

4. No person shall take or drive any heavy motor vehicle or combination of heavy motor vehicles on to the Gates of Haast Bridge on No. 6 State Highway (Blenheim-Invercargill) while there is another heavy motor vehicle or combination of heavy motor vehicles on that bridge.

5. Every person who commits an offence against this bylaw is liable on summary conviction to a fine not exceeding two hundred dollars (\$200).

This bylaw was made by resolution duly passed at a meeting of the National Roads Board held at Wellington on the 20th day of February 1980.

F. J. TOURELL, Secretary.

(62/33/12)

Average Price for Apples and Pears for the 1979/80 Season Declared (No. 2321, Ag. 4/54/6/4)

PURSUANT to section 27 (7) of the Apple and Pear Marketing Act 1971, notice is hereby given that the Apple and Pear Prices Authority has determined that the average price to be paid to growers by the New Zealand Apple and Pear Marketing Board for apples and pears grown during the 1979/80 season shall be 11,490 cents per kilogram of bare fruit ungraded and unpacked and delivered to the receiving depot of the Board nearest to the orchard on which the fruit was grown.

Dated at Wellington this 21st day of February 1980.

R. M. RICHARDSON,
Chairman, Apple and Pear Prices Authority.

Apple and Pear Prices Authority No. 2322, Ag. 4/54/6/4

PURSUANT to section 31A of the Apple and Pear Marketing Act 1971, the Apple and Pear Prices Authority hereby fixes a zero rate of Industry Levy for apples and pears for the year ending 30th day of June 1981.

Dated at Wellington on 21 February 1980.

R. M. RICHARDSON,
Chairman, Apple and Pear Prices Authority.

Huntly-Auckland Pipeline—Notice of Application

NOTICE is hereby given that, pursuant to the provisions of the Petroleum Act 1937, an application has been made to the Minister of Energy for a pipeline authorisation to construct the first section of the above pipeline from Huntly to Pukekohe. The pipeline is for the conveyance of natural gas and will pass through various properties along the route which has been flagged and is already known to the property owners concerned.

The route is shown on plans accompanying the application, copies of which are available from the Maui Pipeline Project Office, P.O. Box 12184, Wellington North.

Dated at Wellington this 18th day of February 1980.

T. G. SHADWELL,
Project Manager, Maui Pipeline Project.

(P.W. 28/3/1; M.P.P. 29/1/8)

150 mm NB Palmerston North Lateral Pipeline and 80 mm NB Feilding Lateral Pipeline

NOTICE is hereby given that, pursuant to the provisions of the Petroleum Act 1937, the Natural Gas Corporation of New Zealand Ltd. has applied to the Minister of Energy for pipeline authorisations to construct the above pipelines for the conveyance of natural gas. Each pipeline will pass through various properties along the routes which have been flagged and already known to the property owners concerned.

The routes are also shown on plans accompanying the application, copies of which are on view at the Maui Pipeline Project Offices, 25-27 Hutt Road, Wellington, and 17 Linton Street, Palmerston North.

Dated at Wellington this 18th day of February 1980.

T. G. SHADWELL,
Project Manager, Maui Pipeline Project.

(P.W. 28/3/1; M.P.P. 29/1/8)

Industrial Relations Act 1973—Cancellation of Registration of Industrial Union

PURSUANT to section 193 of the Industrial Relations Act 1973, it is hereby notified that the registration of the Wellington Sports Goods Workers' Industrial Union of Workers, Registered No. 1992, situated at care of Slazengers (N.Z.) Ltd., Jackson Street, Petone, is hereby cancelled as from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 27th day of February 1980.

R. A. QUAY,
Registrar of Industrial Unions, Department of Labour.
(Lab. I.C. 139)

IN the matter of the Cinematograph Films Act 1976, and in the matter of an application by Twentieth Century Fox Film Corporation (N.Z.) Ltd., for a review of the feature film *I'm Not Feeling Myself Tonight*.

THE CENSORSHIP BOARD OF REVIEW

Mr A. B. Beatson, S.M. (Chairman); Dr R. A. Sharp; Mr B. S. G. Lambert; Mr R. Tanner; Mrs M. T. Cole; Mrs U. A. Ewert; Mrs V. Forbes; and Professor E. M. Dalziel, C.B.E.

Date of Review: 31 August 1979.

Decision of the Films Censorship Board of Review

Having conducted a review of the film *I'm Not Feeling Myself Tonight*, on the 31st August 1979, and acting in accordance with its authority under the Cinematograph Films Act 1976, the Films Censorship Board of Review decided unanimously that the film should not be approved for exhibition. The Board was thereby in agreement with the decision of the Chief Censor of Films.

The story revolves around the doings of a young sex researcher who manufactures a portable ray machine which encourages uninhibited sexuality. The film depicts the bizarre results of the use of the machine on a number of people who are unaware of its effects.

The Board was unanimous in its view that the film was trite, ill-made and little more than a "sexploitation" production.

In reaching its decision as to whether or not the film was likely to be injurious to the public good (section 26 (2)) the Board took into particular account the matters specified in subsections b, c, and d. Little time had to be spent on reaching the decision that the film had no artistic merit and was of no value or importance for social, cultural, or other reasons.

As for the way the film treated sex and indecent or offensive behaviour, the Board did not consider in fact that, taken as a whole, the film was unduly sexually explicit, particularly when compared with other films which have been passed both by the Chief Censor and the Board of Review itself. But considerable concern was unanimously felt about the way in which the film denigrated women in particular; when the device which has been referred to was used. It was felt that the film simply offered simulated sex for people to leer at and that women were treated simply as sex objects. There were no meaningful relationships between any of the characters (in contrast to the last film dealt with by the Board: *The Fruit is Ripe*). It was also considered by all members of the Board that the film would be offensive to a large number of people of any age.

In coming to its conclusion the Board was careful not to refuse to approve the film for exhibition simply because it was in bad taste. Bad taste, of course, is not a factor which can properly be taken into account in reaching a decision as to whether or not the film is likely to be injurious to the public good. However, the overall effect of the film, which was exploitive, denigrative of women in particular, and lacking entirely in artistic merit, lead the Board to the inevitable conclusion that the film was likely to be injurious to the public good, particularly as its only real appeal would be to the prurient.

(I.A. Cul. 2/17/9) A. B. BEATSON, Chairman.

Trading Bank Reserve Asset Ratios

PURSUANT to section 33 of the Reserve Bank of New Zealand Act 1964, the Reserve Bank, acting with the approval of the Minister of Finance, hereby gives notice that as from and including 1st March 1980, and until further notice each trading bank shall maintain during each calendar month balances