

A. R. P.

Being

- 230 3 35 Rotomahana Parekarangi No. 6A Section 2, No. 4B No. 1B No. 1 part (now known as Parekarangi A 15), Block VIII, Horohoro Survey District.
- 139 3 6 Rotomahana Parekarangi No. 6A Section 2, No. 4B No. 2F part (now known as Parekarangi A 16), Block VIII, Horohoro Survey District.
- 30 2 10 Rotomahana Parekarangi No. 6A Section 2, No. 4B No. 2E part (now known as Parekarangi A 17), Block VIII, Horohoro Survey District.

The above blocks are shown on plans numbered ML 18860, ML 18588, ML 19146, and ML 19147 held in the Waiariki District Office, of the Department of Maori Affairs at Rotorua.

Dated at Wellington this 14th day of August 1967.

For and on behalf of the Board of Maori Affairs:

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

(M.A. 63/53, 63/54; D.O. M.A. 2120)

Horohoro Development Scheme Amending Notice 1967, No. 4

WHEREAS, by virtue of the notice described in the First Schedule hereto, the land described in the Second Schedule hereto is now subject to Part XXIV of the Maori Affairs Act 1953, and it is desired to vary the same:

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

NOTICE

1. This notice may be cited as the Horohoro Development Scheme Amending Notice 1967, No. 4.
2. The notice referred to in the First Schedule hereto is hereby amended 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 XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice	Reference	Registration No.
9 December 1929	<i>N.Z. Gazette</i> , No. 83, December 1929, p. 3264	12 K. 24406

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land described and situated as follows:

A. R. P.

Being

- 425 2 0 Rotomahana Parekarangi No. 6A Section 2, No. 4B No. 1A No. 2 part (now known as Waipupumahana A No. 7), Blocks VII, VIII, XI, and XII, Horohoro Survey District.

Dated at Wellington this 14th day of August 1967.

For and on behalf of the Board of Maori Affairs:

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

(M.A. 63/44; D.O. M.A. 2790)

Bylaw Regulating Heavy Motor Vehicle Traffic on Suspension Bridges on No. 6 State Highway (Blenheim-Invercargill via Nelson and Greymouth)

PURSUANT to the National Roads Act 1953 and the Transport Act 1962, and all other powers and authorities in any way enabling it in that behalf, the National Roads Board hereby makes the following bylaw.

BYLAW

1. This bylaw may be cited as National Roads Board Bylaw 1967, No. 2.
2. This bylaw shall come into force on the day after its publication in the *Gazette*.
3. In this bylaw "heavy motor vehicle" has the meaning assigned to it in the Heavy Motor Vehicle Regulations 1955.
4. No person shall drive or take any heavy motor vehicle on to any of the suspension bridges known as the Waiho, Fox, Cook, and Karangarua Bridges, on No. 6 State Highway (Blenheim-Invercargill via Nelson and Greymouth) while there is another heavy motor vehicle on such bridge.
5. Every person who commits an offence against this bylaw is liable on summary conviction to a fine not exceeding forty dollars (\$40).

This bylaw was made by resolution duly passed at a meeting of the National Roads Board in Wellington on the 16th day of August 1967.

C. N. JOHNSON, Secretary.

(N.R. 62/33/12)

The Indecent Publications Act 1963

IN the matter of the Indecent Publications Act 1963, and in the matter of an application to the Tribunal for a decision regarding the book *My Life and Loves*, by Frank Harris, published by Transworld Publishers Ltd., of Bashley Road, London.

DECISION OF THE TRIBUNAL

LEAVE to submit the book to the Tribunal was granted by the Minister of Justice. We have considered it accordingly. Mr Heron appeared in support of the application. The Justice Department was represented but made no submissions.

The Tribunal has considered the formidable collection of five volumes originally published in Great Britain, by W. H. Allen, but now published as a "paper back" by Corgi Books entitled *My Life and Loves*. Harris lived from 1855 to 1931. His reminiscences, colourful and at times flamboyant, recreate many aspects of the life of his times. Exaggeration and embellishment are used to point up the narrative, and the author cannot always be relied upon in matters of fact, but the broad picture he presents is a substantially accurate and very vivid account of a living society. The author is shrewd and enterprising and his comments help towards appreciation of the political, financial, and literary world of the latter part of the 19th century.

Harris does not himself emerge as an admirable character, but he had qualities which command respect, and was a figure of some importance and was the associate of several who were among the great.

Many passages in the book deal with the author's sexual experiences (or fantasies, for some of his extravagant claims in the field of seduction may have been the result of sexual frustration). In these detailed repetitive accounts he represents himself as a successful Don Juan, indefatigable, and with little or no compunction in his search for conquests. Isolated, the descriptions could be regarded as undesirably stimulating to young minds, but they are rather lost in a mass of quite unexceptionable material and they do not exhibit cruelty, violence, or the grosser perversions.

The Tribunal takes notice that copies of the Corgi Edition have been selling freely for many months without apparent objection. The retail price 15s., is relevant and we have taken account of it. Our decision however rests primarily on subsection (2) of section 11 of the statute.

In our opinion the book is not likely to deprave and its circulation is in the interests of literature and learning; we do not think its availability should be restricted, and accordingly we are not prepared to classify the book as indecent.

K. M. GRESSON, Chairman.

15 August 1967.

Tariff and Development Board Notice No. 60—Public Inquiry into Question of Import Duties and Import Licensing Affecting Beads and Findings, Other Than of Precious Metal, Used in the Production of Imitation Jewellery

1. The Tariff and Development Board proposes to inquire into and report on the question of what rates of duty should be imposed on beads and findings, other than of precious metal, used in the production of imitation jewellery, and whether the present provisions allowing entry at concessionary rates of duty for certain metal stampings used in the manufacture of imitation jewellery should be continued or amended. The inquiry will also include import licensing as affecting such goods.

2. The goods in question are classified under a number of items in the Tariff, according to their constituent material and are subject to the rates of duty provided thereunder.

3. Under a decision (at present in operation) made under item 448 (3) of the Tariff in force prior to 1 July 1962, certain metal stampings are admitted at the rates of duty and under the conditions shown hereunder:

Description	Rates of Duty		
	British Preferential	Most Favoured Nation	General Tariff
Stampings, metal (other than stampings containing precious metal) as may be approved, on declaration by a manufacturer that they will be used solely in the manufacture of goods classed under item 242 (3).	Free	10%

Approved—

Stampings in the rough which require further working such as polishing, plating, gilding, to be done on them in New Zealand to fit them for use in making up the non-precious jewellery of item 242 (3).

(NOTE—Tariff item 242 (3) related to "Jewellery which does not contain precious metal or precious or semi-precious stones").