CORRIGENDUM

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Director of National Parks hereby corrects the Declaration that State Forest Land shall be a reserve for scenic purposes, appearing in the New Zealand Gazette, 14 September 1978, p. 2532, by deleting the Schedule from the said Declaration and substituting the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—WHANGAREI COUNTY—TAHIRE SCENIC RESERVE

80,800 hectares, more or less, being Section 22 (formerly part Section 15), Block VI, Whangarei Survey District, S.O. Plan 52698. Together with a right of way easement created by deed of grant in C.T. 9A/1217 and C.T. 16A/557.

Dated at Wellington this 2nd day of February 1979.

J. B. HAYES,
Assistant Director of National Parks,
Department of Lands and Survey.
(L. and S. H.O. Res. 2/3/173; D.O. 13/269)

CORRIGENDUM

IN the notice with the above heading published in the New Zealand Gazette, No. 108, 14 December 1978, p. 3426, under “SCHEDULE”, for “Splinter” read “Splintex”.

SCHEDULE

CANTERBURY LAND DISTRICT

All that piece of land containing 1,8130 hectares, situated in Block I, Tewitotai Survey District, being part Bed of Waipara River; as shown on plan S.O. 13744, lodged in the office of the Chief Surveyor at Christchurch, and thereon marked “A”.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand this 22nd day of January 1979.

W. L. YOUNG, Minister of Works and Development.
([L.S.] GOD SAVE THE QUEEN! (P.W. 72/1/14/0; Ch. D.O. 40/72/1/14/104/3)

Revoking a Proclamation Declaring an Area in the Stratford Acclimatisation District (Taranaki Land District) to be a Wildlife Refuge

KEITH HOLYOAKE, Governor-General
A PROCLAMATION

PURSUANT to section 14 of the Wildlife Act 1953, I, The Right Honourable Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby revoke the Proclamation dated the 30th day of August 1956*, declaring an area of land in the Stratford Acclimatisation District (Taranaki Land District) to be a wildlife refuge for the purposes of the Wildlife Act 1953, in so far as it affects the land in the Schedule hereto.

SCHEDULE

SECTIONS 3 and 4, Block IX, Ngatimaru Survey District; and Section 12, Block XII, Huiroa Survey District; area, 516 acres 2 roods 30 perches. All certificates of title, Volume 190, folio 28, Volume 41, folio 236, and all Crown Lease Register, Volume 42, folio 199. (S.O. Plans 818 and 1252.)

As the same is more particularly delineated on plan marked I.A. 52/323, deposited in the Head Office, Department of Internal Affairs, Wellington, and thereon marked red.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand this 26th day of January 1979.

D. A. HIGHET, Minister of Internal Affairs.
([L.S.] GOD SAVE THE QUEEN!

Crown Land Set Apart for a Limited Access Road in Waipara and Ashley Counties

KEITH HOLYOAKE, Governor-General
A PROCLAMATION

PURSUANT to section 25 of the Public Works Act 1928, and section 4 of the Public Works Amendment Act 1963, I, The Right Honourable Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby proclaim and declare that the Crown land described in the Schedule is hereby set apart for a limited access road and I also declare that this Proclamation shall take effect on and after the 15th day of February 1979.

SECTION 3 and 4, Block IX, Ngatimaru Survey District; and Section 12, Block XII, Huiroa Survey District; area, 516 acres 2 roods 30 perches. All certificates of title, Volume 190, folio 28, Volume 41, folio 236, and all Crown Lease Register, Volume 42, folio 199. (S.O. Plans 818 and 1252.)

As the same is more particularly delineated on plan marked I.A. 52/323, deposited in the Head Office, Department of Internal Affairs, Wellington, and thereon marked red.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand this 26th day of January 1979.

D. A. HIGHET, Minister of Internal Affairs.
([L.S.] GOD SAVE THE QUEEN!

*New Zealand Gazette Reference No. 48, 30 August 1956, p. 1181

(I.A. Wil. 34/18/1)
Revoking a Proclamation Declaring an Area in the Southern Lakes Acclimatisation District to be a Wildlife Refuge

KEITH HOLYOAKE, Governor-General
A PROCLAMATION

PURSUANT to section 14 of the Wildlife Act 1953, I, The Right Honourable Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby revoke the Proclamation issued on the 21st day of February 1957*, declaring an area in the Southern Lakes Acclimatisation District to be a wildlife refuge for the purposes of the Wildlife Act 1953.

SCHEDULE
Lot 5A and part Lot 5, D.P. 3510, being Sections 20, 21, 22, 23, 24 and part Sections 25, 26, 28, 29 and 30 and part Preemptive Right H, Block I; and part Section 939R, Block XV, Tarras Survey District: area, 454 acres 1 rood 18.2 perches, more or less. All certificate of title, Volume 352, folio 113.

As the same is more particularly shown on plan marked Tarras Survey District, and containing 1,648 hectares, more or less.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand this 26th day of January 1979.

D. A. HIGHT, Minister of Internal Affairs.

[LS]
GOD SAVE THE QUEEN!

Defining the Area of Land Over Which a Public Right-of-Way Exists Around Lake Taupo

KEITH HOLYOAKE, Governor-General
A PROCLAMATION

PURSUANT to section 14 (4A) of the Maori Land Amendment and Maori Land Claims Adjustment Act 1926, I, Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby proclaim as follows:

1. The respective areas of land in the blocks or localities specified in the first column of the Schedule to this Proclamation over which a right-of-way for the time being exists under subsection (3) of section 14 of the Maori Land Amendment and Maori Land Claims Adjustment Act 1926 are the areas described in the second column of that Schedule.

2. This Proclamation shall come into force on the day after its notification in the Gazette.

SCHEDULE

South Auckland land District
Block or Locality
Waipahhi (Taupo)

Right-of-Way
The whole of Waipahhi C75 Block, and Part Waipahhi 6A Block, situated in Block II, Tauhara Survey District, and containing 1,648 hectares, more or less.

As the same is shown on the plan marked 20/1153 deposited in the Office of the Conservator of Wildlife, Department of Internal Affairs, Wellington, and thereon edged pink.

Tuaranga Middle 4A111B1B1 (Waitahunui) 4A111B1B2 4A111B1B3 4A111B1B4 4A111B1B8 4A111B1A 4A111B1B5 4A111B1B6 4A111B1B7

Limited to those strips shown on Plan S.O. 45270.


Limited to those strips shown on Plan S.O. 45271.

Declaring Land in the Wellington Land District, Vested in the Wanganui Education Board as a Site for a School, to be Vested in Her Majesty the Queen

KEITH HOLYOAKE, Governor-General
A PROCLAMATION

PURSUANT to subsection (6) of section 5 of the Education Lands Act 1949, I, Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto, being an area vested in the Wanganui Education Board as a site for a school, shall be vested in Her Majesty the Queen, freed and discharged from every education trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

SCHEDULE

WELLINGTON LAND DISTRICT—KIWITEA COUNTY

8599 square metres, more or less, being Part Section 67, Block VII, Apiti Survey District. All C.T. 81/287.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 5th day of February 1979.

VENN YOUNG, Minister of Lands.

[LS]
GOD SAVE THE QUEEN!

(And S. H.O. 6/6/1044; D.O. L.O. 112)
Validation of Introduction of Instalment Rating by Manukau City Council

KEITH HOLYOAKE, Governor-General
ORDER IN COUNCIL
At the Government Buildings at Wellington this 29th day of January 1979.

Present:
THE RIGHT HON. R. D. MULDOON PRESIDING IN COUNCIL

Whereas the Manukau City Council (hereinafter referred to as the Council) wishes, pursuant to a special order in terms of section 86A and section 86B of the Rating Act 1967, to resolve that all the rates to be levied and collected by the Council in the year commencing on the 1st day of April 1979 shall be paid in instalments; and

Whereas confirmation of the resolution to make the said special order cannot be done before the meeting of the Council to be held on the 22nd day of February 1979; and

Whereas it will not be possible to comply with the requirements of section 86A of the Rating Act 1967 to introduce rates collection by instalments by the 1st day of April 1979 because the period between the confirmation of the resolution to make the special order and the 1st day of April 1979 will be less than 2 months:

Now therefore, pursuant to section 170 of the Rating Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER
Instalment rating to be introduced by the Manukau City Council on the 1st day of April 1979 is hereby validated, notwithstanding that the period of 2 months after the date of the confirmation of the special order will not, by then, have expired in accordance with section 86A of the Rating Act 1967.

P. G. MILLEN, Clerk of the Executive Council.

Appointing a Non-elective Member of the Otago Catchment Board

KEITH HOLYOAKE, Governor-General
ORDER IN COUNCIL
At the Government Buildings at Wellington this 29th day of January 1979.

Present:
THE RIGHT HON. R. D. MULDOON PRESIDING IN COUNCIL

Pursuant to the Soil Conservation and Rivers Control Act 1941, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council hereby appoints Robert James Riddell, Regional Advisory Officer of 3 years commencing on 1 January 1979.

P. G. MILLEN, Clerk of the Executive Council.

Appointing a Non-elective Member of the North Canterbury Catchment Board

KEITH HOLYOAKE, Governor-General
ORDER IN COUNCIL
At the Government Buildings at Wellington this 29th day of January 1979.

Present:
THE RIGHT HON. R. D. MULDOON PRESIDING IN COUNCIL

Pursuant to the Soil Conservation and Rivers Control Act 1941, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council hereby appoints the officer for the time being holding the office of Senior Farm Advisory Officer, Ministry of Agriculture and Fisheries, Rangiora, to be a non-elective member of the North Canterbury Catchment Board.

P. G. MILLEN, Clerk of the Executive Council.

The Milk Districts Order 1968, Amendment No. 1

KEITH HOLYOAKE, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington this 16th day of October 1978.

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Milk Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. Title and commencement—(1) This order may be cited as the Milk Districts Order 1968, Amendment No. 1, and shall be read together with and deemed part of the Milk Districts Order 1968* (hereinafter referred to as the principal order).

(2) This order shall come into force on the day after the date of its notification in the Gazette.

2. Constitution of milk districts amended—(1) The Schedule to the principal order is hereby amended by revoking the description of the Rotorua Milk District and substituting the following description:

All that area in the South Auckland Land District, Rotorua County and Rotorua City, containing 2530 square kilometres, more or less, commencing at the intersection in Block II, Rotorua Survey District of a right line between the southwestern corner of Lot 1962 situated in Block V Horororo Survey District and Trig 27, Puwhenua in Block VII, Tapapa East Survey District with the northeastern boundary of Taumata 3A1B Block, being a point on the generally northern boundary of the Rotorua County as described in New Zealand Gazette 1968, page 1657 and proceeding generally easterly along the generally northern boundary of that County to the western boundary of Block VI, Rotoma Survey District; thence southerly along that boundary and the western boundary of Block X, Rotorua Survey District to the southwestern corner of the said Block X; thence easterly along the southern boundaries of Block Block and Block XI, Rotorua Survey District to the generally eastern boundary of the aforesaid Rotorua County; thence generally southerly along that boundary to the middle of Northern Boundary Road; thence generally southwesterly along the middle of that road to a point in line with the southeastern boundary of Part Section 2, Block II, Kaingaroa Survey District; thence southwesterly to and along that boundary to Trig To Rere; thence southwesterly along the eastern boundaries of Part Ruu 94 and Part Paeroa East 2B Block, a right line across a closed road, again along the eastern boundary of the said Part 2B Block, a right line across State Highway 30 and the boundaries of Part Section 62S and Section 68S, Reporoa Settlement to the generally southern boundary of the aforesaid Rotorua County; thence generally westerly along the generally northerly along that boundary to a point in the middle of the Waikato River in line with the southeastern boundary of Part Lot 16, DP 16299 situated in Block VII Ngongotaha Survey District; thence northeasterly to and along that boundary a right line across Ohakuri Road and the original eastern boundary of Whakamaru Maungatt1 Block as shown on ML 5208, to the middle of Parson Road; thence generally westerly along the middle of that road to and generally northerly along the middle of Ohakuri Road and the original eastern boundary of Whakamaru Maungatt1 Block as shown on ML 5208, to the middle of Parson Road; thence generally westerly along the middle of State Highway 30 to the generally northerly along that boundary to the point of commencement.

(2) The said Schedule is hereby further amended by revoking the description of the Manawatu Milk District and substituting the following description:

"All that area in the Wellington Land District comprising the City of Palmerston North, the Boroughs of Feilding, Foxton and Marton, the Counties of Kaiangia, Manawatu, Oroua, Kiwitea and Pohangina, and parts of the Counties of Horowhenua and Rangitikei bounded by a line commencing at the southwestern corner of the milk district and proceeding southerly along that boundary and the generally northerly along the said district to and along the northern boundary of Lot 1 DP 16286 to the southermmost corner of Lot 4 DP 18777; thence generally northerly along the eastern boundary of the said lot 4, a right line across No. 3 State Highway, the generally western boundaries of Sections 89, 87 and 86 Turakina District,
the end of Gowers Road to its middle point, and along the middle of Gowers Road, Wanganui Road, Bruce Rd (including the crossing of the Martin-New Plymouth Railway) and Turakina Valley Road to Mangawhohi Road; thence generally easterly along the middle of that road, Ngāuru Road, Galpin's Road, Taranaki Rd, Jefferson Line, No. 1 State Highway, Houhora Road (including the crossing of the North Island Main Trunk Railway), and the production of the middle line of Houhora Road to the middle of the Rangitikei River; thence up the middle of the Rangitikei River to and up the middle of the Kawhatau River to its source and along a right line due east to the summit of the Ruhine Range; thence southerly along the summit of the Ruhine Range to Trig Station 60A (Wharite); thence generally westerly along the northern boundary of Section 6 and Block VII Gorge SD, the generally southern boundary of Sections 52 and 49 Block XIV Pohangina SD, the eastern boundary of Section 1 Block II Gorge SD and its production to the middle of Wharite Road, and along the middle of that road to a point in line with the south-eastern boundary of Lot 2 DP 239; thence generally southerly along the south-eastern boundaries of Lot 2 DP 239 and its production across Saddle Road to and along the south-eastern boundary of Lot 2 DP 27494 and its production to the middle of the Manawatu River; thence up the middle of that river to a point in line with the western boundary of Section 1 Block I Mangahao SD; thence south-westerly to and along that boundary and its production to the middle of North Range Road, along the middle of that road and South Range Road, the south-western boundary of Section 13 Block IX Mangahau SD, the north-western boundary of Sections 1, 2 and 3 Block VI Mangahao SD and Section 4 Block V Mangahao SD, and the abutment of a road to the north-western corner of Section 9 Block IX Mangahau SD; thence south-west by right along that line to Trig Station F (Marima) and to Trig Station AA (Arawaru) in Block VII Arawaru SD and along the summit of the Ruhine Range to Trig Station A (Te Paki) in Block XVI Arawaru SD; thence generally westerly along a right line to Trig Station B (Araraepae No. 3) and the production of that line to the middle of Heights Road, along the middle of that road and the middle line of Buckleys Road and its production to the middle of the Manawatu River, down the middle of that road to a point in line with the middle of the road forming the western boundaries of Lot 4, 3 and 2 DP 6290, to and along the middle of that road, Kopururoa Road and No. 1 State Highway to a point in line with the south-western boundary of Lot 4 DP 3623, and to and along that boundary and the south-western boundaries of Sections 609 and 608 Town of Foxton and their production to the mean highwater mark of the sea; thence northerly along the sea coast to the point of commencement."

P. G. MILLEN, Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the order, but is intended to indicate its general effect.

This order extends the boundaries of the Rotorua and Manawatu Milk Districts.


Appointments of Registrar of Private Investigators and Security Guards

Pursuant to section 5 of the Private Investigators and Security Guards Act 1974, I, James Kenneth McLay, Minister of Justice, hereby give notice of the appointment of Avinash Deobhakta, Esquire barrister of Auckland, to be the Registrar of Private Investigators and Security Guards for a term of 3 years on and from the date hereof.

Dated at Wellington this 17th day of January 1979.
J. K. MCLAY, Minister of Justice.

(App. 365)

Appointing Member of the Engineering Associates Registration Board and his Deputy

Pursuant to section 3 of the Engineering Associates Registration Act 1961, the Minister of Works and Development hereby appoints:

Samuel John Maddocks, a mechanical engineer for the Wellington Hospital Board, as a member of the board, and

John Wray, an electrical engineer for the Wellington Hospital Board, as Mr Maddocks' deputy, on the nomination of the New Zealand Hospital Engineers Association (Inc.).

The appointments are for a term of 2 years from the 9th day of March 1979.

Dated at Wellington this 24th day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(F.W. 28/417)

Resignation of Justice of the Peace

Ir is noted for general information that William Frederick Johnston, of 27 Osborne Avenue, Morrinsville, has resigned his appointment as a Justice of the Peace.

Dated at Wellington this 31st day of January 1979.
J. F. ROBERTSON, Secretary for Justice.

(J.P. 66/12 (10); Adm. 3/17/5)

Marriage Celebrants for 1979—Notice No. 8

Pursuant to the Marriage Act 1955, the following names of Marriage Celebrants within the meaning of the said Act are published for general information:

BRETHREN

Carroll, George Frederick.

Drew, Ronald John.

Paynter, Maxwell Leonard.

The Church of Jesus Christ of Latter-Day Saints

Hutton, William George James (President).

Wilson, Thomas Murray (President).

NEW LIFE CENTRE

Adams, Bruce George.

Serpent Orthodox Church

Kuraida, Dusan (Rev. Fr.).

The Church of Jesus Christ of Latter-Day Saints

Howe, Edgar Charles (The Reverend).

The Church of Jesus Christ of Latter-Day Saints

Amaru, Willard Karaitiana (Bishop).

Phillips, William Lloyd (Bishop).

Door of Faith Church

Phillips, John J. (Rev.).

The Church of Jesus Christ of Latter-Day Saints

Young, Minister of Works and Development.

The appointments are for a term of 2 years from the 9th day of March 1979.

Dated at Lower Hutt this 7th day of February 1979.

J. L. WRIGHT, Registrar-General.

Marriage Celebrants for 1979—Notice No. 9

Ir is hereby notified that the following names have been removed from the list of Marriage Celebrants:

Auckland Society of The New Church

Howe, Edgar Charles (The Reverend).

The Church of Jesus Christ of Latter-Day Saints

Amaru, Willard Karaitiana (Bishop).

Dowall, John Joseph Moir (President).

Phillips, William Lloyd (Bishop).

The Church of Jesus Christ of Latter-Day Saints

Hutton, William George James (President).

Wilson, Thomas Murray (President).

DOOR OF FAITH CHURCH

Phillips, John J. (Rev.).

Dated at Lower Hutt this 7th day of February 1979.

J. L. WRIGHT, Registrar-General.

Marriage Celebrants for 1979—Notice No. 10

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following persons have been appointed as Marriage Celebrants:

Bowman, Marilyn (Mrs), J.P., 16 Omaha Grove, Totara Park, Upper Hutt.


Franklin, Dorothy L., J.P., 12 Northcote Road, Whitianga.

Ferguson, Alexander, 185 The Ridgeway, Nelson.

Hewitt, J. P., J.P., Chadwick Road, Greerton, Tauranga.


Kuridza, Dusan (Rev. Fr.).

Young, Minister of Works and Development.

The appointments are for a term of 2 years from the 9th day of March 1979.

Dated at Wellington this 24th day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(F.W. 28/417)
Declaring Land Taken for Road in Block VIII, Pomahaka Survey District, Clutha County

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works and Development hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for road, from and after the 15th day of February 1979.

SCHEDULE

OTAGO LAND DISTRICT

All those pieces of land situated in Block VIII, Pomahaka Survey District, described as follows:

Area

m²

Being

1052 Part Section 51; coloured blue on plan.
827 Part Section 52; coloured yellow on plan.
597 Part Section 53; coloured yellow on plan.

As shown on plan S.O. 2400, lodged in the office of the Chief Surveyor at Dunedin, and thereon coloured as above-mentioned.

Dated at Wellington this 4th day of January 1979.

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

(P.W. 72/1/170; Dn. D.O. 72/1/170/0/83)

Portion of Public Reserve Set Apart for Road in Block V, Hunua Survey District, Taumarunui County

PURSUANT to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for road, from and after the 15th day of February 1979.

SCHEDULE

WELLINGTON LAND DISTRICT

All that piece of land containing 9076 square metres, situated in Block V, Hunua Survey District, being part Section 2; as shown on plan S.O. 30016, lodged in the office of the Chief Surveyor at Wellington, and thereon marked “A”.

Dated at Wellington this 23rd day of January 1979.

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

(P.W. 72/4/8/0; Wg. D.O. 6/4/0/4)

Declaring Land Taken for Road in Block XII, Hukerenui Survey District, Whangarei County

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works and Development hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for road, from and after the 15th day of February 1979.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All those pieces of land, situated in Block XII, Hukerenui Survey District, described as follows:

Area

ha

Being

1.2805 Part Section 5; coloured orange on plan S.O. 5523.
3475 Part Section 5; coloured orange on plan S.O. 5523.
3103 Part Section 5; coloured orange on plan S.O. 5524.
546 Part Section 5; coloured orange edged orange on plan S.O. 5523.
647 Part Section 5; coloured orange edged orange on plan S.O. 5524.

As shown on the plans marked and coloured as above-mentioned and lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 23rd day of January 1979.

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

(P.W. 72/2/5/0; Na. D.O. 72/2/5/4/14)
PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works and Development hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for road, from and after the 15th day of February 1979.

SCHEDULE

WESTLAND LAND DISTRICT

All that piece of land containing 1122 square metres, situated in Block VII, Mawheranui Survey District, being part Lot 2, D.P. 851; as shown on plan S.O. 9482, lodged in the office of the Chief Surveyor at Hokitika, and thereon marked with bold black lines.

Dated at Wellington this 23rd day of January 1979.

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

(P.W. 72/7/12/0; Ch. D.O. 40/72/7/12/8)

Amending a Notice Proclaiming Land as Road, Road Closed and Vested and Land Allocated and Vested in Blocks VII and VIII, Patoka Survey District, Hawkes Bay County

PURSUANT to section 330a of the Public Works Act 1928, the Minister of Works and Development hereby amends the notice dated the 18th day of September 1978, and published in New Zealand Gazette, No. 104, 30 November 1978, at p. 3295 proclaiming land as road, road closed and vested and land taken and vested in Blocks VII and VIII, Patoka Survey District, Hawkes Bay County, by:

(a) Omitting mortgage 1998838 in the body of the notice and substituting mortgage 198838

(b) Omitting 4037 square metres from the Second Schedule and substituting 4307 square metres.

Dated at Wellington this 4th day of January 1979.

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

(P.W. 40/36; Na. D.O. AD 7/10)

Road Closed and Vested and Land Taken and Vested in Block XXXVI, Taringatura Survey District, Southland County

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as closed the road described in the First Schedule hereto, and hereby takes the land described in the Second Schedule hereto for the purposes of subsection (6) of the said section 29, and declares that the road firstly described in the First Schedule hereto, when so closed, and the land secondly described in the Second Schedule hereto, when so taken, shall vest in Fullerton Cunningham, of South Hillend, farmer, subject to Mortgage No. 182655, and further declares that the land firstly described in the Second Schedule hereto, when so taken, shall vest in the Southland County Council.

FIRST SCHEDULE

SOUTHLAND LAND DISTRICT

All those pieces of road situated in Taringatura Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td>Adjoining or passing through</td>
</tr>
<tr>
<td>1383 Part Lot 6, D.P. 235, situated in Block XLI and Section 203, Block XXXVI; marked &quot;D&quot; on plan</td>
<td></td>
</tr>
<tr>
<td>975 Sections 203 and 204, Block XXXVI; marked &quot;E&quot; on plan</td>
<td></td>
</tr>
</tbody>
</table>

As shown on plan S.O. 9409, lodged in the office of the Chief Surveyor at Invercargill, and thereon marked as above-mentioned.

SECOND SCHEDULE

SOUTHLAND LAND DISTRICT

All those pieces of land situated in Block XXXVI, Taringatura Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td>Being</td>
</tr>
<tr>
<td>97 Part Section 203; marked &quot;B&quot; on plan</td>
<td></td>
</tr>
<tr>
<td>154 Part Section 203; marked &quot;C&quot; on plan</td>
<td></td>
</tr>
</tbody>
</table>

As shown on plan S.O. 9409, lodged in the office of the Chief Surveyor at Invercargill, and thereon marked as above-mentioned.

Dated at Wellington this 24th day of January 1979.

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

(P.W. 47/1097; Dn. D.O. 18/767/51)

Land Proclaimed as Road in Block XV, Maungatautari Survey District, Waipa County

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as road the land described in the Schedule hereto, which land shall vest in the Waipa County Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All those pieces of land, situated in Block XV, Maungatatai Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
</tbody>
</table>

As shown on plan S.O. 9003, lodged in the office of the Chief Surveyor at Birkenhead, and thereon marked as above-mentioned.
which land shall vest in the Rodney County Council.

As shown on plan S.O. 49038, lodged in the office of the Chief Surveyor at Hamilton, and thereon marked as above-mentioned.

Dated at Wellington this 24th day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(P.W. 34/4459; Hn. D.O. 20/7/103)

Road Closed and Vested in Buller County

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as road the land described in the Schedule hereto, all that piece of land containing 1808 square metres, situated in Block XII, Waikohu Survey District, and adjoining or passing through Section 52, Square 141; as shown on plan S.O. 12109, lodged in the office of the Chief Surveyor at Nelson, and therein marked C.

Dated at Wellington this 23rd day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(P.W. 72/6/12/0; Ch. D.O. 40/72/6/12/58)

Land Proclaimed as Street in the City of Christchurch

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as street the land described in the Schedule hereto, all those pieces of land, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>3412</td>
<td>Part Lot 630, D.P. 27578.</td>
</tr>
<tr>
<td>4509</td>
<td>Part Lot 630, D.P. 27578.</td>
</tr>
<tr>
<td></td>
<td>As shown on plan S.O. 11950, lodged in the office of the Chief Surveyor at Christchurch, and thereon coloured orange.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 23rd day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(P.W. 43/402; Wn. D.O. 16/1152)

Land Proclaimed as Road in Block XII, Waiauwa Survey District, Rodney County

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as road the land described in the Schedule hereto, all that piece of land containing 1808 square metres, situated in Block XII, Waiauwa Survey District, and being part Lot 2, D.P. 76629; as shown on plan S.O. 53467, lodged in the office of the Chief Surveyor at Auckland, and thereon marked "A".

Dated at Wellington this 23rd day of January 1979.
W. L. YOUNG, Minister of Works and Development.
(P.W. 34/4034; Ak. D.O. 15/11/0/53467)
Pursuant to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as road the land described in the Schedule hereto, which land shall vest in the Manukau City Council.

**SCHEDULE**

**Land Proclaimed as Road in Block XIX, Shotover Survey District, Lake County**

All those pieces of land situated in Block XIX, Shotover Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>4746</td>
<td>Part Section 3; marked “A” on plan.</td>
</tr>
<tr>
<td>2299</td>
<td>Part Sections 3 and 41; marked “D” on plan.</td>
</tr>
</tbody>
</table>

As shown on plan S.O. 18467, lodged in the office of the Chief Surveyor at Dunedin, and thereon marked as above-mentioned.

Dated at Wellington this 23rd day of January 1979.
W. L. YOUNG, Minister of Works and Development.

(P.W. 46/1032; Dn. D.O. 18/300/34)

---

**Road Closed in Block VII, Kairanga Survey District, Kairanga County**

Pursuant to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as closed the road described in the Schedule hereto, and declares that the closed road shall be dealt with as Crown land under the Land Act 1948.

**SCHEDULE**

**Wellington Land District**

All that piece of road containing 2399 square metres, situated in Block VII, Kairanga Survey District, adjoining or passing through part Sections 1534 and 1648, Town of Bunnythorpe; as shown on plan S.O. 31689, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 4th day of January 1979.
W. L. YOUNG, Minister of Works and Development.

(P.W. 41/1281; Wg. D.O. 19/3/3)

---

**Land Proclaimed as Street in the City of Manukau**

Pursuant to section 29 of the Public Works Amendment Act 1948, the Minister of Works and Development hereby proclaims as street the land described in the Schedule hereto, which land shall vest in the Manukau City Council.

**SCHEDULE**

**North Auckland Land District**

All those pieces of land, situated in the City of Manukau, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>232</td>
<td>Lot 111, L.T. plan 82620.</td>
</tr>
<tr>
<td>300</td>
<td>Lot 112, L.T. plan 82620.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 4th day of January 1979.
W. L. YOUNG, Minister of Works and Development.

(P.W. 51/4583; Ak. D.O. 15/6/0)
Land Held for State Housing Purposes Set Apart for a Kindergarten in the City of New Plymouth

Pursuant to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for a kindergarten, from and after the 15th day of February 1979.

SCHEDULE

Taranaki Land District

All those pieces of land situated in Block V, Paritutu Survey District, described as follows:

Area m²

Being

107 Part Lot 120, D.P. 11872; marked "A" on plan.
24 Part Lot 120, D.P. 11872; marked "B" on plan.
50 Part Lot 125, D.P. 11872; marked "C" on plan.

As shown on plan S.O. 11318, lodged in the office of the Chief Surveyor at New Plymouth, and marked as above-mentioned.

Dated at Wellington this 4th day of January 1979.

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

(P.W. 31/3038; Wg. D.O. 5/99/0/160)

Crown Land Set Apart for State Housing Purposes in Inangahua County

Pursuant to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for State housing purposes, from and after the 15th day of February 1979.

SCHEDULE

Nelson Land District

All that piece of land containing 827 square metres, situated in Block XIV, Reefton Survey District, being Lot 48, D.P. 4267; part of the land in Gazette Notice No. 3280.

Dated at Wellington this 23rd day of January 1979.

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

(P.W. 104/163/0; Ch. D.O. 40/89/2)

Land Held for State Housing Purposes Set Apart for Maori Housing Purposes in the Borough of Wairoa

Pursuant to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for Maori housing purposes, from and after the 15th day of February 1979.

SCHEDULE

Hawke's Bay Land District

All those pieces of land situated in the Borough of Wairoa, described as follows:

Area m²

Being

780 Lot 6, D.P. 15337. All certificate of title, H1/1025.
645 Lot 7, D.P. 15337. All certificate of title, H1/1026.
674 Lot 13, D.P. 15337. All certificate of title, H1/1032.
663 Lot 14, D.P. 15337. All certificate of title, H1/1033.
658 Lot 16, D.P. 15337. All certificate of title, H1/1035.

Dated at Wellington this 4th day of January 1979.

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

(P.W. 24/2646/6/3; Na. D.O. AD 6/2/14/4)

Land Held for State Housing Purposes Set Apart for Maori Housing Purposes in Block XVI, Belmont Survey District, Hutt County

Pursuant to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land, described in the Schedule hereto, to be set apart for Maori housing purposes, from and after the 15th day of February 1979.

SCHEDULE

Wellington Land District

All those pieces of land situated in Block XVI, Belmont Survey District, Hutt County, described as follows:

Area m²

Being

505 Lot 2 on plan L.T. 41238.
556 Lot 3 on plan L.T. 41238.
529 Lot 18 on plan L.T. 41238.
549 Lot 19 on plan L.T. 41238.
521 Lot 39 on plan L.T. 41238.
511 Lot 40 on plan L.T. 41238.

As shown on plan L.T. 41238, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of January 1979.

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

(P.W. 24/2646/11/9; Wn. D.O. 32/0/0/525)
Declaring Land Taken for Street and the Use, Convenience or Enjoyment of a Street in the City of Manukau

Pursuant to section 32 of the Public Works Act 1928, the Minister of Works and Development hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby taken for the use, convenience or enjoyment of a street and shall vest in the Manukau City Council, from and after the 15th day of February 1979.

First Schedule
North Auckland Land District
Land for Street
All that piece of land containing 2527 square metres, situated in the City of Manukau, and being part Lot 2, D.P. 16639; marked "A" on plan.

Second Schedule
North Auckland Land District
Land for the Use, Convenience or Enjoyment of a Street
All that piece of land containing 794 square metres, situated in the City of Manukau, and being part Lot 2, D.P. 16639; marked "B" on plan.

As shown on plan S.O. 52853, lodged in the office of the Chief Surveyor at Auckland, and thereon marked as above-mentioned.

Dated at Wellington this 23rd day of January 1979.

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

(P.W. 51/4583; Ak. D.O. 15/6/0/52853)

Amending a Notice Setting Apart Crown Land for State Housing Purposes in the City of Porirua and in the City of Upper Hutt

Pursuant to section 330a of the Public Works Act 1928, the Minister of Works and Development hereby amends the notice dated the 1st day of December 1977, and published in the Gazette, No. 10, 16 February 1978, p. 308, setting apart Crown land for state housing purposes in the City of Porirua and in the City of Upper Hutt by deleting therefrom the preamble thereof, viz: the words

"Pursuant to section 25 of the Public Works Act 1928, the Minister of Works and Development hereby declares the land described in the First, Second, Third, and Fourth Schedules hereto to be set apart for State housing purposes, and also hereby declares the land described in the Third Schedule hereto to be set apart, together with and/or subject to the appurtenances and/or encumbrances mentioned in the said Third Schedule hereto, for State housing purposes."

First Schedule
Wellington Land District
All those pieces of land, situated in the City of Porirua, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 24.8</td>
<td>Lot 74, D.P. 28523. Part Notice No. 895952.</td>
</tr>
<tr>
<td>0 0 24.8</td>
<td>Lot 75, D.P. 28523. Part Notice No. 895952.</td>
</tr>
<tr>
<td>0 0 28</td>
<td>Lot 77, D.P. 28523. Part Notice No. 895952.</td>
</tr>
<tr>
<td>0 0 30.9</td>
<td>Lot 78, D.P. 28523. Part Notice No. 895952.</td>
</tr>
<tr>
<td>0 0 27.9</td>
<td>Lot 95, D.P. 28523. Part Notice No. 765599.</td>
</tr>
<tr>
<td>0 0 27</td>
<td>Lot 96, D.P. 28523. Part Notice No. 765599.</td>
</tr>
<tr>
<td>0 0 24.8</td>
<td>Lot 72, D.P. 28523. Part Notice No. 895952.</td>
</tr>
<tr>
<td>0 0 24.8</td>
<td>Lot 73, D.P. 28523. Part Notice No. 895952.</td>
</tr>
</tbody>
</table>

Second Schedule
Wellington Land District
All those pieces of land, situated in the City of Upper Hutt, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 24.3</td>
<td>Lot 169, D.P. 34802. Part Notice No. A026159.</td>
</tr>
<tr>
<td>0 0 21.3</td>
<td>Lot 73, D.P. 35118. Part Notice No. 0673101.</td>
</tr>
<tr>
<td>0 0 21.2</td>
<td>Lot 31, D.P. 35117. Part Notice No. 0673101.</td>
</tr>
<tr>
<td>0 0 22.9</td>
<td>Lot 48, D.P. 35133. Part Notice No. 0673101.</td>
</tr>
</tbody>
</table>
AREA (36.9 p)

0 0 24.8

Area

0 0 27.58

described as follows:

0 0 36.5

ALL those pieces of land, situated in the City of Porirua, added to and as reserves for historic purposes, and further, pursuant to the Hauraki Gulf Maritime Park Act 1967, declares that the reserves, shall on and after the 16th day of October 1978, be to be administered by the Hauraki Gulf Maritime Park Board.

Reservation of Land and Addition to the Hauraki Gulf Maritime Park

PURSUANT to the Land Act 1948, the Minister of Lands hereby sets apart the land, described in the Schedule hereto, as reserves for historic purposes, and further, pursuant to the Reserves Act 1977, vests the said reserve in the Manukau City Council in trust for that purpose.

SCHEDULE

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives the following notice.

NOTICE

1. This notice may be cited as the Traffic (Paparua County) Notice No. 1, 1979.

2. The road specified in the Schedule hereto is hereby declared to be a 70 kilometres-an-hour speed limit area pursuant to regulation 21 (2) of the Traffic Regulations 1976*.

Dated at Wellington this 8th day of February 1979.

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

(P.W. 104/211; O.W. D.O. 32/34/138, 32/34/1419, 32/136/138)

Post Office Bonus Bonds Weekly Prize Draw No. 2, February 1979

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly prize draw No. 2, for 10 February 1979, is as follows:

One prize of $9,000: 697 126535

M. B. COUCH, Postmaster-General.
PURSUANT to section 20 of the Electricity Act 1968, the Minister of Energy licences the Wellington City Council to lay, construct, put up, place and use electric lines for the transmission and supply of electricity as described in the Wellington City Council Area of Supply as described in the First Schedule hereto.

This licence is issued subject to the following conditions:

CONDITIONS

1. This licence may be cited as the Wellington City Council Electric Lines Licence 1979.

2. The conditions directed to be implied in all licences by the Electrical Supply Regulations 1958, and the Electrical Wiring Regulations 1976, shall be incorporated herein and shall form part of this licence, except insofar as they may be inconsistent with the provisions of this licence.

3. The licence hereby conferred is subject to compliance by the Licensee with the Electrical Supply Regulations 1976, the Electrical Wiring Regulations 1976, the Radio Interference Regulations 1958, and with all regulations made in amendment thereof or in substitution therefor, except insofar as they may be inconsistent with the provisions of this licence.

4. (i) Bulk supply at a normal rated voltage of 11 000 volts shall be received from the Ministry of Energy (Electricity Division's) substations at Khandallah and Central Park, or from such other additional points or points of supply as may be arranged between the Minister of Energy and the Licensee.

(ii) The systems of supply shall be as described in paragraphs (a), (d), (f), and (j) of regulation 15 of the Electrical Supply Regulations 1976. The normal rated voltage of each primary distribution line shall be 11,000 volts or 3300 volts.

(iii) The system of supply authorised under the said paragraph (i) shall be a two-wire direct-current system at a pressure not exceeding 550 volts, and not to exceed 660 volts, for supply in connection with the Licensee's trackless trolley-omnibus system.

5. This licence shall be deemed to come into force on the 1st day of April 1979 and shall continue in force for a period of 21 years from that date unless it is sooner lawfully determined.

6. The Wellington City Council Electric Lines Licence 1955* and all amendments thereto is hereby determined.

FIRST SCHEDULE

AREA OF SUPPLY

FIRSTLY all that area in the Wellington Land District comprising parts of the City of Wellington and the County of Hutt, part of Wellington Harbour, and reclamations, bounded by a line commencing at a point on the mean high-water mark of Wellington Harbour in line with the north-eastern boundary of Section 7, Harbour District, in Block XII, Belmont S.D., and proceeding north-westerly to and along that boundary to the north-eastern boundary of Lot 3, D.P. 24706, the north-eastern boundary of Lots 3, 2, and 1, D.P. 24706, the north-eastern boundary of Section 7, Harbour District, the southern and western boundaries of part of the said Section 7, comprised in C.T. 374/293, and the north-eastern boundary of the said Section 7 to its northernmost corner; thence generally north-easterly along the south-eastern boundaries of Sections 6, 8, and 9, Harbour District, as shown on Plan A.331, and their production to the westerly side of No. 1 State Highway (Motorway) and along that side to and along the north-eastern boundaries of Lots 2 and 1, D.P. 12593, to a right line 3 chains east of and parallel to the eastern side of Fraser Avenue; thence generally south-westerly along right lines parallel to and 3 chains from the generally eastern side of Fraser Avenue and Burma Road to a north-eastern side of the Wellington-Rotorua Railway, and along that side of the Wellington-Rotorua Railway and the northernmost corner of the said Section 7; thence north-easterly along the southern boundaries of Sections 107, 109, and 95, the northernmost corner of the said Section 94 along the production of that line to the southern boundary of Section 92, Ohariu District; thence westerly along that boundary to the south-western corner of the said Section 92; thence south-westerly along a right line parallel to the north-western boundary of Section 135, Ohariu District, to the south-western boundary of the said Section 135, along a right line to the northernmost corner of Section 11, Kaiwharawhara District, and along a right line to the north-eastern corner of Lot 1, D.P. 5398; thence generally northerly along the western and northern boundaries of Section 54, Makara District, the south-eastern boundary of Section 104, 79, and 76, Ohariu District (including right lines across intervening roads), and the south-eastern and north-eastern boundaries of Section 97, Ohariu District, and the production of the last-mentioned boundary to the mean high-water mark of the sea; thence generally south-westerly, easterly, and northerly along the mean high-water mark of the sea to Point Halswell, in Block VII, Port Nicholson S.D.; thence north-westerly along a right line to the point of commencement.

SECOND SCHEDULE

LINES OUTSIDE AREA OF SUPPLY

A line commencing at the boundary of the Licensee's area of supply and proceeding thence in a generally north-westerly direction for a distance of approximately 650 yards across a portion of the Hutt Valley Electric Power District, the route of the said line being shown by a red line on the plan marked N.Z.E. 842/1 deposited in the office of the Electricity Division of the Ministry of Energy at Wellington.

Dated at Wellington this 1st day of February 1979.

W. F. BIRCH, Minister of Energy.

Amendments:

*Gazette, 17 November 1955, No. 70, p. 1764

Tauranga City Council Electric Lines Licence 1979

PURSUANT to the Electricity Act 1968, the Minister of Energy licences the Tauranga City Council to lay, construct, put up, place and use electric lines, and use electric works for the transmission and supply of electricity as described in the Schedule hereto.

This licence is issued subject to the following conditions:

CONDITIONS

1. This licence may be cited as the Tauranga City Council Electric Lines Licence 1979.

2. The conditions directed to be implied in all licences by the Electrical Supply Regulations 1976, and the Electrical Wiring Regulations 1976, shall be incorporated herein and shall form part of this licence, except insofar as they may be inconsistent with the provisions of this licence.

3. The licence hereby conferred is subject to compliance by the Licensee with the Electrical Supply Regulations 1976, the Electrical Wiring Regulations 1976, the Radio Interference Regulations 1958, and with all regulations made in amendment thereof or in substitution therefor, except insofar as they may be inconsistent with the provisions of this licence.

4. The systems of supply shall be as described in paragraphs (b), (d), and (u) of regulation 15 of the Electrical Supply Regulations 1976.

5. This licence shall come into force on the 1st day of April 1979 and shall continue in force for a period of 21 years from that date unless it is sooner lawfully determined.
SCHEDULE

ELECTRIC LINES

1. Lines for the transmission and supply of electrical energy:
   (a) Within the City of Tauranga as defined in the Gazette of 20 February 1979.
   (b) Within existing and future reclaimed areas adjacent to the City of Tauranga as hereinbefore defined;
   (c) Within three areas adjoining the City of Tauranga as hereinbefore defined situated between the right bank of a former channel of the Kopusuerua River and the right bank of the present channel of the said river;
   (d) Along a proposed bridge across the Waikareao Estuary;
   (e) Along the Hairini Bridge across the Waimauku Estuary.

The said city adjacent areas, and bridges, being more particularly delineated by broken lines on the plan marked N.Z.E. 418 deposited in the office of the Electricity Division of the Ministry of Energy at Wellington.

2. Lines for the transmission of electrical energy as follows:
   (a) Commencing from the licensee's powerhouse at Omanawa Falls and proceeding north-westerly generally across Blocks VI and V, Otanewainuku Survey District, to the Licensee's powerhouse at McLaren's Falls, thence proceeding generally north-easterly across Blocks VI and V, Otanewainuku Survey District, and Block XIII, Tauranga Survey District to a point on the northern boundary of the said Block XIII, thence a single line to the Tauranga Joint Generation Committee's switching station at Greerton, and a single line across Block XIV and X, Tauranga Survey District, to the Licensee's substation in Tauranga City, the said line being more particularly shown by means of broken lines on plan marked N.Z.E. 984 deposited as aforesaid.
   (b) Commencing from the New Zealand Electricity Division's substation at Greerton and proceeding north-easterly generally across Blocks XIV and X, Tauranga Survey District, to the Licensee's substation in Tauranga City; the said line being more particularly shown by means of a broken line on the said plan marked N.Z.E. 984.

Dated at Wellington this 1st day of February 1979.
W. F. BIRCH, Minister of Energy.
(N.Z.E. 10/92/1)

Consent to the Generation of Electricity by the Use of Water

Pursuant to section 25 of the Electricity Act 1968, the Minister of Energy consents to the generation of electricity by the Tauranga City Council, 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 generation 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 and Soil Conservation Act 1967 and any Act made in amendment thereof or substitution therefor, 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 or in substitution for any of those regulations, as if in the case of a licence under the Water Power Regulations 1934 it were a licence under the Water Power Regulations 1934, to be implied in every licence to use water for the purpose of generation or storing electricity.
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 cease to have effect if it is sooner lawfully determined.
5. This consent shall cease to have force on the 1st day of April 2097.
6. The stations shall be operated to supply the normal electricity demand of the Tauranga City Council and to conform reasonably to the pattern of the supply authority's daily load curve.
7. For the purpose of assessing in accordance with the Water Power Regulations 1934, the rental or annual sum payable in respect of this consent, the maximum generating capacity of the scheme shall be assessed at 3440 kW.

SCHEDULE

GENERAL DESCRIPTION OF WORKS

1. (a) Headworks consisting of a weir and intake in the Omanawa River at a point in Section 579, Block VI, Otanewainuku Survey District, giving a static head of approximately 33.5 m, as indicated on the plan marked S.H.D. 417 deposited in the office of the Electricity Division of the Ministry of Energy at Wellington.
   (b) An intake tunnel leading in a north-westerly direction from the intake aforesaid for a distance of approximately 220 m to a screen chamber and the powerhouse hereinafter referred to.
   (c) Water turbines, generators, and all necessary hydraulic and electrical equipment housed in a powerhouse situated on the left bank of the Omanawa River at the foot of the Omanawa Falls.
   (d) A tail race leading from the powerhouse aforesaid to the Omanawa River.
   (e) A headrace leading from the powerhouse aforesaid to the Omanawa River.

2. (a) Headworks consisting of intakes in the Mangakarengarenga River at points in Kaimai Nos. 1 Block, Block B, Otanewainuku Survey District, as indicated on the plan marked S.H.D. 418 deposited in the office of the Electricity Division of the Ministry of Energy at Wellington with two diversion tunnels leading in an easterly direction to the Mangapapa River.
   (b) Headworks consisting of a main dam and spillway dam in the Mangapapa River giving a static head of approximately 24 m as indicated on the said plan S.H.D. 418.
   (c) Headgates and an intake with a tunnel leading to a surge tank and a pipeline therefrom to the powerhouse hereinafter referred to.
   (d) Water turbines, generators, and all necessary hydraulic and electrical equipment housed in a powerhouse situated on the right bank of the Wairoa River at the foot of McLaren's Falls.
   (e) A tail race leading from the powerhouse aforesaid to the Wairoa River.

Dated at Wellington this 1st day of February 1979.
W. F. BIRCH, Minister of Energy.
(N.Z.E. 10/92/1)

Price Order No. 119 (Flour and Wheatmeal)

Pursuant to the Commerce Act 1975, I, Desmond James Gasson, pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order:

1. TITLE AND COMMENCEMENT

This order may be cited as Price Order No. 119 and shall come into force on 16 February 1979.

2. REVOCATIONS

(1) Price Order No. 78* 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. APPLICATION OF ORDER

This order applies to flour and wheatmeal.

4. INTERPRETATION

In this price order—
"Agent" means an agent appointed by the New Zealand Wheat Board to effect sales of flour and wheatmeal on its behalf;
"Wholesaler" in relation to the sale of flour and wheatmeal means any person who sells those goods to any manufacturer or retailer;
"Retailer" means any reseller other than a wholesaler;
"Flour levy" means the amount payable to the Wheat Research Institute;
"Excess rainfall" means the difference between the amount actually charged and the amount calculated at Class E rate according to the Railways Standard Schedules;
5. NEW ZEALAND WHEAT BOARD'S AND AGENTS' SELLING PRICES

Subject to the following provisions of this order, the maximum prices that may be charged or received by the New Zealand Wheat Board or its agents at the approved points of sale for any flour or wheatmeal to which this order applies, which is sold in not less than minimum quantity lots, shall not exceed the sum of the following amounts (provided that the prices charged shall include only that part of the following amounts which relates to the quantity sold):

(a) The price for the pack concerned calculated at the following rates:

<table>
<thead>
<tr>
<th>Sacks or bulk</th>
<th>Flour (other than wheateal)</th>
<th>Wheatmeal (other than stoneground)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Per Tonne</td>
<td>Per Tonne</td>
</tr>
<tr>
<td>20 kg bags</td>
<td>280</td>
<td>240</td>
</tr>
<tr>
<td>40 kg or 36 kg bags</td>
<td>288</td>
<td>235</td>
</tr>
<tr>
<td>10 kg bags</td>
<td>298</td>
<td>268</td>
</tr>
<tr>
<td>5 kg bags</td>
<td>319</td>
<td>283</td>
</tr>
</tbody>
</table>

(These prices are for net weights, when packed, of flour or wheatmeal and are subject to 11 percent discount for payment within 14 days of delivery.)

(b) The flour levy.

(c) The cost (if applicable) of sacks.

(d) For areas where the terms of sale are “on rail”:

(i) The amount (if incurred) of “excess railage”:

(ii) Storage, unloading, or tallying (if incurred) at the point of sale for any flour or wheatmeal to which this order applies.

(e) For areas where the terms of sale are “on wharf”:

(i) Railage (if incurred) where the buyer is situated within 35 kilometres of the port.

(ii) Sorting or tallying (if incurred) at the rate for the port concerned.

(f) Where the flour or wheatmeal is sold “ex New Zealand Wheat Board’s or its agent’s store”:

(i) The amount of any cartage incurred for delivery from mill, wharf, or rail to a store of the New Zealand Wheat Board or its agent, provided the amount so included shall not exceed the amount of the charges that would have been incurred had delivery been effected at current transport rates.

(ii) Storage or through store charges at the approved rate for the area concerned.

(g) Any transport charges beyond the New Zealand Wheat Board’s point of sale, which are paid by the Board or its agent on behalf of the buyer:

Provided that if the maximum price so calculated is not an exact number of cents, the maximum price shall be calculated to the nearest whole cent.

6. WHOLESALERS’ PRICES IN RESPECT OF SALES TO MANUFACTURERS AND RETAILERS

Subject to the following provisions of this order, the maximum prices that may be charged or received by any wholesaler for any flour or wheatmeal to which this order applies, shall not exceed the sum of the following amounts (provided that the prices charged shall include only that part of the following amounts which relates to the quantity sold):

(a) The cost to the wholesaler that would have been incurred had the wholesaler purchased the flour or wheatmeal from the New Zealand Wheat Board or its agents, less the 11 percent early payment discount allowable by the New Zealand Wheat Board whether or not the discount is obtained.

(b) The flour levy.

(c) The cost (if applicable) of sacks.

(d) Charges actually incurred in obtaining delivery to wholesale store.

(e) An amount calculated as follows:

(i) for flour and wheatmeal which is delivered to manufacturing or retail premises without charge for delivery—

8 percent of the sum of the foregoing items (a) to (d):

(ii) for flour and wheatmeal which is sold “ex wholesaler’s store”:

5 percent of the sum of the foregoing items (a) to (d) plus any amount for transport charges which are paid by the wholesaler on behalf of the buyer.

Provided also that if the maximum price calculated in accordance with this clause is not an exact number of cents, the maximum price shall be calculated to the nearest whole cent.

Provided further that an additional sum may be added to the total so calculated to provide for any discounts which is customarily deducted for payment within a specified time.

7. RETAILERS’ PRICES FOR FLOUR AND WHEATMEAL

(a) Subject to the following provisions of this order, the maximum prices that may be charged or received by any retailer for any flour or wheatmeal to which this order applies shall not exceed the sum of an amount not exceeding the into-store cost of the goods and a mark-up of 12½ percent applied to that cost.

(ii) In the case of flour or wheatmeal sold by a retailer other than in the same package in which it was purchased, the sum of the into-store cost of these goods and a mark-up of 33½ percent applied to that cost.

8. SPECIAL PRICES

Notwithstanding anything in the foregoing provisions of this order, and subject to such conditions (if any) as the Secretary or the New Zealand Wheat Board or its agent on behalf of the buyer may authorise alterations in prices or percentage margins in respect of any flour or wheatmeal to which this order applies.

Any authority given by the Secretary under this clause may apply with respect to a specified lot, type, or consignment of flour or wheatmeal, or may relate generally to all flour or wheatmeal to which this order applies that is sold while the order remains in force.

Dated at Wellington this 14th day of February 1979.

D. J. GASSON,

Director, Stabilisation of Prices and Enforcement.

*New Zealand Gazette, No. 5, 30 January 1978, p. 187 (T. and L.)

Decision No. 15/78

Decision of the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of a complaint by Kevin Thomas McNamara, pursuant to section 67 (1) (b), and in the matter of a complaint by Duncan Alan Armstrong, pursuant to section 67 (1) (b).

WARRANT HOLDER: Broadcasting Corporation of New Zealand (Television One).

BEFORE THE BROADCASTING TRIBUNAL

B. H. Slane (Chairman), Lionel R. Sceat (Member), Janet C. Somerville (Member), G. R. Wear (Co-opted Member), G. R. Black (Co-opted Member).


DECISION

Both complaints concerned material in the programme “Good Day” broadcast on Television One on Friday, 7 July 1978, at 1 p.m.

Mr McNamara formally complained a few days later to the Broadcasting Corporation making two main points:

(1) The abortion procedure was shown as almost instantaneous.

(2) Statements by Dr Peter Morgan concerning the safety of the procedure were misleading and scientifically incorrect.

He also considered it a breach of the standards of good taste and decency.

Mr McNamara referred to the Tribunal finding (b) of the Corporation's decision considering it to be clearly contrary
to the knowledge of medical science relating to the safety of
suction abortion. Mr Armstrong considered the programme
was unbalanced because it was not made available for view-
ers to make an objective assessment of the physical and med-
ical implications of having an abor-
tion. Mr Armstrong also complained a few days after the
programme that the unborn child was not mentioned and that the
programme gave the impression that the
only factor to be considered in an abortion was the
woman's comfort and convenience. The complaint also
said that the determination of pregnancy was not
properly stated and that the programme was unbal-
anced requiring a balanced programme to have been screened.

The programme was an account of the
Corporation's statutory requirement to have regard to the
observance of standards of good taste and decency.
The Corporation considered the complaints and made an
evaluation of each complaint on 13 Septem-
ber 1978. The decision of the Corporation was to adopt the
following recommendation of its Standing Committee for
Television One:

(a) Given the fact that the item was clearly and explicitly
stated to be confined within the restricted parameters of the
medical procedure the Committee found itself unable to
agree that a charge of lack of balance could be levelled.

(b) The Committee could find no foundation for the
criticism that the programme was misleading or
scientifically incorrect.

(c) The Committee found no aspect or ingredient of the
programme which was contrary to accepted standards
of good taste.

However, the Committee was gravely disappointed
at the errors made by transmitting this particular
programme on a day when some schools were closed for
the mid-term break. It accepts that this was a
genuine error and that when discovered, efforts were
made at the last moment to redress the situation,
but requires that the Service make a careful check in
future of school closure dates.

NOTE—The Committee notes that since the complaint
was received on 12 November 1978 and it involved
the state of medical knowledge at the time of the
broadcast. The least the programme should have done was to point
out that of the permanent members.

In accordance with s. 61 (10) the Tribunal has co-opted
Mr G. R. Black as two persons whose
qualifications or experience were likely, in the opinion of the
Tribunal, to be of assistance to the Tribunal in dealing with
the complaint. They have taken part in the deliberations of
the Committee.

The Tribunal has no doubt that the producer was entitled
to tackle this one aspect of the broad abortion topic although
it would have been wise to have said that there were a
number of questions other than merely medical or surgical
ones which required evaluation in any individual case, as the
Corporation has suggested.

The Corporation comments that there was no foundation for the
criticism that the programme was misleading or
scientifically incorrect.

It is, however, clear from the report of the Royal Commis-
sion and from other material submitted to us that to put it
at its slightest the opinions expressed by Dr Morgan did not
adequately express the fact that any such procedure must have
some attendant risks.

The least the programme should have done was to point
out that Dr Morgan's view is not the view held by all doctors.
Alternatively he could have been asked to state exactly what
the risks were.

As there is research material available on the risks attending
various types of abortion procedures at various stages of
pregnancy, it would not have been difficult to have qualified
the broad statements made by the doctor. One further question
from the interviewer based on the programme's own research
could have dealt with the point. Where medical views vary it
is wise to consult more widely than was apparently done. In
our decision on another programme on abortion (No. 5/77) the
Tribunal said—at page 7:

"It is perhaps pertinent to suggest that in such matters
it might have been appropriate to have approached a
university professor of medicine rather than consulting only one
doctor who had, albeit occasionally, worked at Aotea, and a partisan
handbook."

In this instance a small consultative panel might have been
helpful in ensuring that the question of the degree of risk to
the patient was satisfactorily dealt with.

The Corporation has not suggested that the omission has
been corrected by any other programme since broadcast.
The point could be briefly covered in a subsequent programme.

The Tribunal has upheld the complaint in part under s. 24 (1) (c) which requires that the Corporation shall have
required to the Controller of Programmes who will refer it to the
Tribunal. It accepts that this was an error.

The Tribunal agrees with the Corporation's finding that the
programme should not have been broadcast during the mid-
term break and that this was an error.

Membership—
In accordance with s. 61 (10) the Tribunal has co-opted
Mr G. R. Black as two persons whose
qualifications or experience were likely, in the opinion of the
Tribunal, to be of assistance to the Tribunal in dealing with
the complaint. They have taken part in the deliberations of
the Tribunal but it is clear that the decision, in accordance with the Act, is
that of the permanent members.

Dated this 21st day of December 1978.

For the Tribunal:
B. H. SLANE, Chairman.

Decision No. 9/78

Decison of the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of
a complaint by the Society for the Protection of the
Unborn Child Inc., pursuant to section 67 (1) (b).

WARRANT HOLDER: Broadcasting Corporation of New Zealand
(Television One).
**DECISION**

Mr J. D. Dalgety, immediate past president of the Society for the Protection of the Unborn Child, has referred to the Tribunal a complaint made by the society in respect of a Television One news bulletin broadcast at 6.30 p.m. on 14 December 1977. Some or all of the item was repeated in another bulletin at 9.30 p.m. that night. It was a report by Television One’s political editor, Mr F. Cockram on the progress of the Contraception, Sterilisation and Abortion Bill and the form in which it came out of the debate by the Committee of the House. Parliament had sat throughout the night and on the morning of 14 December, completing its report in the afternoon.

The relevant passage from Mr Cockram’s report is as follows:

“When Parliament finally arose at about half past twelve this afternoon it had completed almost 30 hours of debate on the committee stage.”

“Although it’s clear the conservative lobby won through on most issues, there’s still some uncertainty about the practical aspects of the law because of the confusion among tired M.P.’s with the multitude of amendments they had to consider.”

“However, this seems to be the situation...”

“There’ll be a Supervising Committee of three... chaired by a Magistrate... to administer abortion law, license hospitals to perform abortions and appoint certifying consultants.”

“If a woman wants an abortion she’ll go to her doctor. From there her case will be referred to two certifying consultants. If they approve, her case will go to a fourth doctor, the operating surgeon.”

“The Bill does tighten significantly the grounds on which an abortion may be authorised. It does this by an amendment to the Crimes Act to define what constitutes an “unlawful” abortion.”

“The mental or physical state of the mother—or of the foetus—will not be one of the criteria considered when granting an abortion... an abortion won’t be permitted even if the mother’s life is in danger, if there is any other way of saving her.”

“Despite some contradictory decisions it appears rape will be a ground for an abortion.”

“Among other things significantly taken overnight, Parliament threw out a move to have the Bill referred to the public by way of a referendum at the next general election.”

“The provision now is whether Parliament has finally... after several years of agonising... produced legislation which is workable.”

“This afternoon some very tired M.P.’s had varied views and views on different aspects of the law. It is clear that, under the Bill as reported back to the House, the mental or physical state of the mother would be considered when granting an abortion.”

The statement complained of is:

“The mental or physical state of the mother or of the foetus will not be one of the criteria considered when granting an abortion... an abortion won’t be permitted even if the mother’s life is in danger, if there is any other way of saving her.”

There is no argument about the reference to the foetus. The objection is to the first part of the statement which the complainant says does not accurately report this part of the legislation after extended sittings and suggesting that the complainant’s society regards as “an experienced commentator with work on Television so well known to viewers who work on Television and thousands of viewers.” There was no question of impugning Mr Cockram’s honesty.

(3) If a complaint is found to be justified, in whole or in part, the complainant shall be notified of the action taken.

“It is clear that, under the Bill as reported back to the House, the mental or physical state of the mother would be considered when granting an abortion.”

The decision was made it is considered the earlier passages to be simple, accurate and impartial. His complaint concerned only the one sentence.

The Tribunal has had no difficulty in arriving at its decision on the passage of the complaint under consideration.

It is clear that, under the Bill as reported back to the House, the mental or physical state of the mother would be considered when granting an abortion.

The decision was made it is considered the earlier passages to be simple, accurate and impartial.

The decision was made it is considered the earlier passages to be simple, accurate and impartial.
rare as a ground for abortion which was not strictly accurate.) TV 1 and the Corporation should have acknowledged the mistake. We do not accept that Mr Cockram's remark "However this seems to be the position . . ." a little earlier in the report excepted itself from correcting an error particularly since the passage concerned opens "The Bill does tighten significantly . . .", which could be said to be so definite as to nullify the earlier qualification.

The Tribunal made lengthy submissions relating to the Corporation's later statement that the report was attempting to highlight a radical change in the criteria relating to permissible abortions. We do not think that it is necessary for this Tribunal to embark on an analysis of the legislation in this decision. Suffice it to say, it does not appear that the changes that occurred in the criteria were "radical" changes as claimed by the Corporation in the overviews related rather to the methods of control of the decision making process for authorising abortions.

The issue was of some importance. Many people would have obtained their first information about Parliament's decision on this key aspect of the legislation from Mr Cockram's report and their attitudes could have been moulded accordingly. It is a matter for regret that they were not subsequently told that the Bill and later the Act, did in fact provide that the mother's mental or physical health would be considered. Television One not having put the record straight.

The Tribunal does not accept, however, that it necessarily remains impossible even now for Television One to broadcast a programme which might help to explain the criteria laid down in the Act even if this involves providing some explanation of any differing interpretations of the meaning of the legislation as it now stands.

Section 24 (1) of the Broadcasting Act 1976 provides that the Corporation should be responsible for maintaining in its programmes and their presentation, standards which will be generally acceptable in the community, and in particular it should have regard to:

"(d) the accurate and impartial gathering and presentation of news, according to recognised standards of objective journalism."

The Tribunal finds that the report in the single respect referred to was not an accurate presentation of news and therefore upholds the complaint. However, the Tribunal declines to find that the Corporation was guilty of failure to present the news impartially.

Co-opted Members—
In accordance with the Act, the Tribunal co-opted Mr G. C. Ellis and Mr W. R. West, two persons whose qualifications and experience were likely, in the opinion of the Tribunal, to be of assistance to the Tribunal in dealing with this complaint. They took part in the hearing and the deliberations of the Tribunal and in accordance with the Act, is that of the permanent members.

Dated the 23rd day of November 1978.

For the Tribunal:

B. H. SLANE, Chairman.

Decision No. 10/78

Decision of the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of a complaint by Thomas Francis Gill, pursuant to section 67 (1) (b).

WARRANT HOLDER: Broadcasting Corporation of New Zealand (Television One).

BEFORE THE BROADCASTING TRIBUNAL

B. H. Slane (Chairman), Lionel R. Scatts (Member), Janet C. Somerville (Member), G. C. Ellis (Co-opted Member), G. F. Wear (Co-opted Member).

HEARING: 12 October 1978.

DECISION

The complaint referred to the Tribunal by Hon. T. F. Gill, Minister of Immigration, concerned a news item broadcast by Television One in its 6.30 p.m. news bulletin on Monday, 12 July 1978. The complaint alleged that there had been confusion and misstatement of facts in the treatment and prosecution of overstayers and originated from the Auckland newsroom. It comprised a report by Carol Archie in which she presented the views of a prominent Tongan lawyer, Mr Clive Edwards, another Auckland lawyer, Mr Kevin Ryan, and the executive officer to the Race Relations Conciliator, Dr Peter Sharples.

The item was introduced by the newsreader thus:

"New Zealand immigration authorities were today accused of being harsh and ruthless in their dealings with Pacific Island immigrants. The claim comes from two Auckland lawyers who represent a large proportion of Auckland's overstayers and other immigrants. The lawyers say they are disturbed by the upsurge of court appearances for Pacific Islanders on overstaying charges and they claim humanitarian considerations are being overlooked if the numbers in Auckland courts increase."

The reporter, Carol Archie, then detailed the number of prosecutions in the Auckland Magistrate's Court each day and said that Mr Edwards was disturbed that many more Pacific Islanders were being charged as illegal immigrants than other nationalities.

The item presented the views of Mr Edwards and the other two persons interviewed and it was claimed that husbands and wives were being separated from each other and their children while others were being deported when they were ill. The claim was made that the concept of "humanitarianism" did not exist in the Immigration Division as, regardless of anybody putting up an argument of immigration, sending them off was at "no". The manner in which Pacific Islanders were apprehended by field officers in Auckland was described by one of the lawyers as "very ruthless".

Mr Gill said that the persons interviewed were "critical of a group of public servants in the performance of their duties as immigration officials, the combined effect of which amounted to an unwarranted unsubstantiated and grossly unfair attack on those public servants."

The Minister summarised his complaint to the Tribunal as follows:

1. Because of its strong bias the news item should not and need not have been transmitted without a counter-balancing viewpoint;

2. That no effort was made to obtain such a viewpoint from Immigration officials or from me, as Minister of Immigration, or, presumably, from anyone else before transmission of the news item complained of; and

3. That Television One on this occasion failed to exercise impartiality in the gathering and presentation of news; and that Television One therefore denied certain public servants an effective right of reply to serious allegations made against them.

Mr Gill first complained to the Chairman of the Broadcasting Corporation of New Zealand in a letter dated 14 June which was treated as a formal complaint and was supplemented by a further letter dated 15 June. The Minister pointed out that the two lawyers concerned handled cases for overstayers and British citizens and for the passage concerned opens The Bill does. tighten accordingly.

The Minister pointed out that since the Act was passed, 15 had been allowed and 37 declined. He mentioned to appeal to the Minister, 52 cases had been finalised and of those 15 had been allowed and 37 declined. He mentioned this to counter the statement of Dr Sharples that as far as his office was concerned, "Of late our success rate has been nil."

The Minister pointed out that under the Act the Minister had to be satisfied that "because of exceptional circumstances of a humanitarian nature it would be unduly harsh or unjust to deport the offender from New Zealand." Mr Ryan had complained on the programme that there had been no comment given as to what the Minister meant by those words. Obviously the impression had been given that the policy was laid down by the Minister and not by the legislation. In his original complaint and in his statement on television he referred to a letter from Mr Ryan which confined the statement on grounds in an appeal to the facts that the offender was 17 and had no way of returning to in Tonga.

The Corporation dealt with the complaint on 8 August 1978 and in a letter dated 11 August set out its decision:

"In its examination of the case the board took particular note of the requirements of section 24 (1) (d) and (e) of the Broadcasting Act in the maintenance of accuracy and balance. It was noted that the item was presented in such a way that, if it did contain inaccuracies as you claim, there were presented as the opinions of Messrs Ryan, Edwards and Dansey and not of Television One; in this respect the board felt that subsection (d) above
had not been breached by any intention of Television One. However, there is always a residual duty for a news service to ensure that the accuracy of any accusation is put to the test. The Tribunal found that Television One did recognize its duties in this respect by early decisions and action taken by the reporter, the assignment editor and the duty editor at Auckland, and by the senior editor in Wellington: these decisions resulted in your being interviewed for the 6:30 p.m. news on 13 June.

"This interview, apart from testing the validity of statements made on 12 June, gave Television One the opportunity of which it took advantage under subsection (e) in regard to balance. Subsection (e) uses the words:

... reasonable efforts are made to present significant points of view either in the same programme or in other programmes within the period of current interest."

"The board was not called upon to make an editorial judgment by deciding whether the issue would have been better covered in one or other programmes within the period of current interest."

"Nevertheless, the board has been asked to convey its sincere regret that, because of an unfortunate misunderstanding between the Auckland and Wellington news sections of Television One, you held yourself in readiness on 12 June for an interview which did not eventuate. The assumption had been, without warrant, that you would be automatically unavailable on a Monday, being Cabinet day. Staff have been advised that the assumption must not be made in future with regard to anyone's availability."

"Perhaps I could offer an explanation of one other source of annoyance to you when you thought that the reporter who interviewed you, Spencer Jolly, had not seen the 12 June item. His words to you were meant to convey that he had not initiated or taken part in the 12 June item, but had seen it in full."

The Minister was dissatisfied with the decision and exercised his right to refer the complaint to the Tribunal, which decided on 23 August, filing the declaration required under the Act on 15 September.

While Mr Gill considered the Tribunal could deal with the complaint without the necessity of the parties appearing personally before it, the Tribunal took the view that the parties should appear. We also had the benefit of statements made by Mr Eckhoff, editor of Wellington news for Television One and Mr Spencer Jolly, who interviewed you on the Tuesday, and was broadcast on Tuesday evening, for an interview which did not eventuate. The Corporation found that it was not called upon to make a determination under section 24 (1) (d) or (e). The Corporation has regarded it solely as a matter to be dealt with under section 24 (1) (e).

"The board was not called upon to make an editorial judgment by deciding whether the issue would have been better covered in one bulletins on succeeding days Television One was in breach of subsection (e). The board came to the conclusion that as the Act makes provision for coverage over a longer period than a single programme, Television One was not in breach of its requirements. It found therefore, that it could not uphold your complaint."

"Nevertheless, the board has been asked to convey its sincere regret that, because of an unfortunate misunderstanding between the Auckland and Wellington news sections of Television One, you held yourself in readiness on the Monday, 12 June, for an interview which did not eventuate. The assumption had been, without warrant, that you would be automatically unavailable on a Monday, being Cabinet day. Staff have been advised that the assumption must not be made in future with regard to anyone's availability."

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The Minister was dissatisfied with the decision and exercised his right to refer the complaint to the Tribunal, which decided on 23 August, filing the declaration required under the Act on 15 September.

While Mr Gill considered the Tribunal could deal with the complaint without the necessity of the parties appearing personally before it, the Tribunal took the view that the parties should appear. We also had the benefit of statements made by Mr Eckhoff, editor of Wellington news for Television One and Mr Spencer Jolly, who interviewed you on the Tuesday, and was broadcast on Tuesday evening, for an interview which did not eventuate. The Corporation found that it was not called upon to make a determination under section 24 (1) (d) or (e). The Corporation has regarded it solely as a matter to be dealt with under section 24 (1) (e).

"The board was not called upon to make an editorial judgment by deciding whether the issue would have been better covered in one bulletins on succeeding days Television One was in breach of subsection (e). The board came to the conclusion that as the Act makes provision for coverage over a longer period than a single programme, Television One was not in breach of its requirements. It found therefore, that it could not uphold your complaint."

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"Perhaps I could offer an explanation of one other source of annoyance to you when you thought that the reporter who interviewed you, Spencer Jolly, had not seen the 12 June item. His words to you were meant to convey that he had not initiated or taken part in the 12 June item, but had seen it in full."

The Minister was dissatisfied with the decision and exercised his right to refer the complaint to the Tribunal, which decided on 23 August, filing the declaration required under the Act on 15 September.

While Mr Gill considered the Tribunal could deal with the complaint without the necessity of the parties appearing personally before it, the Tribunal took the view that the parties should appear. We also had the benefit of statements made by Mr Eckhoff, editor of Wellington news for Television One and Mr Spencer Jolly, who interviewed you on the Tuesday, and was broadcast on Tuesday evening, for an interview which did not eventuate. The Corporation found that it was not called upon to make a determination under section 24 (1) (d) or (e). The Corporation has regarded it solely as a matter to be dealt with under section 24 (1) (e).

"The board was not called upon to make an editorial judgment by deciding whether the issue would have been better covered in one bulletins on succeeding days Television One was in breach of subsection (e). The board came to the conclusion that as the Act makes provision for coverage over a longer period than a single programme, Television One was not in breach of its requirements. It found therefore, that it could not uphold your complaint."

"Nevertheless, the board has been asked to convey its sincere regret that, because of an unfortunate misunderstanding between the Auckland and Wellington news sections of Television One, you held yourself in readiness on the Monday, 12 June, for an interview which did not eventuate. The assumption had been, without warrant, that you would be automatically unavailable on a Monday, being Cabinet day. Staff have been advised that the assumption must not be made in future with regard to anyone's availability."

"Perhaps I could offer an explanation of one other source of annoyance to you when you thought that the reporter who interviewed you, Spencer Jolly, had not seen the 12 June item. His words to you were meant to convey that he had not initiated or taken part in the 12 June item, but had seen it in full."

The Minister was dissatisfied with the decision and exercised his right to refer the complaint to the Tribunal, which decided on 23 August, filing the declaration required under the Act on 15 September.

While Mr Gill considered the Tribunal could deal with the complaint without the necessity of the parties appearing personally before it, the Tribunal took the view that the parties should appear. We also had the benefit of statements made by Mr Eckhoff, editor of Wellington news for Television One and Mr Spencer Jolly, who interviewed you on the Tuesday, and was broadcast on Tuesday evening, for an interview which did not eventuate. The Corporation found that it was not called upon to make a determination under section 24 (1) (d) or (e). The Corporation has regarded it solely as a matter to be dealt with under section 24 (1) (e).

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"Nevertheless, the board has been asked to convey its sincere regret that, because of an unfortunate misunderstanding between the Auckland and Wellington news sections of Television One, you held yourself in readiness on the Monday, 12 June, for an interview which did not eventuate. The assumption had been, without warrant, that you would be automatically unavailable on a Monday, being Cabinet day. Staff have been advised that the assumption must not be made in future with regard to anyone's availability."

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The Minister was dissatisfied with the decision and exercised his right to refer the complaint to the Tribunal, which decided on 23 August, filing the declaration required under the Act on 15 September.
opportunity to Television One news to complete an objective and balanced report.

The Tribunal has come to the conclusion that, particularly in light of the action taken to ensure that the subsequent interview with the Minister would be published, there was no deliberate attempt to depart from objectivity by Television One news. However, the incident does suggest that the considered editorial decision to delay the seeking of official reaction to serious charges was not in accordance with recognised professional standards. Such a practice can at worst be misinterpreted as showing bias (as indeed was alleged on this occasion). At best it can only lead to the deplorable practice of presenting only one part of the story because that way it makes better "news", with more impact and perhaps even, it may be said, more entertainment value than would be inherent in a balanced item giving the complete picture.

On this occasion, it appears to the Tribunal that a piece of investigative reporting was presented in an unnecessarily incomplete form, so tending to bring this essential form of journalism into undeserved disrepute not only with authority but with thoughtful and objective viewers. Broadcast journalists have a duty to themselves not only to be fair but to be seen to be fair. We find that there is no distinction between a news item which records something which happened on the day and must necessarily go to air on that particular day and a matter which records something which happened in the past and which is finally put to air on a given day. Were they to be distinguished in deciding whether to balance the item in the same programme or later? From his point of view, Mr. Eckhoff saw no difference in the two categories.

In relation to the provisions of section 24 (1) (e) the general issue of the treatment of overstayers is certainly a controversial issue of public importance and the Corporation recognizes that reasonable efforts are to be made to present significant points of view either in the same programme or in other programmes within the period of current interest. It did not accept that this needed to occur in the present instance in the same programme. The Tribunal has already found that this was necessary under section 24 (1) (d).

A fresh set of allegations had been made. The conflict was over factual matters rather than the putting of points of view on a public issue. We find that it was not sufficient, in those circumstances, to have set about presenting one side of the case as news on one day and then to have endeavoured to balance by presentation of a reply as news on the next day.

The decision to secure an interview with the Minister for broadcast together with the allegations appeared to reflect not bias but a lack of editorial co-ordination. The editorial choice of presenting conflicting statements within a period or within the same programme would more fairly have been exercised on this occasion by taking the initiative to complete the investigation before presenting part of its result.

The complaint is upheld on the grounds that the news item should not have been broadcast without a reasonable opportunity given for the Minister or his department to answer the allegations in the same programme.

Co-opted Members—

In accordance with the Act, the Tribunal co-opted Mr. G. C. Ell and Mr. G. R. Wear, two persons whose qualifications and experience were likely, in the opinion of the Tribunal, to be of assistance to the Tribunal in dealing with this complaint. They took part in the hearing and the deliberations of the Tribunal. The decision however, in accordance with the Act, is that of the permanent members.

Dated the 23rd day of November 1978.

For the Tribunal:

B. H. SLANE, Chairman.

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Appointment of the Air Cadet League of New Zealand (Inc.) to Control and Manage a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Director of National Parks and Reserves of the Department of Lands and Survey hereby appoints the Air Cadet League of New Zealand (Inc.), to control and manage the reserve, described in the Schedule hereto, subject to the provisions of the said Act, as a reserve for local purpose (air training).

---

Change of Name of Westbrook Scenic Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Director of National Parks and Reserves of the Department of Lands and Survey hereby declares that the reserve for scenic purposes, described in the Schedule hereto, and known as the Westbrook Scenic Reserve, shall hereafter be known as the Paynes Gully Scenic Reserve.

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Vesting a Reserve in the Manukau City Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Director of National Parks of the Department of Lands and Survey hereby vests the reserve, described in the Schedule hereto, in the Manukau City Council in trust for local purpose (esplanade).

---

Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a reserve for local purpose (air training).

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SCHEDULE

TARANAKI LAND DISTRICT—BOROUGH OF STRATFORD

1312 square metres, more or less, being Section 1061 (formerly Part Sections 164, 165, 166, and 1014), Town of Stratford, situated in Block I, Ngaere Survey District. All New Zealand Gazette, 1978, p. 1461. S.O. Plan 11155.

Dated at Wellington this 31st day of January 1979.

J. B. HAYES,
Assistant Director of National Parks, Department of Lands and Survey.

(L. and S. H.O. 6/1/1418; D.O. 8/169/2)

SCHEDULE

WESTLAND LAND DISTRICT—GREY COUNTY—

PAYNES GULLY SCENIC RESERVE

35.8854 hectares, more or less, being Reserve 1756, situated in Block XII, Waimea Survey District. All New Zealand Gazette, 1939, p. 311. S.O. Plan 3440.

Dated at Wellington this 5th day of February 1979.

J. B. HAYES,
Assistant Director of National Parks and Reserves, Department of Lands and Survey.

(L. and S. H.O. Res. 10/3/31; D.O. 13/22)

---

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—MANUKAU CITY

5387 square metres, more or less, being Allotment 381, Pakuranga Parish, situated in Block III, Otautahi Survey District. S.O. Plan 48811.

Dated at Wellington this 19th day of January 1979.

J. B. HAYES,
Assistant Director of National Parks, Department of Lands and Survey.

(L. and S. H.O. Res. 2/2/97; D.O. 8/1/565)

---

SCHEDULE

TARANAKI LAND DISTRICT—BOROUGH OF STRATFORD

1312 square metres, more or less, being Section 1061 (formerly Part Sections 164, 165, 166, and 1014), Town of Stratford, situated in Block I, Ngaere Survey District. All New Zealand Gazette, 1978, p. 1461. S.O. Plan 11155.

Dated at Wellington this 31st day of January 1979.

K. W. CAYLESS,
Assistant Director of Lands Administration, Department of Lands and Survey.

(L. and S. H.O. 6/1/1418; D.O. 8/169/2)
Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a reserve for local purposes (esplanade).

Schedule

North Auckland Land District—Manukau City

3,575 square metres, or more, being allotment 381, Pakuranga Parish, situated in Block III, Otahuhu Survey District.

S.O. Plan 48811.

Dated at Wellington this 19th day of January 1979.

K. W. Cayless,
Assistant Director of Land Administration,
Department of Lands and Survey.

(L. and S. H.O. Res. 2/2/97; D.O. 8/1/665)

Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a reserve for scientific purposes, to be known as the Chancot Rocks Scientific Reserve.

Schedule

Marlborough Land District—Marlborough County

1,4090 hectares, more or less, Section 20, Block VII, Cape Campbell Survey District.

S.O. Plan 5508.

Dated at Wellington this 9th day of February 1979.

K. W. Cayless,
Assistant Director of Land Administration,
Department of Lands and Survey.

(L. and S. H.O. 6/1/1401; D.O. 8/7)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.

Schedule

North Auckland Land District—Waitemata City—Kowhai Recreation Reserve

3,5584 hectares, more or less, being part Lot 2, D.P. 24545, situated in Block VI, Titirangi Survey District. Balance C.T. 642/236.

Dated at Auckland this 8th day of January 1979.

J. P. Brent,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/83; D.O. 8/3/633)

Classification of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserves, described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act.

Schedule

Otago Land District—Maniototo County

3,9630 hectares, more or less, being Section 58, Block I, Town of Ranfurly, All New Zealand Gazette, 1898, p. 1467, S.O. 19072. Local purpose (Agricultural and Pastoral Association Showground).

2,024 square metres, more or less, being Sections 28 and 29, Block V, Town of Ranfurly. C.T. 201/187, C.T. B1/141, S.O. 14862. Recreation purposes.


Dated at Dunedin this 31st day of January 1979.

J. R. Gleave,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 9/2974; D.O. 14/14)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.

Schedule

Otago Land District—Dunedin City—Portobello Recreation Reserve

Firstly, 2,704 square metres, more or less, being Section 25 Block VI, Portobello Survey District. All Gazette Notice, 277678. S.O. Plan 13467.

Secondly, 6,743 square metres, more or less, being Lots 2, 4, 5, 6, 7, 8, and 9, Block II, D.P. 10. Block VI, Portobello Survey District. All C.T. 357/195.

Thirdly, 4,047 square metres, more or less, being Lots 1, 3, 5, and 7, Block III, D.P. 10. Block VI, Portobello Survey District. All C.T. 14/141.

Fourthly, 8,296 square metres, more or less, being Lots 2, 4, 6, 8, 10, 12, 14, and 16, Block III, D.P. 10. Block VI, Portobello Survey District. All C.T. 4/384.

Dated at Dunedin this 31st day of January 1979.

J. R. Gleave,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 12/2/93; D.O. 8/3/129)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for historic purposes, subject to the provisions of the said Act.

Schedule

Hawke's Bay Land District—Napier City—Otatarapa Historic Reserve

29,3518 hectares, more or less, being Lot 10, D.P. 12805, Lot 1, D.P. 6687, Lot 1, D.P. 6448, and Section 11, Block VII, Heretaunga Survey District.

Dated at Napier this 17th day of January 1979.

F. M. Hogan,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 5/4/3; D.O. 8/4/3)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for scenic purposes, subject to the provisions of section 19 (1) (a) of the said Act.

Schedule

Westland Land District—Westland County—Taramakau Scenic Reserve

37,0388 hectares, more or less, being Reserves 1987 and 1988, situated in Blocks III and VII, Waimea Survey District. All New Zealand Gazette, 1956, p. 1229. S.O. Plan 4746.

Dated at Hokitika this 25th day of January 1979.

A. N. McGowan,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 10/3/41; D.O. 13/83)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.

Schedule

Canterbury Land District—Mackenzie County

1,2975 hectares, more or less, being Sections 1-10, Reserve 3167, situated in Block XIII, Tekapo Survey District. All New Zealand Gazette, 1963, p. 571. S.O. plan 10178.

Dated at Christchurch this 5th day of December 1978.

B. K. Sly,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 25/743/13; D.O. 8/5393)
Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows.

NOTICE

1. This notice may be cited as Maori Land Development Notice Rotorua 1979, No. 2.
2. The notice referred to in the First Schedule hereto is hereby revoked.
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: 1 March 1971
Reference: Gazette, 4 March 1971, No. 17, p. 367
Registration No.: S. 514341

SECOND SCHEDULE

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows.

NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1979, No. 2.
2. The notice referred to in the First Schedule hereto is hereby revoked.
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: 24 November 1969
Reference: Gazette, 4 December 1969, No. 79, p. 2541
Registration No.: S. 472639 and S. 472640

SECOND SCHEDULE

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows.

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1. This notice may be cited as Maori Land Development Notice Hamilton 1979, No. 2.
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3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.
The Road Classification (Takapuna City) Notice No. 1, 1979

Pursuant to regulation 3 of the Heavy Motor Vehicle Regulations 1974*, the Deputy Secretary for Transport hereby gives the following notice.

Notice

1. This notice may be cited as the Road Classification (Takapuna City) Notice No. 1, 1979.

2. The Takapuna City Council's proposed classification of the roads as set out in the Schedules hereto are hereby approved.

3. So much of the notice dated the 18th day of June 1969†, which relates to the classification of roads formerly in Waitemata City, is hereby revoked.

4. The notices dated the 8th day of May 1968‡, the 20th day of March 1969§, the 4th day of December 1969¶, and the 29th day of June 1973∥, which relate to the classification of roads formerly in Waitemata City, are hereby revoked.

First Schedule

Roads Classified in Class One

Lake Road, from Devonport Borough boundary to Anzac Street; Esmonde Street, from Barrys Point Road to Lake Road; Barrys Point Road, from Esmonde Road to Anzac Street; Anzac Street, from Taharoto Road to Hurstmere Road; Pupuke Road South, from Anzac Street to Shoal Bay; Auburn Street, from Anzac Street to Burns Avenue; Burns Avenue, from Auburn Street to Esmonde Street; Hurunui Street, from Auburn Street to Lake Road; Como Street, from Auburn Street to Lake Road; Hurstmere Road, from Lake Road to Rutherford Street; Kitchener Road, from Rutherford Street to East Coast Road; East Coast Road, from Kitchener Road to East Coast Bays City boundary at Aberdeen Road; Milford Road, from Kitchener Road to Humata Road; Humata Road, from Milford Road to Omana Road; Omana Road, from Humata Road to Inga Road; Inga Road, from Omana Road to Beach Road; Beach Road, from Inga Road to East Coast Bays City boundary; Taharoto Road, from Anzac Street to Wairau Road; Northcote Road, from Northcote Borough boundary to Taharoto Road; Taharoto Road, from Taharoto Road to Kitchener Road; Wairau Road, from Taharoto Road to State Highway No. 1; Porana Road, from Wairau Road; Silverfield, all from Porana Road; Goldfield, all from Porana Road; Currys Lane, all from Wairau Road; Tristram Avenue, from Waiou Road to Forest Hill Road; Forest Hill Road, from Waiou Road to East Coast Bays City boundary; Akoranga Drive, from Northcote Road to Northcote Borough boundary; Sunnybrae Road, from Northcote Road to Archers Road; Parity Place, all from Sunnybrae Road; Archers Road, from Waiou Road to Municipal Testing Station exit; Poland Road, from Archers Road to Hillside Road; Hillside Road, from State Highway No. 1 to a point 160 metres southeast of Diana Drive; Diana Drive, from State Highway No. 1 to Waiou Road; Waiou Road, all from Diana Drive; Colway Place, all from Ashfield Road; Marken Place, all from Ashfield Road; View Road, from State Highway No. 1 to a point 130 metres east of Merlon Avenue; Target Road, from State Highway No. 1 to Ellice Road; Kaimahi Road, all from Target Road; Ellice Road, from Target Road to Cheval Drive; Woodson Place, all from Ellice Road; Sunset Road East, from Northern Motorway to East Coast Bays City boundary; Glenfield Road, from Birkenhead City boundary to State Highway No. 1; Upper Harbour Drive, from State Highway No. 1 to Waitakere City boundary.

Second Schedule

Roads Classified in Class Two

All other roads situated in Takapuna City and under the control of the Takapuna City Council.

Dated at Wellington this 7th day of February 1979.

A. J. HEALY, Deputy Secretary for Transport.

Consenting to Raising of Loans by Certain Local Authorities

Pursuant to the Local Authorities Loans Act 1956, the undersigned Assistant Secretary to the Treasury, acting under powers delegated to the Secretary to the Treasury by the Minister of Finance, hereby consents to the borrowing by the local authorities, mentioned in the Schedule hereof, of the whole or any part of the respective amounts specified in that Schedule.

Schedule

Local Authority and Name of Loan Amount Consented to

East Coast Bays City Council:
- Repayment Loan No. 1, 1979 249,000

Levin Borough Council:
- Pensioner Flats Loan 1978 34,500

Lower Hutt City Council:
- Elderly Persons Flats (Hawthorn Crescent) Loan No. 2, 1978 6,750

Belmont Sewerage Reticulation No. 2 Loan 1978 179,000

Lyttelton Harbour Board:
- Seacargo Terminal Facilities Supplementary Loan 1979 62,455

Container Crane and Associated Facilities Supplementary Loan 1979 24,828

Tug and Container Terminal Facilities Supplementary Loan 1979 213,098

Container Crane, Tug and Associated Container Facilities Supplementary Loan 1979 199,619

Marlborough Hospital Board:
- Hospital Works Loan 1979 225,000

Morrinsville Borough Council:
- Stormwater Reticulation Additional Loan 1978 65,000

Nelson City Council:
- Road Pensions Flats Loan No. 9, 1978 10,387

New Zealand Fire Service Commission:
- Fire Service Vehicle Appliance Loan 1979 1,000,000

Wanganui Fire Station Loan 1979 1,292,000

Opotiki County Council:
- Rural Housing Loan 1978 75,000

Otago Central Electric Power Board:
- Teviot River Development Loan 1978 3,500,000

Otago Hospital Board:
- Works Loan 1979 9,000,000

Palmerston North City Council:
- Civic Complex (Stages 1 and 2a) Supplementary Loan 1979 700,000

Raglan County Council:
- Rural Housing Loan No. 22, 1978 100,000

Thames-Coromandel District Council:
- Staff Housing Loan 1978 75,000

Wairarapa Hospital Board:
- X-Ray Equipment Loan 1979 200,000

Dated at Wellington this 7th day of February 1979.

J. R. BATTERSBY,
Assistant Secretary to the Treasury.
### Consenting to Raising of Loans by Certain Local Authorities

**Pursuant to the Local Authorities Loans Act 1956, the undersigned Assistant Secretary to the Treasury, acting under powers delegated to the Secretary to the Treasury by the Minister of Finance, hereby consents to the borrowing by the local authorities, mentioned in the Schedule hereto, of the whole or any part of the respective amounts specified in that Schedule.**

<table>
<thead>
<tr>
<th>Local Authority and Name of Loan</th>
<th>Amount Consented to</th>
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<tbody>
<tr>
<td>Geraldine Borough Council:</td>
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<td>Sewerage and Water Supply Loan No. 2, 1978</td>
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<td>Horowhenua County Council:</td>
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<td>Rural Housing Loan No. 14, 1976</td>
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<td>Rural Housing Loan No. 15, 1977</td>
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<td>Huntly Borough Council:</td>
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<td>Sewerage Improvement Loan 1977</td>
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<td>Pensioner Housing Loan 1978</td>
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<td>Otago Harbour Board:</td>
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<td>Development Redemption Loan No. 1, 1979</td>
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<td>Poverty Bay Electric Power Board:</td>
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<td>Renewal Loan 1979</td>
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<td>Timaru City Council:</td>
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<td>Renewal Loan 1979</td>
<td>255,000</td>
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</table>

Dated at Wellington this 29th day of January 1979.

W. A. E. GREEN, Assistant Secretary to the Treasury.

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### Exchange Rates

In terms of section 25 (2) of the Reserve Bank of New Zealand Act 1964, the Reserve Bank today released lower limits for rates of exchange to be used in transactions involving the conversion of New Zealand currency into foreign currencies and foreign currencies into New Zealand currency when delivery of the foreign currency dealt in will be effected by telegraphic transfer. The following range of rates, for the main currencies used by New Zealand traders in settling foreign exchange transactions, will remain in force until replaced by a new schedule issued by the Reserve Bank. These rates do not apply to transactions for settlement after the expiration of two business days (forward transactions) or to transactions in which instruments are purchased which do not entitle the buyer to foreign currency balances in the foreign centre until the instruments have been delivered at the foreign centre. In the latter case interest at foreign centre rates may be deducted from the telegraphic transfer rate to compensate the purchaser for his loss during the transit period.

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<thead>
<tr>
<th>Country and Currency</th>
<th>Range of Rates</th>
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<td>Australia (Dollar)</td>
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<td>Austria (Schilling)</td>
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<td>Belgium (Franc)</td>
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<td>Canada (Dollar)</td>
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<td>China (Renminbi)</td>
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<td>Denmark (Kroner)</td>
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<td>Fiji (Dollar)</td>
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<td>France (Franc)</td>
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<td>Hong Kong (Dollar)</td>
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<td>India (Rupee)</td>
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<td>Italy (Lira)</td>
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<td>Spain (Peseta)</td>
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<td>Sri Lanka (Rupee)</td>
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<tr>
<td>Switzerland (Franc)</td>
<td>1.7444–1.8339</td>
</tr>
<tr>
<td>United Kingdom (Pound)</td>
<td>0.9156–0.9420</td>
</tr>
<tr>
<td>United States of America (Dollar)</td>
<td>1.0250–1.0776</td>
</tr>
<tr>
<td>West Germany (Deutschmark)</td>
<td>1.9198–2.0183</td>
</tr>
</tbody>
</table>

Dated at Wellington this 1st day of February 1979.

Time: 9 a.m.

A. TULLOCH, Assistant Chief Cashier.
New Caledonia and Tahiti (Franc) ..... 80.6144- 84.7484
Norway (Kroner) ..... 5.2807- 5.5515
Pakistan (Rupee) ..... 10.0943- 10.6118
Portugal (Escudo) ..... 48.7407- 51.2401
Singapore (Dollar) ..... 2.2323- 2.3467
South Africa (Rand) ..... 0.8894- 0.9300
Spain (Peseta) ..... 71.8264- 75.5997
Sri Lanka (Rupee) ..... 15.7520- 16.5597
Sweden (Krona) ..... 4.5164- 4.7480
Switzerland (Franc) ..... 1.7462- 1.8338
United Kingdom (Pound) ..... 0.5156- 0.5429
United States of America (Dollar) ..... 1.0222- 1.0746
West Germany (Deutschmark) ..... 1.9275- 2.0264

Dated at Wellington this 5th day of February 1979.

Time: 9 a.m.

A. TULLOCH, Assistant Chief Cashier.

Exchange Rates

In terms of section 25 (2) of the Reserve Bank of New Zealand Act 1964, the Reserve Bank today released outer limits for rates of exchange to be used in transactions involving the conversion of New Zealand currency into foreign currencies and foreign currencies into New Zealand currency when delivery of the foreign currency dealt in will be effected by telegraphic transfer. The following range of rates, for the main currencies used by New Zealand traders in settling foreign exchange transactions, will remain in force until replaced by a new schedule issued by the Reserve Bank. These rates do not apply to transactions for settlement after the expiration of two business days (forward transactions) or to transactions in which instruments are purchased which do not entitle the buyer to foreign currency balances in the foreign centre until the instruments have been delivered at the foreign centre. In the latter case interest at foreign centre rates may be deducted from the telegraphic transfer rate to compensate the purchaser for his loss during the transit period.

Country and Currency Range of Rates

Australia (Dollar) ..... 0.9080- 0.9546
Austria (Schilling) ..... 13.9253- 14.6394
Belgium (Franc) ..... 29.9703- 31.5283
Canada (Dollar) ..... 1.2310- 1.2942
China (Renminbi) ..... 5.1695- 5.6910
Denmark (Kroner) ..... 5.2631- 5.5330
Florida (Dollar) ..... 0.8557- 0.8995
France (Franc) ..... 4.3656- 4.5904
Hong Kong (Dollar) ..... 4.9586- 5.2129
India (Rupee) ..... 8.3977- 8.8283
Italy (Lira) ..... 809.7152- 904.8535
Japan (Yen) ..... 202.1972- 212.5661
Malaysia (Ringgit) ..... 2.2582- 2.3740
Netherlands (Guilder) ..... 2.0570- 2.1564
New Caledonia and Tahiti (Franc) ..... 79.4363- 83.5009
Norway (Kroner) ..... 5.2233- 5.4912
Pakistan (Rupee) ..... 10.1695- 10.6910
Portugal (Escudo) ..... 48.6797- 51.1761
Singapore (Dollar) ..... 2.2255- 2.2196
South Africa (Rand) ..... 0.8894- 0.9408
Spain (Peseta) ..... 71.4099- 75.0719
Sri Lanka (Rupee) ..... 15.6851- 16.4894
Sweden (Krona) ..... 4.4998- 4.7103
Switzerland (Franc) ..... 1.7115- 1.7992
United Kingdom (Pound) ..... 0.5143- 0.5406
United States of America (Dollar) ..... 1.0301- 1.0829
West Germany (Deutschmark) ..... 1.9028- 2.0004

Pursuant to the Milk Act 1967, the Milk Prices Authority hereby gives the following notice:

NOTICE

1. (i) This notice may be cited as the Milk Treatment Allowances Notice 1977, Amendment No. 3.
   (ii) This notice shall come into force with effect from the 1st day of March 1979.
   (iii) This notice further amends the Milk Treatment Allowances Notice 1977, Amendment No. 1, and by the Milk Treatment Allowances Notice 1977, Amendment No. 2.
   (iv) This notice is given after consultation with the Minister of Agriculture.

2. The principal notice is hereby further varied by revoking the Schedule thereto and replacing the same with the following Schedule:

SCHEDULE

Standard Rates of Margins and Allowances Payable for Services Performed in Respect of Town Milk

<table>
<thead>
<tr>
<th>Nature of Service</th>
<th>Cents per Litre</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin or Allowance at the Rate</td>
<td></td>
</tr>
</tbody>
</table>

1. Treatment by treatment station if the aggregate quantity treated is:
   (1) 11 500 litres or over per day ..... 4.34
   (2) 4500 litres or over but less than 11 500 litres per day ..... 4.40
   (3) Less than 4500 litres per day ..... 5.61

2. Treatment by treatment station such milk is not stored by refrigeration in the treatment station pending delivery but is stored elsewhere, and if the aggregate quantity treated is:
(1) 11,500 litres or over per day .... 4.24
(2) 4,500 litres or over but less than 11,500 litres per day .... 4.30
(3) Less than 4,500 litres per day .... 5.51

3. Homogenisation by treatment station, if the aggregate quantity homogenised is:
   (1) 4,500 litres or over per day .... 0.28
   (2) 2,250 litres or over but less than 4,500 litres per day .... 0.36
   (3) Less than 2,250 litres per day .... 0.44

4. Diverting to town milk industry by treatment station of skim milk if the aggregate quantity diverted is:
   (1) 4,500 litres or over per day .... 0.28
   (2) 2,250 litres or over but less than 4,500 litres per day .... 0.36
   (3) Less than 2,250 litres per day .... 0.44

5. Storing by refrigeration in vendor's depot .... 0.49
6. Storing by refrigeration in community depot .... 0.74

Dated at Wellington this 1st day of February 1979.
R. C. BRADSHAW, Chairman, Milk Prices Authority.

Notice Under the Regulations Act 1936
Pursuant to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

Authority for Enactment
Transport Act 1962
Reserve Bank of New Zealand Act 1964, and Finance Companies (Investment) Regulations (No. 2) 1969
Trustee Savings Banks Act 1948
Accident Compensation Act 1972
Accident Compensation Act 1972
Civil Aviation Act 1964
Co-operative Companies Act 1956
Co-operative Companies Act 1956

Title or Subject-matter
Motor Vehicles Registration and Licensing Regulations 1965 (Reprint)
Finance Companies (Government Stock) Order 1979
Trustee Savings Banks (Remuneration) Regulations 1979
Accident Compensation (Prescribed Amount for Section 113) Order 1979
Accident Compensation Earners' Scheme Levies Order 1979
Civil Aviation Regulations 1953, Amendment No. 22
Co-operative Wool Processing or Marketing Companies Order 1979
Co-operative Fertiliser Supply Companies Order 1979

Serial Number
1979/13
1979/14
1979/15
1979/16
1979/17
1979/18
1979/19
1979/20

Date of Enactment
2/6/65
12/2/79
12/2/79
12/2/79
12/2/79
12/2/79
12/2/79
12/2/79

Price (Postage Free)
30c
15c
15c
15c
60c
90c
15c
15c

Copies may be purchased from Government Publications Bookshops—Housing Corporation of New Zealand Building, Rutland Street, (P.O. Box 5344), Auckland 1; Barton Street (P.O. Box 857), Hamilton; Mulgrave Street (Private Bag), Wellington 1; World Trade Center, Cubacade, Wellington 1; 130 Oxford Terrace (P.O. Box 1721), Christchurch 1; T. and G. Building, Princes Street (P.O. Box 1104), Dunedin. Prices for quantities supplied on application. Copies may be ordered by quoting serial numbers.

E. C. KEATING, Government Printer.

Tariff Notice No. 1979/15—Application for Withdrawal of Approval Declined
Notice is hereby given that an application for withdrawal of approval by the Minister of Customs on goods as follows has been declined:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Applications Advertised</th>
</tr>
</thead>
</table>

Dated at Wellington this 15th day of February 1979.
J. A. KEAN, Comptroller of Customs.

Tariff Notice No. 1979/16—Applications for Approval Declined
Notice is hereby given that applications for concessionary rates of duty by the approval of the Minister of Customs on goods as follows have been declined:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Applications Advertised</th>
</tr>
</thead>
<tbody>
<tr>
<td>H.O.</td>
<td>50865</td>
<td>38.11.031</td>
<td>Manzeb 80 WP, to be used as a fungicide mainly for spraying grapes</td>
<td>1978/219 105, 7 December 1978, p. 3379</td>
</tr>
</tbody>
</table>

Dated at Wellington this 15th day of February 1979.
J. A. KEAN, Comptroller of Customs.
Notice is hereby given that applications have been made for variation of current approvals of the Minister of Customs as follows:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>Effective</th>
</tr>
</thead>
<tbody>
<tr>
<td>H.O.</td>
<td>51287</td>
<td>40.08.039f</td>
<td>CURRENT APPROVAL:</td>
<td>Free</td>
<td>Free</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>40.08.049f</td>
<td>Sheets, pimpled, whether or not backed or faced with sponge rubber or other material, when declared by a manufacturer for use by him only in making table tennis bats</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>REQUESTED APPROVAL:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rubber facings, pimpled in and out when declared by a manufacturer for use by him only in making table tennis bats</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>CURRENT APPROVAL:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Cocks and valves:</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>84.61</td>
<td>EXCLUDING:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(i)-(5)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(a) Valves, ball:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(b) Screwed, stainless steel and cast carbon steel bodies, 10 mm (½ in.) to 50 mm (2 in.) B.S.P., other than multiport and jacketed types</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(c) Screwed, cast iron, sizes 15 mm (½ in.), 20 mm (¾ in.), 32 mm (1 in.), 40 mm (1½ in.), 50 mm (2 in.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(d) Flanged, cast stainless steel or cast steel, sizes 50 mm (2 in.), 80 mm (3 in.), 100 mm (4 in.), 150 mm (6 in.), tested fire safe</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(6) Brass, sizes 32 mm, 40 mm, and 50 mm</td>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(7)-(33)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H.O.</td>
<td>51316</td>
<td>84.61</td>
<td>REQUESTED APPROVAL:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Cocks and valves:</td>
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<td>EXCLUDING:</td>
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<td></td>
<td></td>
<td>(i)-(5)</td>
<td></td>
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<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>(a) Valves, ball:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(b) Screwed, stainless steel and cast carbon steel bodies, 10 mm (½ in.) to 50 mm (2 in.) B.S.P., other than multiport and jacketed types</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(c) Screwed, cast iron, sizes 15 mm (½ in.), 20 mm (¾ in.), 32 mm (1 in.), 40 mm (1½ in.), 50 mm (2 in.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(d) Flanged, cast stainless steel or cast steel, sizes 50 mm (2 in.), 80 mm (3 in.), 100 mm (4 in.), 150 mm (6 in.), tested fire safe</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(e) Brass, sizes 32 mm, 40 mm, and 50 mm</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(7)-(33)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>85.19.009</td>
<td>CURRENT APPROVAL:</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Circuit breakers:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Earth leakage, current operated types:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>10 amp and above single phase</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>REQUESTED APPROVAL:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Circuit breakers:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Earth leakage, current operated types: exceeding 20 amp single phase</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

AK—Collector of Customs, Auckland.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 1 March 1979. Submissions should include a reference to the identification reference, application number, Tariff item, and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 15th day of February 1979.

J. A. KEAN, Comptroller of Customs.
**Tariff Notice No. 1979/18—Application for Exclusion from Determination**

Notice is hereby given that an application has been made for exclusion of goods as follows from current determinations of the Minister of Customs and for admission of such goods at the rates of duty prescribed under the substantive Tariff item therefore:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Normal</td>
<td>Pref.</td>
</tr>
<tr>
<td>H.O.</td>
<td>51242</td>
<td>40.14.021</td>
<td>Washers, gaskets, jointings, seals and similar packagings:</td>
<td>30*</td>
<td>20*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>EXCLUDING: (10) Gaskets peculiar to use on Westfalia separators</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>NOTE: If approved, the above goods will be subject to the rates of duty prescribed under Tariff item 40.14.029, or at the rates of duty prescribed under Part II of the Tariff, Reference 10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*or such lower rate of duty as the Minister may in any case direct

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 1 March 1979. Submissions should include a reference to the identification reference, application number, Tariff item, and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 15th day of February 1979.

J. A. KEAN, Comptroller of Customs.

---

**Tariff Notice No. 1979/19—Applications for Withdrawal of Approvals**

Notice is hereby given that applications have been made for the withdrawal of the following approvals of the Minister of Customs and for the future admission of the goods at substantive rates of duty:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>List No.</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td>H.O.</td>
<td>51317</td>
<td>84.45.009</td>
<td>Bentley Epic Series E50 ton, E80 ton, and E125 ton, mechanical friction clutch power presses</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>313</td>
<td>1/9/78</td>
</tr>
<tr>
<td>H.O.</td>
<td>51318</td>
<td>84.45.009</td>
<td>Bentley 'M' Series, M50 ton, M80 ton, M125 ton, mechanical key clutch power presses</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>308</td>
<td>1/7/78</td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 1 March 1979. Submissions should include a reference to the identification reference, application number, Tariff item, and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 15th day of February 1979.

J. A. KEAN, Comptroller of Customs.
<table>
<thead>
<tr>
<th>Port</th>
<th>Tariff Item No.</th>
<th>Goods</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>List No.</th>
<th>From</th>
<th>To*</th>
</tr>
</thead>
</table>
| H.O. | 30.03.031      | Medicaments:                 | Free          | Free        | 26      | 329  | 1/7/78
|      | 30.03.039      | Bactrim:                     | Free          | Free        | 26      | 329  | 1/7/78
|      |                | ampoules                     | Free          | Free        | 26      | 329  | 1/7/78
|      |                | drapsules                    | Free          | Free        | 26      | 329  | 1/7/78
|      |                | syrup                        | Free          | Free        | 26      | 329  | 1/7/78
|      |                | tablets                      | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Cibacain double ampoule syringe × 5 | Free     | Free        | 25      | 329  | 1/7/78
| H.O. |                | Doxychel capsules            | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Entryl:                      | Free          | Free        | 26      | 329  | 1/7/78
|      |                | powder                       | Free          | Free        | 26      | 329  | 1/7/78
|      |                | tablets                      | Free          | Free        | 25      | 329  | 1/7/78
| H.O. |                | Esbatal tablets:             | Free          | Free        | 26      | 329  | 1/7/78
|      |                | 10 mg                        | Free          | Free        | 26      | 329  | 1/7/78
|      |                | 50 mg                        | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Fungilin:                    | Free          | Free        | 26      | 329  | 1/7/78
|      |                | cream                        | Free          | Free        | 26      | 329  | 1/7/78
|      |                | lotion                       | Free          | Free        | 26      | 329  | 1/7/78
|      |                | lozenges (troches)           | Free          | Free        | 26      | 329  | 1/7/78
|      |                | ointment                     | Free          | Free        | 26      | 329  | 1/7/78
|      |                | oral suspension              | Free          | Free        | 26      | 329  | 1/7/78
|      |                | oral tablets                 | Free          | Free        | 26      | 329  | 1/7/78
|      |                | pessaries                    | Free          | Free        | 26      | 329  | 1/7/78
|      |                | topical cream                | Free          | Free        | 26      | 329  | 1/7/78
|      |                | vaginal cream                | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Herplex-D lotion, 10 ml      | Free          | Free        | 26      | 329  | 1/1/79
| H.O. |                | Largactil:                   | Free          | Free        | 26      | 329  | 1/7/78
|      |                | injection                    | Free          | Free        | 26      | 329  | 1/7/78
|      |                | suppositories                | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Masteril                     | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Niramine (Vet.) vials:       | Free          | Free        | 26      | 329  | 1/7/78
|      |                | 10 ml                        | Free          | Free        | 26      | 329  | 1/7/78
|      |                | 50 ml                        | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Ordis capsules               | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Septrin:                     | Free          | Free        | 26      | 329  | 1/7/78
|      |                | tablets                      | Free          | Free        | 26      | 329  | 1/7/78
| H.O. |                | Stilbeston (Vet.) vials:     | Free          | Free        | 26      | 329  | 1/7/78
|      |                | 10 ml                        | Free          | Free        | 26      | 329  | 1/1/79
|      |                | 50 ml                        | Free          | Free        | 26      | 329  | 1/1/79
| H.O. |                | Topical fluoride gel         | Free          | Free        | 26      | 329  | 1/1/79
| H.O. |                | Trichozole tablets           | Free          | Free        | 26      | 329  | 1/1/79
| H.O. | 38.11.029      | Ripcord                      | Free          | Free        | 25      | 329  | 1/10/78
| H.O. | 38.11.059      | Proxel GXL                   | Free          | Free        | 15      | 329  | 1/11/78
| H.O. | 39.01.005      | Desmodur:                    | Free          | Free        |        | 329  | 1/7/78
| H.O. | 39.02.015      | Mowilih D powder             | Free          | Free        |        | 329  | 1/7/78
| H.O. | 39.07.299      | Pneumatic mattresses, pillows and cushions, when declared by an importer for supply only to hospitals | Free          | Free        | 99     | 329  | 1/8/78
| H.O. | 39.07.299      | PVC balls for tank vents (Lloyds approved) | Free          | Free        | 99     | 329  | 1/11/78
| H.O. | 48.01.129      | T.K. uncoated ivory board 210 g/m² | Free          | Free        | 99     | 329  | 1/10/78
| H.O. | 48.07.151      | Mask-o-Lith coated masking paper | Free          | Free        | 10     | 329  | 1/7/78
| H.O. | 73.14.000      | Round, cold drawn high tensile cramped and straight round cast steel brushwire, uncoated | Free          | Free        | 5      | 329  | 1/11/78
| H.O. | 73.18.009      | Drawn welded internal cylinder finish tubing, when declared by a manufacturer for use by him only in making air cylinders and/or hydraulic cylinders | Free          | Free        | 5      | 329  | 1/7/78
| H.O. | 73.18.009      | Stainless steel pipe and tubing, cold drawn seamless, annealed and pickled or softened and descaled, exceeding 76.5 mm O.D.—AISI types 304, 310, 316, 321 | Free          | Free        | 5      | 329  | 1/11/78
### Tariff Decision List No. 329—continued

#### Approvals—continued

<table>
<thead>
<tr>
<th>Port</th>
<th>Tariff Item No.</th>
<th>Goods Description</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>List No.</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>74.03.031</td>
<td>Hard drawn brass wire, diameter 0.50 mm (0.4005 in.)</td>
<td>Free</td>
<td>..</td>
<td>329</td>
<td>1/7/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>74.03.031</td>
<td>Welding wire of de-oxidised copper</td>
<td>Free</td>
<td>..</td>
<td>329</td>
<td>1/9/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>74.07.009</td>
<td>Copper tube: 9.520 mm × 27 gauge, 12.7 mm × 27 gauge, 15.875 mm × 24 gauge</td>
<td>Free</td>
<td>Free</td>
<td>99</td>
<td>1/7/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>82.06.009</td>
<td>Veneer lathe knives</td>
<td>Free</td>
<td>Free</td>
<td>99</td>
<td>1/11/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.45.009</td>
<td>Hand operated brake press, type 16-24</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>1/11/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.45.009</td>
<td>Mag buff wheel polishing machine</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>1/12/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.63.029</td>
<td>Stuwe shrink disc connections (including shaft and flange couplings)</td>
<td>Free</td>
<td>Free</td>
<td>15</td>
<td>1/11/78</td>
<td>31/3/86</td>
</tr>
<tr>
<td>H.O.</td>
<td>87.14.039</td>
<td>Air sprung suspensions, when declared:</td>
<td>Free</td>
<td>Free</td>
<td>99</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(1) by a manufacturer for use by him only in making trailers or semi-trailers; or</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(2) by an importer that they will be sold by him only to manufacturers for making trailers or semi-trailers:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Approved:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ridewell</td>
<td></td>
<td></td>
<td>329</td>
<td>1/1/79</td>
<td>31/12/83</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Stabilaire</td>
<td></td>
<td></td>
<td>329</td>
<td>1/1/79</td>
<td>31/12/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>91.05.009</td>
<td>Pigeon timing clocks</td>
<td>Free</td>
<td>Free</td>
<td>99</td>
<td>1/7/78</td>
<td>30/6/79</td>
</tr>
</tbody>
</table>

*Approvals lapse on the dates indicated, the goods thereafter being dutiable according to their substantive Tariff classification. If continuation of an approval is desired for a further period, formal application should be made to the Collector at least 6 weeks prior to the date of expiry.

### Miscellaneous

**Decisions Cancelled:**

<table>
<thead>
<tr>
<th>Port</th>
<th>Tariff Item No.</th>
<th>Goods Description</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>List No.</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>37.01.009</td>
<td>Copyproof...CPRV</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>H.O.</td>
<td>39.01.005</td>
<td>Desmodur: Z 4267</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.06.071</td>
<td>Other...viz:</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
</tbody>
</table>

Dated at Wellington this 15th day of February 1979.

J. A. KEAN, Comptroller of Customs.

---

### Reserve Bank of New Zealand

#### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 13 December 1978

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$</th>
<th>Assets</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes in circulation</td>
<td>547,984,973</td>
<td>Gold</td>
<td>699,210</td>
</tr>
<tr>
<td>Demand deposits—</td>
<td></td>
<td>Overseas assets—</td>
<td></td>
</tr>
<tr>
<td>(a) State</td>
<td>201,393,721</td>
<td>(a) Current accounts and short-term</td>
<td></td>
</tr>
<tr>
<td>(b) Banks</td>
<td>3,846,316</td>
<td>bills</td>
<td>107,730,875</td>
</tr>
<tr>
<td>(c) Marketing accounts</td>
<td>8,962,969</td>
<td>(b) Investments</td>
<td>39,048,001</td>
</tr>
<tr>
<td>(d) Other</td>
<td>561,962,694</td>
<td>(c) Holdings of special drawing rights</td>
<td>56,192,842</td>
</tr>
<tr>
<td>Time deposits</td>
<td>776,165,700</td>
<td>New Zealand coin</td>
<td>202,971,718</td>
</tr>
<tr>
<td>Liabilities in currencies other than New Zealand currency—</td>
<td></td>
<td>Discounts</td>
<td>8,848,864</td>
</tr>
<tr>
<td>(a) Demand</td>
<td>1,348,305</td>
<td></td>
<td>8,243,498</td>
</tr>
<tr>
<td>(b) Time</td>
<td>348,632,205</td>
<td>Advances—</td>
<td></td>
</tr>
<tr>
<td>Allocation of special drawing rights by L.M.F.—</td>
<td>349,980,510</td>
<td>(a) To the State</td>
<td>486,368,568</td>
</tr>
<tr>
<td>Other liabilities (including accumulated profits)—</td>
<td>84,812,416</td>
<td>(b) To marketing accounts</td>
<td>436,150,259</td>
</tr>
<tr>
<td></td>
<td>53,281,946</td>
<td>(c) Export credits</td>
<td>28,695,016</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(d) Other advances</td>
<td>11,002,643</td>
</tr>
<tr>
<td>Capital accounts—</td>
<td></td>
<td>Investments in New Zealand—</td>
<td>962,216,486</td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>8,000,000</td>
<td>(a) New Zealand Government</td>
<td>610,944,316</td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>38,988,965</td>
<td>securities</td>
<td>610,971,455</td>
</tr>
<tr>
<td></td>
<td>46,988,965</td>
<td>(b) Other</td>
<td>65,263,279</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other assets</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$1,859,214,510</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1 February 1979.

E. D. VALLANCE, Chief Accountant.
### New Zealand Post Office—Schedule of Building Contract of $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Work</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mount Prospect Microwave Building</td>
<td>W. E. Mathieson</td>
<td>120,436.45</td>
</tr>
<tr>
<td>(P.O.H.Q. 3/2268/1)</td>
<td>G. M. PETERS, Director-General.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of Work</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted $</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Hill Microwave Building</td>
<td>Messrs Colyer and Middlemass</td>
<td>99,814.00</td>
</tr>
<tr>
<td>(P.O.H.Q. 3/1464/1)</td>
<td>G. M. PETERS, Director-General.</td>
<td></td>
</tr>
</tbody>
</table>

### New Zealand Forest Service—Schedule of Works and Services Contracts of $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Works</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Road construction, Mata State Forest, Gisborne</td>
<td>F. J. Phelph Ltd.</td>
<td>64,438.00</td>
</tr>
<tr>
<td>One house unit at Turangi</td>
<td>Devantier Transportable Homes</td>
<td>29,567.00</td>
</tr>
<tr>
<td>Bridge construction of 2 units at Lake Taupo Forest</td>
<td>Mills Construction Ltd.</td>
<td>46,105.00</td>
</tr>
<tr>
<td>Scaling miscellaneous single men's camp at Kaingaroa</td>
<td>Emoleum (N.Z.) Ltd</td>
<td>41,516.00</td>
</tr>
<tr>
<td>Transportable building extension to chemical control laboratory, F.R.I., Rotorua</td>
<td>P. G. Sushames Ltd...</td>
<td>22,150.00</td>
</tr>
<tr>
<td>Read construction, Kaniere State Forest</td>
<td>H. Langridge &amp; Sons</td>
<td>27,224.00</td>
</tr>
<tr>
<td>Office/Store, Bulls Nursery</td>
<td>R. Brumby</td>
<td>22,623.00</td>
</tr>
<tr>
<td>Bulk Store, Bulls Nursery</td>
<td>D. K. Marshall</td>
<td>23,747.00</td>
</tr>
<tr>
<td>Te Wera, new formation 5.0 km, road 6</td>
<td>A. W. Goble, Stratford</td>
<td>35,607.00</td>
</tr>
<tr>
<td>Construction single accommodation, Hanmer</td>
<td>John L. Wilson Ltd...</td>
<td>64,300.00</td>
</tr>
</tbody>
</table>

### New Zealand Government Railways—Schedule of Civil Engineering and Building Contracts of $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Work</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hillside structural, shop re-roofing</td>
<td>J. Werges &amp; Sons Ltd., 31 Heath Street, Dunedin</td>
<td>267,226.00</td>
</tr>
<tr>
<td>Construction of lunchroom for Steel Wagon Shop—Otahuhu Workshops</td>
<td>Ambridge Construction Ltd., 10 Hames Terrace, Hillsborough</td>
<td>34,123.49</td>
</tr>
<tr>
<td>The re-roofing of the Hillside stores</td>
<td>Fletcher Mechanical Ltd., P.O. Box 6016, Dunedin</td>
<td>37,542.00</td>
</tr>
<tr>
<td>Construction of under floor wheel lathe building at Westfield</td>
<td>M. B. &amp; M. Construction (Auckland), Ltd., Stoddard Place, Mt. Roskill</td>
<td>242,770.00</td>
</tr>
<tr>
<td>(10/2100/9)</td>
<td>T. M. HAYWARD, General Manager.</td>
<td></td>
</tr>
</tbody>
</table>

### New Zealand Government Railways—Schedule of Civil Engineering and Building Contracts of $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Work</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sockburn: contract for reconstruction and sealing of loading area</td>
<td>The Issac Construction Co. Ltd., P.O. Box 20-001, Bishopdale, Christchurch</td>
<td>53,876.28</td>
</tr>
<tr>
<td>Cleaning and painting of bridge Nos. 48–55 and 59 E.C.M.T.</td>
<td>John Henderson Ltd., P.O. Box 10-078, Te Rapa, Hamilton</td>
<td>31,850.00</td>
</tr>
<tr>
<td>Re-roofing of Frankton Goods Shed</td>
<td>Lowcost Improvements, P.O. Box 136, Cambridge</td>
<td>40,193.00</td>
</tr>
<tr>
<td>(10/2100/9)</td>
<td>T. M. HAYWARD, General Manager.</td>
<td></td>
</tr>
</tbody>
</table>
Designation of High Priority Activities

For the purposes of section 2A (1) (e) of the Commerce Act 1975, and in relation to the economic policy of the Government as transmitted thereunder to the Commerce Commission on 29 December 1977, and for the purposes of regulation 3 (4) of the Stabilisation of Prices Regulations 1974*, the Secretary of Trade and Industry and the Secretary to the Treasury hereby designate the manufacture or supply of the following classes or descriptions of goods or services, by the persons named hereunder, to be high priority activities:

<table>
<thead>
<tr>
<th>Code No.</th>
<th>Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>038</td>
<td>Simon Metal Products Ltd., Lower Hutt</td>
</tr>
<tr>
<td>039</td>
<td>Interlock Industries Ltd., Wellington</td>
</tr>
<tr>
<td>040</td>
<td>Mason and Porter Ltd., Auckland</td>
</tr>
<tr>
<td>043</td>
<td>Ashford Handicrafts Ltd., Ashburton</td>
</tr>
<tr>
<td>044</td>
<td>Pacific Leathers (N.Z.) Ltd., Napier</td>
</tr>
</tbody>
</table>

Dated at Wellington this 31st day of December 1978.

*S.R. 1974/175
Reprinted 1976/290
Amendment No. 7, S.R. 1977/326

J. W. H. CLARK, Secretary of Trade and Industry.
N. V. LOUGH, Secretary to the Treasury.

BANKRUPTCY NOTICES

In Bankruptcy

George Thomas Waikato Noda, of 18 Wye Street, Frankton, process worker, was adjudged bankrupt on 5 February 1979. Date of first meeting of creditors will be advertised later.

A. DIBLEY, Official Assignee.
Hamilton.

In Bankruptcy

In the matter of Michael Barry Wood, a bankrupt. Creditors meeting will be held at my office, Monday, 12 February 1979, at 11 a.m.

A. DIBLEY, Official Assignee.
First Floor, Charles Heaphy Building, Anglesea Street, Hamilton.

In Bankruptcy

Notice is hereby given that the following dividend is now payable on all accepted proved claims in the estate listed below:

Habib, Lee Rangihuia, formerly of 38 Noble Street, Taupo, married woman, a supplementary dividend of 2.897 cents in the dollar.

A. DIBLEY, Official Assignee.
First Floor, Charles Heaphy Building, Anglesea Street, Hamilton.

In Bankruptcy

Alvin Shane Cosgrave, of 4/35 Malfroy Road, Rotorua, baker, was adjudged bankrupt on 5 February 1979. Date of first meeting of creditors will be advertised later.

A. DIBLEY, Official Assignee.
Hamilton.

In Bankruptcy

Peter Wolfe, of Main Road, Paerata, South Auckland, labourer, was adjudicated bankrupt on 7 February 1979.

E. Rika, of 56 Valentine Street, Papakura, drainlayer, was adjudicated bankrupt on 7 February 1979.

Robin Marshall Anderson, of 18 Laruna Road, Glenfield, carpenter, was adjudicated bankrupt on 7 February 1979.

Thomas Luke Butler, of 9 Libra Street, Glen Eden, driver, was adjudicated bankrupt on 7 February 1979.

Arnold Hughes, of 23 Calliope Road, Devonport, concrete contractor, was adjudicated bankrupt on 7 February 1979.

Clarence Francis, of 10 College Hill Road, Fonsonby, take-away bar proprietor, was adjudicated bankrupt on 7 February 1979.

Dates of first meetings of creditors will be advertised later.

F. P. EVANS, Official Assignee.
Auckland.

In Bankruptcy

Geoffrey Farrar Smith, of 38 Waterview Road, Devonport, cable layer, was adjudged bankrupt on 8 February 1979. Creditors meeting will be held at my office, Third Floor, Ferguson Building, 295 Queen Street, Auckland, on Thursday, 22 February 1979, at 10.30 a.m.

F. P. EVANS, Official Assignee.
Auckland.
In Bankruptcy
ROBIN MARSHALL ANDERSON, 18 Laurina Road, Glenfield, carpenter, was adjudged bankrupt on 7 February 1979. Creditors meeting will be held at my office, Third Floor, Ferguson Building, 295 Queen Street, Auckland, on 23 February 1979, at 2.15 p.m.
F. P. EVANS, Official Assignee.
Auckland.

In Bankruptcy
DAVID WILLIAM GERRAND, of 113 Great South Road, Huntly, painter and paperhanger, previously in partnership as "Evans & Gerrand", was adjudged bankrupt on 7 February 1979. Date of first meeting of creditors will be advertised later.
IVAN A. HANSEN, Official Assignee.
Christchurch.

In Bankruptcy
GARY LEONARD DAVIES, of 248 Blake Street, Christchurch, photographer, trading as "Leicagraphe Studios" at 84 Worcester Street, Christchurch, was adjudged bankrupt on 31 January 1979. Creditors meeting will be held at Fourth Floor, Conference Room, Housing Corporation Building, Cathedral Square, Christchurch, on Friday, 23 February 1979, at 10.30 a.m.
IVAN A. HANSEN, Official Assignee.
Christchurch.

In Bankruptcy
ROY INGHAM, of 25 Tauiwi Crescent, Christchurch 4, bus driver, was adjudged bankrupt on 7 February 1979. Date of first meeting of creditors will be advertised later.
IVAN A. HANSEN, Official Assignee.
Christchurch.

In Bankruptcy—In the Supreme Court, at Invercargill
Notice is hereby given that statements of accounts and balance sheets in respect of the under-mentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be held on Thursday, the 1st day of March 1979, I intend to apply for an order releasing me from the administration of the said estates. I, William David, formerly of 58 Janet Street, Invercargill, now of 68 Mayfield Avenue, Dunedin, freezing worker.
Brown, David, of 9 Eccles Street, Gore, shearers.
Burgess, Margaret Ada, of 23 St Andrews Street, Invercargill, married woman.
Campbell, Marion Dawn, of 251 Barrow Street, Bluff, married woman.
Clark, Alan Harold, formerly of Charlotte Road, Gore, now of Mandeville, labourer.
Corcoran, Phillip Cleve, formerly of 41 Chesney Place, Invercargill now of 138 Oreti Street, Invercargill, driver.
Edgar, Colin David, of 28 Beatrice Street, Invercargill, butcher.
Gower, Allan James, of 32 Lyon Street, Invercargill, salesmen.
Gutseil, David John, of 199 Bamborough Street, Invercargill, fisherman.
Jenkins, Alexander Isaac, of 36 George Street, Riverton, farmhand.
King, Bevan Anderson, of Welsh Road, Winton, workman.
Kinraed, Graham Clifford, of 5 Blamped Street, Mataura, factory worker.
McDonald, Colin Raymond, of 188 Isabella Street, Invercargill.
McDonald, Maurice William, formerly of 85 Gala Street, Invercargill, now of Wairoo, unemployed labourer.
McIntosh Donald James, formerly of 16 George Street, Riverton, now of 15 Frame Street, Dunedin, fisherman.
McKenzie, Noel Herbert, formerly of Centre Street, Invercargill, now of 13 Florence Street, Wyndham, machine operator.
McMurdo, Ronald George Maxwell, of 25 Lithgow Place East, Invercargill, labourer.
Middlemas, Doreen Anne, formerly of Liverpool Street, Riversdale, now of Clinton, married woman.
Orlowski, Robert James, of 162 Leet Street, Invercargill, engineer.
Sipa, Sio, of 77 Gala Street, Invercargill, company employee.
Thomas, Mark Steven, formerly of 18 Dudley Street, Invercargill, now of 319 St Andrew Street, Invercargill, driver.
Thurlow, John Robinson, formerly of 128 Herbert Street, Invercargill, now of 334 Rockdale Road, Invercargill, groundsman.
Watson, Owen Steven, of 130 Crawford Street, Invercargill, beneficiary.

Dated at Invercargill this 9th day of February 1979.
W. E. OSMAND, Official Assignee.
Blenheim.

LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of the certificates of title and mortgage described in the Schedule below, having been lodged with me together with application for the issue of new certificates of title and a provisional copy of the mortgage in lieu thereof, notice is hereby given of my intention to issue such new certificates of title and a provisional copy of the mortgage upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE

Certificate of title, Volume 14A, folio 1194, for 1392 square metres, more or less, situated in the Borough of Eastbourne, being also Lot 2 on Deposited Plan 42364, in the names of Villiers Ross Jamieson, of Wellington, personal manager, and Cushla Frances Jamieson, his wife. Application 271075.1.
Certificate of title, Volume 12C, folio 1404, for 1011 square metres, more or less, situated in the land District of Wellington, and being Section 9, Block V, Town of Waimarino, situated in Block XVI, Kaitiheke Survey District, in the name of Alexander Brown, of National Park, carpenter. Application 271114.1.
Dated at the Land Registry Office, Wellington, this 8th day of February 1979.
D. A. LEVEIT, District Land Registrar.

Notice is hereby given that: (1) Application 5630 has been made to me by the Carterton Borough Council, pursuant to section 200, Land Transfer Act 1952, for the issue of a certificate of title in the name of the applicant under the provisions of the above-described Act for that parcel of land described in the Schedule hereunder and that such certificate of title may be issued unless caveat forbidding the same be lodged on or before the 22nd day of March 1979. (2) It is
my intention to note pursuant to section 70, Land Transfer Act 1952, the determination of the rights of way created or reserved by conveyances 20959, 20957, 21332, and 20780, to which the parcel of land described in the Schedule hereunder is subject, on the 23rd day of March 1979.

SCHEDULE

An estate in fee simple in all that parcel of land containing two thousand five hundred and fifty-five square metres (2555 m²), more or less, situate in the Borough of Carterton, being part Section 206, Taratahi District, and being also Lot 33, on Deposited Plan 23600, and being all the land contained and described in certificate of title, Vol. 5B, fol. 429 (Wellington Registry), subject to (1) rights of way granted or reserved by conveyances 20959 (33D125), 20957 (33D121), 21332 (34D308), and 20780 (32D766). 
(2) section 77, Land Transfer Act 1952; the registered proprietor thereof being Charles Edwards, of Taratahi, farmer, and the land being part of "Howard Booth Park", and having frontage on to Wyndham Street, Carterton, between No. 42 and 44 on that street.

Dated at the Wellington Land Registry, this 8th day of February 1979.

D. A. LEVETT, District Land Registrar.

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NOTICE is hereby given that an application has been made to me for the issue of a certificate of title in the name of the applicant pursuant to section 19 et seq of the Land Transfer Act 1952, for that parcel of land hereunder described and that such certificate of title may be issued unless caveat forbidding the same be lodged on or before the 22nd of March 1979.

Application 58365, by Keith Andrew McClure, of Greytown, solicitor, and Adrienne Clare McClure, his wife, for an estate of February 1979.

Dated at the Land Registry Office, Wellington, this 8th day of February 1979.

D. A. LEVETT, District Land Registrar.

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EVIDENCE of the loss of memorandum of mortgage affecting the land in certificate of title, Volume 1518, folio 52 (Wellington Registry), whereby The Housing Corporation of New Zealand is the vendor, and Albert Charles Boniface, of Auckland (formerly), head postal assistant, and Sarah Jean Boniface, his wife, the purchasers, having been lodged with me together with an application for the issue of a provisional mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage upon the expiration of 14 days from the date of the Gazette containing this notice. Application No. 574252.

Dated this 8th day of February 1979 at the Land Registry Office, Auckland.

C. C. KENNELLY, District Land Registrar.

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EVIDENCE of the loss of memorandum of mortgage affecting the land in certificate of title, Volume 1007, folio 106 (North Auckland Registry), whereby Brian Robertson, of Papakura, medical practitioner, and Myra Ellen Robertson, his wife, are the mortgagees, and the Auckland Savings Bank, is the mortgagee, having been lodged with me together with an application for the issue of a provisional mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage upon the expiration of 14 days from the date of the Gazette containing this notice. Application No. 559690.1 to issue a replacement, notice is hereby given of my intention to issue as replacement certificate of title, H3/725 (Hawke's Bay), upon the expiration of 14 days from the date of publication of the Gazette containing this notice.

Dated at the Auckland Savings Bank, Auckland, this 9th day of February 1979.

C. C. KENNELLY, District Land Registrar.

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EVIDENCE of the loss of memorandum of mortgage 407279 affecting the land in certificate of title, Volume 1007, folio 106 (North Auckland Registry), whereby Brian Robertson, of Papakura, medical practitioner, and Myra Ellen Robertson, his wife, are the mortgagees, and the Auckland Savings Bank, is the mortgagee, having been lodged with me together with an application for the issue of a provisional mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage upon the expiration of 14 days from the date of the Gazette containing this notice. Application No. 573292.

Dated this 9th day of February 1979 at the Land Registry Office, Auckland.

C. C. KENNELLY, District Land Registrar.
Evidence having been presented to me of the loss of the outstanding duplicates of certificate of title 67/84 (Hawke's Bay), being for an estate in fee simple, in 428.3597 ha, more or less, situate in Blocks 19 and 20, Arapawannie and Moaangiangi Survey Districts, and Section 2, Block IX, Moaangiangi Survey District, of which Joan Norwood Fernie, of Chesterhope, spinster is registered as proprietor, together with application 361/1981 to issue replacements, notice is hereby given of my intention to issue as replacements certificates of title H3/1030 and H3/1031 (Hawke's Bay) respectively upon the expiration of 14 days from the date of publication of the Gazette containing this notice.

Land Registry Office, Napier, 13th day of February 1979.

M. J. MILLER, District Land Registrar.

Evidence of the loss of outstanding duplicate of title (Taranaki Registry) described in the Schedule below having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE
Certificate of title, Volume 152, folio 33, for 551 square metres, more or less, being Lot 2, Deposited Plan 6098, and being part Section 740, Town of New Plymouth, in the name of Raeburne Barclay, Bernice Keighley Bailey, and Audrey Collie Pepper, in equal shares. Application No. 255778.1.

Dated this 12th day of February 1979 at the Land Registry Office, New Plymouth.

S. C. PAVETT, District Land Registrar.

ADVERTISEMENTS

Corrigendum

The Companies Act 1955, Section 336 (3)


M. MANAWATU, Assistant Registrar of Companies.

The Companies Act 1955, Section 336 (3)

Notice is hereby given that, at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

- Paparii Lands Ltd. W. 1955/326.
- King Street Finance Ltd. W. 1959/499.
- Plymouth Services Ltd. W. 1961/818.
- Cadean Nominees Ltd. W. 1972/466.
- Beach 'n' Town Motels Ltd. W. 1975/1300.

Given under my hand at Wellington this 5th day of February 1979.

M. MANAWATU, Assistant Registrar of Companies.

The Companies Act 1955, Section 336 (6)

Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- C. L. Klee Ltd. W. 1950/81.
- United Telehire Ltd. W. 1965/119.
- Fred Burling Ltd. W. 1965/1159.
- Sporries Foodstuffs Ltd. W. 1966/626.
- Cannon's Creek Piecart Ltd. W. 1970/128.
- Allied Machinery Ltd. W. 1971/529.
- Derek Will Cleaners Ltd. W. 1971/589.
- Tautenikau Dairy Ltd. W. 1971/798.
- Union Investments Ltd. W. 1971/939.
- Rex Banks Ltd. W. 1972/794.
- Group Marketing (Oceania) Ltd. W. 1973/158.
- Samfren Builders Ltd. W. 1974/1372.
- Ramp Dairy Ltd. W. 1975/1381.

Given under my hand at Wellington this 5th day of February 1979.

M. MANAWATU, Assistant Registrar of Companies.
THE COMPANIES ACT 1955, SECTION 336 (3)
Notice is hereby given that at the expiration of 3 months from this date the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies will be dissolved:

- Reporoa Concrete Ltd. HN. 1954/792.
- V. C. Haines Ltd. HN. 1956/1086.
- Dawson Flats Ltd. HN. 1959/678.
- Browning Industries Ltd. HN. 1965/95.
- Sales Advances Ltd. HN. 1966/20.
- Bay Picture Frame Ltd. HN. 1968/131.
- Margaret's Boutique Ltd. HN. 1974/138.
- Rotorua Decorators Ltd. HN. 1974/666.
- Gladwyn Drapers Ltd. HN. 1976/57.
- Alkazar Restaurant Ltd. HN. 1977/454.

Dated at Hamilton this 7th day of February 1979.
H. J. PATON, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- V. C. Haines Ltd. HN. 1956/1086.
- Dawson Flats Ltd. HN. 1959/678.
- Browning Industries Ltd. HN. 1965/95.
- Sales Advances Ltd. HN. 1966/20.
- Bay Picture Frame Ltd. HN. 1968/131.
- Margaret's Boutique Ltd. HN. 1974/138.
- Rotorua Decorators Ltd. HN. 1974/666.
- Gladwyn Drapers Ltd. HN. 1976/57.
- Alkazar Restaurant Ltd. HN. 1977/454.

Dated at Hamilton this 7th day of February 1979.
H. J. PATON, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)
Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- New Zealand Loan and Investment Corporation (Limited) C. 1956/135.
- Dunsandel Service Station (1965) Ltd. C. 1965/442.
- Nordon Parker Ltd. C. 1968/2.
- Diggers Take Aways Ltd. C. 1968/265.
- Argus Audio Australasia Ltd. C. 1976/74.
- Barndale Holdings Ltd. C. 1976/300.

Dated at Christchurch this 7th day of February 1979.
L. A. SAUNDERS, Assistant Registrar of Companies.
Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- Modern Fashions Ltd. C. 1960/1.
- Ernest Investments Ltd. C. 1960/255.
- Matla and Sons Ltd. C. 1961/115.
- Central Auto Electrical Ltd. C. 1968/312.
- Health Care International Ltd. C. 1973/815.
- Case E. Ltd. C. 1973/855.

Dated at Christchurch this 8th day of February 1979.

L. A. SAUNDERS, Assistant Registrar of Companies.

Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- C. Beaumont Holdings Ltd. C. 1947/151.
- Allied Plastics Ltd. C. 1951/96.
- Tom Newth Ltd. C. 1955/11.
- Stratford Flats Ltd. C. 1966/93.

Dated at Christchurch this 8th day of February 1979.

L. A. SAUNDERS, Assistant Registrar of Companies.

Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- Morgan Prints Ltd. A. 1956/1473.

Given under my hand at Napier this 5th day of February 1979.

R. ON HING, District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)

Notice is hereby given that, at the expiration of 3 months from this date, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

- Baycraft Homes Ltd. HB. 1961/16.
- Theatre Arts Co. Ltd. HB. 1975/176.
- Pioneer Enterprises Ltd. HB. 1976/70.

Dated at Blenheim this 7th day of February 1979.

W. G. PELLETT, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)

Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- Morgan Prints Ltd. A. 1956/1473.
- Thompson Foodmarket Ltd. A. 1957/308.
- Highfield Stores Ltd. A. 1957/608.

Given under my hand at Napier this 5th day of February 1979.

R. ON HING, District Registrar of Companies.
Given under my hand at Auckland this 2nd day of February 1979.

R. D. MU, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Papatui Motel Ltd. A. 1968/1370.
W. Tait New Zealand Exporters Ltd. A. 1968/1414.
Wainwright Holdings Ltd. A. 1968/1470.
Rainburn Developments Ltd. A. 1968/1848.
Willie the Whale Ltd. A. 1968/1913.
Spot Tours Ltd. A. 1969/1500.
Peter Baird Holdings Ltd. A. 1970/861.
Tennis Services New Zealand Ltd. A. 1970/2349.
Waitangi Chalets Ltd. A. 1971/298.
Pick n Pay Ltd. A. 1971/489.
N-Vex Bouquet Ltd. A. 1971/1493.
W. & S. Heiwari Ltd. A. 1972/159.
Yacht Building & Services Ltd. A. 1972/360.
Midisdi Sales Ltd. A. 1972/296.
M. & G. Soo Ltd. A. 1972/460.
Nomens Enterprises New Zealand Ltd. A. 1972/2741.

Given under my hand this 6th day of February 1979.

R. D. MU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Australasian Battery Company (1967) Limited" has changed its name to "Chloride Security Systems Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington this 25th day of January 1979.
M. MANAWATU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "R. D. Munro Motors Limited" has changed its name to "Century Motors Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington this 26th day of January 1979.
M. MANAWATU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Gretta Hotel Limited" has changed its name to "Jennings Holdings (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 1st day of February 1979.
H. J. PATON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Haul Aviation Limited" has changed its name to "Astro Helicopters Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 2nd day of February 1979.
H. J. PATON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Architectural Coatings Limited" has changed its name to "Floor & Surface Coatings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 23rd day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY
Notice is hereby given that “Beechfield Products Limited” has changed its name to “Lincoln International Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1949/701.
Dated at Auckland this 20th day of December 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Donaldson Engineering Limited” has changed its name to “Donaldson Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1967/254.
Dated at Auckland this 25th day of October 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Cooper & North Enterprises Limited” has changed its name to “Grubb Inn Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1971/1247.
Dated at Auckland this 26th day of October 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Impress Printing Limited” has changed its name to “Impress Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1975/620.
Dated at Auckland this 19th day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Granada Television Services Limited” has changed its name to “Albion Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/2766.
Dated at Auckland this 20th day of December 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Commonwealth Motel Promotional Co. (N.Z.) Limited”, has changed its name to “Hillpark Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1966/277.
Dated at Auckland this 30th day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “A. C. Cowie Limited” has changed its name to “Milton Panelbeaters & Painters Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/1930.
Dated at Auckland this 16th day of January 1979.
H. WOODYEAR-SMITH, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Duo Hire Limited” has changed its name to “J. Mayne Mechanical Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/428.
Dated at Auckland this 1st day of February 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Interset Type Limited” has changed its name to “Boxkraft (Auckland) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/277.
Dated at Auckland this 22nd day of December 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Universal By-Products Limited” has changed its name to “W. Grayson & Associates Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/424.
Dated at Auckland this 31st day of January 1979.
H. WOODYEAR-SMITH, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Interset Type Limited” has changed its name to “Kasco Hydraulics Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1977/2213.
Dated at Auckland this 25th day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Interset Type Limited” has changed its name to “Chris Hydraulics Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1977/2213.
Dated at Auckland this 25th day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Beechfield Products Limited” has changed its name to “Lincoln International Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1971/2213.
Dated at Auckland this 30th day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “John and Margaret Wilson Limited” has changed its name to “Impress Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1978/180.
Dated at Auckland this 20th day of December 1978.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Interset Type Limited” has changed its name to “Boxkraft (Auckland) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/428.
Dated at Auckland this 1st day of February 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Commonwealth Motel Promotional Co. (N.Z.) Limited”, has changed its name to “Hillpark Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. A. 1969/904.
Dated at Auckland this 3rd day of January 1979.
P. A. HARRISON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “A. C. Cowie Limited” has changed its name to “Milton Panelbeaters & Painters Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. O. 1978/180.
Dated at Dunedin this 8th day of December 1978.
R. C. MACKEY, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Feehlys Foodcentre Limited" has changed its name to "Bannoakburn Hotel Limited", and that the new name was this day entered on my Register of Companies in place of the former name. O. 1971/176.

Dated at Dunedin this 4th day of December 1978.
R. C. MACKLEY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Twizel Supermarket Limited" has changed its name to "Alan Gray Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1972/423.

Dated at Christchurch this 18th day of December 1978.
LYNN ANDERSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Monte Finance Limited" has changed its name to "City Buildings 1979 Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1972/421.

Dated at Christchurch this 1st day of February 1979.
LYNN ANDERSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Timaru Steel Limited" has changed its name to "Marine Structures Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1975/636.

Dated at Christchurch this 1st day of February 1979.
LYNN ANDERSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Supreme Fabrics Limited" has changed its name to "Supreme Export Marketing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1975/636.

Dated at Christchurch this 1st day of February 1979.
LYNN ANDERSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Twizel Supermarket Limited" has changed its name to "Ian James Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1977/133.

Dated at Dunedin this 27th day of November 1978.
R. C. MACKLEY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Rangiora Post Peelers Limited" has changed its name to "Bannockburn Hotel Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1974/71.

Dated at New Plymouth this 1st day of February 1979.
G. D. O'BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "G. P. Pedersen Limited" has changed its name to "McAndrew Car Painters Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HB. 1961/132.

Dated at Napier this 30th day of January 1979.
BRUCE L. TAYLOR, Assistant Registrar of Companies.

NOTICE OF WINDING UP ORDER

Name of Company: Dodds Earthworks Ltd. (in liquidation).
Address of Registered Office: 30 Stratton Street, Lower Hutt.
Registry of Supreme Court: Wellington.
Number of Matter: M. 553/78.
Date of Order: 29 November 1978.
Date of Presentation of Petition: 24 October 1978.

A. B. BERRETT, Official Assignee.
Wellington.

NOTICE OF FIRST MEETING

Name of Company: Industrial Hose Supplies Ltd. (in liquidation).
Address of Registered Office: Shops 22 and 23, Lower Basement, Karori Mall, Karori Road, Wellington.
Registry of Supreme Court: Wellington.
Number of Matter: M. 579/78.
Creditors: 11 a.m., 13 February 1979, Third Floor, Databank House, 175 The Terrace, Wellington.
Contributors: 11.30 a.m., 13 February 1979, Third Floor, Databank House, 175 The Terrace, Wellington.

A. B. BERRETT, Official Assignee.
Wellington.

NOTICE OF WINDING UP ORDER

Name of Company: Industrial Hose Supplies Ltd. (in liquidation).
Address of Registered Office: Shops 22 and 23, Lower Basement, Karori Mall, Karori Road, Wellington.
Registry of Supreme Court: Wellington.
Number of Matter: M. 579/78.

A. B. BERRETT, Official Assignee.
Wellington.

NOTICE OF FIRST MEETING

Name of Company: Industrial Hose Supplies Ltd. (in liquidation).
Address of Registered Office: Shops 22 and 23, Lower Basement, Karori Mall, Karori Road, Wellington.
Registry of Supreme Court: Wellington.
Number of Matter: M. 579/78.
NOTICE OF WINDING UP ORDER
Name of Company: Kelburn Colour Shop Ltd.
Address of Registered Office: 99 Upland Road, Wellington.
Registry of Supreme Court: Wellington.
Number of Matter: M. 575/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 2 November 1978.
A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF WINDING UP ORDER
Name of Company: Gold Coast Services Ltd.
Address of Registered Office: First Floor Coastlands Building, Main Road, Paraparaumu.
Registry of Supreme Court: Wellington.
Number of Matter: M. 666/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 18 December 1978.
A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF WINDING UP ORDER
Name of Company: Dakota Holdings Ltd. (in liquidation).
Registry of Supreme Court: Wellington.
Number of Matter: M. 634/78.
Creditors: 11 a.m., Third Floor, Meeting Room, Databank House, 175 The Terrace, Wellington.
Contributories: 11.30 a.m., Third Floor, Meeting Room, Databank House, 175 The Terrace, Wellington.

A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF FIRST MEETING
Name of Company: Kelburn Colour Shop Ltd.
Address of Registered Office: 99 Upland Road, Wellington.
Registry of Supreme Court: Wellington.
Number of Matter: M. 575/78.
Creditors: 2 March 1979 at 11 a.m., Third Floor, Databank House, 175 The Terrace, Wellington.
Contributories: 2 March 1979, at 11.30 a.m., Third Floor, Databank House, 175 The Terrace, Wellington.
A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF FIRST MEETING
Name of Company: Gold Coast Services Ltd.
Address of Registered Office: First Floor Coastlands Building, Main Road, Paraparaumu.
Registry of Supreme Court: Wellington.
Number of Matter: M. 666/78.
Creditors: 6 March 1979 at 11 a.m., Third Floor, Databank House, 175 The Terrace, Wellington.
Contributories: 6 March 1979 at 11.30 a.m., Third Floor, Databank House, 175 The Terrace, Wellington.
A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF FIRST MEETING
Name of Company: Dakota Holdings Ltd. (in liquidation).
Registry of Supreme Court: Wellington.
Number of Matter: M. 634/78.
Creditors: 11 a.m., Third Floor, Meeting Room, Databank House, 175 The Terrace, Wellington.
Contributories: 11.30 a.m., Third Floor, Meeting Room, Databank House, 175 The Terrace, Wellington.
A. B. BERRETT, Official Assignee.

Wellington.

NOTICE OF DIVIDEND
Name of Company: Homestead Products (N.Z.) Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Third Floor, Databank House, 175 The Terrace, Wellington.
Registry of Supreme Court: Palmerston North.
Number of Matter: M. 87/75.
Amount per Dollar: 16.7126c in the dollar.
First and Final or Otherwise: First.
Where Payable: My office.
A. B. BERRETT, Official Liquidator.

Wellington.

THE COMPANIES ACT 1955
NOTICE OF WINDING UP ORDER AND FIRST MEETINGS
Name of Company: Stone Productions Ltd. (in liquidation).
Address of Registered Office: Previously 108 Felton Mathew Avenue, Glen Innes, now care of Official Assignee, Auckland.
Registry of Supreme Court: Auckland.
No. of Matter: M. 1332/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 19 October 1978.
Place, Date, and Time of First Meetings:
Creditors: My office, Tuesday, 6 March 1979, at 10.30 a.m.
Contributories: Same place and date at 11.30 a.m.
F. P. EVANS,
Official Assignee, Provisional Liquidator.
Third Floor, Fergusson Building, 295 Queen Street, Auckland.

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THE COMPANIES ACT 1955
NOTICE OF WINDING UP ORDER AND FIRST MEETINGS
Name of Company: Smith Clothing Industries Ltd. (in receivership and liquidation).
Address of Registered Office: Previously care of Markham and Partners, ANZ Building, Queen Street, Auckland, now care of Official Assignee's Office, Auckland.
Registry of Supreme Court: Auckland.
No. of Matter: M.1507/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 15 November 1978.
THE COMPANIES ACT 1955
NOTICE OF WINDING UP ORDER AND FIRST MEETINGS
Name of Company: Sportstyle Fashions Ltd. (in liquidation).
Address of Registered Office: Previously Fifth Floor, ANZ Bank Building, corner Queen and Victoria Streets, Auckland, now care of Official Assignee's Office, Auckland.
Registry of Supreme Court: Auckland.
No. of Matter: M. 1529/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 17 November 1978.
Place, Date, and Time of First Meetings:
Creditors: My office, Wednesday, 28 February 1979, at 2.15 p.m.
Contributories: Same place and date at 3.15 p.m.
F. P. EVANS,
Official Assignee, Provisional Liquidator.
Third Floor, Fergusson Building, 295 Queen Street, Auckland.

THE COMPANIES ACT 1955
NOTICE OF WINDING UP ORDER AND FIRST MEETINGS
Name of Company: Facet Productions Ltd. (in liquidation).
Registry of Supreme Court: Auckland.
No. of Matter: M. 1492/78.
Date of Order: 7 February 1979.
Date of Presentation of Petition: 14 November 1978.
Place, Date, and Time of First Meetings:
Creditors: My office, Wednesday, 7 March 1979, at 10.30 a.m.
Contributories: Same place and date at 11.30 a.m.
F. P. EVANS,
Official Assignee, Provisional Liquidator.
Third Floor, Fergusson Building, 295 Queen Street, Auckland.

THE COMPANIES ACT 1955
NOTICE OF DIVIDEND
Name of Company: G. P. Joblin Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of Supreme Court: Auckland.
Number of Matter: M. 1054/76.
Amount Per Dollar: 18.05 cents.
First and Final or Otherwise: First and Final.
Where Payable: At my office.
F. P. EVANS, Official Assignee, Official Liquidator.

THE COMPANIES ACT 1955
NOTICE OF DIVIDEND
Name of Company: Edney Enterprises Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of Supreme Court: Auckland.
Number of Matter: M. 101/73.
Amount per Dollar: 2.37 cents.
First and Final or Otherwise: First and Final.
Where Payable: At my office.
F. P. EVANS, Official Assignee, Official Liquidator.
The Companies Act 1955

NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT

Name of Company: Flexon Industries Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of Supreme Court: M. 277/73.

F. P. EVANS, Official Assignee, Official Liquidator.
Third Floor, Ferguson Building, 295 Queen Street, Auckland 1.

The Companies Act 1955

NOTICE OF APPOINTMENT OF A LIQUIDATOR AND A COMMITTEE OF INSPECTION

Name of Company: W. Z. Rodwell Ltd. (in receivership) and (in liquidation).
Number of Matter: M. 815/78.
Name, Description, and Address of Liquidator: Mr Robert Bramwell. Grierson, Chartered Accountant, 117 Vincent Street, Auckland 1.
Date of Order: 7 February 1979.

Third Floor, Ferguson Building, 295 Queen Street, Auckland 1.

The Companies Act 1955

NOTICE OF APPOINTMENT OF A LIQUIDATOR AND A COMMITTEE OF INSPECTION

Name of Company: Lavish Construction Ltd. (in liquidation).
Address of Company: Previously care of Official Assignee, Auckland, now care of 115 Harris Road, East Tamaki.
Number of Matter: M. 253/78.
Name, Description, and Address of Liquidator: Mr Terence Edward Dowling, Chartered Accountant, 115 Harris Road, East Tamaki.
Names of Members of Committee of Inspection: Messrs Christopher Philip Tomlin, Accountant, Ross Clendon Howard, Credit Manager, Noel Reon Skelton, Company Director, all of Auckland.
Date of Order: 7 February 1979.

Third Floor, Ferguson Building, 295 Queen Street, Auckland 1.

The Companies Act 1955

NOTICE OF APPOINTMENT OF A LIQUIDATOR

Name of Company: Michele Pizza Parlour (in receivership) and (in liquidation).
Number of Matter: M. 951/78.
Name, Description, and Address of Liquidator: Mr Lindsay John-Jackson, Chartered Accountant, care of Graham, Green and Partners, Chartered Accountants, Denton Building, corner Short Street and Davis Crescent, Newmarket, Auckland 1.
Date of Order: 7 February 1979.

Third Floor, Ferguson Building, 295 Queen Street, Auckland 1.

The Companies Act 1955

NOTICE OF ORDER TO WIND UP COMPANY

Name of Company: Michele Pizza Parlour (in receivership) and (in liquidation).
Address of Registered Office: Care of Official Assignee, Hamilton.
Registry of Supreme Court: Hamilton.
Number of Matter: GR 230/75.
Amount per Dollar: 13 cents.
First and final or otherwise: First.
Where Payable: My office.
A. DIBLEY, Official Assignee, Official Liquidator.
First Floor, Charles Heaphy Building, Anglesen Street, Hamilton.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF HAMILTON PUMPING LTD. (IN LIQUIDATION)

Notice is hereby given that the final meeting of Dux Holdings Ltd. (in liquidation) will be held at the offices of Rennie, Cox, Garlick and Sparling, 150 Vincent Street, Auckland, on Friday, the 2nd day of March 1979, at 10 a.m., to consider the final accounts of the company and how the liquidation has been completed.

W. F. F. WARD, Liquidator.

NOTICE OF ORDER TO WIND UP COMPANY

An order for the winding up of Michele Pizza Parlour Ltd. (in receivership), 412 Tuam Street, Christchurch, was made by the Supreme Court at Christchurch on 7 February 1979. Date of first meeting of creditors and contributories will be advertised later.

IVAN A. HANSEN, Official Assignee, Provisional Liquidator.
Commercial Affairs, Private Bag, Christchurch.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF HAMILTON PUMPING LTD. (IN LIQUIDATION)

Notice is hereby given that the final meeting of Dux Holdings Ltd. (in liquidation) will be held at the offices of Rennie, Cox, Garlick and Sparling, 150 Vincent Street, Auckland, on Friday, the 2nd day of March 1979, at 10 a.m., to consider the final accounts of the company and how the liquidation has been completed.

W. F. F. WARD, Liquidator.
to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to any distribution.

Dated this 5th day of February 1979.

B. G. STOWELL, Liquidator.

Address of Liquidator: Care of Giffillan Morris & Co., National Mutual Centre, Shorland Street, Auckland 1.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of HAMILTON PUMPING LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of the above company which is being wound up voluntarily does hereby fix the 15th day of March 1979 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to any distribution.

Dated this 5th day of February 1979.

B. G. STOWELL, Liquidator.

Address of Liquidator: Care of Giffillan Morris & Co., National Mutual Centre, Shorland Street, Auckland 1.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of S. M. BRADLEY LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of S. M. Bradley Ltd., which is being wound up voluntarily, does hereby fix the 2nd day of March 1979 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to the distribution.

Dated this 9th day of February 1979.

K. S. CRAWSHAW, Liquidator.

Address of Liquidator: Second Floor, T. & G. Building, Wellesley Street West, Auckland 1, P.O. Box 5145, Wellesley Street.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of SOUTHDOWN BUILDERS LTD. (in liquidation):

Notice of Meeting pursuant to section 290 of the Companies Act 1955, Notice is hereby given in pursuance of section 290 of the Companies Act 1955, that a meeting of creditors and members of Southdown Builders Ltd. (in liquidation) will be held in The Meeting Room, N.Z. National Creditors' Association (Auckland Adjustments) Ltd., Second Floor, T. & G. Building, Wellesley Street West, Auckland 1, on Friday, the 23rd day of February, at 3.15 p.m.

Business:

1. Presentation of liquidator's receipts and payments account and report.
2. General.

Dated this 12th day of February 1979.

K. S. CRAWSHAW, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of BARKER ALUMINIUM WINDOWS (AUCKLAND) LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of Barker Aluminium Windows (Auckland) Ltd., which is being wound up voluntarily, does hereby fix the 2nd day of March 1979, as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to the distribution.

Dated this 9th day of February 1979.

K. S. CRAWSHAW, Liquidator.

Address of Liquidator: Second Floor, T. & G. Building, Wellesley Street West, Auckland 1, P.O. Box 5145, Wellesley Street.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of POINT ERIN REST HOME LTD:

Notice is hereby given that by duly signed entry in the minute book of the above-named company on the 5th day of February 1979, the following special resolution was passed by the Company, namely:

That the company be wound up voluntarily and that Mr Terence Charles Donovan, of Auckland, chartered accountant, be and is hereby appointed liquidator for the purposes of winding up the affairs of the company and distributing the assets.

Dated this 7th day of February 1979.

T. C. DONOVAN, Liquidator.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING-UP

Pursuant to Section 269

In the matter of the Companies Act 1955, and in the matter of R. & H. GREGORI LTD. (in liquidation):

Notice is hereby given that by duly signed entry in the minute book of the above-named company, on the 31st day of January 1979, the following extraordinary resolution was passed by the company, namely:

The company be wound up voluntarily.

Dated this 2nd day of March 1979.

K. S. CRAWSHAW, Liquidator.

Address of Liquidator: Second Floor, T. & G. Building, Wellesley Street West, Auckland 1, P.O. Box 5145, Wellesley Street.
That the company cannot by reason of its liabilities continue its business and that it is advisable to wind up, and that accordingly the company be wound up voluntarily.

Dated this 9th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of R. & H. GREGORI LTD. (in voluntary liquidation):

Notice is hereby given that the undersigned, the liquidator of R. & H. Gregori Ltd., which is being wound up voluntarily, does hereby fix the 9th day of March 1979 as the day on or before which the creditors of the company to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to the distribution.

Dated this 9th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE CALLING FINAL MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CONTRIBUTORIES

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a meeting of the creditors of the above-named company will be held at the offices of Barr, Burgess and Stewart, chartered accountants, 208 Oxford Terrace (P.O. Box 13-244, Armagh), Christchurch, not later than 4 o'clock in the afternoon on the 14th day of March 1979, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 8th day of February 1979.

A. G. LEWIS, Liquidator.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP

Pursuant to section 269

IN the matter of the Companies Act 1955, and in the matter of C. T. INDUSTRIES LTD.:

Notice is hereby given that a special resolution of shareholders passed by entry in the minute book of the company on the 8th day of February 1979 it was resolved:

(a) That the company be wound up voluntarily, and

(b) That Anthony Watson, of Auckland, chartered accountant, be appointed liquidator for the purposes of such winding up.

Dated this 8th day of February 1979.

A. WATSON, Liquidator.

NOTE—A declaration of solvency has been filed with the District Registrar of Companies, Auckland.

NOTICE CALLING FINAL MEETING OF CONTRIBUTORIES

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the contributories of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation): first, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 8th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of DODELL & CO. LTD. (in liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE CALLING FINAL MEETING OF CONTRIBUTORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the contributories of BODELL & CO. LTD. (in liquidation): first, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 8th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CONTRIBUTORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the contributories of BODELL & CO. LTD. (in liquidation): first, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 8th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CONTRIBUTORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the contributories of BODELL & CO. LTD. (in liquidation): first, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 8th day of February 1979.

D. P. GENDALL, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of RHYALL ELECTRONIC SYSTEMS LTD. (in voluntary liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.

NOTICE CALLING FINAL MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of BODELL & CO. LTD. (in liquidation):

Notice is hereby given, that a meeting of creditors in the above matter will be held in the Board Room, Fourth Floor, Library Building, The Square, Palmerston North, on Monday, 26 February 1979 at 11.15 a.m., to receive from the liquidator an account of his acts and dealings and of the conduct of the winding up during the preceding year.

Dated this 7th day of February 1979.

H. A. MORRISON, Liquidator.
pany will accordingly be held at 3.30 p.m., on the 21st day of February 1979, in the Southmall Conference Room, Manurewa.

Business:
Consideration of a statement of the position of the company's affairs and list of creditors, etc.
Appointment of liquidator.
Appointment of committee of inspection, if thought fit.

Dated this 12th day of February 1979.
R. N. SLIGHT, Provisional Liquidator.
Slight-Mazur and Co., Chartered Accountants, P.O. Box 80, Manurewa.

NOTICE OF APPOINTMENT OF LIQUIDATOR
Under Section 296
In the matter of the Companies Act 1955, and in the matter of PARTY SERVICES (1976) LTD. (in liquidation):
It was resolved at a meeting of creditors held on 8 February 1979 that Mr George Denby Domett be appointed liquidator of the above-named company.

Dated this 12th day of February 1979.
G. D. DOMETT, Liquidator.

BUSHWORK LIMITED
NOTICE OF EXTRAORDINARY RESOLUTION FOR VOLUNTARY WINDING UP
In the matter of the Companies Act 1955, and in the matter of BUSHWORK LTD., in voluntary liquidation, creditors' winding up:

Take notice that at an extraordinary general meeting of the above-named company, duly convened and held on the 13th day of February 1979, the following extraordinary resolution was duly passed:

Resolved as an extraordinary resolution that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up, and that the company be wound up voluntarily.

A meeting of creditors shall be held at the Secretary's Office, First Floor, Real Estate House, corner Queens Drive and Waterloo Road, Lower Hutt, on Thursday, 22 February 1979, at 9.30 a.m.

Dated this 2nd day of February 1979.
A. J. BURR, Liquidator.

NOTICE CALLING FINAL MEETING
In the matter of the Companies Act 1955, and in the matter of RON CHAMBERS MOTORS LTD. (in liquidation):

Notice is hereby given that a general meeting of the company and a meeting of the creditors of the above-named company will be held at the offices of Anderson, Marley and Partners, Charter House, 20 Northcroft Street, Takapuna, on the 28th day of February 1979, at 11 o'clock in the forenoon for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the Liquidator.

Forms of general and special proxy are enclosed herewith. Proxies to be used at the meeting must be lodged with the undersigned at Takapuna, not later than 4 o'clock on the 27th day of February 1979.

Dated this 12th day of February 1979.
D. I. LAMB, Liquidator.

NOTICE OF FINAL MEETING OF COMPANY CREDITORS' WINDING UP
In the matter of the Companies Act 1955, and in the matter of VEHICLE DISMANTLERS LTD., in voluntary liquidation—creditors' winding up:

Take notice that in pursuance of section 291 of the above Act, the final general meeting of the above-named company will be held at the offices of Anderson, Marley and Partners, 20 Northcroft Street, Takapuna, on the 28th day of February 1979, at 11 o'clock in the forenoon, for the purpose of laying before such meeting the account of the winding up of the above-named company and of giving any explanation thereof.

Note—A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him and that proxy need not also be a member of the company.

Dated this 12th day of February 1979.
D. I. LAMB, Liquidator.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND
MCGRAW-HILL BOOK COMPANY AUSTRALIA Pty. Ltd.
A company duly incorporated in Australia and having a place of business in New Zealand hereby gives notice that it will cease to have a place of business in New Zealand on or before which the creditors of the company are to prove their debts or claims, and to establish any titles they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to the distribution.

Dated at Auckland this 25th day of January 1979.
PETER RACE PIKE,
Person authorised to accept service in New Zealand.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND
W. S. ATKINS & PARTNERS
Pursuant to section 405 of the Companies Act 1955, notice is hereby given that W. S. Atkins & Partners, a company duly incorporated in the United Kingdom and being an overseas company with a place of business at Auckland, New Zealand, has ceased to operate or to have a place of business in New Zealand, and it intends, on the expiration of 3 months after the first publication of this notice, to apply to the Registrar of Companies to be removed from the Register in New Zealand.

W. S. ATKINS & PARTNERS.

By its duly authorised agent and Solicitor:
JOHN AUGUSTUS ATKINS, of Messrs Buddle Weir & Co., Solicitors, ASB Building, Queen Street, Auckland.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND
THE COMPANIES ACT 1955, SECTION 405
Take notice that Upjohn Pty. Ltd., of Australia will, at the expiration of 3 months from the date of this notice, cease to have a place of business in New Zealand. Its business will be continued as before but by Upjohn Inter-American Corporation from the same address in New Zealand.

Dated at Wellington this 30th day of January 1979.
BRYAN NELSON VICKERMAN,
Solicitor for the Company.
IN THE MATTER of the Companies Act 1955, and in the MATTER of MUTUAL LIFE & CITIZENS' ASSURANCE COMPANY LIMITED, a duly incorporated company having its registered office at Auckland and carrying on business at Welling­ton and elsewhere in New Zealand, and undertaking (inter alia) the business of property owner; and that the said petition is directed to be heard before the Court sitting at Auckland on the 7th day of March 1979, at 10 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.

WINSTON MAXWELL JAMES MARSH, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Earl Kent and Co., Fifth Floor, New Zealand Insurance Building, 103-105 Queen Street, Auckland 1.

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 Auckland, and must be signed by the person, 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 6th day of March 1979.

490

In the Supreme Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1978, and in the MATTER of KIWl OFFSHIRE LIMITED, a duly incorporated company having its registered office at 67 Albert Street, Auckland—Debtor:

EX PARTE: INCORPORATED DATA PROCESSING EXECUTIVES COMPUTER SERVICES LIMITED.

ADVERTISEMENT OF PETITION

Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 8th day of February 1979, presented to the said Court by Incorporated Data Processing Executives Computer Services Limited, a duly incorporated company having its registered office at 67 Albert Street, Auckland; and that the said petition is directed to be heard before the Court sitting at Auckland on the 7th day of April 1979, at 10 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.

J. L. MANSFIELD, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Drive Wadsworth Kyd and Ray, Solicitors, Eighth Floor, Auckland Electric Power Board Building, 187 Queen Street, Auckland.

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
MATAMATA COUNTY COUNCIL

Notice is hereby given that it is proposed under the provisions of the Public Works Act 1928 to take for road the land described in the Schedule hereto, such land to be used for a deviation on Rapurapu Road, Matamata, R.D. 3; and notice is further given that plans of the land so required to be taken are deposited in the public office of the Matamata County Council, Rose Street, Tirau, and are there open for inspection; that all persons directly affected by the taking of the said land should, if they have any objection to the taking of the said land, not being an objection to the amount or payment of compensation, make a written objection and send it within 40 days after the first publication of this notice to the Town and Country Planning Appeal Board at Wellington; and that, if any objection is made in accordance with this notice, a public hearing of the objection will be held unless the objector otherwise requires, and each objector will be advised of the time and place of the hearing.

SCHEDULE

Portions of land required for road:

Area

Description of land

144

Part Section 67, Block XII, Tapapa S.D.

301

Part Te Hanga A2A Block.

91

Part Lot 1, D.P. 10585.

1615

Part Lot 1, D.P. 10585.

2261

Lot 2; D.P. 11211.

6809

Part Lot 5, D.P. 37104.

1320

Part Lot 5, D.P. 37104.

1801

Part Lot 3, D.P. 37104.

All situated Block XII, Tapapa S.D., County of Matamata, and shown on S.O. Plan 49200 marked respectively A, B, D, F, and E.

110

All situated Block XII, Tapapa S.D., County of Matamata, and shown on S.O. Plan 49201, marked respectively I, J, M, L, N, and Q.

4391

Part Lot 1, D.P. S. 6489.

3018

Part Lot 1, D.P. 13015.

1508

Part Lot 5, D.P. 37104.

3929

Part Whaiti Kuranui 6C 2B West Block.

5162

Part Lot 1, D.P. 37104.

1615

Part Lot 1, D.P. 12835.

18

Part Lot 5, D.P. 37104.

78

Part Whaiti Kuranui 6C 2B West Block.

Both situated Block XII, Tapapa S.D., County of Matamata, and shown on S.O. Plan 49203, marked respectively E and I.

Dated at Tirau this 13th day of February 1979.

W. J. McBURNLEY, County Clerk.

503

FRIENDLY SOCIETY REGISTERED

Pursuant to section 16 of the Friendly Societies Act 1909, the A.H.M.C. (Auckland) Credit Union, with registered office in Auckland is registered as a specially authorised society under the Friendly Societies Act 1909.

Dated this 12th day of February 1979.

K. M. PRISK, Registrar of Friendly Societies.

494

NATIONAL BANK OF NEW ZEALAND SAVINGS BANK LTD.

BALANCE SHEET AS AT 31 October 1978

1978

1977

$NZ

$NZ

Shareholders' funds

Authorised and issued capital

1,000,000

1,000,000

Ordinary shares of $2 each

2,000,000

2,000,000

Paid up capital—1,000,000.00

if ordinary shares of $2 each paid up to 40 cents

400,000

400,000

4,965,000

N.Z. Government stock revaluation

335,321

275,744

Profit and loss appropriation account

229,438

123,964

3,329,759

2,757,708

353

In the Supreme Court of New Zealand

Wellington Registry

In the Matter of the Companies Act 1955, and in the Matter of Coastal Building Contractors Limited, a duly incorporated company having its registered office at Auckland, manufacturer; and that the said petition is directed to be heard before the Court sitting at Wellington on the 28th day of February 1979, at 10 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 must serve on, or send by post to, the person, or if a firm, the name, address, and description of the firm, and an address for service not later than 4 o'clock in the afternoon of the 27th day of February 1979.

Address for Service:

Address for Service:

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 company by the Supreme Court was, any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition must serve on, or send by post to, the person, or if a firm, the name, address, and description of the firm, and an address for service not later than 4 o'clock in the afternoon of the 27th day of February 1979.

HOKIANGA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND FOR ROAD

Notice is hereby given that the Hokianga County Council intends, under the provisions of the Counties Act 1956, to execute a certain work, namely a road, and for the purpose of such work the land described in the schedule hereto is required to be taken, pursuant to the Public Works Act 1928; and notice is further given that a plan showing the said land is deposited at the office of the council situated at Parnell Street, Rawene, and may there be inspected without fee by all persons during ordinary office hours.

All persons affected by the said work or by the taking of the said land, and who have an objection thereto, not being an objection as to the amount or payment of compensation, must state their objections in writing and send the same to the Secretary, Town and Country Planning Appeal Board, Private Bag, Postal Centre, Wellington, so as to reach him in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 27th day of February 1979.

NOTE—Any person who intends to appear on the hearing of such hearing, of the same will be held, unless the objector otherwise requires; and each objector will be advised of the time and place of the hearing.

NOTE—Any person who intends to appear on the hearing of such hearing, of the same will be held, unless the objector otherwise requires; and each objector will be advised of the time and place of the hearing.
The New Zealand Savings Bank Ltd.

Provision for Taxation—

<table>
<thead>
<tr>
<th>Provision for Taxation</th>
<th>1978</th>
<th>1979</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current</td>
<td>104,173,949</td>
<td>104,173,949</td>
</tr>
<tr>
<td>Deferred (note 1b)</td>
<td>1,228,323</td>
<td>889,641</td>
</tr>
<tr>
<td>Provision for dividend</td>
<td>120,000</td>
<td>120,000</td>
</tr>
<tr>
<td>Other liabilities includes interest accrued</td>
<td>2,022,586</td>
<td>1,571,299</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$312,937,719</td>
<td>$109,520,527</td>
</tr>
</tbody>
</table>

Deposits at the National Bank of New Zealand Ltd.

<table>
<thead>
<tr>
<th>Investments (note 1c)</th>
<th>13,340,818</th>
<th>7,322,665</th>
</tr>
</thead>
<tbody>
<tr>
<td>N.Z. Government stock</td>
<td>24,632,636</td>
<td>16,663,258</td>
</tr>
<tr>
<td>N.Z. Government special stock, at cost</td>
<td>42,700,000</td>
<td>43,050,000</td>
</tr>
<tr>
<td>7/8% N.Z. Government special stock, at cost</td>
<td>1,800,000</td>
<td>1,800,000</td>
</tr>
<tr>
<td>Local authority securities, at cost</td>
<td>3,320,158</td>
<td>2,814,019</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>70,562,794</td>
<td>67,342,771</td>
</tr>
</tbody>
</table>

Mortgages and other loans at cost | 47,833,650 | 35,770,476 |

Income accrued | 1,200,451 | 1,079,609 |

**Total** | $312,937,719 | $109,520,527 |

On behalf of the Board:

S. T. Russell, Chairman.
M. D. Searancke, Secretary.

Profit and Loss Account for Year Ending 31 October 1978

<table>
<thead>
<tr>
<th>Interest to depositors</th>
<th>4,530,866</th>
<th>3,700,597</th>
</tr>
</thead>
<tbody>
<tr>
<td>Management and operating expenses</td>
<td>2,690,623</td>
<td>2,260,060</td>
</tr>
<tr>
<td>Directors fees</td>
<td>2,520,457</td>
<td>2,321,371</td>
</tr>
<tr>
<td><strong>Total expenses</strong></td>
<td>$8,467,036</td>
<td>$6,633,120</td>
</tr>
</tbody>
</table>

Income from Investments—

| New Zealand Government stock and local authority securities | 3,163,382 | 2,923,693 |
| Other investments | 5,220,457 | 5,633,120 |
| **Total** | $8,383,839 | 6,556,816 |

Net profit after taxation | 81,237 | 10,935 |

Profit and Loss Appropriation Account

| Transfer to New Zealand Government stock | 156,386 | 126,700 |
| Revaluation reserve | 70 (373) | 70 (373) |
| Transfer to general reserve | 86,013 | 86,185 |
| Provision for dividend | 400,000 | 200,000 |
| Balance carried forward | 120,000 | 120,000 |
| **Total** | $335,451 | $530,149 |

Balance as previously reported | 123,964 | 149,003 |

Less prior period adjustment (note 1c) | (131,059) | (7,095) |

Net profit for period | 885,051 | 369,853 |

Transfer from New Zealand Government stock | 685,051 | 369,853 |

Revaluation reserve on account of stock matured or sold during period | 286,354 | 20,529 |

Less tax adjustment | 157,495 | 11,281 |

**Total** | $335,451 | $530,149 |

Notes to the Accounts

1. Statement of Accounting Policies

(a) General—The general accounting principles recognised as appropriate for the reporting of results and financial position under the historical cost method have been followed.

(b) Tax Allocation—The charge for taxation in the profit and loss account is the amount of the estimated tax liability at current company taxation rates in respect of the net profit reported for the year. Timing differences arising from income receivable which has been accrued but not received in the current period and unrealised appreciation on investments (see note 3) are accounted for in the deferred taxation account.

Price 90c


Contents

- Advertisements
- Appointments
- Bankruptcy Notices
- Land Transfer Act: Notices
- Miscellaneous
- Social Security Act: Notice
- Transport Act: Notice

Proclamations, Orders in Council, and Warrants