

Uruti State Forest, situated in the Clifton County;  
 Tongaporutu State Forest, situated in the Clifton County;  
 Mangakara State Forest, situated in the Clifton County;  
 Makino State Forest, part situated in the Clifton County,  
 part in the Stratford County;  
 Matirangi State Forest, situated in the Stratford County;  
 Waitiri State Forest, situated in the Stratford County;  
 Mount Humphries State Forest, situated in the Stratford  
 County;  
 Moki State Forest, part situated in the Clifton County,  
 part in the Stratford County;  
 Mangaehu State Forest, situated in the Stratford County;  
 Omoana State Forest, situated in the Eltham County;  
 Tarere State Forest, part situated in the Patea County, part  
 in the Hawera County;  
 Waitotara State Forest, part situated in the Patea County,  
 part in the Stratford County;  
 Rimunui State Forest, situated in the Patea County;  
 Otumokuru State Forest, situated in the Patea County;  
 Kapara State Forest, situated in the Patea County;  
 Nukuhau State Forest, situated in the Patea County;  
 Papanui State Forest, situated in the Rangitikei County;  
 and  
 Puketoi State Forest, part situated in the Eketahuna  
 County, part in the Akitio County;  
 Tarata State Forest, situated in the Inglewood County.  
 Dated at Wellington this 29th day of November 1978.

VENN YOUNG, Minister of Forests.

(F.S. 9/0/15)

#### *State Forests Set Apart as Open Indigenous State Forests*

PURSUANT to section 63D of the Forests Act 1949, (as substituted by section 19 of the Forests Amendment Act 1976) I, Venn Spearman Young, Minister of Forests, hereby set apart the following State forests in the Auckland Conservancy of the New Zealand Forest Service as open indigenous State forests for the purpose of public recreation from the date of publication hereof, PROVIDED that all or part of any such open indigenous State Forest may be closed by the Conservator of Forests for the Auckland Conservancy in times of danger from fire or forest operations, such closures and their durations to be notified by advertisement in at least one daily newspaper circulating in the locality of the forest concerned and/or by signposts erected alongside the forest or part of forest being closed:

Herekino State Forest, situated in the Mangonui County;  
 Maungataniwha State Forest, situated in the Mangonui  
 County;  
 Raetea State Forest, part situated in the Mangonui County,  
 part in the Hokianga County;  
 Waima State Forest, situated in the Hokianga County;  
 Mataraua State Forest, part situated in the Hokianga  
 County, part in the Bay of Islands County, part in the  
 Hobson County;  
 Houto State Forest, situated in the Hobson County;  
 Tangihua State Forest, situated in the Hobson County;  
 Marlborough State Forest, situated in the Hobson County;  
 Kaihu State Forest, part situated in the Hobson County,  
 part in the Whangarei County;  
 Motatau State Forest, situated in the Whangarei County;  
 The Dome State Forest, situated in the Rodney County;  
 Mangatawhiri State Forest, situated in the Franklin  
 County;  
 Mataitai State Forest, situated in the Manukau City;  
 Wharepungua State Forest, situated in the Otorohanga  
 County;  
 Hauturu State Forest, part situated in the Otorohanga  
 County, part in the Waitomo County;  
 Waitomo State Forest, situated in the Waitomo County;  
 Huikomako State Forest, situated in the Waitomo County;  
 Raepahu State Forest, situated in the Waitomo County;  
 Taumatotara State Forest, situated in the Waitomo  
 County;  
 Mahoe State Forest, situated in the Waitomo County; and  
 Moeatoa State Forest, situated in the Waitomo County.  
 Dated at Wellington this 29th day of November 1978.

VENN YOUNG, Minister of Forests.

(F.S. 9/0/15)

#### *State Forests Set Apart as Open Indigenous State Forests*

PURSUANT to section 63D of the Forests Act 1949, (as substituted by section 19 of the Forests Amendment Act 1976) I, Venn Spearman Young, Minister of Forests, hereby set apart the following State forests in the Westland Conservancy of the New Zealand Forest Service as open indigenous State forests for the purpose of public recreation from the date of publication hereof, PROVIDED that all or part of any such open indigenous State Forest may be closed by the Conservator of Forests for the Westland Conservancy in times of danger from fire or forest operations, such closures and their durations to be notified by advertisement in at least one daily newspaper circulating in the locality of the forest concerned and/or by signposts erected alongside the forest or part of forest being closed:

Tutaekuri State Forest, situated in the Grey County;  
 Pohaturoa State Forest, situated in the Grey County;  
 Waiheke State Forest, situated in the Grey County;  
 Cascade State Forest, situated in the Westland County;  
 Arawata State Forest, situated in the Westland County;  
 Mataketake State Forest, situated in the Westland County;  
 Paringa State Forest, situated in the Westland County;  
 Ohinemaka State Forest, situated in the Westland County;  
 Bruce Bay State Forest, situated in the Westland County;  
 Makawhio State Forest, situated in the Westland County;  
 Karangarua State Forest, situated in the Westland County;  
 Waikukupa State Forest, situated in the Westland County;  
 Poerua State Forest, situated in the Westland County;  
 Waitaha State Forest, situated in the Westland County;  
 Kowhitirangi State Forest, situated in the Westland County;  
 Toaroha State Forest, situated in the Westland County;  
 Kawhaka State Forest, situated in the Westland County;  
 Wainihinihi State Forest, situated in the Westland County;  
 Taipo State Forest, situated in the Westland County;  
 Turnbull State Forest, situated in the Westland County;  
 Hunts Beach State Forest, situated in the Westland County;  
 Okuku State Forest, situated in the Westland County;  
 Mount Herman State Forest, situated in the Westland  
 County; and  
 Kakapotahi State Forest, situated in the Westland County.  
 Dated at Wellington this 29th day of November 1978.

VENN YOUNG, Minister of Forests.

(F.S. 9/0/15)

#### *Consent to the Generation of Electricity by John David Bradshaw and Philippa Edith Bradshaw at Canvastown by the Use of Water*

PURSUANT to the Electricity Act 1968, the Minister of Energy hereby consents to the generation of electricity by John David Bradshaw and Philippa Edith Bradshaw, of Canvastown, by the use of water, subject to the following conditions.

#### CONDITIONS

1. The conditions directed by the Water Power Regulations 1934 to be implied in every licence to use water for the purpose of generating or storing electricity shall be deemed to be conditions of this consent as if it were such a licence.
2. This consent is subject to compliance with the Water Power Regulations 1934, the Electrical Supply Regulations 1976, the Electrical Wiring Regulations 1976, the Radio Interference Regulations 1958, and all regulations hereafter made in amendment of or in substitution for any of those regulations, as if in the case of the Water Power Regulations 1934 it were a licence under the Public Works Act 1928 to use water for the purpose of generating electricity as well as a consent under the Electricity Act 1968 to generate electricity by the use of water.
3. The generation of electricity by the use of water pursuant to this consent shall be carried out by means of the works described in the Schedule hereto.
4. This consent shall, unless it is sooner lawfully determined, continue in force until the 31st day of March 1999.
5. This consent is subject to compliance with the Water and Soil Act 1967.
6. For the purpose of assessing the rental or annual sum payable in respect of this consent, the maximum generating capacity of the plant at the date of this consent is 1 kW.