State Forest Land Set Apart as State Forest Park for Addition to Pureora State Forest Park

KEITH HOLYOAKE, Governor-General

A PROCLAMATION

PURSUANT to section 63B (1) of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), The Right Honourable Sir Keith Jacka Holyoake, the Governor-General of New Zealand, hereby set apart the State forest land described in the Schedule hereto as State forest park which shall hereby form part of the Pureora State Forest Park.

SCHEDULE

SOUR AUCKLAND LAND DISTRICT—TAUMARUNUI COUNTY

295.4000 hectares, more or less, being Section 1, situated in Block XII, Hurakia Survey District, Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50322.

670.0000 hectares, more or less, being Section 1, situated in Block XVI, Hurakia Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50323.

643.5000 hectares, more or less, being Section 2, situated in Block XVI, Hurakia Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50324.

778.9400 hectares, more or less, being Section 1, situated in Block IV, Puketapu Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50325.

526.7000 hectares, more or less, being Section 1, situated in Block III, Puketapu Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50326.

198.7500 hectares, more or less, being Section 1, situated in Block VII, Puketapu Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50327.

62.8200 hectares, more or less, being Section 1, situated in Block VIII, Puketapu Survey District. Part New Zealand Gazette, 1937, page 1053. S.O. Plan 50329.

As shown in plans T17/1 and T18/1, 18/2, 18/3, 18/4, 18/5 and 18/6.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 29th day of May 1980.

VENN YOUNG, Minister of Forests.

GOD SAVE THE QUEEN!

DECLARING LAND IN THE NORTH AUCKLAND LAND DISTRICT, VESTED IN THE AUCKLAND 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, The Right Honourable 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 Auckland Education Board as a site for a school, shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens or easements affecting the same at the date hereof.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—HOKIANGA COUNTY

6.3358 hectares (15 acres 2 roods 25 perches), more or less, being Waitapu Native School Site and being part Ngatuaka Block, edged purple on M.L. Plan 866, excepting thereout 4780 square metres (1 acre 0 roods 29 perches), coloured blue on S.O. Plan 47416, proclaimed road by Gazette notice 376174, situated in Block V, Hokianga Survey District. New Zealand Gazette, 1883, page 21.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 22nd day of May 1980.

VENN YOUNG, Minister of Lands.

GOD SAVE THE QUEEN!

(L. and S. H.O. 6/6/1385; D.O. 8/1/566)

Commission of Inquiry into the Freight Forwarding Industry

Governor-General

ORDER IN COUNCIL

To all to whom these presents shall come, and to:

BRUCE BORNHOLDT, Esquire, of Wellington, Barrister and Solicitor of the High Court of New Zealand;

[Signature]

GOD SAVE THE QUEEN!

F.S. 9/2/174
NORMAN HARCOURT CHAPMAN, Esquire, of Wellington, retired Public Accountant; and
LESLIE GEORGE CLARK, Esquire, of Coromandel, Economic Consultant:

GREETING:

WHEREAS it is deemed expedient that an inquiry should be made into the freight forwarding industry and matters incidental thereto:

Now, therefore, pursuant to the Commissions of Inquiry Act 1908, I, The Right Honourable Sir Keith Jacka Holyoake, the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, hereby appoint you, the said Bruce Bornholdt, Norman Harcourt Chapman, and Leslie George Clark, to be a Commission to inquire into and report upon—

(a) The effect the operations of the freight forwarders have had on the profitability of the New Zealand Railways;
(b) The amount of revenue which the freight forwarders derive from their arrangement with New Zealand Railways;
(c) Whether the existing contractual arrangements between New Zealand Railways and the freight forwarders are financially beneficial to the New Zealand Railways;
(d) Whether the contractual arrangements with freight forwarders have adversely affected the development of New Zealand Railways as a public service;
(e) Whether the freight forwarding industry is beneficial to both New Zealand Railways and the nation;
(f) Any other matters that may be thought by you to be relevant to the general objects of the inquiry:

And with the like advice and consent I hereby appoint you, the said BRUCE BORNHOLDT, to be the Chairman of the said Commission:

And for the better enabling you to carry these presents into effect you are hereby authorised and empowered to make and conduct any inquiry under these presents, in accordance with the Commissions of Inquiry Act 1908, at such times and places as you deem expedient, with power to adjourn from time to time and from place to place as you think fit, and so that these presents shall continue in force and the inquiry may at any time and place be resumed although not regularly adjourned from time to time or from place to place:

And you are hereby strictly charged and directed that you shall not at any time publish or otherwise disclose, except to me in pursuance of these presents or by my direction, the contents or purport of any report so made or to be made by you or any evidence or information obtained by you in exercise of the powers hereby conferred on you except such evidence or information as is received in the course of a sitting open to the public:

And it is hereby declared that the powers hereby conferred shall be exercisable notwithstanding the absence at any time of any one member of the Commission hereby appointed, so long as the Chairman and one other member are present and join in the exercise of such powers:

And it is hereby further declared that you have liberty to report your proceedings and recommendations under this Commission from time to time if you shall judge it expedient so to do:

And using all due diligence you are required to report to me in writing under your hands not later than the 30th day of November 1980 your findings and opinions in the matters aforesaid, together with such recommendations as you think fit to make in respect thereof.

Given in the Executive Council under the hand of His Excellency the Governor-General this 3rd day of June 1980.

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

Declaration that State Forest Land Ceases to be Part of North-West Nelson State Forest Park

KEITH HOLYOAKE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 26th day of May 1980

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 63A (2) of the Forests Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that the area of State forest land described in the Schedule hereto, having been set apart as part of the North-west Nelson State Forest Park by a Declaration dated the 2nd day of September 1970 and published in New Zealand Gazette, 10th September 1970, Vol. 54, p. 1596, hereby ceases to be part of the North-West Nelson State Forest Park as from the date of publication hereof.

SCHEDULE

NELSON LAND DISTRICT—NELSON CONSERVANCY—

Golden Bay County

Part North-west Nelson State Forest Park, situated in Block X, Aorere Survey District, as shown bordered by a bold black line on S.O. Plan 12417A. Area: 22.3561 hectares.

As shown on plan S. 8/7 deposited in the Head Office of the New Zealand Forest Service at Wellington.

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

(FO. 9/4/358)

Declaration that State Forest Land Ceases to be Part of Kaimai Mamaku State Forest Park—Rotorua Conservancy

KEITH HOLYOAKE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 26th day of May 1980

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 63A (2) of the Forests Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that the area of State forest land described in the Schedule hereto, having been set apart as part of the Kaimai Mamaku State Forest Park by a Declaration dated the 19th day of January 1925 and published in Gazette, 23rd January 1925, p. 155, hereby ceases to be part of the Kaimai Mamaku State Forest Park, as from the date of publication hereof.

SCHEDULE

South Auckland Land District—Matamata County

149.1700 hectares, more or less, being Section 1, situated in Block W, Patetere North-east Survey District, as shown bordered by a bold black line on S.O. Plan 49194, 7.3040 hectares, more or less, being Section 4, situated in Block IV, Tapapa East Survey District, as shown bordered by a bold black line on S.O. Plan 12417A.

As shown on plans N66/1–N66/2 deposited in the Head Office of the New Zealand Forest Service at Wellington.

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

(FO. 9/2/299, 6/2/3)

Polling Places Revoked or Added Under the Electoral Act 1956

KEITH HOLYOAKE, Governor-General

PURSUANT to the Electoral Act 1956, I, Sir Keith Jacka Holyoake, the Governor-General of New Zealand, do hereby add or revoke the polling places as shown within the Northern Maori Electoral District.

SCHEDULE

Northern Maori Electoral District

Add

Orewa Primary School, Riverside Road, Orewa.

Add

Peria Public School.

Revoke

Marsden Point, Harbour Board Hall.

Add

Marsden Point, Harbour Board Social Hall, Papich Road.

As witness the hand of His Excellency the Governor-General this 30th day of May 1980.

D. S. THOMSON, for Minister of Justice.
Directors of the Board of the Queen Elizabeth the Second National Trust Appointed

PURSUANT to section 4 (1) (g) of the Queen Elizabeth the Second National Trust Act 1977, notice is hereby given that, acting in accordance with its rules, the following have been elected as directors of the Board of the Queen Elizabeth the Second National Trust, by members of the Trust.

Juliet Elizabeth Batten of Auckland, and Charlotte Rachel Wallace of Morrinsville.

term of appointment to be for a period of 3 years commencing from 1 April 1980.

Dated at Wellington this 14th day of May 1980.

VENN YOUNG, Minister of Lands.

L. and S. H.O. 22/5317; D.O. (L. A. Cul. 2/11/2)

Members of the Films Censorship Board of Review Appointed

PURSUANT to section 76 of the Cinematograph Films Act 1976, His Excellency the Governor-General has been pleased to appoint

Dr J. M. Priestley, and Mrs J. A. Walker

to be members of the Films Censorship Board of Review for terms of office expiring on the 16th day of May 1983.

Dated at Wellington this 27th day of May 1980.

D. A. HIGHET, Minister of Internal Affairs.

(I.A. Cul. 2/11/2)

Appointment of Member to No. 3 Division of the Planning Tribunal

PURSUANT to section 131 of the Town and Country Planning Act 1977, His Excellency the Governor-General has been pleased to appoint

Roy Alexander McLennan, Esquire, of Nelson

to be a member of the No. 3 Division of the Planning Tribunal for a period of 3 years, on and from 1 May 1980.

Dated at Wellington this 24th day of April 1980.

J. K. McLAY, Minister of Justice.

(Adm. 3-41 (5))

Appointment of Solicitor-General

His Excellency the Governor-General, in the name and on behalf of Her Majesty the Queen, has been pleased to appoint

Daniel Paul Neazor, Esquire, Barrister, to be Her Majesty’s Solicitor-General for New Zealand.

Dated at Wellington this 28th day of May 1980.

J. K. McLAY, Attorney-General.

Appointment of Honorary Community Officers Under the Maori Community Development Act 1962

PURSUANT to section 5 (1) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the persons named in the Schedule hereto as honorary community officers for a term of 3 years.

SCHEDULE

Danny Joseph Angлом, and Hare (Charles) Hetarakara Anaru.

Dated at Wellington this 22nd day of May 1980.

BEN COUCH, Minister of Maori Affairs.

(M.A. 36/5/4; 36/5/8)

Appointment of Maori Wardens Under the Maori Community Development Act 1962

PURSUANT to subsection (1) of section 7 of the Maori Community Development Act 1962, as substituted by section 14 of the Maori Purposes Act 1975, the Minister of Maori Affairs hereby appoints for a term of 3 years, the persons named in the Schedule hereto as Maori wardens for the areas of the Waikato-Maniapoto and Tairawhiti District Maori Councils.

SCHEDULE

WAIAKATO-MANIAPOTO DISTRICT MAORI COUNCIL

Rautau Morehu (Mrs),

Henry Henare Rahiri,

Karen Kahu Kupenga Rahiri (Mrs),

Geraldine Hinemoa Reweti (Mrs),

David Tuana,

Royal Bruce Gurnick,

David Johnston,

Meretata Mary Pepperell (Mrs),

James Clyde Taylor,

Dianne Vellere (Mrs),

Wayne Kerekika Waione,

Rutaha Lucy Whare (Mrs),

Hine Rei‘hiana (Miss),

Ursula Ngawai Wharekawa (Mrs),

Elaine Terina Murray (Mrs),

and

John Te Hutoerangi Jacob.

TAIRAWHITI DISTRICT MAORI COUNCIL

Boydie Henare Kirikiri, and Dick Hakake.

Dated at Wellington this 22nd day of May 1980.

BEN COUCH, Minister of Maori Affairs.

(M.A. 36/4/3; 36/4/5)

Reappointment of an Honorary Community Officer Under the Maori Community Development Act 1962

PURSUANT to section 5 (1) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the person named in the Schedule hereto as an honorary community officer for a further term of 3 years.

SCHEDULE

Tete Tawhara.

Dated at Wellington this 22nd day of May 1980.

BEN COUCH, Minister of Maori Affairs.

(M.A. 36/5/8)

Declaring Land Taken, Subject to Certain Encumbrances, for a Teacher’s Residence in Block VIII, Mahurangi Survey District, Rodney 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, subject to the fencing and restrictive covenants contained in transfer 487405.2, for a teacher’s residence, from and after the 5th day of June 1980.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 606 square metres, situated in Block VIII, Mahurangi Survey District, and being Lot 114, D.P. 71975. All certificate of title No. 44C/595, North Auckland Land Registry.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 31/3455/0; Ak. D.O. 23/543/0/2)
Declaring Land Taken, Subject to Mining Rights, for Purposes Incidental to Coal Mining Operations under Part IV of the Coal Mines Act 1979 in Block XIV, Rangiriri Survey District, Raglan 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, subject to the mining rights created by conveyance 173870 (R. 112/262), South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979, from and after the 5th day of June 1980.

Schedule
South Auckland Land District

All that piece of land containing 3897 square metres, situated in Block XIV, Rangiriri Survey District, being part Allotment 71, Pepepe Parish; as shown on plan S.O. 50831, lodged in the Office of the Chief Surveyor at Hamilton, and thereon marked “A”.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 32/1078/11/11/1; Hn. D.O. 15/9/0)

Declaring Land Taken for a State Primary School in Block XIV, Waiterua Survey District, Rodney 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 a State primary school, from and after the 5th day of June 1980.

Schedule
North Auckland Land District

All that piece of land containing 2902 square metres, situated in Block XIV, Waiterua Survey District, and being part Lot 1, D.P. 65973; as shown on plan S.O. 54552, lodged in the Office of the Chief Surveyor at Auckland, and thereon marked “A”.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 31/3384/0; Ak. D.O. 23/56/2/0/1)

Declaring Land Taken for a Secondary School in the City of Takapuna

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 a secondary school, from and after the 5th day of June 1980.

Schedule
North Auckland Land District

All that piece of land containing 1733 square metres, situated in the City of Takapuna, and being Lots 34 and 35, D.P. 50199. All certificate of title, Volume 747, folio 132, North Auckland Land Registry.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 31/1842; Ak. D.O. 23/167/0)

Declaring Land Taken, Subject to Certain Encumbrances, for a Teacher’s Residence in the Borough of Waiuku

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, subject to the building line restriction contained in K. 119580, and to the fencing convenant contained in transfer A. 10318, for a teacher’s residence, from and after the 5th day of June 1980.

Schedule
North Auckland Land District

All that piece of land containing 809 square metres, situated in the Borough of Waiuku, and being Lot 7, D.P. 52715. All certificate of title No. 3D/448, North Auckland Land Registry.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 31/1462/0; Ak. D.O. 23/593/0)

Declaring Land Taken for Buildings of the General Government in Block X, Pukeiti Survey District, Taupo 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 buildings of the General Government, from and after the 5th day of June 1980.

Schedule
Wellington Land District

All that piece of land containing 599 square metres, being Lot 98, D.P. 27774. All certificate of title No. 12D/1251.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 24/4870; Wg. D.O. 5/56/0/22)

Declaring Interests in Land Taken for a Parking Place in Block I, Rimutaka Survey District, City of Upper Hutt

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 interests held by Queen Street Flats Limited, by virtue of right of way easements appurtenant to the land described in the Schedule hereto, created by transfers 351223 and 356154, are hereby taken for a parking place, and shall vest in the Upper Hutt City Council, from and after the 5th day of June 1980.

Schedule
Wellington Land District

All that piece of land containing 405 square metres, situated in Block I, Rimutaka Survey District, City of Upper Hutt, being part Section 120, Hutt District, and being also Lots 5 and 6, D.P. 15992. All certificate of title, Volume 705, folio 62.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 53/405; Wn. D.O. 19/2/10/0/9/2)

Declaring Land Taken for a Limited Access Road in Block I, Patetere North Survey District, Matamata 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 a limited access road, from and after the 5th day of June 1980.

Schedule
South Auckland Land District

All those pieces of land situated in Block I, Patetere North Survey District, described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
<th>m²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part Lot 5</td>
<td>7337</td>
</tr>
<tr>
<td>Part Lot 6</td>
<td>7337</td>
</tr>
<tr>
<td>Part Lot 5</td>
<td>7337</td>
</tr>
</tbody>
</table>

As shown on plan S.O. 49915, lodged in the office of the Chief Surveyor at Hamilton, and thereon marked “A”.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 72/I/3A/0; Hn. D.O. 72/I/3A/02)
Land Held for Maori Housing Purposes Set Apart for State Housing Purposes in the Borough of Waitara and the Clifton 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, subject to the building line restriction in resolution 227660.2, for State housing purposes, from and after the 5th day of June 1980.

SCHEDULE
Taranaki Land District

All that piece of land containing 505 square metres, situated in Block V, Waitara Survey District, being Lot 42, D.P. 11652, and being part Sections 17 and 23, Waitara East District. All certificate of title No. E1/511.

Dated at Wellington this 23rd day of May 1980.
W. L. Young, Minister of Works and Development.

(P.W. 104/227/0; Wg. D.O. 5/65/0/13/12)

Declaring Land Taken for Road in Blocks VI, VII, and XI, Hautapu Survey District, Waitakere County

Pursuant to section 32 of the Public Works Act 1928, the Minister of Works and Development hereby declares that, sufficient agreements to that effect having been entered into, the land described in the Schedule hereto is hereby taken for road, and shall vest in the Waitakere County Council, from and after the 5th day of June 1980.

SCHEDULE
Wellington Land District

All those pieces of land situated in Hautapu Survey District, described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>944 Part Section 1, Block VII; marked 'R' on plan S.O. 30603.</td>
</tr>
<tr>
<td>927 Part Section 1, Block VII; marked 'Q' on plan S.O. 30603.</td>
</tr>
<tr>
<td>495 Part Section 9, Block XI; marked 'M' on plan S.O. 30603.</td>
</tr>
<tr>
<td>238 Part Section 9, Block XI; marked 'T' on plan S.O. 30604.</td>
</tr>
<tr>
<td>945 Part Lot 1, D.P. 14947, Block VII; marked 'L' on plan S.O. 30604.</td>
</tr>
<tr>
<td>2365 Part Lot 1, D.P. 14947, Block VII; marked 'K' on plan S.O. 30604.</td>
</tr>
<tr>
<td>365 Part Section 1, Block VI; marked 'E' on plan S.O. 30605.</td>
</tr>
<tr>
<td>953 Part Section 1, Block VI; marked 'D' on plan S.O. 30605.</td>
</tr>
<tr>
<td>157 Part Section 33, Block XI; marked 'Q' on plan S.O. 31211.</td>
</tr>
</tbody>
</table>

As shown on the plans above mentioned, lodged in the office of the Chief Surveyor at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 26th day of May 1980.
W. L. Young, Minister of Works and Development.

(P.W. 39/454; Wg. D.O. 14/11/0)

Declaring Land Taken for Road in Block III, Patetere South Survey District, Matamata 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 5th day of June 1980.

SCHEDULE
South Auckland Land District

All those pieces of land, described in Block III, Patetere South Survey District, described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.3956 Part Lot 3, D.P. 30130; marked 'A' on plan S.O. 50362.</td>
</tr>
<tr>
<td>1.0549 Part Lot 1, D.P. 31446; marked 'B' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.0129 Part Lot 5, D.P. 17083; marked 'C' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.0244 Part Lot 5, D.P. 17083; marked 'D' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.2114 Part Lot 1, D.P. 31446; marked 'G' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.5351 Part Lot 1, D.P. 30130; marked 'I' on plan S.O. 50363.</td>
</tr>
<tr>
<td>0.4950 Part Lot 1, D.P. 30130; marked 'I2' on plan S.O. 50364.</td>
</tr>
</tbody>
</table>

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Hamilton, Dated at Wellington this 26th day of May 1980.
W. L. Young, Minister of Works and Development.

(P.W. 72/1/3A/0; Hn. D.O. 7/2/13A/04/12)

Land Proclaimed as Road in Block XII, Maramarua Survey District, and Block IX, Piako Survey District, Waikato 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 Waikato County Council.

SCHEDULE
South Auckland Land District

All those pieces of land described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>5920 Part Allotment 368, Whangamarino Parish; marked 'A' on plan S.O. 48100.</td>
</tr>
</tbody>
</table>

Situated in Blocks XII, Maramarua and IX, Piako Survey Districts.

Area

<table>
<thead>
<tr>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>763 Part Allotment 368, Whangamarino Parish; marked 'A' on plan S.O. 48847.</td>
</tr>
<tr>
<td>1043 Part Allotment 368, Whangamarino Parish; marked 'B' on plan S.O. 48847.</td>
</tr>
</tbody>
</table>

Situated in Block IX, Piako Survey District.

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Hamilton. Dated at Wellington this 26th day of May 1980.
W. L. Young, Minister of Works and Development.

(P.W. 34/3996; Hn. D.O. 19/09/94)

Land Proclaimed as Road and Road Closed and Incorporated in an Adjoining Crown Lease in Block VII, Kuriwao Survey District, Clutha 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 First Schedule hereto, which land shall vest in the Clutha County Council, and hereby proclaims that the road described in the Second Schedule hereto is hereby closed, and shall, when so closed, be incorporated in Crown lease RL No. S.327, recorded in register book No. 6C/1455, held from Her Majesty the Queen by George Colin Pearce of Clinton, farmer (half share), and The Perpetual Trustees Estate and Agency Company of New Zealand Limited, and Harold Percival Atikin of Dunedin, chartered accountant (half share), as tenants-in-common in the said shares, subject to electricity agreement No. 313222, mortgage No. 463976/2, and electricity agreement No. 476238.

FIRST SCHEDULE
Otaio Land District

Land for Road

All that piece of land containing 1,8125 hectares, being part Section 15, Block VII, Kuriwao Survey District; as shown on plan S.O. 17907, lodged in the office of the Chief Surveyor at Dunedin, and thereon marked 'A'.

(P.W. 37/5/13/42; Hn. D.O. 5/66/0/13/2)

Land Proclaimed as Road in Block III, Patetere South Survey District, Matamata County

Pursuant to section 32 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, subject to the building line restriction in resolution 227660.2, for State housing purposes, from and after the 5th day of June 1980.

SCHEDULE
Otago Land District

All that piece of land, described in Block III, Patetere South Survey District, described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.3956 Part Lot 3, D.P. 30130; marked 'A' on plan S.O. 50362.</td>
</tr>
<tr>
<td>1.0549 Part Lot 1, D.P. 31446; marked 'B' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.0129 Part Lot 5, D.P. 17083; marked 'C' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.0244 Part Lot 5, D.P. 17083; marked 'D' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.2114 Part Lot 1, D.P. 31446; marked 'G' on plan S.O. 50362.</td>
</tr>
<tr>
<td>0.5351 Part Lot 1, D.P. 30130; marked 'I' on plan S.O. 50363.</td>
</tr>
<tr>
<td>0.4950 Part Lot 1, D.P. 30130; marked 'I2' on plan S.O. 50364.</td>
</tr>
</tbody>
</table>

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Hamilton, Dated at Wellington this 26th day of May 1980.
W. L. Young, Minister of Works and Development.

(P.W. 72/1/3A/0; Hn. D.O. 7/2/13A/04/12)
SECOND SCHEDULE
OTAGO LAND DISTRICT
Road Closed
All that piece of road containing 2.0804 hectares, adjoining or passing through Sections 3 and 15, Block VII, Kuriwao Survey District; as shown on plan S.O. 18162, lodged in the office of the Chief Surveyor at Dunedin, and thereon marked 'A'.

Dated at Wellington this 23rd day of May 1980.

W. L. YOUNG, Minister of Works and Development.
(P.W. 46/1918; Dn. D.O. 18/300/38)

FIRST SCHEDULE
WELLINGTON LAND DISTRICT
Land Proclaimed as Road
All those pieces of land situated in Block XVI, Ongo Survey District, described as follows:

A. R. P.                  | Adjoining or passing through
----------------------------|----------------------------------------
0 1 19.9 (1515 m²) Part Section 11; coloured sepiya on plan S.O. 28800. | Part Section 12; coloured green on plan S.O. 28801.
0 0 4.9 (121 m²)         | (96 m²) Section 13; coloured green on plan S.O. 28800.
0 1 30.2 (1775 m²)       | (63 m²) Section 19; coloured green on plan S.O. 28801.
0 0 18.7 (472 m²)        | (282 m²) Section 19; coloured green on plan S.O. 28801.
0 1 22.8 (1588 m²)       | (227 m²) Section 20; coloured green on plan S.O. 28801.
0 0 27.6 (698 m²)        | (134 m²) being as above mentioned.
0 0 4.5 (113 m²)         | (91 m²) Section 20; coloured sepiya on plan S.O. 28801.
0 1 13.2 (1345 m²)       | (52 m²) Part Section 19; coloured blue on plan S.O. 28801.
0 0 3.6 (91 m²)          | (333 m²) Part Section 19; coloured blue on plan S.O. 28801.
0 0 5.2 (123 m²)         | (333 m²) Part Section 19; coloured blue on plan S.O. 28801.
0 0 13.2 (333 m²)        | (333 m²) Part Section 19; coloured blue on plan S.O. 28801.
0 0 5.3 (134 m²)         | (134 m²) Part Section 19; coloured blue on plan S.O. 28801.

SECOND SCHEDULE
WELLINGTON LAND DISTRICT
Road Closed and Vested
All those pieces of road situated in Block XVI, Ongo Survey District, described as follows:

A. R. P.                  | Adjoining or passing through
----------------------------|----------------------------------------
0 0 7 Part Section 4; coloured blue on plan. | Part Section 4; coloured blue on plan.
0 0 10 Part Section 4; coloured blue on plan. | Part Section 4; coloured blue on plan.
0 0 7 Part Section 4; coloured green on plan. | Part Section 4; coloured green on plan.
0 2 23.5 Part Run 632; coloured sepiya on plan. | Part Section 4; coloured green on plan.

As shown on plan S.O. 16815, lodged in the office of the Chief Surveyor at Dunedin, and thereon coloured as above mentioned.

SECOND SCHEDULE
OTAGO LAND DISTRICT
Road to be Closed and Vested
All those pieces of road situated in Block I, Kawarau Survey District, described as follows:

A. R. P.                  | Adjoining or passing through
----------------------------|----------------------------------------
0 1 10 Section 4; coloured green on plan. | Section 4; coloured green on plan.
0 0 7 Section 4; coloured green on plan. | Section 4; coloured green on plan.
4 3 20 Sections 4 and 16 and Crown land; coloured green on plan. | Section 4; coloured green on plan.

As shown on plan S.O. 16815, lodged in the office of the Chief Surveyor at Dunedin, and thereon coloured as above mentioned.

Land Proclaimed as Road, Road Closed and Vested and Incorporated in Adjoining Crown Lease in Block XVI, Ongo Survey District, Kiwitea 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 First Schedule hereto, which road shall, when so closed, be incorporated in Crown lease in perpetuity No. 729, recorded in certificate of title No. 134/580; Wg. D.O. 14/11/0.

Dated at Wellington this 26th day of May 1980.

W. L. YOUNG, Minister of Works and Development.
(P.W. 39/580; Wg. D.O. 14/11/0)
THIRD SCHEDULE
OTAGO LAND DISTRICT
Road Closed and Incorporated

All that piece of road containing 1 acre 3 roods 15 perches, adjoining or passing through part Run 632, Block I, Kuriwao Survey District; as shown coloured green on plan S.O. 16815, lodged in the office of the Chief Surveyor at Dunedin.

FOURTH SCHEDULE
OTAGO LAND DISTRICT
Land Resumed

All that piece of land containing 2270 square metres, being part Run 632, Block I, Kuriwao Survey District; as shown marked 'A' on plan S.O. 19066, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 23rd day of May 1980.
W. L. YOUNG, Minister of Works and Development.
(P.W. 72/6/16/0; Dn. D.O. 72/6/16/0/47)

Land Proclaimed as Road and Road Closed and Incorporated in Adjoining Crown Leases in Blocks IV and IX, Kuriwao Survey District, Clutha 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 First Schedule hereto, and hereby proclaims as closed the road described in the Second Schedule hereto, and declares that the road firstly, secondly, thirdly, fourthly, fifthly, sixthly, and seventhly described in the Second Schedule hereto shall, when so closed, vest in Noreen Genevieve Wightman, of Tuapeka West, married woman, and James Eric Govan of Dunedin, solicitor, subject to mortgage No. 464002/3 and land improvement agreement 524666, and that the road described tenthly in the Second Schedule hereto shall, when so closed, be incorporated in deferred payment licence No. DPF256 recorded in certificate of title No. 2C/675 held by Robert Alexander Brydie of Tuapeka West, farmer, subject to mortgages No. 491638/3 and 491638/4.

FIRST SCHEDULE
OTAGO LAND DISTRICT
Land Proclaimed as Road

All those pieces of land situated in the Tuapeka West Survey District described as follows:

A. R. P. | Being
---|---
0 0 1.7 | Part Section 32, Block XI; coloured yellow on plan S.O. 17588.
0 0 13.2 | Part Section 32, Block XI; coloured yellow on plan S.O. 17588.
0 0 7.9 | Part Section 32, Block XI; coloured yellow on plan S.O. 17588.
0 0 8.3 | Part Section 32, Block XI; coloured yellow on plan S.O. 17588.
0 0 4.7 | Part Section 31, Block XI; coloured sephia on plan S.O. 17588.
0 0 6.5 | Part Section PR 'B', Block XI; coloured blue on plan S.O. 17588.
0 0 5 | Part Section 34, Block XI; coloured blue on plan S.O. 17588.
0 0 5.6 | Part Section 34, Block XI; coloured blue on plan S.O. 17588.
0 0 33.4 | Part Section 36, Block XI; coloured sephia on plan S.O. 17588.
0 0 1 | Part Section 36, Block XI; coloured sephia on plan S.O. 17588.
0 2 30.5 | Part Section 36, Block XI; coloured sephia on plan S.O. 17588.
0 0 1.6 | Part Section 15, Block XIV; coloured yellow on plan S.O. 17587.
0 0 4.7 | Part Section 13, Block XIV; coloured yellow on plan S.O. 17587.
0 0 2.5 | Part Section 12, Block XIV; coloured sephia on plan S.O. 17587.
0 0 2.8 | Part Section 35, Block XI; coloured blue on plan S.O. 17587.
0 0 1.1 | Part Section 36, Block XI; coloured sephia on plan S.O. 17587.
0 0 3.3 | Part Section 37, Block XI; coloured blue on plan S.O. 17587.
0 0 2.7 | Part Lot 3, D.P. 10254, Part Section 2, Block IX; coloured blue on plan S.O. 17587.
0 0 0.2 | Part Lot 3, D.P. 10254, Part Section 2, Block XIII; coloured blue on plan S.O. 17587.

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Dunedin.
SECOND SCHEDULE

Otago Land District

Road Closed

All those pieces of road situated in Block XI, Tuapeka West Survey District described as follows:

A. R. P. adjoining or passing through

0 0 0.1 Part Section 34; coloured green on plan S.O. 17588.
0 0 3.5 Part Section 34; coloured green on plan S.O. 17588.
0 2 20.1 Section 35; coloured green on plan S.O. 17588.
0 0 0.1 Part Section 33; coloured green on plan S.O. 17588.
0 0 8.2 Part Lot 7, D.P. 10254, Part Section 33; coloured green on plan S.O. 17588.

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

Dated at Wellington this 23rd day of May 1980.

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

(P.W. 46/1499; Dn. D.O. 18/300/37)

Land Proclaimed as Road in Hurunui 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 Hurunui County Council.

SCHEDULE

CANTERBURY LAND DISTRICT

All those pieces of land described as follows:

Area

m²

Being

8371 Part Reserve 3716; marked ‘A’ on plan S.O. 14568.
2991 Crown Land; marked ‘B’ on plan S.O. 14568.
Situated in Block VIII, Teviotdale Survey District.

Area

ha

Being

1.0778 Part Reserve 4345; marked ‘K’ on plan S.O. 14570.

Area

m²

Being

9108 Part Reserve 4345; marked ‘L’ on plan S.O. 14570.
Situated in Blocks VIII and X, Teviotdale Survey District.

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 45/524; Ch. D.O. 35/45)

Land Proclaimed as Road and Road Closed and Vested in Block XV, Arapawa Survey District, Marlborough 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 First Schedule hereto, which land shall vest in the Marlborough County Council, and hereby proclaims as closed the road described in the Second Schedule hereto, and further proclaims that the road described in the said Second Schedule hereto shall, when so closed, vest in William Arthur Hamilton, of Mangaweka, farmer, subject to memoranda of mortgage Nos. 272478 and 482482, and that the road described in the said Fourth Schedule hereto shall, when so closed, vest in Mervyn Frank Gorringe, of Taihape, farmer, subject to mortgage Nos. 869564, 869565, and 133422.1.

FIRST SCHEDULE

MARLBOROUGH LAND DISTRICT

Land Proclaimed as Road

All those pieces of land situated on Block XV, Arapawa Survey District, described as follows:

Area

m²

Being

149 Part Lot 1, D.P. 4530; marked A on plan.
117 Part Lot 1, D.P. 4530; marked C on plan.
20 Part Lot 1, D.P. 4530; marked D on plan.

As shown on plan S.O. 5298 lodged in the office of the Chief Surveyor at Blenheim, and thereon marked as above mentioned.

SECOND SCHEDULE

MARLBOROUGH LAND DISTRICT

Road Closed

All that piece of road containing 317 square metres, situated in Block XV, Arapawa Survey District, adjoining or passing through Lot 1, D.P. 4530; as shown on plan S.O. 5298 lodged in the office of the Chief Surveyor at Blenheim, and thereon marked ‘B’.

Dated at Wellington this 26th day of May 1980.

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

(P.W. 43/396; Wh. D.O. 24/4/3)

Land Proclaimed as Road, Road Closed and Vested in Blocks VI, VII, X, and XI, Hautapu Survey District, Kiwitea 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 First Schedule hereto, which land shall vest in the Kiwitea County Council, and hereby proclaims as closed the road described in the Second, Third, and Fourth Schedules hereto, and further proclaims that the road described in the said Second Schedule hereto shall, when so closed, vest in William Arthur Hamilton, of Mangaweka, farmer, subject to memoranda of mortgage Nos. 272478 and 482482, and that the road described in the said Third Schedule hereto shall, when so closed, vest in Mervyn Frank Gorringe, of Taihape, farmer, subject to memorandum of mortgage Nos. 869564, 869565, and 133422.1, and that the road described in the said Fourth Schedule hereto shall, when so closed, vest in Nerang Farm Limited at Palmerston North, subject to memorandum of mortgage Nos. 869564, 869565, and 133422.1.

FIRST SCHEDULE

WELLINGTON LAND DISTRICT

Land Proclaimed as Road

All those pieces of land situated in Hautapu Survey District, described as follows:

Area

m²

Being

129 Part Section 10, Block XI; marked P on plan S.O. 30603.
612 Part Section 9, Block X; marked A on plan S.O. 30605.
1239 Part Section 2, Block VII; marked A on plan S.O. 31211.
119 Part Section 2, Block VII; marked D on plan S.O. 31211.
665 Part Section 2, Block VII; marked H on plan S.O. 31211.
174 Part Section 2, Block VII; marked M on plan S.O. 31211.
592 Part Section 22, Block XI; marked B on plan S.O. 31211.
176 Part Section 22, Block XI; marked L on plan S.O. 31211.
72 Part Section 22, Block XI; marked R on plan S.O. 31211.
102 Part Section 17, Block XI; marked O on plan S.O. 31211.
29 Part Section 22, Block XI; marked F on plan S.O. 31211.
764 Part Section 10, Block X; marked C on plan S.O. 30604.
377 Part Section 10, Block X; marked F on plan S.O. 30604.
697 Part Section 10, Block X, marked G on plan S.O. 30604.

Land Proclaimed as Road and Road Closed and Vested in Block XV, Arapawa Survey District, Marlborough 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 First Schedule hereto, which land shall vest in the Marlborough County Council, and also hereby proclaims that the road described in the Second Schedule hereto is hereby closed, and shall, when so closed, vest in Peter Owen Crouch of Christchurch, student, subject to section 8 of the Mining Act 1971, and subject to memorandum of mortgage Nos. 869564, 869565, and 133422.1.
SECOND SCHEDULE
WELLINGTON LAND DISTRICT
Road Closed and Vested in William Arthur Hamilton

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

Area

m² Adjoining or passing through
575 Section 10, Block XI; marked O on plan S.O. 30603.
291 Section 10, Block XI; marked N on plan S.O. 30603.
642 Part Section 2, Block VII; marked C on plan S.O. 31211.
722 Part Section 2, Block VII; marked G on plan S.O. 31211.
233 Part Section 2, Block VII; marked K on plan S.O. 31211.

THIRD SCHEDULE
WELLINGTON LAND DISTRICT
Road Closed and Vested in Mervyn Frank Gorringe

All those pieces of road situated in Block XI, Hautapu Survey District, described as follows:

Area

m² Being
25 Part Section 22; marked E on plan S.O. 31211.
107 Part Section 22; marked J on plan S.O. 31211.
301 Part Section 22; marked N on plan S.O. 31211.
154 Part Section 17; marked P on plan S.O. 31211.

FOURTH SCHEDULE
WELLINGTON LAND DISTRICT
Road Closed and Vested in Nerang Farm Limited

All that piece of road containing 41 square metres, situated in Block X, Hautapu Survey District, adjoining or passing through section 10; marked B on plan.

As shown on the plans above mentioned, lodged in the office of the Chief Surveyor at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 26th day of May 1980.
W. L. YOUNG, Minister of Works and Development.

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, a right of way easement is hereby taken for railway purposes, on and after the 5th day of June 1980.

SCHEDULE
HAWKE'S BAY LAND DISTRICT
Right of Way Easement Taken at Kopuawhara

Pursuant to section 45 of the Government Railways Act 1949 and section 32 of the Public Works Act 1928, the Minister of Railways hereby declares that, a sufficient agreement to that effect having been entered into, a right of way easement, as defined in section 90b of the Land Transfer Act 1952, over the land described in the First Schedule hereto, appurtenant to the land described in the Second Schedule hereto, is hereby taken for railway purposes, and on and after the 9th day of June 1980.

FIRST SCHEDULE
HAWKE'S BAY LAND DISTRICT—WAIROA COUNTY
Right of Way Easement Taken

All that piece of land containing 230 square metres, situated in Block III, Te Mata Survey District, being Lot 10, D.P. 48844.

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, a stormwater easement is hereby taken for the purposes of a road over the land described in the Schedule hereto, vesting in Her Majesty the Queen as an easement in gross, the full and free right, liberty, licence, and authority, in perpetuity, to convey stormwater, and surface water through the said land, and to lay, construct, place, reconstruct, cleanse, repair, maintain, and inspect lines of stormwater pipes, and to convey storm water through the said pipes, from and after the 6th day of June 1980.
As the same is more particularly delineated on the plan marked L.O. 31646 (S.O. 2079), deposited in the office of the Minister of Railways at Wellington, and thereon coloured as above mentioned.

SECOND SCHEDULE

HAWKE'S BAY LAND DISTRICT—WAIROA COUNTY

Land to Which Easement is Appurtenant

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Railway land being</th>
</tr>
</thead>
<tbody>
<tr>
<td>8245</td>
<td>Part Block 4, Kopuawhara Crown Grant District, being all the land firstly comprised and described in Gazette, 1980, p. 216, G.N. 375142.1. Situated in Block III, Mahanga Survey District. Dated at Wellington this 27th day of May 1980. COLIN MCLACHLAN, Minister of Railways.</td>
<td></td>
</tr>
</tbody>
</table>

(N.Z.R. L.O. 20065/136) (2)

Declaratory of Easements Taken for Railway Purposes at Kopuawhara

Pursuant to section 45 of the Government Railways Act 1949 and section 32 of the Public Works Act 1928, the Minister of Railways hereby declares that, a sufficient agreement to effect having been entered into, an easement of right to convey 'Nater, as defined in section 90D of the Land Transfer Act 1952, over the land firstly described in the First and Second Schedules hereto, appurtenant to the land secondly described in the First and Second Schedules hereto, is hereby taken for railway purposes, on and after the 9th day of June 1980.

FIRST SCHEDULE

HAWKE'S BAY LAND DISTRICT—WAIROA COUNTY

Easement Taken

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>396</td>
<td>Part Block 4, Kopuawhara Crown Grant District, being part of the land comprised and described in certificate of title D3/197, limited as to parcels, as the same is more particularly delineated on the plan marked L.O. 31495 (S.O. 7482), deposited in the office of the Minister of Railways at Wellington, and thereon marked B.</td>
<td></td>
</tr>
</tbody>
</table>

Land to Which Easement is Appurtenant

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>ha</th>
<th>Railway land being</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2776</td>
<td>Fifty-firstly comprised and described in Gazette, (15a 2r 2p) 1944, p. 986.</td>
<td></td>
</tr>
</tbody>
</table>

SECOND SCHEDULE

HAWKE'S BAY LAND DISTRICT—WAIROA COUNTY

Easement Taken

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>78</td>
<td>Part Block 4, Kopuawhara Crown Grant District, being (3.1 p) part of the land comprised and described in certificate of title D3/197, limited as to parcels, coloured red on plan. As the same is more particularly delineated on the plan marked L.O. 31466 (S.O. 2079), deposited in the office of the Minister of Railways at Wellington, and thereon marked as above mentioned.</td>
<td></td>
</tr>
</tbody>
</table>

Land to Which Easement is Appurtenant

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Railway land being</th>
</tr>
</thead>
<tbody>
<tr>
<td>8245</td>
<td>Part Block 4, Kopuawhara Crown Grant District, being (2a 6p) part of the land firstly comprised and described in Gazette, 1980, p. 216, G.N. 375142.1. Situated in Block III, Mahanga Survey District. Dated at Wellington this 27th day of May 1980. COLIN MCLACHLAN, Minister of Railways.</td>
<td></td>
</tr>
</tbody>
</table>

(N.Z.R. L.O. 20065/136) (3)

Declaration that Land is a Reserve and Definition of Purpose Thereof

Pursuant to the Reserves Act 1977, the Minister of Lands hereby declares that the land, described in the Schedule hereto, is a reserve within the meaning of the said Act, for nature purposes.

SCHEDULE

NELSON LAND DISTRICT—GOLDEN BAY COUNTY

1779.4027 hectares, more or less, being Section 3, Blocks III, IV, VI, VII, and VIII, Onetua Survey District, and being all the land set apart as a reserve for the preservation of flora and fauna, by section 33 (7) Reserves and Other Lands Disposal Act 1938. Plan S.O. 8224.

Dated at Wellington this 13th day of May 1980.

VENN YOUNG, Minister of Lands.

(L. and S. H.O. Res. 9/5/1; D.O. 8/5/11/1)

Classification of Reserve

Pursuant to the Reserves Act 1977, the Minister of Lands hereby declares that the land, described in the Schedule hereto, to be classified as a reserve for nature purposes, subject to the provisions of the said Act.

SCHEDULE

NELSON LAND DISTRICT—GOLDEN BAY COUNTY

9429.1755 hectares, more or less, being all that area of tidal flat exposed between high water mark and low water mark at spring tides, and situated adjacent to Farewell Spit in Blocks III, IV, VI, VII, and VIII, Onetua Survey District, and being all the land declared to be a reserve for a sanctuary for the preservation of wild life by New Zealand Gazette, 1938, page 2820. Plans S.O. 9061 and 9062.

Dated at Wellington this 13th day of May 1980.

VENN YOUNG, Minister of Lands.

(L. and S. H.O. Res. 9/5/1; D.O. 8/5/11/1)

Authorisation of an Exhibition at Tauranga

Pursuant to the Exhibitions Act 1910, the Minister of Trade and Industry hereby gives notice as follows:

1. In this notice, unless the context otherwise requires—

   "The Act" means the Exhibitions Act 1910;

   "The promoter" means the Lions Club of Greerton Incorporated;

   "The exhibition" means a public exhibition of works of industry and art to be conducted by the promoter at the Tauranga Race Course from 2 July to 6 July, both dates inclusive.

2. The exhibition is hereby authorised and declared to be an exhibition within the meaning of the Act.

3. Subject to the conditions set out in the Schedule hereto, the following provisions are hereby suspended in so far as they relate to work done or business conducted or services rendered in the said premises during the period of the exhibition, by or on behalf of the promoter, or by or on behalf of any exhibitor at the exhibition, or by any person employed in or about the exhibition, namely—such of the provisions of—
(a) The Industrial Relations Act 1973 and all collective agreements and awards in force thereunder;
(b) The Shops and Offices Act 1955;
(c) The Shop Trading Hours Act 1977; and
(d) The Factories Act 1946

as relate to the hours of commencing or ceasing work, or to the issue of permits, or to the payment for overtime, or extended hours, or to holidays and half-holidays, or to the closing of shops.

SCHEDULE

1. Forty hours shall constitute a week's work, to be worked on 5 days of the week, and 8 hours shall constitute a day's work in or about the exhibition, and with the exception set out in clause 2 hereof, the daily hours shall be worked consecutively.

2. No person shall be employed in or about the exhibition for more than 4 hours without an interval of at least three-quarters of an hour for a meal.

3. (a) Any person employed during any day in or about the exhibition who is employed on that day for more than 8 hours, or before the hour of 8 a.m., or after the hour of 10.30 p.m., or on any day in excess of 5 days per week (whether the excess employment is in or about the exhibition or otherwise) shall be paid for the excess employment at not less than half and again as the ordinary rate for the first 2 hours and at not less than twice the ordinary rate thereafter.

(b) Any person employed in or about the exhibition on any day that would but for the provisions of this order, have been a whole holiday for that person by virtue of any Act, or of any collective agreements or awards shall be paid for all work done on that day at not less than twice the ordinary rate, whether the work is performed wholly in or about the exhibition or otherwise. Provided that nothing in this subclause shall be deemed to deprive any person of any other payment for the said holiday to which he is entitled under any Act or collective agreements or awards.

4. No assistant under 18 years of age shall be employed in or about the exhibition after the hour of 10.30 p.m.

5. For the purposes of the enforcement of any collective agreements or awards, or any provision of which has been suspended by this order, any officer of the industrial union or association concerned who is authorised in writing in that behalf by the union or association shall be entitled to interview at his place of employment any person employed in or about the exhibition under those collective agreements or awards at such time or times as may be agreed upon between the officer and the employer of that person, and for this purpose any such officer shall be entitled at any time to have access to the register of passes issued by the promoter.

6. Nothing in this notice shall be deemed to affect any provisions in any collective agreements or awards requiring workers subject to such collective agreements or awards to be members of a union.

Dated at Wellington this 29th day of May 1980.

L. R. ADAMS-SCHNEIDER,
Minister of Trade and Industry.

Post Office Bonus Bonds—Weekly Prize Draw No. 5, May 1980

Pursuant to the Post Office Act 1959, notice is hereby given that the result of the weekly prize draw No. 5 for 31 May 1980 is as follows:

One prize of $10,000: 1388 242118
M. B. COUCH, Postmaster-General.

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—WHANGAREI CITY

2603 square metres, more or less, being Allotment 160, Whangarei Parish, situated in Block IX, Whangarei Survey District. Balance certificate of title 722/199. S.O. Plan 32869.
Dated at Auckland this 22nd day of May 1980.
A. W. CONWAY, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 2/2/284; D.O. 8/3/304)

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

NORTH AUCKLAND LAND DISTRICT—BAY OF ISLANDS COUNTY—PART RANGITANE SCENIC RESERVE

1,6470 hectares, more or less, being Section 34, Block VIII, Rangitane Survey District. All Gazette notice 316187. S.O. Plan 52691.
Dated at Auckland this 22nd day of May 1980.
A. W. CONWAY, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 2/3/144; D.O. 13/249)

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 description of the said lands, subject to the provisions of the said Act.

SCHEDULE

WESTLAND LAND DISTRICT—WESTLAND COUNTY

2681 square metres, more or less, being Reserve 2086, situated in Block XII, Waimea Survey District. All Proclamation 90880. S.O. Plan 4487. Recreation reserve.
8198 square metres, more or less, being Lot 1, D.P. 1758, situated in Block IX, Okuru Survey District. All Gazette notice 4518. S.O. Plan 52691. Recreation reserve.
8099 square metres, more or less, being Lot 1 D.P. 1948, situated in Block XVI, Gillespies Survey District. All Gazette notice 316187. S.O. Plan 52691. Recreation reserve.
Dated at Hokitika this 2nd day of May 1980.
A. N. McGOWAN, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 10/2/15; D.O. 8/139, 8/172, 8/173, 8/174)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for Government purpose (wildlife management), subject to the provisions of the said Act.

SCHEDULE

MARLBOROUGH LAND DISTRICT—KAIKOURA COUNTY—LAKEROOTAIA WILDLIFE MANAGEMENT RESERVE

73,0255 hectares, more or less, being Block V, Greymouth Survey District, the Bed of Lake Rotorua, and Lots 1, 2, 3, and 4, D.P. 5013, situated in Block V, Greymouth Survey District. All document No. 96980. S.O. Plans 3911 and 5645.
Dated at Blenheim this 19th day of May 1980.
I. B. MITCHELL, Commissioner of Crown Lands.
(L. and S. H.O. Res. 8/6/3; D.O. 8/5/279)

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 local purpose (site for a community centre), subject to the provisions of the said Act.

SCHEDULE

MARLBOROUGH LAND DISTRICT—KAIKOURA COUNTY—TAUMARUMARU COUNTY—HANGAROA RECREATION RESERVE

4047 square metres, more or less. All the land contained in D.P. 1009, situated in Block XV, Whernside Survey District. Reserved for a site for a public hall by All New Zealand Gazette, 1977, page 398.
Dated at Blenheim this 12th day of May 1980.
D. J. MURPHY, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 8/13/2; D.O. 8/2/18)

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

MARLBOROUGH LAND DISTRICT—KAIKOURA COUNTY—Marlborough Borough—WAIKAREMOANGA RECREATION RESERVE

2,0234 hectares, more or less, being Reserve 4722, situated in Block XV, Opahi Survey District. S.O. Plan 8663. Part New Zealand Gazette, 1954, page 458.
Dated at Christchurch this 21st day of May 1980.
B. K. SLY, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 11/2/167; D.O. 8/3/162)

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

TARANAKI LAND DISTRICT—TAURANGA CITY—WESTLAND COUNTY—TAUPA BOROUGH—TAUMARUMARU COUNTY—ONGARU RECREATION RESERVE

9,1054 hectares, more or less, being Section 4, situated in Block I, Tuhua Survey District. Part New Zealand Gazette, 1914, page 911. South Auckland. S.O. Plan 1972. 1,5367 hectares, more or less, being Section 14 and Subdivision 2 of Subdivision 1 of Section 1, Subdivision 2 of Subdivision 2 of Section 1, Subdivision 1 of Section 2 and Subdivision 1 of Section 9, Block X, Tangitu Survey District.
Dated at Hamilton this 16th day of May 1980.
G. L. VENDT, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 3/2/89; D.O. 8/758)

Classification of Parts 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 those parts of 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

SOUTH AUCKLAND LAND DISTRICT—TAUPA BOROUGH

144 square metres, more or less, being Part Section 2, Block XXXV, Town of Taupo. Part New Zealand Gazette, 1972, page 1014. S.O. Plan 50811. Local purpose (municipal buildings).
The New Zealand Gazette

149 square metres, more or less, being Part Section 5, Block XXXIV, Town of Taupo. Part New Zealand Gazette, 1952, page 371. S.O. Plan 50811. Recreation.

185 square metres, more or less, being Part Section 5, Block XXXIV, Town of Taupo. Part New Zealand Gazette, 1952, page 371. S.O. Plan 50811. Local purpose (municipal buildings).

1442 square metres, more or less, being Part Section 1, Block XXXV, Town of Taupo. All New Zealand Gazette, 1975, page 880. S.O. Plan 48033. Local purpose (municipal buildings).

724 square metres, more or less, being Part Section 3, Block XXXV, Town of Taupo. All New Zealand Gazette, 1975, page 880. S.O. Plan 48033. Local purpose (municipal buildings).

All situated in Block II, Tahuara Survey District.

Dated at Hamilton this 16th day of May 1980.

G. L. VENDT, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 3/36/1; D.O. 8/710)

Union of Te Pohue and Upper Mohaka Recreation Reserves

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 on and after the date of publication of this notice, the reserves described in the Schedule hereto, shall be united to form one reserve to be known as the Te Pohue–Mohaka Recreation Reserve.

SCHEDULE

Hawke's Bay Land District—Hawke's Bay County—Te Pohue Recreation Reserve

2.3328 hectares, more or less, being Section 8, Block XIII, Maungaharuru Survey District. All New Zealand Gazette, 1959, page 1787. S.O. Plan 3174.

Upper Mohaka Recreation Reserve

10.6356 hectares, more or less, being Section 15, Block VIII, Pohue Survey District. All New Zealand Gazette, 1972, page 1395. S.O. Plan 6203.

Dated at Wellington this 22nd day of May 1980.

N. D. R. MCKERCHAR,
Assistant Director of National Parks and Reserves.
(L. and S. H.O. Res. 5/2/44, 5/2/48; D.O. 8/3/57, 8/3/87)

Revetion of Appointment to Control and Manage a Reserve and Appointment of the Kekerengu Community Centre Incorporated to Control and Manage a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby revokes the appointment of the Kekerengu Hall Society to control and manage the reserve for local purpose (site of a community centre), described in the Schedule hereto and further appoints the Kekerengu Community Centre Incorporated to control and manage the said reserve, subject to the provisions of the said Act, as a reserve for local purpose (site for a community centre).

SCHEDULE

Marlborough Land District—Kaiapoi County

4047 square metres, more or less. All the land contained in D.P. 1609, situated in Block XV, Wherenside Survey District. All New Zealand Gazette, 1977, page 398.

Dated at Blenheim this 19th day of May 1980.

I. B. MITCHELL, Commissioner of Crown Lands.
(L. and S. H.O. Res. 8/13/2; D.O. 8/2/18)

Revetion of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation as a reserve for Government purpose (site for Government buildings), over the land described in the Schedule hereto.

SCHEDULE

Southland Land District—Invercargill City

2094 square metres, more or less, being Section 9 (formerly part Section 4), Block XXI, Town of Invercargill, situated in Block I, Invercargill Hundred. Part certificate of title 148/150, and all certificate of title 148/151. All New Zealand Gazette, 1937, page 1056, and All New Zealand Gazette, 1941, page 643. S.O. Plan 5881.

Dated at Invercargill this 9th day of May 1980.

G. E. ROWAN,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. 3/6/82; D.O. 10/3/92)

National Roads Board—Notice Partially Revoking Declaration of State Highway to be a Limited Access Road

Referring to State Highway No. 1 (Awanui to Bluff), Aldworth Road to Te Hou Hou Road section, as more particularly shown on sheets 1 to 2 of plan M.O.W. 55798, and accompanying Schedule held in the office of the Resident Engineer, Ministry of Works and Development, Wanganui, and there available for public inspection, it is notified that the National Roads Board by resolution dated 21 May 1980, and pursuant to subsection 5 of section 4 of the Public Works Amendment Act 1963, hereby revokes its resolution dated 13 December 1975, insofar as it affects that part of the limited access road declaration for a width of 13 metres on the eastern side across the whole frontage of Lot 1, D.P. 3657 (certificate of title 245/155),

Dated at Wellington this 26th day of May 1980.

F. J. TOURELL, Secretary.
(72/1/8/5)

*New Zealand Gazette, 19 December 1973, No. 121, p. 2769

National Roads Board—Notice Partially Revoking Declaration of State Highway to be a Limited Access Road

Referring to State Highway No. 6 (Blenheim to Invercargill), Tataka Stream to Doherty Creek section, as more particularly shown on sheets 1 to 4 of plan M.O.W. 35132, and accompanying Schedule held in the office of the Resident Engineer, Ministry of Works and Development, Greymouth, and there available for public inspection, it is notified that the National Roads Board by resolution dated 21 May 1980, and pursuant to subsection 5 of section 4 of the Public Works Amendment Act 1963, hereby revokes its resolution dated 26 April 1976*, made pursuant to the said section 4, insofar as it affects that part of the limited access road declaration across the whole frontage of part R.S. 2404, Waiho S.D. (certificate of title 1C/1337),

Dated at Wellington this 26th day of May 1980.

F. J. TOURELL, Secretary.
(72/6/12/5)

*New Zealand Gazette, 3 May 1973, No. 39, p. 865

National Roads Board—Notice Partially Revoking Declaration of State Highway to be a Limited Access Road

Referring to State Highway No. 49 (Raetihi to Waiohuri), Raetihi to Mangawhero River section, as more particularly shown on sheets 1 to 2 of plan M.O.W. 35798, and accompanying Schedule held in the office of the Resident Engineer, Ministry of Works and Development, Mangawhero, and there available for public inspection, it is notified that the National Roads Board by resolution dated 21 May 1980, and pursuant to subsection 5 of section 4 of the Public Works Amendment Act 1963, hereby revokes its resolution dated 13 February 1977*, made pursuant to the said section 4, insofar as it affects that part of the limited access road declaration for a width of 13 metres on its northern side across the whole frontage of both Taupaki Blocks 1C/28 and 1B/2 (certificate of titles 6C/638 and 7C/1025 respectively),

Dated at Wellington this 26th day of May 1980.

F. J. TOURELL, Secretary.
(72/40/8/5)

*New Zealand Gazette, 3 March 1977, No. 23, p. 461
National Roads Board—Notice Partially Revoking Declaration of State Highway to be a Limited Access Road

REFERRING to State Highway No. 1 (Awanui to Bluff), Postmans Road to S H 18 Junction section, as more particularly shown on sheets 1 S 42 on plan L.A. 10/24/1, and accompanying Schedule held in the office of the Resident Engineer, Ministry of Works and Development, Auckland North, and there available for public inspection, it is notified that the National Roads Board, by resolution dated 25 May 1980, and pursuant to subsection 5 of section 4 of the Public Works Amendment Act 1963, hereby revokes its resolution dated 16 September 1977, made pursuant to the said section 4, insofar as it affects that part of the limited access road declaration for a width of 13 metres on the western side across the whole frontage of:

(a) Lot 5 and Lot 18. D.P. 65346 (certificate of titles 20D/980 and 20D/993 respectively);
(b) Lot 2 and Lot 17. D.P. 65346 (certificate of titles 20D/992 and 20D/997 respectively).

Dated at Wellington this 26th day of May 1980.

F. J. TOURELL, Secretary.
72/1/2A/5

*New Zealand Gazette, 22 September 1977, No. 99, p. 2552

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that the following six schools have entered into the state system of education in accordance with the provisions of the Private Schools Conditional Integration Act 1975. The agreement will take effect on 26 May 1980.

A copy of this agreement is available for inspection at the Department of Education, Head Office, Government Building, Wellington.

Dated at Wellington this 28th day of May 1980.

A. E. HINTON, for Director-General of Education.

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that the following six schools have entered into the state system of education in accordance with the provisions of the Private Schools Conditional Integration Act 1975. The agreement will take effect on 26 May 1980.

A copy of each agreement is available for inspection at the Department of Education, Head Office, Government Building, Wellington.

Dated at Wellington this 26th day of May 1980.

A. E. HINTON, for Director-General of Education.


PURSUANT to the Water Recreation Regulations 1979*, I, Robin Paul Taylor of the Ministry of Transport, in exercise of powers delegated by the Minister of Transport, hereby give the following notice.

NOTICE

1. (a) This notice may be cited as the Water Recreation (The Elbow-Tuakau, Waikato River) Notice 1980.
(b) This notice shall come into force on the date of its publication in the Gazette and shall remain in force until revoked by further notice in the Gazette.

2. Subject to the conditions set forth in the Second Schedule hereto, regulations 7 (1) (a) and (b), 7 (2), 8 (1) (a) and (b), and 8 (2) of the Water Recreation Regulations 1979 shall not apply to the area of water specified firstly in the First Schedule hereto, on any day from the 1st day of December in any one year, to the 31st day of October of the following year; and to the area of water specified secondly in the First Schedule hereto, Regulations 7 (1) (a) and (b), 7 (2), 8 (1) (a) and (b), and 8 (2) of the Water Recreation Regulations 1979 shall not apply.

3. Notice is hereby given that the Motor Launch (Tuakau, Waikato River) Notice 1974* is hereby revoked.

4. Notice is hereby given that the Motor Launch (The Elbow, Waikato River) Notice 1979 is also hereby revoked.

FIRST SCHEDULE

FIRSTLY all that area of water in the Waikato River between a line across the river in an east direction projected from the north-east corner of Lot 1, as depicted on D.P. 45711, and a line across the river from the old building known as the Whitebait Factory, to a point on the opposite shore known as Te Pakihikairau.

Secondly all that area of the Waikato River between a line drawn on a 002° true direction from the eastern corner of Smeads Road landing, to a point of land on the opposite shore known as "Little Rock", and a line across the river in an east direction projected from the north-east corner of Lot 1 as depicted on D.P. 45711 (being 280 metres down stream of Elbow Road).

The areas described firstly and secondly in this Schedule are further shown on plan M.D. 16002, and deposited in the office of the Ministry of Transport at Wellington.

SECOND SCHEDULE

1. Notwithstanding any other provision of this notice, no person who is permitted by any such provision to propel or navigate a small craft at a speed through the water exceeding 5 knots shall do so in any manner that is likely to endanger or unduly annoy any person who is in, on, or using the water, or fishing or undertaking any recreational activity in the vicinity of the small craft.

2. All persons in charge of a vessel or when water skiing shall adhere to and keep the provisions of all Acts and Regulations not specifically exempted by this notice.

3. A suitable notice as may be approved by the Regional Marine Office, Ministry of Transport, Auckland, shall be erected at such points as are deemed necessary by the Regional Marine Officer.

Dated at Wellington this 27th day of May 1980.

R. P. TAYLOR, for Secretary for Transport.

*Water Recreation Regulations 1979/130
†New Zealand Gazette, 26 September 1974, p. 2015
‡New Zealand Gazette, 8 December 1977, p. 3211

Pork Industry Council—Declaration of Result of Election of Producer Member Ward No. 1

In terms of section 4 of the Pork Industry Act 1974, I give notice that the result of the election of one producer member for Ward No. 1 was as follows:

James Barclay ....... 99 votes
Douglas Royce Riordan ....... 53 votes
Informal ....... 4

I therefore declare James Barclay duly elected.

Dated this 30th day of May 1980.

D. J. DOBSON, Chief Executive Officer.

Meat Industry Authority (Notice No. 19, MIA 3/3)—Specifying Gore Abattoir Company Limited as the Controlling Authority of the Gore Municipal Abattoir, vice the Gore Borough Council and Restating the Boundaries of the Gore Abattoir District.

PURSUANT to section 14 of the Meat Act 1964 (as amended by section 12 of the Meat Amendment Act 1976), notice is hereby given as follows:

1. Gore Abattoir Company Limited shall be the controlling authority of the Gore Municipal Abattoir. Notice No. 58* specifying Gore Borough Council as the controlling authority is revoked.

2. The Gore Abattoir District comprises the districts of the following local authorities and is restated in the Schedule hereto:

(a) Boroughs of Gore, Mataura, and Tapanui.
(b) Wyndham Town District.
(c) Parts of County of Southland.

3. This notice shall take effect from 1 July 1980.
SCHEDULE

(a) All that area of land situated in the Southland County, Gore Borough, Mataura Borough, and Wyndham Town District, and bounded by a line commencing at the westernmost point of the Waihopai Riding of the County of Southland, as described in New Zealand Gazette, 1910, page 335, thence north-easterly, easterly, and southerly generally, along the northern and eastern boundaries of the said County of Southland, as described in New Zealand Gazette, 1926, page 97, to the southern boundary of Mataura Riding of the said county, as described in New Zealand Gazette, 1926, page 93; thence westerly, generally along the northern boundary of the said riding, to a point on the eastern boundary line with the eastern boundary of the Town District of Wyndham, as described in New Zealand Gazette, 1882, page 1137; thence to the eastern boundary of the riding, as described in New Zealand Gazette, 1964, page 97, to the southern boundary of Mataura Riding of the said county, as described in New Zealand Gazette, 1926, page 93; thence westerly along the southern boundary of the said borough to the centre-line of State Highway No. 1; thence southerly along the centre-line of the said State highway to the southern boundary of Hokonui Riding of the County of Southland, as described in New Zealand Gazette, 1964, page 97; thence westerly and northerly along the northern and southern boundaries of the said riding to the westernmost point of the said riding; thence due north by a right line to the point of commencement, and
(b) The Tapanui Borough as constituted from time to time.

Dated at Wellington this 27th day of May 1980.

W. V. UNDERHILL, Secretary.

*New Zealand Gazette, 24 June 1971, No. 47, p. 1205

Protection of Local Archives—Notice Specifying Classes that may not be Destroyed Unless Prior Notice Given to Chief Archivist

Pursuant to section 256 (1) of the Local Government Act 1974, the Chief Archivist hereby gives notice that the classes of local archives specified in the Schedule hereto may not be destroyed by the local authority having custody of them without notifying the Chief Archivist of his intention to destroy those archives. Section 259 of the Local Government Act 1974 provides that a local authority shall not destroy any of those archives unless:

(a) It has given the Chief Archivist at least 3 months’ notice in writing of its intention to destroy them, specifying the archives proposed to be destroyed and the date on or after which they are to be destroyed; and
(b) The Chief Archivist has not within that period required the local authority to transfer the archives to his control.

If within the period specified in paragraph (a) above the Chief Archivist has required the local authority to transfer the archives to his control, the local authority shall transfer the archives accordingly, subject to such terms and conditions as the local authority thinks fit.

“Local authority” for the purposes of this notice means every local authority or public body of the classes for the time being specified in the Schedule to the First Schedule to the Local Government Act 1974, and every local authority or public body for the time being specified in Part III of that Schedule.

The notice by the Chief Archivist published in the New Zealand Gazette, of 24 August 1978, No. 73, on pages 2373 to 2376, is hereby revoked.

SCHEDULE

1. Minutes of all authority and committee meetings—signed set.
2. Meeting papers—reports and significant correspondence not regarded as authority meetings.
3. Monthly and annual reports of chief officers, when kept separately and not included with meeting papers.
4. Bylaws and standing orders—on copy of all existing, succeeded, and consolidated bylaws.
5. Planning schemes—one set of all district planning schemes, regional planning schemes, maritime planning schemes, and urban renewal schemes in draft and operative stages.
6. Annual accounts and statistics—one audited set.
7. District electoral rolls—one master set.
8. Rate records within the meaning of the Rating Act 1967.
9. Valuation and urban farmland rolls.
10. Registers of burials and cremations, and of grave plots.
11. Similar classes of archives of merged, predecessor, abolished or other authorities in custody of the local authority.

Dated at Wellington this 26th day of May 1980.

JUDITH S. HORNABROOK, Chief Archivist.

Decision No. 3/80

In the matter of the Broadcasting Act 1976, and in the matter of complaints by Clifford Reginald Turner.

(1) WARRANT HOLDER: Independent Broadcasting Co. Ltd.—IXW (Com. 12/79).
(2) WARRANT HOLDER: Broadcasting Corporation of New Zealand—IZH (Com. 13/79).
(3) WARRANT HOLDER: Broadcasting Corporation of New Zealand—TV1 and TV2 (Com. 14/79).
(4) WARRANT HOLDER: Broadcasting Corporation of New Zealand—IZH.

Before the Broadcasting Tribunal

B. H. Slane, Chairman; Lionel R. Scoats, member; Janet C. Somerville, member; S. H. Gardiner, co-opted member; Robert Boyd-Bell, co-opted member.


Decisions

Mr C. R. Turner lodged complaints in respect of one television advertisement and three radio advertisements. It is appropriate that the general rules and regulations relating to liquor advertising should be set out in this decision and some general comments made on interpretation.

The radio and television standards are couched in almost identical terms. The Radio Standards and Rules at present read—

"11. Advertisements Associated with the Sale of Alcohol—

Regulation 14 of the Broadcasting Regulations 1977, made pursuant to the Broadcasting Act 1976, states inter alia:

“(3) It shall be a condition of every warrant issued under the Act, whether inserted therein or not and whether the warrant was issued before or after the commencement of this subclause, that the holder of the warrant shall not broadcast any programme that promotes the consumption of liquor, being a programme for which payment is made for that purpose to the holder of the warrant, whether in money or otherwise.

(4) In subclause (3) of this regulation the terms ‘liquor’ means any spirits, wine, ale, beer, porter, stout, cider, or Perry, or any other fermented, distilled, or spurious liquor, which on analysis is found to contain more than two parts in hundred of proof spirit.”

To meet the requirements of this regulation the warrant holders must ensure that all advertisements associated with the sale of alcohol must meet the following conditions:

(1) Advertisements may be made only on behalf of a wholesale or retail point of sale, such as a vineyard, a wholesale store, a wine shop, or licensed premises.

(2) Advertisements must not use brand names as such. A brand name is one which is the name of a particular wine, spirit, or beer, etc., such as “Moscato”, “Gordon’s Gin”, “Leaving Lime”, “Longislands”, or one which refers to a range of wines, spirits, beers, etc., from a particular vintner, manufacturer, or distributor, such as “Corin’s” wines, “Lion” beers, “Gilbeys” drinks.

Note: There are some sale outlets which incorporate brand names in their title, e.g., Corin’s Wine Shop, Moscato, Whisky, etc. These titles may be used in advertisements only in such a way that they refer clearly and consistently to the point of sale, and not to the brand of wine, etc.
Mr Darby submitted that when payment is made by an advertiser to the corporation for an advertisement drawn in accordance with the regulation it is necessary to demonstrate that payment was for that purpose; and

(c) That payment is made to the holder of the warrant. He said it was significant that the regulation referred to the consumption of liquor, not to the sale of liquor, so that what is purported to be protected is a programme that promotes the consumption of liquor. He put it to us thus:

The. purpos~ of the advertisement is to identify a legitimate tradeable service available to the community.

They do not promote, or encourage, or advance, or endeavour to gain acceptability for the consumption of alcohol was a necessary ingredient of a programme for which it fell to be considered within the prohibition imposed by the regulation. (2) Reference to the availability of liquor for sale (not specified by brand name), which is what the rules allow, is not a furthering, or advancing, or encouraging the consumption of liquor, and such advertisements are not in breach of the condition imposed by regulation 14. In his submission, such advertisements were directed at consumers and say to consumers, in effect, “your supplies are available from X rather than Y or Z”. They do not promote, or encourage, or advance, or endeavour to gain acceptance for the consumption of liquor as such. In contrast, he said one could cite advertisements for products such as cola in relation to personal hygiene which positively extol the virtues of the product and clearly imply one is in danger of being a social outcast if one does not use it as to elements B and C, payment has to be made to the holder of the “warrant for the purpose”—the purpose being the promotion of the consumption of alcohol. In the light of the definition, Mr Darby submitted that when payment is made by an advertiser to the corporation for an advertisement drawn in accordance with the regulation, payment is not being made for the purpose of the promotion of the consumption of alcohol. The purpose of the advertisement is to identify a legitimate trading service available to the community.

In his submission, it was not clear that the wording of the regulation before an advertisement can be said to breach the regulation it is necessary to demonstrate that payment
was made specifically for the purpose of promoting the consumption of liquor.

Mr. Cross, however, does not accept his interpretation which requires that payment be made for the purpose of promoting the consumption of liquor. The reference to the purpose in the words "being a programme for which a payment is made for that purpose to the holder of the warrant" refers to the broadcast of any programme. It is not necessary, therefore, that the purpose of the payment be to promote the consumption of liquor but merely that the purpose of the payment was to broadcast the programme. This is consistent with the approach taken in the definition of an advertisement (an advertising programme) in section 83 (2) of the Act.

The Tribunal does not accept that reference to the availability of liquor for sale is not a furthering, or advancing, consumption of liquor, merely that the purpose of the payment be to promote the general consumption of liquor. Indeed many advertisements, whether for the general consumption of liquor or for a greater or lesser degree, promote the sale of the type of product being advertised, some pressing upon the viewer the need for this type of product, others emphasising merely that when the purchase is made a particular brand should be chosen. We do find that even the latter type of advertisement in the liquor field must, if broadcast, constitute a breach of the conditions of the warrant.

Mr. Darby put an interesting proposition to the Tribunal arising from regulation 14 (3) imposing a condition on all warrants. He suggested a breach of warrant condition should be determined in the case of complaints against commercial stations only in accordance with the procedures set out in sections 83 (3) and (4). Section 83 reads:

"83. Infringements of requirements.—(1) Where it appears to the Tribunal that any broadcasting station is being operated in contravention of any of the programmes rules made under this Act and notified to the holder of the warrant issued in respect of that station, the Tribunal, notwithstanding any action taken by the Committee of Private Broadcasters in respect of any private broadcasting station, may give to the holder such directions in writing as the Tribunal thinks necessary to ensure that the rules are complied with.

(2) If the holder of the warrant fails, within such time as may be specified in the directions, to comply with any directions under this section, or if any matter is broadcast from a broadcasting station contrary to the provisions of any such directions, he shall be deemed to have committed a breach of the conditions of the warrant.

(3) The Tribunal may at any time notify the holder of a warrant that it proposes to impose a monetary penalty on him or to revoke or suspend the warrant on the ground that the holder of the warrant relates has not been carried on in conformity with the terms and conditions of the warrant.

(4) If the Tribunal is of the opinion that the broadcasting station is being operated in contravention of any of the programmes rules made under this Act and notified to the holder of the warrant, it may, after consideration in accordance with Part X and this Part of this Act, revoke or suspend the warrant for such period as it thinks fit or reduce the term of the warrant, or may impose on the holder a monetary penalty not exceeding $500.

(5) Notwithstanding the provisions of this section, no warrant held by the Corporation in respect of any broadcasting station shall be suspended or revoked except on the request of the Corporation or with the approval of the Minister.

(6) The amount of any monetary penalty imposed on any holder of a warrant pursuant to this section shall constitute a debt owing by him to the Crown, and shall be recoverable accordingly in any Court of competent jurisdiction."

He then suggested that if the Tribunal was unable to accept his interpretation of regulation 14 and considered the advertisements were in breach of the regulation, all advertisements associated with the sale of liquor were prohibited. In that case, he submitted, the Tribunal in exercising its discretion under regulation 14 (3) must take into account the intentions of the Government in passing the regulation because of the provisions of section 68 of which the Tribunal must be governed by the general policy of the Government in relation to broadcasting.

It was further submitted that the intention of the Government is clear from the Minister's press statements and from a letter to the Corporation dated 16 May which reads:

"Mr. I. R. Cross

CHAIRMAN OF THE BROADCASTING CORPORATION"

Dear Mr. Cross:

ALCOHOL ADVERTISING

This letter will serve to confirm my concern, expressed to you orally, about the decision of the Special Broadcasting Rules Committee to permit extensive liquor advertising on radio.

This decision has been correctly interpreted by the Corporation as contrary to Government policy, and I am pleased to note the responsible attitude it is taking in not changing its present policy on liquor advertising on radio or television.

I should be grateful if you would arrange as a matter of urgency to take what steps may be available to you to have the matter considered by the Broadcasting Rules Committee on the basis that the decision is contrary to Government policy.

Yours sincerely,

Hugh Templeton,

Minister of Broadcasting."

However, the Tribunal is reluctant to accept these as indicating the general policy of the Government on liquor advertising. Mr. Darby considered that these matters could be taken into account in considering whether any disciplinary measure need be taken under sections 83 (3) and (4).

We do not consider we should take into account either the Government's view of regulation 14 (3), or of the Radio Standards and Rules Committee's view, when possible action under section 83 (3) is contemplated, but rather what the warrant holders thought the regulation and rules meant.

Therefore, we have no intention of invoking what could be described as the penal provisions of the Act in view of the difficulties of interpretation.

Finally, Mr. Darby suggested that it was not open to a person to advance an allegation of a breach of the condition in the warrant because the complaints procedure under which the corporation dealt with Mr. Turner's complaint (section 25) does not specifically permit a complaint in respect of a breach of condition of a warrant. We, however, are of the view that the position is different in the case of a private station where the Tribunal can receive complaints which were dealt with first by the Committee of Private Broadcasters—under section 90—which clearly has jurisdiction to consider breach of warrant complaints.

Nevertheless, the Tribunal considers that the insertion in the rules of the text of regulation 14 (3) effectively incorporates that regulation into the Rules and Standards. In arriving at this decision it has regard to the fact that a previous general statement was removed. It must, therefore, be accepted that this condition (now in all warrants) forms part of the rules. It is only sensible that it should do so.

Mr. Turner points out the effect of the Rules Committee having removed the previous provision and inserted the new one would otherwise be to deprive him of the right to complain to the Tribunal. (And we observe that Mr. Turner's complaint was dealt with first by the Committee of Private Broadcasters and, therefore, Mr. Turner has had to exercise considerable persistence to get the Tribunal's decision.)

The alternative, on the other hand, may not be particularly acceptable to the Corporation since, if the information is made available to the Tribunal by a complainant who does not have to go through the procedures for complaints to be referred first to the Corporation, the Tribunal could itself initiate penal action under sections 83 (3) and (4). It is considered unlikely that this was the real intention of the Broadcasting Rules Committee.

Finally, the Tribunal expresses its concern that the interpretation of the conditions, regulations, and rules, imposed in relation to liquor advertising, has become burdensome to both the Corporation and broadcasters. It was made no easier by the regulation. The Tribunal has not found it easy to arrive at a correct and practical interpretation of the regulation.

It appears to us, however, that the policy stated in the regulation is to ban from television and radio any advertisements that promote the consumption of liquor. We have had to take these regulations and the policy fairly straightforwardly. If our interpretation is wrong, no doubt it will be put right elsewhere.

We now turn to the individual complaints.


Mr. Turner complained to the Committee of Private Broadcasters under section 91, Broadcasting Act 1976, that Radio Waikato had broadcast a commercial for Lion Breweries involving a competition in which the underside of the caps from bottles of Lion beer are inspected so that the contestants can collect those printed with letters which make up the word Lion.
The Committee of Private Broadcasters did not, in accordance with the Act, give a date for hearing within 14 days so Mr Turner could be advised the complaint had been referred to this Tribunal. The Tribunal was told by the present manager of Radio Waikato that the company had relied on the approval of the advertisement by Radio New Zealand, a division of the Broadcasting Corporation of New Zealand. Mr Fisher, for the warrant holder, submitted the matter was not straightforward and was at least a matter of great doubt as was shown by the acceptance of the script by Radio New Zealand. The advertisement did not mention liquor or its consumption. It was an attempt, perhaps, to divert the market in different directions rather than to promote an increase in the consumption of liquor. If the Tribunal found that the company was in breach it would have to notify staff responsible for accepting advertisements of the condition in the warrant imposed by regulation 14 (3). The Tribunal finds that the company was in breach. The Tribunal is satisfied that the company continued broadcasting the advertisement without the approval of the advertising agency. The advertisement did not mention liquor or its consumption. It was an attempt, perhaps, to divert the market in different directions rather than to promote an increase in the consumption of liquor. If the Tribunal found that the company was in breach it would have to notify staff responsible for accepting advertisements of the condition in the warrant imposed by regulation 14 (3). The complaint is upheld.

Under section 83 (1) the warrant holder is directed to appoint a person or persons to be responsible for vetting advertising copy and record commercials to ensure compliance with the advertising rules and standards.


The complaint was about a 30-second commercial broadcast during 1979 for Ormond Estate Vineyard. A story board was attached as a Schedule to this decision. We considered it appropriate to hear any submissions that might be thought appropriate by the advertiser. A representative came to the Tribunal and made submissions with the assistance of a representative of the advertising agency. The advertisement was also supplied with the alleged script for the advertisement but it appears that this was not the original version and it was certainly not the script for the tape we viewed.

Montana Wines Limited submitted that the advertisement fell within the provisions for advertising on behalf of a retail point of sale such as a vineyard. It will be noted, however, that nowhere in the advertisement was the location of the point of sale indicated other than in a general way which might lead the viewer to suspect that it was on the east coast of the North Island.

Protection was also sought under the provisions of the rule which permits sale outlets which incorporate brand names in their title. The advertisement did not mention the Ormond brand name. The Tribunal found that the purpose of the advertisement was to indicate the quality and it would be impossible to view the advertisement and come to any other decision. No description of the quality of the wine is allowed in an advertisement, and it was claimed that none was given. The mention of fine grapes was of fine grapes.

The advertisement was not associated with or during programmes directed specifically at children. The materials were shown between 6 p.m. and 10 p.m. We suggest that the wine company must be naive to believe that children would not be watching at 6 p.m. No evidence, however, was given that the advertisement was presented in association with, or during programmes directed specifically at children.

This commercial was a clear invitation to attend at the premises and consume wine there. Furthermore it was not designed to promote the sale of liquor for sale.

The Tribunal considers the advertisement promotes the consumption of liquor and is clearly in breach of the specific rule relating to brand names.

The Tribunal finds that the company was in breach of the rules and standards. The complaint is upheld.

In view of the difficulty of interpretation, no action under section 83 (3) will be initiated on this occasion. A direction under section 83 (1) is given that the corporation and its staff responsible for accepting advertising that the spirit of the rules ought to be observed. Advertisements of this kind dealt with in this decision are clearly in breach of the spirit of the rules and have been found to be in breach of the letter of the rules as well.

Com. 15/79—Advertiser: Lion Breweries Limited.

Mr Turner complained about the advertisement promoting the Ormond brand name. The complaint was made during the course of his programme. The Tribunal found that the company had continued broadcasting the advertisement without the approval of the advertising agency. The advertisement did not mention liquor or its consumption. It was an attempt, perhaps, to divert the market in different directions rather than to promote an increase in the consumption of liquor. If the Tribunal found that the company was in breach it would have to notify staff responsible for accepting advertisements of the condition in the warrant imposed by regulation 14 (3). The complaint is upheld.

We were assisted by a brief statement of evidence from Mr D. J. Fitzgerald, a public relations executive for Lion Breweries Limited, who indicated the intention of the company to combine its radio advertising with print advertising showing the activities of the company in a number of fields.

Mr Fitzgerald had to admit that although the objective was not to promote the sale of liquor, that might be the consequence. It was primarily an effective means of marketing and to promote corporate image. He conceded that the advertisement would promote the sale of the company’s products and also do something that was liquor sales.

While conceding there is a difficulty of interpretation in relation to the application of the rules to this type of advertising, the Tribunal notes a number of factors:

(1) That the company has changed its name and to identify itself with its product. It seems clear to us that one of the purposes of this is that whenever the company’s name is mentioned some of its products are identified in the public mind.

(2) It can be seen from the information we have from the Lion bottle top advertisement that the name Lion is promoted as an advertising brand name. If the company had retained its former name, New Zealand Breweries, there would have been a stronger argument that the repetition and association with race results was merely to improve a corporate image, and had nothing to do with the promotion of the sale of its products.
(3) If some of the products of a company are banned from television and radio, then the use there of the company name (incorporating the brand) in advertisements unlinked to the other products, must be, at the least, a breach of the spirit of the rules and the condition of warrants.
(4) We leave open the situation where a company has other products which it advertises using the same brand name as liquor or cigarettes. The fact that this possibility exists is not an excuse to interpret the regulation in a permissive way. This complaint is also upheld. No action will be initiated under section 83 (3).

General Comments—

The present position is unsatisfactory. Consideration should be given to presenting a comprehensive regulation that applies a condition to all warrants or to revoke the existing regulation and impose comprehensive rules which deal with the situations in a consistent fashion.

Nor was the rule that existed before the passing of the regulation 14, in our opinion, a satisfactory one.

To give an example, an advertisement which clearly discouraged the use of alcohol but then went on to suggest that if the listener or viewer must use alcohol he or she should use a particular brand, could be said to have been within the spirit of the former opening statement and the rules, but for the restriction on brand names. But if that restriction on brand names did not succeed in eliminating the advertising of a company name, strongly identified with the use of alcohol, it could be said to have been within the spirit of the rules and impose comprehensive rules which deal with the situations in a consistent fashion.

It may be that the Tribunal has, in an attempt to provide an easier method of interpretation of the rules, pushed the restrictions further than the respective legislators might have intended. If that is the case, no doubt it will be put right in an appropriate manner.

Membership

The Tribunal co-opted Messrs S. H. Gardiner and R. Boyd-Bell as persons whose qualifications or experience were likely, in the opinion of the Tribunal, to be of assistance to the Tribunal in dealing with the complaints. They took part in the hearings and the deliberations of the Tribunal but the decision, in accordance with the Act, is that of the permanent members.

Dated the 16th day of May 1980.

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

SCHEDULE

Application for the Approval of Goods as Determined Imported Materials—Notice 1980/7

NOTICE is hereby given that application has been made to Australia for the approval of the goods, described in the Schedule hereto, as determined imported materials in accordance with Australian legislation relating to the rules governing the origin of goods "wholly manufactured".

Any person wishing to lodge an objection to New Zealand supporting these applications should do so in writing on or before 26 June 1980. Submissions should include a reference to the application number, tariff item and description of the goods concerned, be addressed to the Comptroller of Customs, Private Bag, Wellington, for the attention of the Director, Trade Division, and be supported by information as to the quality, range, supply, etc., of the goods or suitable alternative goods produced in New Zealand.

SCHEDULE

Application No. Goods

7.1 82.09.011 Knife blanks, nickel silver or copper alloy, not plated, for use in the manufacture of silver plated cutlery.
7.2 82.14.001 Forks, spoons, nickel silver, unfinished or not polished or plated, but not including unfinished forks or spoons of the souvenir or commemorative type, for use in the manufacture of silver plated cutlery.
7.3 74.18.000 Brass blanks, unfinished, assembled and polished, for the manufacture of silver plated ware.
7.4 44.27.000 Cases for cutlery of Malaysian teak.

Dated at Wellington this 5th day of June 1980.

J. A. KEAN, Comptroller of Customs.

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 from and including 1st June 1980, and until further notice each trading bank shall maintain during each calendar month balances at the Reserve Bank plus holdings of Reserve Bank notes and of New Zealand Government securities, such that the aggregate of the averages of those balances and holdings during that calendar month (determined in accordance with clauses 1, 2, 3, and 4 of this notice) equals or exceeds the aggregate of:

22 per cent of that trading bank's average demand deposit liabilities in New Zealand in the immediately preceding calendar month (determined in accordance with the provisions of clause 5 of this notice); plus

22½ per cent of that trading bank's average time deposit liabilities in New Zealand in the immediately preceding calendar month (determined in accordance with the provisions of clause 5 of this notice);

Provided that a trading bank may make up to its balances and holdings as aforesaid for a calendar month to the amount hereinbefore required for that calendar month by way of borrowings from the Reserve Bank made during that calendar month, or during the first 10 business days of the next following calendar month, and on terms and conditions to be determined by the Reserve Bank, and the proceeds of all such borrowings shall be credited to the account of that trading bank with the Reserve Bank.
For the purposes of this notice:

(1) Balances held by a trading bank at the Reserve Bank shall (subject to clause 6 of this notice) include both demand deposit balances and time deposit balances of that trading bank.

(2) The average of a trading bank's holdings of Reserve Bank notes for a calendar month shall be the average of the figures shown in all weekly returns of Banking Statistics by that trading bank under the Statistics Act 1975 received during that calendar month.

(3) The average of a trading bank's balances at the Reserve Bank and holdings of New Zealand Government securities for a calendar month shall in each case be the average of the figures for balances and such securities held by that trading bank on each day during that calendar month.

(4) Government securities held by a trading bank shall consist of Government stock and Treasury bills (all at nominal value) held by that trading bank.

(5) The average demand deposit liabilities and the average time deposit liabilities of a trading bank in a calendar month shall in each case be the average of the figures for days within that calendar month, as shown in that trading bank's weekly returns of banking statistics under the Statistics Act 1975.

(6) The proceeds of any borrowings made by a trading bank pursuant to the proviso to this notice shall:

(a) in the case of a borrowing made during a calendar month to make up balances and holdings for that calendar month, be included in the balances held by that trading bank at the Reserve Bank during the calendar month for which that borrowing is made; and

(b) that in the case of a borrowing made during the first 10 business days of a calendar month to make up balances and holdings for the preceding calendar month, be deemed to be a part of and be included in the balances held by that trading bank at the Reserve Bank on the last day of the preceding calendar month;

and the proceeds of any such borrowing shall not be included in the balances held by that trading bank at the Reserve Bank during any other calendar month.

D. L. WILKES, Deputy Governor.

The Standards Act 1965—Specification Declared to be a Standard Specification

Pursuant to section 23 of the Standards Act 1965, the Standards Council, on 28 March 1980, declared the undermentioned specification to be a standard specification.

Number, Title, and Price of Specification (Post free)

NZS 4402: Methods of testing soil for civil engineering purposes—
Part 1: 1976 Soil classification and chemical tests. $25.00.
Copies of the standard specification may be ordered from the Standards Association of New Zealand, World Trade Center, 15-23 Sturdee Street (or Private Bag), Wellington.
Dated at Wellington this 26th day of May 1980.
DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.
(S.A. 114/2/7: 12)

The Standards Act 1965—Provisional Standard Withdrawn

Pursuant to the provisions of the Standards Act 1965, the Standards Council, on 28 March 1980, withdrew the undermentioned provisional standard.

Number and Title of Provisional Standard

NZS 4402P: Methods of testing soil for civil engineering purposes—
Dated at Wellington this 26th day of May 1980.
DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.
(S.A. 114/2/11: 40)

Notice Under the Regulations Act 1936

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

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-Matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Cash Price</th>
<th>Single Copy Posted</th>
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<tr>
<td>Education Act 1964</td>
<td>Education (Secondary Instruction) Regulations 1975, Amendment No. 7</td>
<td>1980/117</td>
<td>3/6/80</td>
<td>20c</td>
<td>40c</td>
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Postage and Packaging Charge: Mail Orders

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

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<th>Total Value of Purchases</th>
<th>Maximum Charge $</th>
<th>Total Value of Purchases</th>
<th>Maximum Charge $</th>
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<tr>
<td>Up to 1.00</td>
<td>0.25</td>
<td>Up to 2.00</td>
<td>1.00</td>
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<tr>
<td>1.51 to 5.00</td>
<td>0.30</td>
<td>20.01 to 50.00</td>
<td>2.00</td>
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<tr>
<td>5.01 to 10.00</td>
<td>0.50</td>
<td>50.01 to 100.00</td>
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Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, Rutland Street (Private Bag, C.P.O.), Auckland 1; Northern Automobile Building, Alexandra Street (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; World Trade Center, Cubacade (Private Bag), Wellington 1; Avon House, 130 Oxford Terrace (Private Bag), Christchurch 1; T. and G. Building, Princes Street (P.O. Box 1104), Dunedin.

P. D. HASSELBERG, Government Printer.
### Tariff Decision - List No. 408

**Decisions of the Minister of Customs Under the Customs Tariff (Subject to Amendment or Cancellation by Notification in the Gazette)**

#### Approvals

<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>Effective From</th>
<th>To*</th>
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<tr>
<td>H.O.</td>
<td>30.03.031 (30.03.039)</td>
<td>Medicaments:</td>
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<td>H.O.</td>
<td></td>
<td></td>
<td>Duogol H: in 5 gm tube</td>
<td>Free</td>
<td>26</td>
<td>2007/06B</td>
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<td>H.O.</td>
<td></td>
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<td>Topigol: 15 gm tubes</td>
<td>Free</td>
<td>26</td>
<td>2004/45D</td>
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<td>H.O.</td>
<td></td>
<td></td>
<td>P.V.P. Iodine 30/06, in 50 kg drums only</td>
<td>Free</td>
<td>26</td>
<td>2004/46B</td>
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<td>WN</td>
<td>38.19.079</td>
<td>Shell type water detector capsule, peculiar for use in the detection of dissolved water in jet fuel (b) Powder, granules, flakes, blocks, lumps and similar bulk form:</td>
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<td>WN</td>
<td>39.01.005</td>
<td>Epikote A512</td>
<td>Free</td>
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<td>2004/48J</td>
<td>1/11/79</td>
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<tr>
<td>WN</td>
<td>39.02.025</td>
<td>Relugan RE</td>
<td>Free</td>
<td></td>
<td>2004/49C</td>
<td>1/12/79</td>
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<td>WN</td>
<td>39.07.299</td>
<td>Betaflex flexible conduit fittings</td>
<td>Free</td>
<td></td>
<td>2004/50L</td>
<td>1/2/80</td>
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<tr>
<td>WN</td>
<td>39.07.299</td>
<td>Bottle caps with spatulated applicators, peculiar for use in the application of medication for the treatment of corns</td>
<td>Free</td>
<td></td>
<td>2004/51L</td>
<td>1/2/80</td>
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<td>WN</td>
<td>39.07.299</td>
<td>Colostomy flexi cuffs and barium enema rings</td>
<td>Free</td>
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<td>2004/52G</td>
<td>1/2/80</td>
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<td>WN</td>
<td>39.07.299</td>
<td>Components for hazard warning lamps</td>
<td>Free</td>
<td></td>
<td>2004/53E</td>
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<td>WN</td>
<td>39.07.299</td>
<td>Disposable polypropylene tips to fit Lancer pipetors</td>
<td>Free</td>
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<td>2004/54C</td>
<td>1/2/80</td>
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<td>WN</td>
<td>39.07.299</td>
<td>Klippon polyester terminal boxes</td>
<td>Free</td>
<td></td>
<td>2010/74H</td>
<td>1/2/80</td>
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<tr>
<td>WN</td>
<td>48.07.131</td>
<td>Durolin fully cured melamine impregnated overlay paper</td>
<td>Free</td>
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<td>2004/55A</td>
<td>1/9/79</td>
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<td>WN</td>
<td>51.04.041</td>
<td>Mino screen printing fabrics</td>
<td>Free</td>
<td></td>
<td>2004/56K</td>
<td>1/2/80</td>
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<td>H.O.</td>
<td>59.08</td>
<td>The following fabrics, when declared: (1) by a manufacturer for use by him, only in making footwear; or (2) by an importer that they will be sold by him, only to manufacturers for use by them only in making footwear: Approved: Fabrics (excluding stockings), impregnated or coated, covered or laminated</td>
<td>Free</td>
<td></td>
<td>2004/57H</td>
<td>1/1/79</td>
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<td>H.O.</td>
<td>65.05.000</td>
<td>Babies bonnets and helmets, as may be approved by the Minister: Approved: Bonnets and helmets not exceeding 51.5 cm internal head circumference</td>
<td>Free</td>
<td></td>
<td>2004/58F</td>
<td>1/1/79</td>
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<td>H.O.</td>
<td>73.14.000</td>
<td>Galvanised mild steel mattress wire, 0.81 mm</td>
<td>Free</td>
<td></td>
<td>2010/77B</td>
<td>1/1/79</td>
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<tr>
<td>H.O.</td>
<td>73.14.000</td>
<td>Locking wire, when declared for use in locking nuts on aircraft</td>
<td>Free</td>
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<td>2004/59D</td>
<td>1/1/79</td>
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<tr>
<td>WN</td>
<td>73.40.069</td>
<td>Klippon steel terminal boxes</td>
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<td>1/2/80</td>
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<tr>
<td>H.O.</td>
<td>74.03.019</td>
<td>Austral alloy 602 rod in 3.6 m lengths, 41.275 mm (1 5/8 in.) diameter</td>
<td>Free</td>
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<td>2010/7A</td>
<td>1/5/80</td>
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<td>H.O.</td>
<td>74.07.009</td>
<td>Copper tube free from delierious film in the bore, in straight lengths, viz: 6.35 mm x 0.56 mm hard drawn</td>
<td>Free</td>
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<td>1/4/80</td>
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<td>WN</td>
<td>76.16.039</td>
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<td>Free</td>
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<td>WN</td>
<td>84.02.000</td>
<td>Warmac pressurisation unit</td>
<td>Free</td>
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<td>1/2/80</td>
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<td>AK</td>
<td>84.10.029</td>
<td>Anderson ratio feeder fertiliser injector</td>
<td>Free</td>
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<td>1/3/80</td>
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<td>WN</td>
<td>84.10.029</td>
<td>Fristam centrifugal pumps, series: FP1700, FP2400, FP3500</td>
<td>Free</td>
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<td>WN</td>
<td>84.10.029</td>
<td>Hermetic pumps</td>
<td>Free</td>
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<td>H.O.</td>
<td>84.21.029</td>
<td>Klenz spray stainless steel sprayballs</td>
<td>Free</td>
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<tr>
<td>Port</td>
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<td>Goods</td>
<td>Rates of Duty</td>
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<td>84.24.051</td>
<td>Nodet Gougis Pneumasem II precision seed drill sower</td>
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<td>84.47.009</td>
<td>Bacci automatic slot mortising machine</td>
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<td>Filter regulators, viz:</td>
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<td>Norgren B38</td>
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<td>Rommelag, bottle pack types:</td>
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<td>Ball roller or needle roller bearings, peculiar for use in the repair of dental handpieces</td>
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<td>15</td>
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<td>Position, control and order indicators or indicating apparatus, peculiar to use for ASEA mosaic systems, types:</td>
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<td>Winding strip of solid or built-up shapes, other than circular exceeding 6 mm diameter, or alternatively circular, exceeding 6 mm diameter, being insulated with lacquer or enamel to a maximum wall thickness of 0.25 mm and/or insulated with paper, cotton, glass or fibrous material applied helically</td>
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<td>Winding wire, being of circular shape, having a conductor diameter not exceeding 6 mm and insulated with lacquer or enamel to a maximum wall thickness of 0.25 mm and/or insulated with paper, cotton, glass or fibrous material applied helically</td>
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<td>Interconnecting/communication cable for IBM machines made of multiple strand insulated wires, grouped together within a cable with a fire retardent PVC cover, viz: Identification part No. of cables: 5578477</td>
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<td>Budd R65390-3 heavy duty mounting wheels, 22 x 8, when declared: (a) by a manufacturer for use by him, only in making off-highway logging trailers; or (b) by an importer for sale only to a manufacturer for use by him, only in making off-highway logging trailers</td>
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<td>Part II Ref.</td>
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<td>Trimming or cutting appliances for photographs or films, as may be approved, viz:</td>
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*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:**

- **H.O. 59.08**
  - The...declared:
    - (1) by...or
    - (2) by...footwear:
  - Approved:
    - Fabrics...coated

- **H.O. 65.05.000**
  - Babies...Minister

- **AK 73.18.009**
  - Seamless steel pipes

- **H.O. 74.07.009**
  - Copper...viz:
    - 6.35 mm..drawn
Ministry of Works and Development—Schedule of Civil Engineering and Building Contracts of $20,000 or More in Value

Name of Works                               Successful Tenderer                      Amount of Tender Accepted $  

**Civil Engineering—**

Hawke’s Bay Community College: supply and pave sealed areas                      Hawke’s Bay Asphalts Ltd.                      20,750.00  
Ministry of Energy, NZED Power Station, Wairakei: construction of carpark and access roadway                      J. S. Burrows Ltd.                      25,241.42  
S.H. 1: Pareora River bridge: handrail replacement                      E. Anscombe                      26,824.16  
Linton Military Camp: Officers’ Mess roadbed                      Scott Gradall Ltd.                      28,991.92  
Auckland Urban Motorways: S.H. 1 and 16: motorway pavement marking                      Caplin Roadmarking Ltd.                      32,365.00  
S.H. 1: Abbots Creek-Howorth Road section: reconstruction RP 712/3.54-712/4.51                      Contract Cultivation Ltd.                      222,064.00  
Upper Waiatiki Power Development: Ohau C Power Station: supply, manufacture and delivery of four intake gate frames                      A. and G. Price Ltd.                      288,525.00  
Maui Pipeline Project: Palmerston North lateral pipeline                      Broederlow Trenching Ltd.                      747,702.00  

**Building—**

GOAB: Canterbury Provincial Buildings: Priority 8—refurbish spaces G16 to G20 as Court and ancillary rooms                      D. R. Herriot Ltd.                      31,806.55  
Ministry of Energy, Mines Division: Buller coal handling project, Ngakawau: Amenities Building                      H. J. Neilsen Ltd.                      32,988.00  
Ministry of Energy, Mines Division: Huntly East Mine, Mine Manager’s office                      Kerr and Thorburn Builders Ltd.                      35,440.40  
Hamilton Girls’ High School: Sonninghill Hostel alterations                      Santner Construction Ltd.                      34,908.05  
New Zealand Post Office: Old Wellington Telephone Exchange demolition                      Fitzroy Demolition and Transport Ltd.                      50,400.00  
GOAB: Hartham Court, Porirua: office subdivision                      Zip Commercial Interiors                      56,086.00  
Ministry of Energy, New Zealand Electricity Division: line maintenance depot, Woodville: Workshop and Store                      R. C. Isles Ltd.                      59,086.00  
GOAB: Internal subdivision of Maori Affairs building, Ponsonby Road, Auckland                      Mainzeal Corporation Ltd.                      66,365.00  
RNZAF Base, Wigram: relocatable classroom block for Technical Training School                      L. R. Builders Ltd.                      67,880.00  
Burnham Military Camp: refurbish Cambral Barracks, building C1                      W. Williamson Construction Co. Ltd.                      73,218.00  
Ministry of Energy, New Zealand Electricity Division: Upper Takaka Line Maintenance Depot                      B. R. Malcolm Ltd.                      96,247.00  
New Zealand High Commissioner’s residence and staff housing, Nuku’Alofa, Tonga                      Fletcher Construction Co. Ltd.                      579,455.00  

Dated at Wellington this 5th day of June 1980. J. A. KEAN, Comptroller of Customs.
Tariff Notice No. 1980/102—Applications for Approval

Notice is hereby given that applications have been made to the Minister of Customs for concessionary entry of the following goods at the rates of Customs Duty shown:

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<td>AK</td>
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<td>21.07.009</td>
<td>Vipel special dietary food</td>
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<td>Whiterex 334, peculiar for use as a laxative or in boat preparations for cattle</td>
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<td>Whizconol NP120, peculiar for use as a non-ionic industrial surfactant</td>
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<td>Dialap diamond lapping compound (exceeding 6 microns), peculiar for use in refurbishing dies</td>
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<td>Mobil Stock 12525, peculiar for use in making cutting oils</td>
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<td>Byk ES 12 (diethylene amino salt), peculiar for use in increasing conductivity of paints and coatings used in electrostatic spraying</td>
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<td>Tripropylene Glycol Diacrylate, peculiar for use in making printing ink</td>
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<td>Beckopox EP 304 epoxy resin, peculiar for use in electro deposition lacquers and powder coatings</td>
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<td>P.T.F.E. (Teflon) insulating tube, seamless, peculiar for use in insulating leads in electrical applications</td>
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<td>7571</td>
<td>39.02.135</td>
<td>Nylex semi rigid embossed PVC sheet, peculiar for use in book-binding</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>2023</td>
<td>39.07.011</td>
<td>John Barry, 16 and 35 mm splicing tape</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>57014</td>
<td>40.09.001</td>
<td>Fibre braid fuel and oil hydraulic hose, peculiar for use in lube oil filters and diesel fuel filters</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>54852</td>
<td>40.09.011</td>
<td>Hose, flexible with fitting attached, for installation in factories, processing plants, bulk storage facilities and other hazardous locations where a danger of explosion exists, as defined in NZS 6101:1972 and in accordance with NZS MP 6105, 1976 Free*</td>
<td>Free*</td>
<td></td>
</tr>
<tr>
<td>H.O.</td>
<td>56989</td>
<td>48.15.029</td>
<td>Paper sleeves for use in dental castings</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>2050</td>
<td>51.04.041</td>
<td>Dried nylon oxon (nylon fabric exceeding 80 g/m² but not exceeding 200 g/m²), when declared by a manufacturer for use by him, only in making lifejackets</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>57013</td>
<td>73.18.009</td>
<td>Welded rectangular steel tubing of M22 material sizes:</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>30 mm x 30 mm x 1.5 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>20 mm x 30 mm x 2 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>20 mm x 20 mm x 2 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>20 mm x 40 mm x 2 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>40 mm x 50 mm x 2.5 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>20 mm x 30 mm x 1.5 mm, peculiar for use in the repair of locally made Mercedes Benz buses</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>7597</td>
<td>73.40.069</td>
<td>Perfo-tube rock bolting sleeves</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>CH</td>
<td>702</td>
<td>74.03.011</td>
<td>Wire, cadmium copper alloy, peculiar for use only in making line wire and telephone cords for the NZPO Free*</td>
<td>Free*</td>
<td></td>
</tr>
<tr>
<td>AK</td>
<td>7612</td>
<td>76.04.009</td>
<td>Printed aluminum foil, peculiar for use in blisterpackaging pharmaceutical tablets</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>2087</td>
<td>81.04.011</td>
<td>Expanded mesh and other wrought titanium</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>56563</td>
<td>82.05.019</td>
<td>Milling cutters being interchangeable tools (for machine tools), peculiar for use in making spectacle frames and sun-glasses made from cellulose acetate sheet</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>56145</td>
<td>83.09.011</td>
<td>Western saddle Cincha buckles (solid brass, 76.2 mm flat ring with tongue pivoting on a rod which spans the ring’s diameter), peculiar for use on cinches on Western saddles</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>H.O.</td>
<td>56998</td>
<td>84.03.000</td>
<td>Plant for the production of Ozone, namely Bongozon, peculiar for use in the oxidation of minerals and bacteria in the water treatment process in lieu of chemical oxidants, e.g., chlorine gas, calcium hypochlorite</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>7638</td>
<td>84.11.061</td>
<td>EBM forward curved centrifugal fan impeller, complete with external rotor motor (maximum diameter 190 mm, maximum flow 820 cubic m/min)</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>2032</td>
<td>84.17.009</td>
<td>Intercoolers, peculiar for use in Atlas Copco multistage air compressors</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>7631</td>
<td>84.17.009</td>
<td>Nut roasting and processing equipment, viz:</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>7612</td>
<td>84.19.039</td>
<td>Pyramid wrap-around case and tray packer</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>7598</td>
<td>84.19.039</td>
<td>&quot;Sprinter&quot; carton forming and closing line</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>2035</td>
<td>84.21.011</td>
<td>Foseco spray guns, peculiar for use to spray die coatings, mould coatings, release agents, etc., as used in the foundry industry</td>
<td>Free*</td>
<td>Free*</td>
</tr>
</tbody>
</table>
## Tariff Notice No. 1980/102—Applications for Approval—continued

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>CH</td>
<td>710</td>
<td>84.21.029</td>
<td>Perrot rectangular pattern oscillating sprinklers, types TV500, TV1000, TV2000</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>CH</td>
<td>711</td>
<td>84.21.029</td>
<td>Perrot ZL22 and ZL22W large area sprinklers, when declared by a manufacturer for use by him, only in making agricultural sprinkling systems</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>WN</td>
<td>2016</td>
<td>84.22.009</td>
<td>Blocks, chain (including chain block sets), geared or differential, excluding electric chain blocks</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56397</td>
<td>84.22.009</td>
<td>Pit head winder, peculiar for use in raising and lowering of equipment in a mineshaft</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>57007</td>
<td>84.40.029</td>
<td>Multiflex E15 shop star synthetic solvent drycleaning machine (capacity 14 kg dry weight), peculiar for use in commercial dry cleaning of garments</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56979</td>
<td>84.40.029</td>
<td>Spartan Press-o-matic ironer/pressure, peculiar for use in ironing and pressing clothes, fabrics, etc.</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56988</td>
<td>84.45.009</td>
<td>Lithographic automatic linking machine, peculiar for use in the assembly of bulk chain to be made into necklets</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56905</td>
<td>84.45.009</td>
<td>Niagara adjustable bar folder (hand model 2), peculiar for use in the engineering industry (one only)</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>57006</td>
<td>84.45.009</td>
<td>Rotary bend model bender, peculiar for use in bending wire or tubes</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56938</td>
<td>84.45.009</td>
<td>TOS open-sided planer, peculiar for use in making parts for machines for export (one only, used)</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56957</td>
<td>84.45.009</td>
<td>Wertstone sharpener, peculiar for use in the sharpening of tools used in wood carving (one only)</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>57005</td>
<td>84.45.009</td>
<td>Wire former or torsion spring winder, peculiar for use in forming wire into shapes and springs</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7599</td>
<td>84.56.009</td>
<td>Jacques single toggle, laboratory jaw crusher</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7634</td>
<td>84.59.059</td>
<td>Brasserie cup moulding machine</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7666</td>
<td>84.59.059</td>
<td>Chrysler 300 marine sterdi-drive transmission unit</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>CH</td>
<td>714</td>
<td>84.62.011</td>
<td>Perrot gear boxes, peculiar for use on Perromat sprinkling machines</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>57225</td>
<td>84.63.029</td>
<td>Two speed multiplying gearboxes, with ratios: 1:3-3, 1:4, and neutral, peculiar for use in industrial vehicles</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>WN</td>
<td>2045</td>
<td>85.15.059</td>
<td>Saw venzil sideband filters, Model VSBG-2-145 and Model VSBG-1-151B</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56944</td>
<td>85.17.001</td>
<td>May-Oatway Pyrosector 120, peculiar for use in triggering fire alarm systems by the detection of smoke</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56954</td>
<td>85.19.009</td>
<td>Electrical apparatus for making and breaking electrical circuits, peculiar for use in making quad-break fuse switches</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7600</td>
<td>85.19.009</td>
<td>Relays, H.B. Instrument Co. Mercury series, 8000, 8100, 8200, 8300, 8400, 8600, peculiar for use with D/C currents and outdoor lighting control such as street or intersection lighting</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>H.O.</td>
<td>56965</td>
<td>85.19.071</td>
<td>Electrical apparatus for making and breaking electrical circuits, viz: component parts of switchboards and control panels, switchboards, peculiar for use on the Batebilt draw-out motor control centres</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>WN</td>
<td>2046</td>
<td>85.22.019</td>
<td>Audio and design recording compex limiter, complete with expander gate, stereo rack mounting, model F700X-RS/1, with input/output transformers</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>WN</td>
<td>2018</td>
<td>85.22.019</td>
<td>Audio developments, model AD405 PICO, plus audio mixer, peculiar for use in sound mixing of microphones</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7640</td>
<td>85.22.019</td>
<td>Erected linear kinetic cell, peculiar for use in water treatment (in prevention of scale and similar deposits in boilers, steam cookers, etc.)</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>WN</td>
<td>2048</td>
<td>85.22.019</td>
<td>URIF peak limiter amplifier, model 1176LM</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7620</td>
<td>85.23.021</td>
<td>Iron wire, nickel plated, single strand, insulated with asbestos and fibreglass, varnish impregnated</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7621</td>
<td>85.23.021</td>
<td>Multi strand iron wire, nickel plated and insulated with teflon, asbestos and varnish</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>CH</td>
<td>716</td>
<td>85.23.021</td>
<td>PVC conduit, peculiar for use in greyhound racing machinery</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>7622</td>
<td>85.28.000</td>
<td>Neon lamps fitted with lead wire and resistor assembly</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>WN</td>
<td>2070</td>
<td>90.24.011</td>
<td>Atlas Copco pressure regulators, peculiar for use in factory airlines to regulate air pressure</td>
<td>Free* Free*</td>
<td>10</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.

WN—Collector of Customs, Wellington.

CH—Collector of Customs, Christchurch.

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 26 June 1980. 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 5th day of June 1980.

J. A. KEAN, Comptroller of Customs.
### Tariff Notice No. 1980/103—Applications for Variation of Approval

**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>List No.</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>34.02.000</td>
<td>CURRENT APPROVAL: Products, as may be approved, when imported in bulk and not being soaps or containing soap: Approved: Henkel V.R., viz: V2604-20</td>
<td>Free</td>
<td>Free</td>
<td>15</td>
<td>1/7/79</td>
<td>30/6/85</td>
</tr>
<tr>
<td>AK</td>
<td>7635</td>
<td></td>
<td>REQUESTED APPROVAL:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>84.11.051</td>
<td>CURRENT APPROVAL: Bare compressors with or without built-in motors: Excluding: Those of a capacity not less than 0.94 litres/second and not exceeding 24 litres/second piston displacement at pressures up to 1.379 mPa (200 p.s.i.)</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>1/7/78</td>
<td>30/6/83</td>
</tr>
<tr>
<td>WN</td>
<td>2037</td>
<td>84.11.051</td>
<td>REQUESTED APPROVAL: Bare compressors without built-in motors: Excluding: Those of a capacity not less than 0.94 l/s and not exceeding 24 l/s piston displacement at pressures up to 1.379 mPa</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>1/8/78</td>
<td>30/9/85</td>
</tr>
<tr>
<td></td>
<td>2036</td>
<td>84.11.051</td>
<td>CURRENT APPROVAL: Bare two-stage compressors, with or without built-in motors: Excluding: Those of a capacity not exceeding 4.25 l/s and not less than 24.0 l/s piston displacement at pressures up to 1.379 mPa</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>1/8/78</td>
<td>30/9/85</td>
</tr>
<tr>
<td>WN</td>
<td></td>
<td></td>
<td>REQUESTED APPROVAL: Bare two-stage compressors without built-in motors: Excluding: Those of a capacity not exceeding 4.25 l/s and not less than 24.0 l/s piston displacement at pressures up to 1.379 mPa</td>
<td></td>
<td></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.

AK—Collector of Customs, Auckland.

WN—Collector of Customs, 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 26 June 1980. 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 5th day of June 1980.

J. A. KEAN, Comptroller of Customs.
**Tariff Notice No. 1980/104—Applications for Exclusion from Determination**

Notice is hereby given that applications have 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 therefor:

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>H.O.</td>
<td>56987</td>
<td>84.45.001</td>
<td>NOVA Magna-Bend magnetic sheetmetal folder, peculiar for use in sheetmetal folding</td>
<td>40* Aul 20* Can 25* DC 25*</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 84.45.009, or at the rates prescribed under Part II of the Tariff, Reference 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>H.O.</td>
<td>56930</td>
<td>84.50.001</td>
<td>Perkeo torch, peculiar for use in dental laboratory soldering and melting</td>
<td>40* Aul 25* Can 25* DC 25*</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 84.50.009, or at the rates prescribed under Part II of the Tariff, Reference 99</td>
<td></td>
<td></td>
</tr>
<tr>
<td>H.O.</td>
<td>56914</td>
<td>90.25.001</td>
<td>Wallace and Tieman Chlorine Detector, peculiar for use in detecting chlorine gas leaks in chlorination plants</td>
<td>45* Aul 25* Can 25* DC 25*</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.

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 26 June 1980. 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 5th day of June 1980.

J. A. KEAN, Comptroller of Customs.

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**Notice by Examiner of Commercial Practices of Consent to a Merger and Takeover Proposal**

Pursuant to section 70 of the Commerce Act 1975, the Examiner of Commercial Practices hereby gives notice that he has, subject to subsection (9) of that section, consented to the following merger and takeover proposal, being a merger and takeover proposal which also requires consent under the Overseas Investment Act 1973 and the Overseas Investment Regulations 1974.*

Person by or on behalf of whom notice was given in terms of section 68 (1) of the Commerce Act 1975

<table>
<thead>
<tr>
<th>Proposal</th>
<th>Date of Consent</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Mills Creative Products (N.Z.) Ltd.</td>
<td>To acquire additional shares in Toltoys (N.Z.) Ltd. and thereby increase its shareholding to 75 percent</td>
</tr>
</tbody>
</table>

Dated at Wellington this 28th day of May 1980.

A. E. MONAGHAN, Examiner of Commercial Practices.

*S.R. 1974/117

---

**Notice by Examiner of Commercial Practices of Consent to a Merger and Takeover Proposal**

Pursuant to section 70 of the Commerce Act 1975, the Examiner of Commercial Practices hereby gives notice that he has, subject to subsection (9) of that section, consented to the following merger and takeover proposal, being a merger and takeover proposal which also requires consent under the Overseas Investment Act 1973 and the Overseas Investment Regulations 1974.*

Person by or on behalf of whom notice was given in terms of section 68 (1) of the Commerce Act 1975

<table>
<thead>
<tr>
<th>Proposal</th>
<th>Date of Consent</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Motors Acceptance Corporation (N.Z.) Ltd. Tappenden Group Finance Co. Ltd.</td>
<td>To acquire vehicle hire purchase receivables held in the portfolio of Tappenden Group Finance Co. Ltd.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of May 1980.

A. E. MONAGHAN, Examiner of Commercial Practices.

*S.R. 1974/117
In Bankruptcy
DEMETRIUS BOSTROVOS of 6 Ellice Avenue, Wellington, painter and paperhanger, was adjudged bankrupt on Wednesday, 28 May 1980. Creditors meeting will be held at Third Floor, Databank House, 175 The Terrace, Wellington, on 24 June 1980, at 11 a.m.

A. B. BERRETT, Official Assignee.

Wellington.

In Bankruptcy
CLIFFORD LESLIE SEARLE and COLLEEN MARY SEARLE, trading as Hacienda Nurseries, Main Road North, Greytown, were adjudged bankrupt on 22 May 1980. Creditors meeting will be held at Courthouse, Dixon Street, Masterton, on 9 June 1980, at 11 a.m.

A. B. BERRETT, Official Assignee.

Wellington.

In Bankruptcy
PETER HORN of 20 Manderson Grove, Lower Hutt, driver, was adjudged bankrupt on 23 May 1980. Creditors meeting will be held at Third Floor, Databank House, 175 The Terrace, Wellington, on Wednesday, 18 June 1980, at 11 a.m.

A. B. BERRETT, Official Assignee.

Wellington.

In Bankruptcy
IN the matter of ALBERT KETU of 14 Kenheath Place, Taumarunui, who was adjudged bankrupt on 22nd May 1980. Creditors meeting will be advertised later.

A. B. BERRETT, Official Assignee.

Wellington.

In Bankruptcy
IN the matter of KENNETH FRANCIS TATE, I hereby summon a further meeting of creditors to be held at my office, Church Lane, Whangarei, on Friday, the 13th day of June 1980, at 10.30 a.m., it being previously advertised for 29 May 1980.

Dated this 29th day of May 1980.

E. B. FRANKLYN, Official Assignee.
P.O. Box 446, New Plymouth.

In Bankruptcy
IN the matter of ALAN MALCOLM PIRIP, a bankrupt, notice is hereby given that Alan Malcolm Pirip of 14 Discovery Place, New Plymouth, was on 29 May 1980 adjudged bankrupt, and I hereby summon a meeting of creditors to be held at Courthouse, New Plymouth, on 29th June 1980, at 10.30 o'clock in the forenoon.

Dated this 29th day of May 1980.

E. B. FRANKLYN, Official Assignee.
P.O. Box 446, New Plymouth.

In Bankruptcy
IN the matter of BRYAN JOHN DAVIS, a bankrupt, notice is hereby given that Bryan John Davis formerly of Invercargill, now of 14 Maranui Street, New Plymouth, was on 30 May 1980, adjudged bankrupt, and I hereby summon a meeting of creditors to be held at Courthouse, New Plymouth, on the 1st day of July 1980 at 10.30 o'clock in the forenoon.

Dated this 30th day of May 1980.

E. B. FRANKLYN, Official Assignee.
P.O. Box 446, New Plymouth.

In Bankruptcy
JUNE THE NEW ZEALAND GAZETTE

In Bankruptcy—Notice of Order Annulling an Adjudication
(Section 119 Insolvency Act 1967)
TAKE notice that the order of adjudication dated 20 February 1980 against ALLAN DAVID WILKINS, insurance assessor, of 56 Mary Street, Christchurch, was annulled by order of the High Court at Auckland dated 19 May 1980.

Dated at Auckland this 26th day of May 1980.

F. P. EVANS, Official Assignee.

Second Floor, Lorne Towers, Lorne Street, Auckland.

In Bankruptcy
IN the matter of BRYAN JOHN DAVIS, a bankrupt, notice is hereby given that Bryan John Davis formerly of Invercargill, now of 14 Maranui Street, New Plymouth, was on 30 May 1980, adjudged bankrupt, and I hereby summon a meeting of creditors to be held at Courthouse, New Plymouth, on 29th June 1980, at 10.30 o'clock in the forenoon.

Dated this 29th day of May 1980.

E. B. FRANKLYN, Official Assignee.
P.O. Box 446, New Plymouth.

In Bankruptcy—Notice of Adjourned First Meeting
IN the matter of KENNETH FRANCIS TATE, I hereby summon a further meeting of creditors to be held at my office, Church Lane, Napier, on the 13th day of June 1980, at 11 a.m.

Dated this 29th day of May 1980.

R. ON HING, Official Assignee.

Private Bag, Napier.

In Bankruptcy
IN the matter of KENNETH FRANCIS TATE, I hereby summon a further meeting of creditors to be held at my office, Church Lane, Napier, on the 13th day of June 1980, at 11 a.m.

Dated this 29th day of May 1980.

R. ON HING, Official Assignee.

Private Bag, Napier.

In Bankruptcy
JOHN LESLIE ANDREWS of 23 Jack Street, Whangarei, was adjudged bankrupt on 2 May 1980. Creditors meeting will be held at the Courthouse, Bank Street, Whangarei, on 4 June 1980, at 10.30 a.m., it being previously advertised for 29 June 1980.

O. A. MITCHELL, Deputy Official Assignee.

29 May 1980.

In Bankruptcy
BERNIE (also known as Ben) CHING, of 279 Cannon Hill Crescent, Christchurch, company director, was adjudged bankrupt on 28 May 1980. Date of first meeting of creditors will be advertised later.

L. A. SAUNDERS, Deputy Official Assignee.

Christchurch.
In Bankruptcy—In the High Court at Blenheim

Notices are 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 Court, to be held on Friday, the 27th day of June 1980, I intend to apply for an order releasing me from the administration of the said estates:

Flewellyn, Brent Eric, formerly of Blenheim, driver. Pope, Francis Henry, formerly of Blenheim, labourer.

Dated at Blenheim this 28th day of May, 1980.

E. A. SAWYER, Official Assignee.

In Bankruptcy—Notice of Adjuration and of First Meeting

Notice is hereby given that Tony Richard McGregor of 80 Thorp Street, Motueka, unemployed, was, on 30 May 1980, adjudged bankrupt, and I hereby summon a meeting of creditors to be held at the Courthouse, Nelson, on the 11th day of June 1980 at 10.30 a.m.

Dated this 30th day of May 1980.

T. R. TEAGUE, Official Assignee.

Nelson.

LAND TRANSFER ACT NOTICES

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

SCHEDULE

Certificate of title No. 415/262, for 445 square metres, being part Rural Section 105, City of Christchurch, in the name of William Graham Whitehouse Jamieson of Christchurch, retired, and Joan Dorothy Jamieson, his wife. Application No. 275707/1.

Memorandum of mortgage No. 764751, affecting the above described wherein the mortgagees are John Christopher Brown, and Isabel May Evans. Application No. 275707/1.

Certificate of title No. 208/1042, for 58.0850 hectares, being Lot 1, Deposited Plan 4379, Geraldine and Arowhena Survey Districts, in the name of Pyne Gould Guinness Ltd., and Margaret Jane Turley of Milford, married woman. Application No. 275974/1.

K. O. BAINES, District Land Registrar.

Private Bag, Christchurch.

30 May 1980.

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

SCHEDULE

1. For certificate of title 253/12, in the name of Peter Stanley Georgeson of Dunedin, baker (now deceased), for 19.6429 hectares, more or less, being part Section 10, Block IV, East Taiieri District, part being more particularly defined as Lot 2, D.P. 16261, all of which are in the name of Alistair Stuart Kirk of Mongiel, farmer; Application No. 535367/1.

N. J. GILMORE, Assistant Land Registrar.

Private Bag, Dunedin.

28 May 1980.

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

SCHEDULE

Certificate of title Volume 321, folio 7 (South Auckland Registry), for 29.8709 hectares, more or less, being Lot 6, on Deposited Plan 11282, in the name of Donald Petrie Malcolm of Waitoa, farmer. Application H. 286955.

Certificate of title Volume 687, folio 248 (South Auckland Registry), for 14.7482 hectares, more or less, being Lot 3, on Deposited Plan 26709, in the name of Donald Petrie Malcolm of Waitoa, farmer. Application H. 286955.

Certificate of title Volume 256, folio 3 (South Auckland Registry), for 1009 square metres, more or less, being Lot 11, on Deposited Plan 9316, in the name of Muriel Tolmie Macdonald of Te Akau, storekeeper. Application H. 286265.

Certificate of title Volume 1400, folio 81 (South Auckland Registry), for 1012 square metres, more or less, being Lot 5, on Deposited Plan S. 480, in the name of the Chairman Councillors and Inhabitants of the County of Rotoura. Application H. 287425.

Certificate of title 66C/980 (South Auckland Registry), for 827 square metres, more or less, being Lot 42, on Deposited Plan S. 3833, in the name of the Chairman Councillors and Inhabitants of the County of Rotoura. Application H. 287425.

Certificate of title 22C/1403 (South Auckland Registry), for 1286 square metres, more or less, being Lot 13, on Deposited Plan S. 11951, in the name of Lawrence John Boswell of Tauranga, community advisor, and Pamela Glynne Boswell, his wife. Application H. 286956.

Dated at the Land Registry Office at Hamilton this 26th day of May 1980.

J. M. GLAMUZINA, Assistant Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of memorandum of lease H. 39166 /3 (South Auckland Registry), over that parcel of land containing 668 square metres, more or less, being Lot 2, on Deposited Plan S. 11642, in the name of Merryn Vivian Clarence Johnson and Bettine Dorothy Johnson (lessees), and the Proprietors of Mangakino Township (lessors), having been lodged with me together with an application H. 286931 to issue a provisional memorandum of lease in lieu thereof, notice is hereby given of my intention to issue such memorandum of lease on the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Hamilton this 26th day of May 1980.

J. M. GLAMUZINA, Assistant Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of memorandum of mortgage H. 149629.2 (South Auckland Registry), over that parcel of land containing 1286 square metres, more or less, being Lot 13, on Deposited Plan S. 19951, in the name of Lawrence John Boswell of Tauranga, community advisor, and Pamela Glynne Boswell, his wife (as mortgagees), and Cooney Lees Securities Ltd. (as mortgagees), having been lodged with me together with an application H. 286956, to issue a provisional memorandum of mortgage in lieu thereof, notice is hereby given of my intention to issue such memorandum of mortgage on the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Hamilton this 26th day of May 1980.

J. M. GLAMUZINA, Assistant Land Registrar.
having been lodged with me together with an application for
the issue of a new certificate of title and a provisional
mortgage in lieu thereof, notice is hereby given of my inten-
tion to issue such new certificate of title and provisional
mortgage upon the expiration of 14 days from the date of the
Gazette containing this notice. Application No. 915682.1.

Dated this 27th day of May 1980, at the Land Registry
Office, Auckland.

C. C. KENNELLY, District Land Registrar.

EVIDENCE of the loss of memorandum of lease 57330 affect-
ing the land in certificates of title Volume 3B, folios 1407,
and 1408, and 1409 (Marlborough Registry), whereof the South
Evidences of the loss of memorandum of lease 554590.1,
EVIDENCE of the loss of memorandum of lease No. 57330 affect-
ing the land in certificates of title Volume 38, folios 1407,
and 1408, and 1409 (Marlborough Registry), whereof the South
British Guardian Trust Co. Ltd., at Auckland, Joyce Milli-
cent Rose, Alison Gratwick Forbes, Betty Win, married
woman and Richard Lewis Townley, contractor, all of Blen-
heim, are the lessors and the said Richard Lewis Townley and
Betty Win are the lessors, having been lodged with me togeth-
er with an application for the issue of a provisional lease
in lieu thereof, notice is hereby given of my intention to
issue such provisional lease upon the expiration of 14
days from the date of the Gazette containing this notice.
Application No. 856896.1.

Dated this 27th day of May 1980, at the Land Registry
Office, Auckland.

C. C. KENNELLY, District Land Registrar.

ADVERTISEMENTS

INCORPORATED SOCIETIES ACT 1908
I, Christine Wren, Assistant Registrar of Incorporated Societies,
do hereby declare that as it has been made to appear to me
that the under-mentioned societies are no longer carrying
on operations, they are hereby dissolved in pursuance of
section 28 of the Incorporated Societies Act 1908.

Foxton Marina Association Inc. W.I.S. 1975/82.

DATED at Wellington this 29th day of May 1980.

C. WREN, Assistant Registrar of Incorporated Societies.

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:
L. G. and L. G. MacDonald Ltd. A. 1975/2270.
Margaret Duff Ltd. A. 1967/1033.
The Maida Vale Fish Co. Ltd. A. 1935/47.
Modern Sewing Ltd. A. 1971/1234.
Oak Homes Ltd. A. 1952/564.
Oasis Provident Holdings Ltd. A. 1969/251.
Oxford Street Furniture Ltd. A. 1975/2598.
Pablo Takeaways and Icecream Parlour Ltd. A. 1976/567.
Pakiri Motel Ltd. A. 1971/1444.
Price-Rite Furniture Mart Ltd. A. 1962/1083.
Pink Parrot Ltd. A. 1973/7.
Property Inspections Ltd. A. 1957/251.
Romano’s Pizza Co. Ltd. A. 1977/844.
Roy Hunter Holdings Ltd. A. 1965/1049.
Scopspray Holidays Ltd. A. 1979/1598.
Sheridan Units Ltd. A. 1970/1877.
Smith and Grove Transport Ltd. A. 1974/3109.
Specialty Printers Ltd. A. 1948/565.
Sub Sea Services Ltd. A. 1971/1364.
Torbay Investments Ltd. A. 1966/596.
Tormac Holdings Ltd. A. 1964/847.
Tuakau Scorla Ltd. A. 1971/1339.
Waimairi Investments Ltd. A. 1959/555.
Walters Panel Contractors Ltd. A. 1975/2290.
Western Metal Supplies Ltd. A. 1970/1712.
Worthington Bros. Ltd. A. 1937/300.
Zimbo Investments Ltd. A. 1976/702.

Given under my hand at Auckland this 29th day of May
1980.

R. COLEY, 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 compa-
nies dissolved:
Bamboo Coffee Lounge Ltd. S.D. 1958/5.
Discount Meats Ltd. S.D. 1976/50.
Fair’s Foodcentre Ltd. S.D. 1975/85.
Myers Bros. Ltd. S.D. 1949/41.
Poultry Produce Traders Ltd. S.D. 1968/38.
S. Wainui Ltd. S.D. 1975/82.
Te Anau Fruit and Vegetable Supply Ltd. S.D. 1965/96.

Given under my hand at Invercargill this 28th day of May
1980.

H. E. FRISBY, 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:

Bruce Robertson Ltd.  
Clark's Bakery (Rotorua) Ltd.  
Eric H. Grocott (Matamata) Ltd.  
Graham E. Wilson Ltd.  
Joyce Ross Gowns (Rotorua) Ltd.  
Kawerau Tyres and Accessories Ltd.  
Newmack Co. Ltd.  
P. and N. Youens Ltd.  
Plane's Grocery and Dairy Ltd.  
Ray Carson Ltd.  
R. F. Morrison Ltd.  
Walkato Entertainment Services Ltd.  
Walden Properties Ltd.  
Given under my hand at Wellington this 23rd day of May 1980.  
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:

Big Tex (Manurewa) Ltd.  
Big Tex Realty Ltd.  
Big Tex (Rotorua) Ltd.  
Commercial Merchandising Corporation Ltd.  
Compton Electrical Ltd.  
Cosmos Takeaways Ltd.  
Dalefield Products Ltd.  
Everest Buildings Ltd.  
Giant Size Burgers (1972) Ltd.  
Greytown Takeaway Foods Ltd.  
Hir-A-Bay Ltd.  
H. L. Roderique Ltd.  
Hobbs and Thistoll Ltd.  
 Hodson's Drapery (1972) Ltd.  
 I. N. Linton Ltd.  
 K. and M. Builders Ltd.  
 Konini Buildings Ltd.  
 Lone Star Co. Ltd.  
Given under my hand at Wellington this 29th day of May 1980.  
C. WREN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)  
NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved:

Preston Stanfield Ltd.  
Given under my hand at Wellington this 29th day of April 1980.  
C. WREN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (4)  
NOTICE is hereby given that the name of the under-mentioned company will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Picton Fishing Co. Ltd.  
Given at Wellington this 30th day of May 1980.  
C. WREN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY  
NOTICE is hereby given that "Firth Industries Limited" has changed its name to "Fletcher Concrete Limited", and that the new name was this day entered in my Register of Companies in place of the former name.  
Dated at Hamilton this 30th day of April 1980.  
L. G. A. CURRIE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY  
NOTICE is hereby given that "Beau James (1976) Limited" has changed its name to "Firth Industries Limited", and that the new name was this day entered in my Register of Companies in place of the former name.  
Dated at Hamilton this 8th day of May 1980.  
L. G. A. CURRIE, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY
Notice is hereby given that “McElwain, Downey & Associates Limited” has changed its name to “Downey & Associates Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
HN. 1971/323.
Dated at Hamilton this 27th day of May 1980.
L. G. A. CURRIE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Dobson Modern Appliances Limited” has changed its name to “Dobsons Refrigeration and Electrical Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
HN. 1975/457.
Dated at Hamilton this 6th day of May 1980.
L. G. A. CURRIE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Management Specialists Limited” has changed its name to “IDAPs Specialist Information Systems Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1969/1119.
Dated at Auckland this 13th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Northcote Footwear Centre Limited” has changed its name to “F. S. and B. E. Ansell Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1972/1186.
Dated at Auckland this 9th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Stenhouse Reed Shaw Limited” has changed its name to “Reed Stenhouse Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1962/888.
Dated at Auckland this 1st day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Travelscope Publications Limited” has changed its name to “Harry Williams Travel Scene Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1972/1750.
Dated at Auckland this 12th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Wonderful Wooden Toy Factory Limited” has changed its name to “Scriven Art Studios Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1975/3057.
Dated at Auckland this 13th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “McEwain, Downey & Associates Limited” has changed its name to “Christian Funeral Services Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1976/379.
Dated at Auckland this 9th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Reed Paper Products (New Zealand) Limited” has changed its name to “Paul Hamlyn Books 1980 Limited”, and that the new name was this day entered in my Register of Companies in place of the former name.
A. 1965/599.
Dated at Auckland this 13th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Reliance Technology New Zealand Limited” has changed its name to “Metrology Techniques Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.
A. 1976/1605.
Dated at Auckland this 19th day of May 1980.
B. J. EYLES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Queenstown Butchery Limited” has changed its name to “Neil Cameron Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.
Dated at Invercargill this 22nd day of May 1980.
H. E. FRISBY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Holeproof Apparel Limited” has changed its name to “Amrok Apparel Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.
A. 1952/704.
Dated at Auckland this 26th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Holeproof (N.Z.) Limited” has changed its name to “Amrok Textiles Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.
A. 1945/40.
Dated at Auckland this 26th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Christian Funeral Services (1979) Limited” has changed its name to “Christian Funeral Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.
A. 1975/2289.
Dated at Auckland this 26th day of May 1980.
K. JAMES, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

Notice is hereby given that "Electra Lift Chair Company Limited" has changed its name to "Electrolift Chairs Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1978/308.

Dated at Auckland this 14th day of December 1979.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "The Great New Zealand Mail Order Company Limited" has changed its name to "Peter H. Alexander Investments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1979/1372.

Dated at Auckland this 14th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Dormer Beck Campaign Limited" has changed its name to "Campaign Advertising Group (1980) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1982/106.

Dated at Auckland this 12th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Dowd Associates (N.Z.) Limited" has changed its name to "Hickory Fashions (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1936/144.

Dated at Auckland this 22nd day of April 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Dalring Construction Limited" has changed its name to "Durling Electrical Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/3401.

Dated at Auckland this 20th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Eastern Auto Spares (1978) Limited" has changed its name to "P. R. & A. H. Prescott Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1978/2337.

Dated at Auckland this 20th day of May 1980.
K. JAMES, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Exporters Shoppe Limited" has changed its name to "Woolly Lambskins International Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1978/2252.

Dated at Auckland this 12th day of May 1980.
K. JAMES, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY
Notice is hereby given that "Charterhouse Brokers Limited" has changed its name to "Plan Management Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/2559.
Dated at Auckland this 21st day of May 1980.
K. JAMES, Assistant Registrar of Companies.
1847

CHANGE OF NAME OF COMPANY
Notice is hereby given that "C. A. & M. Thomas Limited" has changed its name to "International School of Recorded Education Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/74.
Dated at Auckland this 19th day of May 1980.
K. JAMES, Assistant Registrar of Companies.
1848

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Hewsons Rental Division Limited" has changed its name to "Hewson Electronics Limited", and that the new name was this day entered on my Register of Companies in place of the former name. O. 1968/40.
Dated at Dunedin this 31st day of March 1980.
R. C. MACKEY, Assistant Registrar of Companies.
1793

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Supreme Electronic Services Limited" has changed its name to "Paul Pedersen Limited", and that the new name was this day entered on my Register of Companies in place of the former name. P.B. 1965/54.
Dated at Christchurch this 14th day of May 1980.
N. L. MANNING, Assistant Registrar of Companies.
1821

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Beechwood Restaurant Limited" has changed its name to "Sandpiper Restaurant Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1972/1274.
Dated at Wellington this 26th day of May 1980.
J. R. McSORILEY, Assistant Registrar of Companies.
1784

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Campaign Advertising Group (Auckland) Limited" has changed its name to "Capella Country Estates Limited", and that the new name was this day entered in my Register of Companies in place of the former name. W. 1977/148.
Dated at Wellington this 15th day of May 1980.
J. R. McSORILEY, Assistant Registrar of Companies.
1765

CHANGE OF NAME OF COMPANY
Notice is hereby given that "J. & P. Buckley Limited" has changed its name to "J. Buckley Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1976/87.
Dated at New Plymouth this 26th day of May 1980.
G. D. O'BYRNE, Assistant Registrar of Companies.
1820

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Boon Hawkins Construction Services Limited" has changed its name to "Hawkins Construction (Taranaki) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1976/109.
Dated at New Plymouth this 23rd day of May 1980.
G. D. O'BYRNE, Assistant Registrar of Companies.
1766

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Te Rapa Radiator & Muffler Alignment Specialists Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1976/109.
Dated at New Plymouth this 23rd day of May 1980.
G. D. O'BYRNE, Assistant Registrar of Companies.
1766

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Te Rapa Wheel Alignment Specialists Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1976/109.
Dated at New Plymouth this 23rd day of May 1980.
G. D. O'BYRNE, Assistant Registrar of Companies.
1766
CHANGE OF NAME OF COMPANY

Notice is hereby given that “Little River Garage Limited” has changed its name to “Chindit Holdings (Nelson) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. C. 1951/164.

Dated at Christchurch this 27th day of May 1980.

R. J. STEMMER, Assistant Registrar of Companies.

1795

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Scott Technical Instruments Limited” has changed its name to “Lambourne Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. C. 1975/711.

Dated at Christchurch this 9th day of May 1980.

R. J. STEMMER, Assistant Registrar of Companies.

1768

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Taxi Tours New Zealand Limited” has changed its name to “Luxsafari New Zealand Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. C. 1978/607.

Dated at Christchurch this 13th day of May 1980.

R. J. STEMMER, Assistant Registrar of Companies.

1771

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Ilam Beauty Salon Limited” has changed its name to “Softdrink Haulage Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. C. 1978/259.

Dated at Christchurch this 18th day of April 1980.

R. J. STEMMER, Assistant Registrar of Companies.

1770

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Viewdata New Zealand Limited” has changed its name to “Viewdata Information Retrieval Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. C. 1979/7.

Dated at Christchurch this 16th day of April 1980.

R. J. STEMMER, Assistant Registrar of Companies.

1769

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Auto Supplies (Napier) Limited” has changed its name to “Napier Cycle World Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HB. 1978/120.

Dated at Napier this 23rd day of May 1980.

BRUCE L. TAYLOR,
Assistant Registrar of Companies.

1772

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP

Pursuant to Section 269

In the matter of the Companies Act 1955, and in the matter of G. A. WYLIE AND SON LTD.: Notice is hereby given that by duly signed entry in the minute book of the above-named company, on the 26th day of May 1980, the following special resolution was passed by the company, namely:

That the company be wound up voluntarily.

Dated this 27th day of May 1980.

S. C. BAVEYSTOCK, Liquidator.

1757

NOTICE CALLING FINAL MEETING

In the matter of the Companies Act 1955, and in the matter of AMROK INDUSTRIES LTD. (in liquidation): Notice is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the registered office of the company, 663 Mount Albert Road, Royal Oak, Auckland, on Friday, 22 June, 1980, at 10 a.m. 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.

G. P. BLANK, Liquidator.

1812

NOTICE CALLING FINAL MEETING

In the matter of the Companies Act 1955, and in the matter of AMROK KNITWEAR LTD. (in liquidation): Notice is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the registered office of the company, 663 Mount Albert Road, Royal Oak, Auckland, on Friday, 22 June, 1980, at 10 a.m. 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.

G. P. BLANK, Liquidator.

1813

NOTICE CALLING FINAL MEETING

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

Notice is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the registered office of the company, 653 Mount Albert Road, Royal Oak, Auckland, on Friday, 22 June, 1980, at 10 a.m. 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.

G. P. BLANK, Liquidator.

1814

NOTICE CALLING FINAL MEETING

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

Notice is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the registered office of the company, 663 Mount Albert Road, Royal Oak, Auckland, on Friday, 22 June, 1980, at 10 a.m. 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.

G. P. BLANK, Liquidator.

1815

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of DECOR CENTRE (WHAKATANE) LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of Decor Centre (Whakatane) Ltd., which is being wound up voluntarily, does hereby fix the 30th day of June 1980, 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 29th day of May 1980.

K. G. BUGDEN, Liquidator.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Goodrose Foodmarket Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Lorne Towers, Lorne Street, Auckland 1.
Registry of High Court: Auckland.
Number of Matter: M. 584/77.
F. P. EVANS, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1800

THE COMPANIES ACT 1955
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS
Name of Company: Guvnor's Motor Inn (Auckland) Ltd. (in receivership) and (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 1764/79.
Date of Order: 21 May 1980.
Date of Presentation of Petition: 13 November 1979.
Place, Date, and Time of First Meetings:
Creditors: My office, Tuesday, 17 June 1980, at 10.30 a.m.
Contributories: Same place and date at 11.30 a.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1773

THE COMPANIES ACT 1955
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS
Name of Company: Everest Bedding Ltd. (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 296/80.
Date of Order: 21 May 1980.
Date of Presentation of Petition: 5 March 1980.
Place, Date, and Time of First Meetings:
Creditors: My office, Tuesday, 17 June 1980, at 2.15 p.m.
Contributories: Same place and date at 3.15 p.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1774

THE COMPANIES ACT 1955
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS
Name of Company: Hahn and Associates Ltd. (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 817/80.
Date of Order: 21 May 1980.
Date of Presentation of Petition: 6 March 1980.
Place, Date, and Time of First Meetings:
Creditors: My office, Wednesday, 18 June 1980, at 10.30 a.m.
Contributories: Same place and date at 11.30 a.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1775

THE COMPANIES ACT 1955
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS
Name of Company: Beuth Brothers Ltd. (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 524/80.
Date of Order: 21 May 1980.
Date of Presentation of Petition: 16 April 1980.
Place, Date, and Time of First Meetings:
Creditors: My office, Thursday, 19 June 1980, at 10.30 a.m.
Contributories: Same place and date at 11.30 a.m.
F. P. EVANS, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1776

THE COMPANIES ACT 1955
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS
Name of Company: Papatoetoe Mall Extensions Ltd. (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 549/80.
Date of Order: 21 May 1980.
Date of Presentation of Petition: 18 April 1980.
Place, Date, and Time of First Meetings:
Creditors: My office, Thursday, 19 June 1980, at 2.15 p.m.
Contributories: Same place and date at 3.15 p.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
1777

PEREX AGENCIES LTD.
IN LIQUIDATION
Notice of Resolution for Voluntary Winding Up
In the matter of the Companies Act 1955, and in the matter of PEREX AGENCIES LTD. (in liquidation):
Notice is hereby given that by duly signed entry in the minute book of the above-named company on the 29th day of May 1980, the following extraordinary resolution was passed by the company, namely:
(a) That the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily.
(b) That Mr K. J. Corby, chartered accountant of Auckland, be and is hereby nominated as liquidator of the company.
Dated at Auckland this 29th day of May 1980.
M. FRANCIS, Director.
1809

PEREX AGENCIES LTD.
IN LIQUIDATION
Notice of Meeting of Creditors
In the matter of the Companies Act 1955, and in the matter of PEREX AGENCIES LTD. (in liquidation):
Notice is hereby given that by an entry in its minute book signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company held a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held in Lounge 2, Third Floor, The Professional Club Inc., 12 Kitchener Street, Auckland 1, on 9 June 1980, at 3.30 p.m.
Business:
1. Consideration of a statement of position of the company's affairs and list of creditors etc.
NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of GOLD FERN METALS LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the liquidator of Gold Fern Metals Ltd., which is being wound up voluntarily, does hereby fix the 30th day of June 1980, 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 27th day of May 1980.

DAVID WILLIAM MACE, Liquidator.

P.O. Box 2146, Auckland.

1756

IN the matter of the Companies Act 1955, and in the matter of DON SALES (PALMERSTON) LTD. (in voluntary liquidation and members winding up):

NOTICE is hereby given pursuant to section 281 of the Companies Act, that the final general meeting of the above-named company will be held at 367 Blenheim Road, Christchurch 4, on 20 June 1980, at 10 a.m., 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.

A member entitled to attend and vote at the above meeting is entitled to appoint a proxy or proxies to attend and vote instead of him. A proxy need not also be a member.

Dated 30 May 1980.

FIONA A. OCOCK (Mrs), Liquidator.

1803

IN the matter of the Companies Act 1955, and in the matter of DONLINES (AUCKLAND) LTD. (in voluntary liquidation and members winding up):

NOTICE is hereby given pursuant to section 281 of the Companies Act, that the final general meeting of the above-named company will be held at 367 Blenheim Road, Christchurch 4, on 20 June 1980, at 10 a.m., 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.

A member entitled to attend and vote at the above meeting is entitled to appoint a proxy or proxies to attend and vote instead of him. A proxy need not also be a member.

Dated 30 May 1980.

FIONA A. OCOCK (Mrs), Liquidator.

1804

IN the matter of the Companies Act 1955, and in the matter of DON DISTRIBUTORS (OTAGO) LTD. (in voluntary liquidation and members winding up):

NOTICE is hereby given pursuant to section 281 of the Companies Act, that the final general meeting of the above-named company will be held at 367 Blenheim Road, Christchurch 4, on 20 June 1980, at 10 a.m., 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.

A member entitled to attend and vote at the above meeting is entitled to appoint a proxy or proxies to attend and vote instead of him. A proxy need not also be a member.

Dated 30 May 1980.

FIONA A. OCOCK (Mrs), Liquidator.

1805

IN the matter of the Companies Act 1955, and in the matter of DON DISTRIBUTORS (SOUTHLAND) LTD. (in liquidation and members winding up):

NOTICE is hereby given pursuant to section 281 of the Companies Act, that the final general meeting of the above-named company will be held at 367 Blenheim Road, Christchurch 4, on 20 June 1980, at 10 a.m., 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.

A member entitled to attend and vote at the above meeting is entitled to appoint a proxy or proxies to attend and vote instead of him. A proxy need not also be a member.

Dated 30 May 1980.

FIONA A. OCOCK (Mrs), Liquidator.

1806

PROGRESSIVE BOOK SOCIETY LIMITED

IN the matter of the Companies Act 1955, and in the matter of KERI KERI CITRUS PRODUCTS LTD. (in liquidation and members winding up):

A meeting of creditors of Progressive Book Society Ltd. will be held pursuant to section 284 of the Companies Act 1955, at Ellen Melville Hall, corner Chancery Street and Court­house Lane, Auckland, on Tuesday, the 24th day of June 1980, at 2.30 p.m.

Dated this 30th day of May 1980.

L. C. PARKER, Secretary.

1796

BUSHWORK LTD.

IN the matter of the Companies Act 1955, and BUSHWORK LTD:

NOTICE is hereby given that the final meeting of creditors of this company will be held pursuant to section 291 of The Companies Act 1955, at the offices of Barr Burgess and Stewart, chartered accountants, National Bank Building, Featherston Street, Wellington, on Thursday, 26 June 1980, at 9.15 a.m.

Business:
1. To receive an account of the winding up showing how the winding up of the company has been conducted and the property of the company disposed of.
2. To hear any explanations that may be given by the liquidator.

Proxies for this meeting must be lodged at the above office not later than 9.15 a.m. on 25 June 1980.

Dated this 30th day of May 1980.

T. A. SCOURALL, Liquidator.

1861

KERI KERI CITRUS PRODUCTS LTD.

IN LIQUIDATION

Notice of Resolution for Voluntary Winding Up

IN the matter of the Companies Act 1955, and in the matter of KERI KERI CITRUS PRODUCTS LTD. (in liquidation):

NOTICE is hereby given that by duly signed entry in the minute book of the above-named company on the 29th day of May 1980, the following extraordinary resolution was passed by the company, namely:

(a) That the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily.
(b) That Kieran J. Corby, chartered accountant of Auckland, be and is hereby nominated as liquidator of the company.

Dated at Auckland this 29th day of May 1980.

B. SHORROCK, Director.

1807

KERI KERI CITRUS PRODUCTS LTD.

IN LIQUIDATION

Notice of Meeting of Creditors

IN the matter of the Companies Act 1955, and in the matter of KERI KERI CITRUS PRODUCTS LTD. (in liquidation):

NOTICE is hereby given that by an entry in its minute book signed in accordance with section 362 (1) of the Companies
**Act 1955, the above-named company on the 29th day of May 1980, passed a resolution for voluntary winding up and that a meeting of the creditors of the above-named company will accordingly be held in Lounge 2, Third Floor, The Professional Club Inc., 12 Kitchener Street, Auckland, on 6 June 1980, at 11 a.m.**

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

Dated this 29th day of May 1980.

B. SHORROCK, Director.

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**In the matter of the Companies Act 1955, and in the matter of CONSOLIDATED INVESTMENTS LTD.:**

**NOTICE is hereby given that by duly signed entry in the minute book of the company on the 28th day of May 1980, the following special resolution was passed by the company, namely:**

That by reason of all trading activities of the company having ceased, the company having filed a declaration of solvency, be wound up voluntarily.

The liquidator hereby fixes the 27th day of June 1980, 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 28th day of May 1980.

WARWICK SUMPTER, Liquidator.

**Address of Liquidator:** Care of Hutchison Hull & Co., Chartered Accountants, P.O. Box 33, Auckland.

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**In the matter of the Companies Act 1955, and in the matter of AKARANA INVESTMENTS LTD.:**

**NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company, duly convened and held at Tauranga, on the 23rd day of May 1980, the following special resolution was duly passed, viz:**

1. Consideration of a statement of the position of the company's affairs.
2. Nomination of liquidator and fixing his remuneration.
3. Appointment of committee of inspection, if thought fit.

Proxies to be used at the meeting must be lodged at the registered office of the company, 9 Ashfield Street, Auckland, not later than 4 o'clock in the afternoon of Wednesday the 11th day of June 1980.

Dated this 3rd day of June 1980.

**JEREMY JOHN TWIGDEN, Director.**

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**NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND**

**YELYN PYT. LTD.**

**NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND**

**YELYN PYT. LTD.** A company duly incorporated in Melbourne, Victoria, Australia, hereby gives notice pursuant to section 405 of the Companies Act 1955, that it intends to cease to have a place of business in New Zealand after the 6th day of September 1980.

Dated this 30th day of May 1980.

Yelyn Pty. Ltd., by its Solicitors:

CHAPMAN TRIPP.
UNILEVER PENSION TRUST PROPRIETARY LTD.

Notice of Intention to Cease to have a Place of Business in New Zealand

Pursuant to section 405 (2) of the Companies Act 1955, Unilever Pension Trust Proprietary Ltd. hereby gives notice of its intention to cease to have a place of business in New Zealand as from 31 August 1980.

L. T. MERWOOD, for Company Secretary.
14 May 1980.

LOGICA LIMITED

The Companies Act 1955
Pursuant to Section 405

Notice is hereby given that Logica Limited, a company incorporated in England, and having its registered office in New Zealand, at Messrs Barr Burgess and Stewart, Wellington, intends to cease to have a place of business in New Zealand at the expiration of 3 months from the date of this notice.

Dated this 22nd day of May 1980.

Logica Ltd., by its agent:

HUTCHISON HULL AND CO.

NOTICE OF INTENT TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

Pursuant to Section 405 of the Companies Act 1955

Notice is hereby given that Sika Ltd., whose subsidiary Sika Limited (N.Z.) Ltd. is now registered in New Zealand, has now ceased its operation, and intends to cease to have a place of business in New Zealand.

Dated this 12th day of May 1980.

Sika Ltd., by its duly authorised agents:

MARTELLI McKEGG WELLS and CORMACK.

86 Symonds Street, Auckland.

In the High Court of New Zealand

Hamilton Registry

In the Matter of the Companies Act 1955, and in the Matter of THEOBALD FARMS LIMITED, a duly incorporated company having its registered office at Crystal Springs, Springs Road, R.D. 1, Matamata, and carrying on the business of motel proprietor and farming;

Notice is hereby given that a petition for the winding up of the above-named company by the Hamilton High Court was, on the 20th day of May 1980, presented to the said Court by GREERSON FURNISHING LIMITED, a duly incorporated company having its registered office at Chadwick Road, Tauranga; and the said petition is directed to be heard before the Court sitting at Hamilton, on the 19th day of June 1980, 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.

P. H. COONEY, Solicitor for Petitioner.

This notice was filed by Paul Hoskins Cooney, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Stace Hammond Grace & Partners, Solicitors, Cecil House, Garden Place, Hamilton.

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 to do so. 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 High Court at Hamilton, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 18th day of June 1980.

In the High Court of New Zealand

Hamilton Registry

In the Matter of the Companies Act 1955, and in the Matter of L. C. WESTGATE LIMITED, a duly incorporated company having its registered office at 30 Teasdale Street, Te Amanu, and carrying on business as manufacturers and wholesalers:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 15th day of May 1980, presented to the said Court by BURGESS FRANKS AND COMPANY LIMITED, a duly incorporated company having its registered office at New Plymouth; and the said petition is directed to be heard before the Court sitting at Hamilton, on the 19th day of June 1980, 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. A. FAIRE, Solicitor for Petitioner.

This notice was filed by John Anthony Faire, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Stace Hammond Grace & Partners, Solicitors, Cecil House, Garden Place, Hamilton.

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 to do so. 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 High Court at Hamilton, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 18th day of June 1980.

In the High Court of New Zealand

Hamilton Registry

In the Matter of the Companies Act 1955, and in the Matter of TARAWA DISTRIBUTORS LIMITED, a duly incorporated company having its registered office at 850 Victoria Street, Hamilton—debtor:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—creditor:

Notice is hereby given that a petition for winding up the above-named company by the High Court was, on the 30th day of January 1980, presented to the said Court by DICKSON ENGINEERING LIMITED, and the said petition is directed to be heard before the Court sitting at Hamilton, on the 22nd day of May 1980, 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.

V. R. JAMESON

Solicitor for the Commissioner of Inland Revenue.

This advertisement is filed by Victor Ronald Jameson, Crown Solicitor, Hamilton, solicitor for the petitioner, whose address for service is at the offices of Messrs Sandford Jampson Almout, Barristers and Solicitors, Alma Street, Hamilton.

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 to do so. 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 High Court at Hamilton, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 18th day of June 1980.

1755
In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
WOODHEAD PUBLICATIONS LIMITED, a duly incorporated
company having its registered office at 97 Karangahape
Road, Auckland, and carrying on business there as a printer:

NOTICE is hereby given that a petition for the winding up of
the above-named company by the High Court was, on the 21st
day of May 1980, presented to the said Court by THORNTON
ELECTRICAL LIMITED, a duly incorporated company having its
registered office at Auckland; and the said petition is directed
to be heard before the Court sitting at Auckland, on the 18th
day of June 1980, 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.

WARWICK JOHN COOPER, Solicitor for Petitioner.

This notice was filed by Warwick John Cooper, solicitor for
the petitioner. The petitioner's address for service is at the
office of Messrs Burns, Hart & Cooper, Solicitors, Keans High
Street Building, 35 High 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 to do so. 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 High
Court at Auckland, and must be signed by the person or firm,
or his or their solicitor (if any), and must be served, or, if
posted, must be sent by post in sufficient time for service not later than 4
o'clock in the afternoon of the 17th day of June 1980.

1779

M No. /80.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
BEDDOU REFRIGERATION SERVICES COMPANY LIMITED:

NOTICE is hereby given that a petition for the winding up of
the above-named company by the High Court was, on the 22nd
day of May 1980, presented to the said Court by COACHMAN MOTORS LIMITED, a duly incorporated company
having its registered office at Auckland, motor vehicle dealer;
and that the said petition is directed to be heard before the
Court sitting at Auckland, on the 25th day of June 1980, at
10 o'clock in the forenoon; and any creditor or contributory of
the said company desirous to support or to oppose the making
of an order on the said petition may appear at the time of the 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.

CHRISTOPHER JOHN ALLAN, Solicitor for the Petitioner.

Address for Service: At the offices of Messrs Rudd, Garland
& Horrocks, Seventh Floor, A.M.P. Building 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 its intention to do so. 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 High
Court at Auckland, and must be signed by the person or firm,
or his or their solicitor (if any), and must be served, or, if
posted, must be sent by post in sufficient time for service not later than 4
o'clock in the afternoon of the 24th day of June 1980.

1754

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
CONTAINER PACKAGING LIMITED, a duly incorporated
company having its registered office at Auckland, container
operators:

NOTICE OF ADVERTISEMENT

NOTICE is hereby given that a petition for the winding up of
the above-named company by the High Court was, on the 16th
day of May 1980, presented to the Court by SOLEMTEILS
LIMITED, a duly incorporated company having its registered
office at Auckland; and that the said petition is directed to be
heard before the Court sitting at Auckland, on the 18th day of
June 1980, 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. M. COLLINGS, Solicitor for the Petitioner.

This notice is filed by John Maxwell Collings, solicitor for
the petitioner, whose address for service is at the offices of
Messrs McElroy Duncan & Predde, Seventh floor, ANZ
House, 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 to do so. 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 High
Court at Auckland, and must be signed by the person or firm,
or his or their solicitor (if any), and must be served, or, if
posted, must be sent by post in sufficient time for service not later than 4
o'clock in the afternoon of the 17th day of June 1980.

1817

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
TURE AND ROOF MANUFACTURERS OF NEW ZEALAND
LIMITED, formerly registered as J. & P. MUSFITT DEVELOP­
MENTS LIMITED, formerly registered as CASTLE MANU­FACTURING (N.Z.) LIMITED, a duly incorporated company
having its registered office at 38-40 Ben Lomond Crescent,
Pakuranga, and carrying on business as manufacturers:

NOTICE is hereby given that the petition for the winding up
of the above-named company by the High Court was, on the 22nd
day of May 1980, presented to the said Court by HURLEY AND WILLIAMS LIMITED, a duly incorporated company
having its registered office at Auckland; and that the said
petition is directed to be heard before the Court at Auckland,
on the 18th day of June 1980, at 10 o'clock in the forenoon;
and any creditor or contributory of the said company who
wishes 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.

R. H. P. HOPKINS, Solicitor for the Petitioner.

This notice is filed by Russell Henry Phelps Hopkins, solici­tor for the petitioner, whose address for service is at his offices on the Second Floor, Energy House, 16-18 Hobson
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 to do so. 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 High
Court at Auckland, and must be signed by the person or firm,
or his or their solicitor (if any), and must be served, or if posted must be sent by post in sufficient
time for service not later than 4 o'clock in the afternoon of the 17th day of June 1980.

1802

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
DEALERS LIMITED, a duly incorporated company having its
registered office at 38-40 Ben Lomond Crescent,
Pakuranga, and carrying on business as manufacturers:

NOTICE is hereby given that the petition for the winding up
of the above-named company by the High Court was, on the 25th
day of May 1980, presented to the said Court by M. NO.

No. 559/80

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, AND IN THE MATTER OF
TELEPHONE AND ROOF MANUFACTURERS OF NEW ZEALAND
LIMITED, formerly registered as J. & P. MUSFITT DEVELOP­
MENTS LIMITED, formerly registered as CASTLE MANU­FACTURING (N.Z.) LIMITED, a duly incorporated company
having its registered office at Auckland; and that the said
petition is directed to be heard before the Court sitting at Auckland, on the 25th day of June 1980, at 10 o'clock in the forenoon; and any creditor or contributory of the said company who
wishes 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.

R. H. P. HOPKINS, Solicitor for the Petitioner.

This notice is filed by Russell Henry Phelps Hopkins, solici­tor for the petitioner, whose address for service is at his offices on the Second Floor, Energy House, 16-18 Hobson
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 to do so. 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 High
Court at Auckland, and must be signed by the person or firm,
or his or their solicitor (if any), and must be served, or if posted must be sent by post in sufficient
time for service not later than 4 o'clock in the afternoon of the 17th day of June 1980.
In the High Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MONACO MOTORS (AUCKLAND) LIMITED, a duly incorporated company having its registered office at Auckian, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed petitioner’s address for service not later than 4 o’clock in the afternoon of the 24th of June 1980.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Meredith, Connell, Gray & Co., Solicitors, Sixth Floor, General Buildings, Shortland 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 abovenamed, 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 High Court at Auckland, and must be served by the person or person, or by his or her solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed petitioner’s address for service not later than 4 o’clock in the afternoon of the 17th day of June 1980.

1853

In the High Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MEDITERRANEAN HOMES LIMITED:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 25th day of June 1980, 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.

O. T. G. WRIGHT, Solicitor for the Petitioner.

This notice was filed by O. T. G. Wright, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Wright Wiseman & Co. Second Floor, Dilworth Building, Customs 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 abovenamed, 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 High Court at Auckland, and must be served by the person or firm, or his or her solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed petitioner’s address for service not later than 4 o’clock in the afternoon of the 17th of June 1980.

1818

In the High Court of New Zealand
Wellington Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of TARARUA PLUMBING SUPPLIES LIMITED, a duly incorporated company having its registered office at 154 Main Street, Upper Hutt, and carrying on business in Upper Hutt as plumbers:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 5th day of May 1980, presented to the said Court by The STAPLE MANUFACTURING COMPANY LIMITED, a duly incorporated company having its registered office at Auckland; and the said petition is directed to be heard before the Court sitting at Wellington, on the 18th day of June 1980, 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. K. RADLEY, Solicitor for the Petitioner.

This notice is filed by John Keith Radley, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Stone & Co., Dalmuir House, 114 The Terrace, Wellington.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, 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 High Court at Wellington, and must be served by the person or firm, or his or her solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed petitioner’s address for service not later than 4 o’clock in the afternoon of the 17th day of June 1980.

1763
In the High Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of RE-CLAD HOME IMPROVEMENTS LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of May 1980, presented to the said Court by Rex Hollows Limited, a duly incorporated company having its registered office care of Allan R. Fell, Chartered Accountant, Auckland, Savings Bank Building, Broadway, Papakura—A creditor:

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Meredith, Connell, Gray & Co., Solicitors, Sixth Floor, General Buildings, Shortland 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 abovenamed, 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 High Court at Auckland, 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 17th day of June, 1980.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Meredith, Connell, Gray & Co., Solicitors, Sixth Floor, General Buildings, Shortland 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 abovenamed, 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 High Court at Auckland, 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 17th day of June, 1980.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER of RE-CLAD HOME IMPROVEMENTS LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of May 1980, presented to the said Court by Rex Hollows Limited, a duly incorporated company having its registered office care of Allan R. Fell, Chartered Accountant, Auckland, Savings Bank Building, Broadway, Papakura—A creditor:

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Meredith, Connell, Gray & Co., Solicitors, Sixth Floor, General Buildings, Shortland 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 abovenamed, 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 High Court at Auckland, 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 17th day of June, 1980.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Meredith, Connell, Gray & Co., Solicitors, Sixth Floor, General Buildings, Shortland 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 abovenamed, 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 High Court at Auckland, 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 17th day of June, 1980.
In the High Court of New Zealand
Wellington.

FLETCHER STEEL a division of THE FLETCHER INDUSTRIES
the offices of Messrs Buddle Anderson Kent & Co., Seventh
notice must state the name, address, and description of the
NoTICE is hereby given that the partnership heretofore sub­
sisting between Jeune Gwen Mingins of Pukekohe, coffee
said company requiring a copy on payment of the regulated
for the petitioner. The petitioner's address for service is at
the firm, and an address for service within 3 miles of the
Average Sale Price for the sale held on 29 May 1980, at Napier,
There is likewise no grower retention levy payable
terms
Prices, Wages and Labour—Part A—Prices
Pursuant to regulation 15 of the Wool Industry Regulations
notice is hereby given that the partnership heretofore sub­
sisting between Jeune Gwen Mingins of Pukekohe, coffee
This annual report, the thirtieth in the series, presents in a
Supplementary budget expenditure information for the year 1977, as the
In practical terms, this means that the Programme of Budgetary Policy 1977–78
The National Economy at a Glance 1976–77
Printed for the use of the Public Service Commission, for the use of the Public Service
In 1977–78, the total number of unemployed persons was 115,400.
A Refresher Course in Calculations
This refresher course is intended to help those who are required to use calculations on the job, or who are about to undertake various study courses.
READING—Suggestions for Teaching Children with Reading Difficulties in Primary and Secondary Schools

DEPARTMENT OF EDUCATION

144 p. 1978. $3.95
A handbook designed for teachers in primary and secondary schools, for clinic teachers, and for parents who wish to help their own children to overcome reading difficulties. The practices that are described have been developed and used to improve the reading ability of children of all ages from seven to seventeen.

REALITIES OF CURRICULA

DEPARTMENT OF EDUCATION

90 p. 1978. $2.50
This research was commissioned by the Department of Education and undertaken by Dr Campbell in 1976.

It considers the extent to which intentions, as expressed in Towards Partnership and elsewhere, are reflected in the views of teachers and students, and in the work of the schools. Dr Campbell’s study is an analysis of the response from 635 teachers and 1883 students.

REPORT ON CONSUMER’S PRICE INDEX—REVISION 1974

1976.
In June 1971 the Government appointed a Consumers Price Index Revision Advisory Committee to report on the requirements of a new Index. The Committee’s report, approved by the Government, was published in September 1971.

This present revision incorporates the Committee’s recommendations and enlarges on some aspects of the report. (Department of Statistics.)

ROLE OF WOMEN IN THE DISTRIBUTION INDUSTRY

36 p. 1976. $2
Report of the Working Party which was set up to inquire into the provisions and conditions necessary for, and resulting from, the employment of women in the distribution industry. (Distribution Council.)

ROYAL COMMISSION ON THE COURTS

442 p. 1978. $5.80
Under the Chairmanship of the Hon. Justice Beattie, the Commission was set up in October 1976 to inquire into the structure and operation of the judicial system in New Zealand. The Report is divided into 3 parts—

Part I deals with The Past—A history of the Courts—the evolution of the judicial system.

Part II—The Present—The Courts today. Covers the present court structure, Judicial appointments, and court administration.

Part III—the future—proposed court structure—sets out in detail the criteria for reform; the functions of the High and District Courts. The judiciary, Court Administration. Relationship between the courts and people and the legal profession are other areas that are discussed at length in this the most comprehensive section of the report.

The conclusion sets out the recommendations of the Commission supported by tables, graphs and a list of appendices.

RUGBY FOOTBALL—A GUIDE BOOK FOR TEACHERS, COACHES AND PLAYERS

SPORTS SERIES No. 4

Department of Education

80 p. 1977. $1
Contains 28 different sections, well illustrated with photographs and diagrams. Teaching points are printed in bold type. Primary school teachers and lower grade coaches will gain most from the individual skills sections, secondary school teachers and senior coaches from the unit and team skills sections.

COVERS ALL THE BASIC PRINCIPLES OF THE GAME WHICH ENABLE PLAYERS TO BECOME MORE EFFICIENT.

RURAL LAND ADMINISTRATION IN NEW ZEALAND

Edited by J. Bruce Brown

128 p.

The subject-matter of this book is an important contribution to the record of land administration in New Zealand. It is recommended to all who have an interest in the problems associated with the management of rural land for in it will be found a practical and informed appraisal of the complexities of rural land administration. Series No. 12. (New Zealand Institute of Public Administration.)

SAMUEL BUTLER AT MESOPOTAMIA

By Peter Bromley Maling

66 p. twenty-two Illustrations, 2 maps.

A record of all that is known of Butler’s home in the Forest Creek Valley and at Mesopotamia where he formed the nucleus of his sheep station.

SCENIC RESERVES OF CANTERBURY

By L. W. McCaskill


$1.50

The Department of Lands and Survey, under the 1892 Land Act, was charged with the specific task of scenery preservation. In the following 10 years, 265 reserves of various kinds, covering an area of 31,047 hectares, were made under the 1892 Land Act. Today there are 963 scenic reserves, with a total area of 27,480 hectares, plus 35 reserves for the preservation of flora and fauna, with an area of 187,997 hectares throughout the country. The Canterbury reserves cover an area of 15,268 hectares; this book consists of information on the different scenic areas, with photographs of the various reserves within this area.

SCENIC RESERVES OF HAWKE’S BAY

DEPARTMENT OF LANDS AND SURVEY


$2.95

Scenic Reserves of the Hawke’s Bay Land District is another booklet in the series prepared by the Department of Lands and Survey. The areas suitable for scenic reservation are neither as large nor as numerous as those in most other land districts but they include world famous reserves. Among these are the Cape Kidnappers Bird Sanctuary, which is the world’s only known mainland gannetry; Moerere Springs, with its attractive groves of nikau palms; and Ball’s Clearing, which is renowned for its magnificent podocarps. Well illustrated with location maps and black and white photos.

SCENIC RESERVES OF OTAGO


$1.75

Written by L. W. McCaskill for the Department of Lands and Survey this little booklet provides us with a short description of the scenic reserves of the Otago Land District. Illustrated with full page photographs and maps of the beauty spots of the area. (Department of Lands and Survey.)

SHADOW OF THE LAND

By Ian Words

422 p. 1968.

$9

The title for this book was provided by Nopera Panakarero, a Kaitaia chief of much influence, who, in May 1840, believed that only the “shadow of the land” had gone to Queen Victoria whilst the substance remained with the Maoris. Less than a year later he revised this opinion convinced that only the “shadow” would be the Maori portion.

The author examines the British acquisition of New Zealand, the Maoris trust in the Treaty of Waitangi and their confidence that its terms would be honoured and explains it was only by accident that the Maoris were guaranteed the possession of their lands and ancient privileges.

It is under these circumstances that the book considers the use of military force in New Zealand, analyses the arguments surrounding the provision of troops and concludes that, beyond any reasonable doubt there was never an attempt to assist by “moral suasion”.

New Zealand followed the normal nineteenth century British pattern of territorial acquisition. The book is an essential introduction to the Maori wars of a later date.

SHARING SOCIAL RESPONSIBILITY

N.Z. COUNCIL OF SOCIAL SERVICE

88 p. 1978

$2.75

Report of the New Zealand Council of Social Service on desirable roles and directions in social service development.
SOCIAL TRENDS IN NEW ZEALAND
Department of Statistics

193 p. 1977. $4.50

This volume, the first to be produced, examines nine major social areas, viz. demographic patterns, housing and household, education, health and medical services, social welfare and social security, crime and law enforcement, leisure, labour force participation, and incomes.

While the emphasis is on trends, the descriptive text has been supplemented by tables, charts, and figures which highlight significant features.

The information brought together in this volume will assist policy makers, planners, students and others who have an interest in social trends and development in New Zealand society.

SOILS AND AGRICULTURE OF PART PAPARUA COUNTY
DSIR Soil Bureau Bulletin 34

128 p. 1978. $12.75

Describes and classifies the soils of part Paparua County, an area of approximately 134 square miles west of Christchurch.

A section on "land use" contains detailed accounts, with maps, of agriculture and horticulture, and notes on forestry by specialists from the Ministry of Agriculture and Fisheries and the New Zealand Forest Service. Further supporting information, including data on the water resources of the county, is provided in the Appendices.

SURVEY OF PERSONS AGED 65 YEARS AND OVER 1973-74
Department of Statistics

59 p. 1977. $2.20

This survey represents the first nationwide statistical survey of the actual living costs and circumstances of a representative sample of persons aged 65 years and over in New Zealand. The survey was jointly designed by the Departments of Social Welfare and Statistics. The Social Welfare has sought to design measures for standards of living and to determine the effect of the structure and value of social security benefits on these measures. The Department of Statistics has given a general statistical analysis of the survey results, and has carried out some studies to help identify factors which may influence the expenditure patterns of the elderly.

SPORTS DIMENSIONS IN METRIC
Curriculum Bulletin No. 76

16 p. 1978. 50c

In this curriculum development bulletin, the sports areas and component measurements are given in metric. This information covers the dimensions of all popular sports.

SYSTEM OF BUOYAGE AND BEACONAGE FOR NEW ZEALAND
Marine Division, Ministry of Transport

24 p. 1977. $1

Explains the buoyage and beaconage system operating in New Zealand waters. Contains the mandatory requirements for the establishment of aids to navigation in harbours and their approach channels. Describes the requirements for oceanographical stations and gives details of standard markings for marine farms, box fishing nets, and offshore oil rigs.

Useful for all navigators, those studying for nautical examinations, and harbour authorities.

TALKBACK

28 p. 1974. 55c

This report on the contributions which many thousands of New Zealanders made in discussion groups, meetings, and seminars held during the public discussion phase of the Education Development Conference. The report is designed to give an impression of the major outcomes of the discussion, not only indicating where a measure of consensus emerged, but also pointing out where people disagreed. (Educational Development Conference.)

TARARUA STATE FOREST PARK

$2

Within easy reach of most Wellingtonians, the Tararua Forest Park offers a variety of scenery and recreation to those wishing to escape the pressures of urban living.

This booklet briefly outlines the geology, climate, vegetation, flora and fauna, tramping, hunting, fishing, historical remains, and forest management. Three appendices briefly cover search and rescue, suggestions for further reading, and a glossary of plants and animals.

A useful introduction to the park which will stimulate interest and encourage the visitor to use the park wisely and well. (New Zealand Forest Service.)

TE RANGATAHI—BOOK 3—Maori Language Course
Department of Education

157 p. 1978. $6.90

Te Rangatahi 3 contains all chapters of the Te Rangatahi 2 except for the "Te Rama Tuna." Exercises have been revised to comply with the new audio lingual teaching and testing in the fifth form.

This publication now completes the revised Te Rangatahi series.

TE REO RANGATIRA
By S. T. Karety

197 p. Illustrated. 1974. $4.50

A textbook for students of the Maori language written in the "Tuhoe" dialect. Its subject is contemporary Maori life with those aspects of the Maori heritage which prevail in it. This book is intended for advanced fifth formers and the sixth and seventh forms.

TELECOMMUNICATIONS IN NEW ZEALAND
Report of the Communications Commission, April 1977

302 p. 1977. $4

The commission was established in June 1976 to advise on developments in telecommunications including broadcasting and other technical fields involved in modern communications.

New developments arising from the evolving technologies could have such a profound effect that matters of national economics, and social considerations would assume considerable importance.

This report will contribute to a better understanding of the place of telecommunications in New Zealand.

TE TAUTOKO 8, HE KEI AKU RINGA
60c

TE WHAREKURA No. 27 AND TE WHAREKURA No. 28 AND No. 29
1976

Three new additions to this interesting and popular Maori reader series. (Department of Education.)

TRAFFIC RESEARCH REPORTS
Numbers 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16.

1975-76. No. 6, 30c; No. 7, 30c; No. 8 and 9, 45c; No. 10, 45c; No. 11, 40c; No. 12 and 13, 60c; No. 14, 15 and 16, 80c.

A series of reports which present the results of investigations into traffic safety and management problems.

Report No. 6 investigates accident occurrence at planned off-street type shopping areas and the strip-development type and compares the findings.

Report No. 7 deals with vehicle priority at uncontrolled intersections.

Report No. 8 and 9 contains an analysis of fatal motor cyclist accidents for periods of 1 year before and after the introduction of the law which makes the wearing of safety helmets compulsory.

Report No. 10, the role of alcohol in traffic accidents in New Zealand, is reviewed and reference to relative data is made. Alternative counter measures to the problem of drinking and driving is examined.

Report No. 11. A month-long intensive traffic enforcement programme was conducted in Christchurch. This analysis review shows the effects on road users. In this publication it also reviews the long-term effects of a similar programme conducted in Hamilton City in 1973.
UNDERSTANDING LAKES

Government Printer
$3.95

This booklet was prepared jointly by Ministry of Works and Development and D.S.I.R. The foreword is written by Bruce W. Spooner, Chairman of the Water Resources Council. Well illustrated with coloured photographs and diagrams, covers the geological origin and general characteristics of lakes, the processes of lake ecosystems and lake problems. Outlines how private citizens and Government bodies can together prevent and solve problems relating to lakes and their environment. A bibliography is listed. A very useful booklet for schools and all concerned with understanding and preserving New Zealand's beautiful lakes.

WAGE FIXING IN NEW ZEALAND

Edited by S. J. Callahan
$2

One of the outstanding problems of present-day governments is the development of means which not only assure to the wage earner a fair share of national prosperity, but which promote economic growth, financial stability, and industrial peace. This demands of Government and its agencies continuing reappraisal of its machinery for wage bargaining and of its wage-fixing policies. Series No. 14. (New Zealand Institute of Public Administration.)

WAYS WITH WORDS

Department of Agriculture and Fisheries
$3.25

Of special interest to public speakers, conference organisers, chairpersons, secretaries and writers. Outlines format of speech presentation, visual aids, and practical techniques for communicating effectively. Lively reading and most practical.

WEED CONTROL BY CHEMICAL METHODS

By L. J. Mathews
Agriculture and Fisheries Bulletin 329
$35

Possibly no subject in the whole field of agricultural technology has advanced as rapidly in recent years as that of chemical methods of weed control. This publication summarises and makes specific recommendations based on the experimental work conducted largely by the New Zealand Department of Agriculture. The book is divided into five sections:

Section 1—Principles of weed control and the uses of chemical weed killers.

Section 2—Supplies information on the control of many of New Zealand's worst weeds.

Section 3—Gives recommendations for the control of weeds in crops, pastures, and other specific areas.

Section 4—Describes the chemicals and summarises their uses.

Section 5—Deals with application of herbicides.

WHAT GRASS IS THAT?

By N. C. Lambrechtzen
D.S.I.R. Information Series No. 87
$2.25

A guide to the identification of some introduced grasses by means of an illustrated step-by-step key process by botanical name, or by standard common name.

YOUTH CENTRES IN NEW ZEALAND

By Terry McDavid (Ministry of Recreation and Sport)
84 p. 1977.
$2.50

Studies a sample of youth centres in New Zealand and discusses some of their strengths and weaknesses.

The author hopes to encourage the establishment of more centres which can provide a satisfying recreational outlet for the young, a place of social support, of counselling, provision of medical and legal aid, and where accommodation and employment can be facilitated.

THE NEW ZEALAND GAZETTE

The New Zealand Gazette is published every Thursday. Notices for insertion from Government Departments must be received by the Gazette Clerk, Department of Internal Affairs, by noon on Tuesdays. Advertisements will be accepted by the Government Printer until noon on Wednesdays. Advertisements are charged at the rate of 20c per line. The number of insertions required must be written across the face of the advertisement.

All notices should be written on one side of the paper, and signatures, etc., should be legible.

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