Revocation of General Court Martial Warrant Given Under Section 6 of the Visiting Forces Act 1939

RICHARD WILD, Administrator of the Government

To: The Commander, 17 Division Malaya District, or the Officer for the time being Commanding 17 Division Malaya District.

WHEREAS I am empowered by the New Zealand Army Act 1950 to authorise and empower you from time to time and as occasion may require to convene general Courts Martial for the trial of any person subject to military law who is charged with an offence for which such person may be tried by Court Martial and to confirm the findings and sentences of such Courts Martial, and also to authorise and empower you to delegate such of these powers as you may think fit to any officer under your command or jurisdiction not below the rank of field officer:

And whereas by warrant dated the 11th day of November 1965 power and authority as aforesaid was granted to you:

And whereas owing to the reorganisation of Far East Land Forces the circumstances which gave rise to that Warrant no longer exist:

Now, therefore, I, the Right Hon. Sir Herbert Richard Churton Wild, the Administrator of the Government of New Zealand, do hereby cancel and revoke the said Warrant dated the 11th day of November 1965 and all Warrants issued thereunder.

As witness the hand of His Excellency, the Administrator of the Government of New Zealand, this 29th day of May 1970.

D. THOMSON, Minister of Defence.

Revocation of General Court Martial Warrant Given Under Section 6 of the Visiting Forces Act 1939

RICHARD WILD, Administrator of the Government

To: The Commander, 28 Commonwealth Infantry Brigade, for the time being, and his successors.

WHEREAS I am empowered by the New Zealand Army Act 1950 to authorise and empower you from time to time and as occasion may require to convene general Courts Martial for the trial of any person subject to military law who is charged with an offence for which such person may be tried by Court Martial and to confirm the findings and sentences of such Courts Martial, and also to authorise and empower you to delegate such of these powers as you may think fit to any officer under your command or jurisdiction not below the rank of field officer:

And whereas by Warrant dated the 5th day of October 1966 power and authority as aforesaid was granted to you:

And whereas owing to the reorganisation of the New Zealand Army the terms of the aforesaid Warrant relating to confirmation of certain sentences have required to be revised, and I have executed a further Warrant in substitution therefor:

Now, therefore, I, the Right Hon. Sir Herbert Richard Churton Wild, the Administrator of the Government of New Zealand, do hereby cancel and revoke the said Warrant dated the 5th day of October 1966 and all Warrants issued thereunder.

As witness the hand of His Excellency, the Administrator of the Government of New Zealand, this 29th day of May 1970.

D. THOMSON, Minister of Defence.

Revocation of General Court Martial Warrant Given Under Section 6 of the Visiting Forces Act 1939

RICHARD WILD, Administrator of the Government

To: The Commander, Australian Forces Vietnam (Army Component) for the time being and his successors.

Whereas I am empowered by the New Zealand Army Act 1950 to authorise and empower you from time to time and as occasion may require to convene general Courts Martial for the trial of any person subject to military law who is charged with an offence for which such person may be tried by Court Martial and to confirm the findings and sentences of such Courts Martial, and also to authorise and empower you to delegate such of these powers as you may think fit to any officer under your command or jurisdiction not below the rank of field officer:

And whereas by Warrant dated the 10th day of June 1968 power and authority as aforesaid was granted to you:

And whereas owing to the reorganisation of the New Zealand Army the terms of the aforesaid Warrant relating to confirmation of certain sentences have required to be revised, and I have executed a further Warrant in substitution therefor:

Now, therefore, I, the Right Hon. Sir Herbert Richard Churton Wild, the Administrator of the Government of New Zealand, do hereby cancel and revoke the said Warrant dated the 10th day of June 1968 and all Warrants issued thereunder.

As witness the hand of His Excellency, the Administrator of the Government of New Zealand, this 29th day of May 1970.

D. THOMSON, Minister of Defence.

Revocation of General Court Martial Warrant Given Under Section 6 of the Visiting Forces Act 1939

RICHARD WILD, Administrator of the Government

To: The Commander, 1 Australian Task Force for the time being and his successors.

Whereas I am empowered by the New Zealand Army Act 1950 to authorise and empower you from time to time and as occasion may require to convene general Courts Martial for the trial of any person subject to military law who is charged with an offence for which such person may be tried by Court Martial and to confirm the findings and sentences of such Courts Martial:

And whereas by Warrant dated the 10th day of June 1968 power and authority as aforesaid was granted to you:

And whereas owing to the reorganisation of the New Zealand Army the terms of the aforesaid Warrant relating to confirmation of certain sentences have required to be revised, and I have executed a further Warrant in substitution therefor:

Now, therefore, I, the Right Hon. Sir Herbert Richard Churton Wild, the Administrator of the Government of New Zealand, do hereby cancel and revoke the said Warrant dated the 10th day of June 1968 and all Warrants issued thereunder.

As witness the hand of His Excellency, the Administrator of the Government of New Zealand, this 29th day of May 1970

D. THOMSON, Minister of Defence.

General Court Martial Warrant Given Under Section 103 of the Royal New Zealand Air Force Act 1950

RICHARD WILD, Administrator of the Government

To: The Chief of the Air Staff of the Royal New Zealand Air Force.

PURSUANT to the Royal New Zealand Air Force Act 1950, I, the Right Hon. Sir Herbert Richard Churton Wild, the Administrator of the Government of New Zealand, do hereby authorise and empower you from time to time and as occasion may require to convene general Courts Martial for the trial of such persons subject to Air Force law as may be for the time being under or within the limits of your command who are charged with any offence against the Royal New Zealand Air Force Act for which they may be tried by Court Martial, whether such offence shall have been committed before or after the date of this Warrant or the date you shall have taken up your command:

And I do hereby authorise and empower you to confirm the findings and sentences of general Courts Martial and to cause any sentence thereof to be put into execution according to law:

And I do hereby further authorise and empower you to delegate to any officer under your command or jurisdiction not below the rank of Squadron Leader, a general or a limited authority to convene general courts martial for the trial of such persons subject to Air Force law as may be for the time being under or within the limits of his command whether the offence was committed before or after such officer shall have taken up his command and if you deem it desirable, to confirm the findings and the sentences of such Courts Martial and to cause any sentence thereof to be put into execution according to law:

And for executing these several powers, matters and things herein expressed this Warrant shall be to you and to others whom it may concern a sufficient warrant and authority:

And I declare that this Warrant shall without ratification extend to and invest with the aforesaid authorities and powers