In the Supreme Court of New Zealand Wellington District (Wellington Registry)

No. M. 405/71

IN THE MATTER of the Charitable Trusts Act 1957, and IN THE ESTATE of UNA ISABEL STANLEY late of Wellington in the Dominion of New Zealand, widow, deceased:

WHEREAS:

A. By her last will bearing date, the 1st day of November 1952, the above-named Una Isabel Stanley, widow, deceased, gave and devised (*inter alia*) the premises known as No. 336 The Terrace, Wellington, unto her executors and trustees upon trust for Martha Edith Mainwaring for life and subject thereto for The St. Peter's Wellington School Society for the purpose of providing residential accommodation for gentle folk of reduced incomes, preferably widows, and spinsters, the said premises to be known as "The Stanley Flats of St. Peter's" and to be let on a non-profit making basis at rentals which will be sufficient merely to pay rates, taxes, insurance premiums, and other outgoings, and also made (*inter alia*) certain ancillary bequests.

B. It is impossible or impracticable or inexpedient to carry out that purpose and the amount available is inadequate to carry out that purpose.

C. The said Society resolved to apply to the Supreme Court of New Zealand for an order under the above-mentioned Act approving a scheme for the disposition of the said premises and other property remaining from the said ancillary bequests in the manner hereinafter indicated.

Now therefore notice is hereby given that:

1. The said Society has applied to the Supreme Court of New Zealand for an order under the above-mentioned Act approving a scheme for the disposition of the said premises and said other property whereunder:

- (a) The said Society (having been authorised by the Supreme Court in other proceedings so to do) having purchased from the said Martha Edith Mainwaring her life estate in the said premises, shall sell the said premises at such price and on such terms and conditions as the said Society shall think fit. (b) The whole of the net proceeds of sale of the said
- premises shall be transferred by the said Society to The Guardian Trust and Executors Company of New Zealand Limited, to be held by it upon trust for the said Martha Edith Mainwaring for life, and subject thereto for St. Mary's Anglican Homes Trust Board, to be held by that Trust Board, for the purpose of Sprott House, Karori, Wellington.
- (c) The said other property shall be transferred forthwith by the said Society to the said Trust Board, to be held by the said Trust Board, for the purpose of Sprott House, Karori, Wellington

and which contains incidental and ancillary provisions.

2. A copy of the said scheme has been filed in the Registry Office of the Supreme Court at Wellington and may be inspected free of charge during the hours at which the Registry Office is open to the public.

3. The said application has been set down for hearing before the Supreme Court at Wellington at 10 o'clock in the forenoon on Wednesday, the 23rd day of February 1972.

4. Any person desiring to oppose the said scheme is required to give written notice of his intention so to do to the Registrar of the Supreme Court at Wellington and to the Attorney-General and to the said Society not less than 7 clear days before the date set down for the hearing of the said applica-tion A request horizon before the Society had divergence tion. Any such notice may be given to the Society by delivering the same to the offices of its solicitors, Messrs Tripe, Matthews, and Feist, Eleventh Floor, General Building, Waring Taylor Street, Wellington.

Dated at Wellington this 23rd day of December 1971. THE ST. PETER'S WELLINGTON SCHOOL SOCIETY, by its solicitors, Tripe, Matthews, and Feist.

450

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of KAURI HOMES (SOUTHLAND) LIMITED, a duly incorporated company having its registered office at Invercargill and carrying on business as a builder:

NOTICE is hereby given that a petition for the winding up of the above named company by the Supreme Court was, on the 5th day of January 1972, presented to the said Court by WINSTONE (S.I.) LIMITED a duly incorporated company having its registered office at Christchurch and carrying on business

as a builders supplier, AND that the said petition is directed to be heard before the Court sitting at Invercargill on the 25th day of February 1972 at 9.30 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

WATSON AND WATSON, Solicitors for the Petitioner.

Address for Service: Watson and Watson, 38 Esk Street, Invercargill.

Note—Any person who intends to appear on the hearing of the said petition must serve on or send by post, to the above-named, notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the Supreme Court at Invercargill and must be signed by the person or firm, or his or their solicitor (if any); and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 24th day of February 1972.

428

IN THE MATTER of the Partnership Act 1908, and IN THE MATTER of a special partnership registered in the Supreme Court at Auckland on Monday the 13th day of December 1971, under the name and style of KALMAC PROPERTY CONSULTANTS LIMITED'S JARDEN COURT SYNDICATE:

THE following particulars are advertised pursuant to section 51 of the Partnership Act 1908.

The certificate itself can be inspected during the hours of 10 a.m. to 3 p.m., Monday to Friday, at the Supreme Court Office at Auckland, the certificate being registered under Special Partnership 12/71.

1. That a special partnership under Part II of the Partner-ship Act 1908, is hereby constituted under the name and style of KALMAC PROPERTY CONSULTANTS LIMITED'S JARDEN COURT SYNDICATE.

2. The business for which the partnership is formed is the 2. The other set of which the partnership is formed is the purchase of a property being Lot 1 on a scheme plan of subdivision, approved by the Takapuna City Council, of Lot 1, Deposited Plan 49200, being part Allotment 86, Parish of Takapuna, part certificate of title, Volume 2084, folio 38, North Auckland Registry, and to develop thereon for sale 3 home units.

3. The partnership shall carry on business from the offices of the company at the New Zealand Insurance Company Building, Featherston Street, Wellington.

4. The partnership shall commence from the registration of this certificate in the Supreme Court registry, at Auckland, and shall terminate when the referred home units have been sold and all partners have been accounted to or 7 years from the date of registration whichever is the earlier.

5. The capital of the partnership shall be \$45,000. KALMAC PROPERTY CONSULTANTS LIMITED'S JARDEN COURT SYNDICATE,

by its Solicitor, Louis P. McElwee.

455

IN THE MATTER of the Charitable Trusts Act 1957, and IN THE MATTER of the trusts contained in the will of REWETI GARDNER, late of Christchurch, widow, deceased, dated the 9th day of June 1965.

NOTICE is hereby given, pursuant to section 36 of the Charitable Trusts Act 1957, that the TRUSTEES EXECUTORS & AGENCY CO. OF N.Z. LIMITED has applied to the Supreme Court at Christchurch for approval of a scheme for disposition of certain trust fund provided by the will of the late Reweti Gardner for the Reweti Mason Scholarship. The said Reweti Mason Scholarship provided that funds be made available for scholarships to ship provided that funds be made available for scholarships to be awarded to pupils of Ashburton High School, South Otago High School, Gisborne Boys' High School, Gisborne Girls' High School, Rangi Ruru Girls' School, and Southbridge District High School, who had gained the highest marks in the credit list in the University Entrance Scholarship Examinations. The said scheme provides: that after payment of the costs of the proceedings the balance with any accrued interest thereon be