

Declaration of Vehicle With Motorcycle Controls to be a Motorcycle

PURSUANT to section 2 of the Transport Act 1962, the Secretary for Transport hereby declares that the vehicle described in the Schedule hereto is a motorcycle for the purposes of the said Act.

SCHEDULE

THE three-wheeled vehicle with motorcycle controls, with the chassis number T15189 and a 1200cc Volkswagen engine bearing the engine number 8753004, manufactured by Mr D. Longstaff of Howick.

Dated at Wellington this 6th day of October 1982.

A. J. HEALY, Secretary for Transport.

(T.T. 31/3/5)

Exemption of Certain Classes of Motor Vehicles From Certain Alternative Fuel Regulations of the Traffic Regulations 1976

PURSUANT to regulation 90 (1) of the Traffic Regulations 1976*, and pursuant to a delegation granted to me by the Secretary for Transport, I, Trevor Alan Lister, Senior Automotive Engineer, hereby exempt these classes of motor vehicles described in the Schedule hereto from the requirements of regulations 90H, 90I, 90L, 90N, 90O, 90P and 90Q of the Traffic Regulations 1976 (which relate to aspects of the fitment and operation of alternative fuel systems).

SCHEDULE

1. Tractors used solely in agricultural operations and not capable of a speed in excess of 30 kilometres per hour.

2. Any forklift or industrial truck not capable of a speed in excess of 30 kilometres an hour, and which is operated solely within the confines of an industrial or commercially zoned area.

3. Any motor vehicle owned by a harbour board, shipping company or stevedoring contractor and used exclusively in connection with the embarking or disembarking of ships' passengers or for loading and unloading ships' mails, cargo and passenger baggage and used on a public highway only when proceeding unladen from one wharf to another wharf or from its usual place of storage to a wharf and in returning to that place of storage.

4. Any motor vehicle normally propelled by mechanical power while it is being temporarily towed without the use of its own power.

Dated at Wellington this 8th day of October 1982.

T. A. LISTER, Senior Automotive Engineer.

*S.R. 1976/227

- Amendment No. 1: S.R. 1978/72
- Amendment No. 2: S.R. 1978/301
- Amendment No. 3: S.R. 1979/128
- Amendment No. 4: S.R. 1980/31
- Amendment No. 5: S.R. 1980/115
- Amendment No. 6: S.R. 1981/158
- Amendment No. 7: S.R. 1981/311
- Amendment No. 8: S.R. 1982/93

(M.O.T. 14/1/17)

Decision No. 1034

Reference No. Ind 17/82

Before the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications:

Escort Vol. 1, No. 12; Vol. 2, Nos. 1 and 2, published by Paul Raymond Publications Ltd., London.

Club Vol. II, Nos. 1, 2, 3, published by Paul Raymond Publications Ltd., London.

Men Only Vol. 46, No. 12; Vol. 47, Nos. 1 and 2, published by Paul Raymond Publications Ltd., London:

Judge: W. M. Willis (Chairman); Mesdames H. B. Dick, L. P. Nikera; Messrs J. V. B. McLinden, I. W. Malcolm.

Hearing: 21 July 1982.

Decision: 5 October 1982.

Appearances: Mr McNiece for Comptroller of Customs.

DECISION

THESE sample publications were all submitted by Gordon and Gotch (NZ) Ltd. for classification, presumably prior to placing orders for further copies. The Tribunal was informed that the company did not wish to be represented nor did it make any written submissions.

Club Magazine—There is a limited amount of text in each issue. One article is not sexually orientated but the rest of the publication comprises articles of a sexual nature and photographs of women largely in contrived and posed positions all exposing genitalia.

Men Only and *Escort*—These are similar in content and although some of the articles are not devoted to sexual subject they do little, as the Comptroller submits, to offset the aims of the magazine, which are predominantly concerned with the prurient and lewd aspects of sex. It should be pointed out that *Men Only*, Volume 40, Nos. 11 and 12, and Volume 41, No. 1, were classified as indecent by the Tribunal in decision No. 876 on 20 November 1976. All publications are predominantly concerned with lewd aspects of sex with an appeal to the prurient. They lack literary or artistic merit and have no redeeming features. The likelihood of corruption outweighs possible benefit and in the Tribunal's view they are injurious to the public good.

They are therefore classified as indecent.

W. M. WILLIS, District Judge, Chairman.

Decision No. 1035

Reference No. Ind 10/82

Before the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications:

PFI Quarterly Issue 12 folio No. 3,

Pin Pals PFI Roster No. 12, published by Gauntlet Enterprises of Los Angeles:

Judge W. M. Willis (Chairman); Mesdames H. B. Dick, L. P. Nikera; Messrs J. V. B. McLinden, I. W. Malcolm.

Hearing: 25 May 1982.

Decision: 5 October 1982.

Appearances: Mr McNiece for Comptroller of Customs. No submissions by importer, Mr J. C. McMullen.

DECISION

THESE are single copies from a private importation seized at Auckland. As the importer has disputed forfeiture, classification is sought by the Comptroller. The first 2 publications have some text in addition to the mainly genital photographs depicting body jewellery. The last publication contains mainly advertisements soliciting contacts from sexually deviant persons interested in body piercing. These magazines and mail order catalogues consist of advertisements for genitalia jewellery and information on body piercing for both men and women. They have no artistic merit and are certainly injurious to the public good. Some of the illustrations might well induce some form of experiment, with resultant physical or even fatal injury.

The Tribunal classifies them all as indecent.

W. M. WILLIS, District Judge, Chairman.

Decision No. 1036

Reference No. Ind 12/82

Before the Indecent Publications Tribunal

IN the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication:

Hustler, Volume 8, No. 9, March 1982, published by Hustler Magazine Inc., California:

Judge: W. M. Willis (Chairman); Mesdames H. B. Dick, L. P. Nikera; Messrs J. V. B. McLinden, I. W. Malcolm.

Hearing: 25 May 1982.

Decision: 5 October 1982.

Appearances: Written submissions from Mr McNiece for Comptroller of Customs. Written submissions from Importer, Mr Ron Hall.