. 108 at page 2566, by deleting from the declaration reference to the word 'road' and inserting the following:

"a limited access road which becomes road, limited access road and State highway".

Dated at Christchurch this 29th day of April 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/73/14/33)

1CL

Revocation

Land at 5 Waikari Valley Road, Scargill, Set Apart for Education Purposes

Pursuant to section 55 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, hereby revokes the notice with the above heading dated the 5th day of April 1993 and published in the *New Zealand Gazette* on the 8th day of April 1993, No. 49 at page 930.

Dated at Christchurch this 4th day of May 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 5350-C2020-76)

1C

ln3674

Land at 5 Scargill Valley Road, Scargill, Acquired for a Public School

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 a public school and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Hurunui District

8422 square metres, being part Rural Sections 7538 and $7538^{\nu}.$ All certificate of title, Volume 232, folio 219.

Dated at Christchurch this 4th day of May 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 5350-C2020-76)

ln3675

Land at Pavitt Street, Christchurch, Acquired for Recreation Purposes

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, subject to the building line restriction imposed by Order in Council 1306, for recreation purposes and shall vest in the Crown on the date of publication of this declaration in the *Gazette*.

Schedule

Canterbury Land District—Christchurch City

1075 square metres, being Lot 1, L.T. Plan 63398.

Dated at Christchurch this 4th day of May 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 5350-C2020-87)

76

1CL

Land Held for the Development of Water Power Set Apart for Police Purposes in Wairoa District

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, Gisborne, declares that part of the land taken for the development of water power described in the Schedule hereto to be set apart for police purposes.

Schedule

Gisborne Land District

All that piece of land containing 983 square metres, more or less, being Lot 46, D.P. 7990, situated in Block IV, Waiau Survey District. All certificate of title 5C/1077.

Dated at Gisborne this 27th day of April 1993.

R. H. WINMILL, District Manager.

(DOSLI Gis. D.O. 5350-C1040-02)

In3690

1CL

Road Stopped in the District of Kaikoura

Pursuant to 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:

- (a) Pursuant to section 116 (1), declares the portion of road described in the First Schedule hereto, to be stopped and to remain vested in The Kaikoura District Council.
- (b) Pursuant to sections 116 (1), 117 and 120 (3), declares the portions of road described in the Second and Third Schedules hereto, to be stopped and declares that:
 - (i) The area described in the Second Schedule shall be amalgamated with the land in certificate of title No. 4B/674.
 - (ii) The areas described in the Third Schedule shall be amalgamated with the land in certificate of title No. 1D/960, subject to memorandum of mortgage 166086.2 and family benefit charge 113521.

First Schedule

Marlborough Land District—Kaikoura District

Road Stopped

1687 square metres, situated in Block XI, Mount Fyffe Survey District, adjoining or passing through part Section 264,

Kaikoura Suburban Registration District; as shown marked "C" on S.O. Plan 6481, lodged in the office of the Chief Surveyor at Blenheim.

Second Schedule

Marlborough Land District—Kaikoura District

Road Stopped and Amalgamated

234 square metres, situated in Block XI, Mount Fyffe Survey District, adjoining or passing through Lot 1, D.P. 4154; as shown marked "D" on S.O. Plan 6481, lodged in the office of the Chief Surveyor at Blenheim.

Third Schedule

Marlborough Land District—Kaikoura District

Road Stopped and Amalgamated

All those pieces of road situated in Block XI, Mount Fyffe Survey District, described as follows:

Area

m²

Adjoining or passing through

177 Lot 1, D.P. 2681; marked "E" on plan.

506 Part Lot 9, D.P. 1490; marked "F" on plan.

As shown marked as above mentioned on the S.O. Plan 6481, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Nelson this 27th day of April 1993.

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

(DOSLI Nn. D.O. 72/1/11/0/86)

1CL

Declaring Land Held for the Purposes of the Education Act 1964 (Rural Education Activities Programme) to be Set Apart for Education Purposes in the District of Buller

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, declares the land described in the Schedule hereto, to be set apart for education purposes.

Schedule

Nelson Land District—Buller District

493 square metres, situated in the Town of Westport, being Lot 2, D.P. 190. All certificate of title 28/52.

Dated at Nelson this 4th day of May 1993.

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

(DOSLI Nn. D.O. 13/3/1)

1CL

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Ozone Layer Protection Act 1990	Ozone Layer Protection Order 1993	1993/116	3/5/93	7-BY	\$2.30
Ozone Layer Protection Act 1990	Ozone Layer Protection (Import Prohibition) Order 1993	1993/117	3/5/93	4-BX	\$2.10
Energy Companies Act 1992	Energy Companies (CentralPower Limited) Vesting Order 1993	1993/118	3/5/93	4-BX	\$2.10
Energy Companies Act 1992	Energy Companies (Eastland Energy Limited) Vesting Order 1993	1993/119	3/5/93	5-BY	\$2.30
Energy Companies Act 1992	Energy Companies (EnergyDirect Corporation Limited) Vesting Order 1993	1993/120	3/5/93	4-BX	\$2.10
Energy Companies Act 1992	Energy Companies (ScanPower Limited) Vesting Order 1993	1993/121	3/5/93	3-BX	\$2.10
Energy Companies Act 1992	Energy Companies (Taranaki Energy Limited) Vesting Order 1993	1993/122	3/5/93	3-BX	\$2.10
Energy Companies Act 1992	Energy Companies (Waitomo Energy Services Limited) Vesting Order 1993	1993/123	3/5/93	5-BY	\$2.30
Customs Act 1966	Excise Duty (Tobacco Products Indexation) Amendment Order 1993	1993/124	3/5/93	4-BX	\$2.10
Tariff Act 1988	Tariff (Tobacco Products Indexation) Amendment Order 1993	1993/125	3/5/93	6-BY	\$2.30

Authority for Enactment		Title or Subject-matter			Serial Number	Date of Enactment	Price Code	Postage and Pack-	
Securities Act 1978	Securities Exemptio		\ <u>1</u>	Australian	Issuers)	1993/126	28/4/93	4-BX	aging \$2.10

Postage and Packaging Charge: Mail Orders

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

Total Value of Purchases	Maximum Charge \$
\$12.00 and less	1.50
\$12.01 and greater	3.25

Copies can be bought or ordered by mail from Legislation Services, P.O. Box 12-418, Wellington. Please quote title and serial numbers. Prices for quantities supplied on application. Copies are also available over the counter at the following locations:

Bennetts Bookshop Limited: Housing Corporation Building, 25 Rutland Street (P.O. Box 5513, Wellesley Street), Auckland 1; 147 Hereford Street (Private Bag), Christchurch 1; Cargill House, 123 Princes Street (P.O. Box 1104), Dunedin; 38–42 Broadway Avenue (P.O. Box 138), Palmerston North; Waikato Polytechnic, Gate 5, Tristram Street, Private Bag, Waikato; Bowen House, Lambton Quay (P.O. Box 5334), Wellington.



		,
		7
		4
		7
		{