

## SCHEDULE

## NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1169 square metres, situated in Block XI, Kerikeri Survey District, and being part Lot 12, D.P. 33664; as shown on plan S.O. 52232, lodged in the office of the Chief Surveyor at Auckland and thereon marked "A".

Dated at Wellington this 15th day of December 1977.

W. L. YOUNG, Minister of Works and Development.

(P.W. 31/1478; Ak. D.O. 50/23/69/0/9)

*Declaring Land Set Apart for a Government Work (Railway Purposes) at Kaiwharawhara and Not Now Required for That Purpose to be Crown Land*

PURSUANT to section 35 of the Public Works Act 1928, the Minister of Railways hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948 as from the 30th day of January 1978.

## SCHEDULE

## WELLINGTON LAND DISTRICT—WELLINGTON CITY

ALL that piece of land described as follows:

Area  
m<sup>2</sup>                      Railway land being

32 Section 147, Harbour District, formerly part Section 3, being part of the land comprised and described in *Gazette*, 1966, p. 1067, Proc. 677506.

Situated in Block XI, Belmont Survey District.

As the same is more particularly delineated on the plan marked L.O. 30518 (S.O. 31566) deposited in the office of the Minister of Railways at Wellington.

Dated at Wellington this 20th day of January 1978.

COLIN McLACHLAN, Minister of Railways.

(N.Z.R. L.O. 29991/14)

*The Community Centres (Puketaha Hall) Levies Notice 1978*

PURSUANT to section 50 (1) of the Counties Amendment Act 1971, the Minister of Local Government hereby gives the following notice.

## NOTICE

1. This notice may be cited as the Community Centres (Puketaha Hall) Levies Notice 1978.

2. Within that area constituted as the Puketaha Community Centre District by a Special Order of the Waikato County (made at an ordinary meeting of the council held on the 9th day of December 1975, and confirmed at a subsequent meeting held on the 10th day of February 1976), the council is hereby authorised to levy a uniform annual fee, not exceeding \$15, to be paid by the occupier of each dwelling unit within the Community Centre District.

Dated at Wellington this 13th day of January 1978.

L. W. GANDAR, for Minister of Local Government.  
(I.A. 103/704)

## Senior Technical Divisions in Schools Notice 1978

PURSUANT to section 96A of the Education Act 1964, the Minister of Education gives the following notice.

## NOTICE

1. This notice may be cited as the Senior Technical Divisions in Schools Notice 1978.

2. The governing body of each school specified in the First Schedule hereto is hereby authorised to offer classes or courses at that school to persons who are not enrolled as students at that school, in the technical subjects specified in the Second Schedule hereto.

## FIRST SCHEDULE

THE schools referred to in Clause 2 of this notice shall be the following:

Gisborne Boys High School,  
Tauranga Boys College,  
Timaru College, and  
Wanganui Boys College.

## SECOND SCHEDULE

THE technical subjects referred to in Clause 2 of this notice shall be the following:

Subjects towards a New Zealand Certificate awarded by the Technicians Certification Authority of New Zealand.

Subjects towards a Technical Certificate in Garage Management awarded by the Technicians Certification Authority of New Zealand.

Subjects towards a Technicians Certificate awarded by the Technicians Certification Authority of New Zealand.

Subjects towards a Hospital Officers Certificate.

Subjects towards a Trade Certificate or Advanced Trade Certificate awarded by the New Zealand Trades Certification Board.

Typing and Shorthand.

Subjects towards Certificates in Industrial Practice in the following:

Boilerhouse Practice,  
Civil Engineering Works Supervision,  
Concrete Construction,  
Concrete Supervision,  
Farm Management,  
Food Hygiene, and  
Food Service.

Subjects in Senior Business or Secretarial courses.

Subjects in the New Zealand Society of Accountants examination.

Subjects towards the New Zealand Institute of Management, the New Zealand Institute of Valuers and the Real Estate Institute of New Zealand courses.

Ceramics.

Dated at Wellington this 16th day of January 1978.

L. W. GANDAR, Minister of Education.  
(E. 39/11/2)

*Price Order No. 77 (Wire Products Manufactured by New Zealand Wire Industries Ltd.)*

PURSUANT to the Commerce Act 1975, I, Peter Edward Donovan, pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order:

## PRELIMINARY

1. This order may be cited as Price Order No. 77 and shall come into force on the 27th day of January 1978.
2. (1) Price Order No. 72\* is hereby revoked.  
(2) The revocation of the said order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.
3. In this order the expression "f.o.r." means "free on rail".

## APPLICATION OF THIS ORDER

4. This order applies with respect to the wire products manufactured by New Zealand Wire Industries Ltd. of the several kinds specified in the First Schedule hereto.

## FIXING MAXIMUM PRICES OF WIRE PRODUCTS TO WHICH THIS ORDER APPLIES

*Manufacturer's Prices*

5. (1) Subject to the following provisions of this clause the maximum factory selling price that may be charged or received by New Zealand Wire Industries Ltd. for any wire products to which this order applies shall be the appropriate price fixed in the First Schedule hereto:

Provided that where the quantity of wire of one kind or more than one kind ordered by the buyer for delivery to any one destination outside the Auckland metropolitan area is less than 10 tonnes, the prices specified in the First Schedule may be increased by an amount not exceeding the difference between any rail rate per tonne that would have been incurred by New Zealand Wire Industries Ltd. in delivering in lots of 10 tonnes or more and the rail rate per tonne that would be incurred in delivering the lesser quantity from Otahuhu to the freight paid point nearest to the destination to which the wire is to be delivered;

And provided further that any such price may be increased where applicable by the appropriate extra charges referred to in the Second Schedule hereto.