

agreements have been signed between the Minister of Education and the proprietors of the following primary schools:

St. Matthew's School, Russell Street, Marton.
St. Joseph's School, Reed Street, Oamaru.

The said schools will enter into the State education system in accordance with the provisions of the Private Schools Conditional Integration Act 1975 with effect from 13 October 1982. Copies of the integration agreements are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 12th day of October 1982.

J. S. JOLLIFF, for Director-General of Education.

Notice of Intention to Vary Hours of Sale of Liquor at Chartered Club—Wellington Licensing Committee

PURSUANT to section 221A of the Sale of Liquor Act 1962, as amended by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Wellington Licensing Committee on 23 September 1982 made an order authorising variations of the usual hours of trading for the Chartered Club known as The Upper Hutt Returned Services Association Incorporated.

To the intent that on days other than those on which Chartered Clubs are required to be closed for the sale of liquor to its members the hours for the opening and closing of the said premises shall be as follows:

- (a) On any Monday, Tuesday, Wednesday and Thursday (not being Christmas Eve or New Year's Eve)—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.
- (b) On any Friday, Saturday and Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
- (c) On any New Year's Eve—Opening at 11 o'clock in the morning and closing at 00.30 o'clock on the morning of New Year's Day.

Dated at Wellington this 18th day of October 1982.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

New Zealand - Australia Free Trade Agreement—Application for the Approval of Goods as Determined Imported Materials—Notice 1982/6

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 18 November 1982.

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.	Tariff Item	Goods
6.1	40.08.039	Rubber sheet less than 0.20 mm thick

Dated this 21st day of October 1982.

P. J. MCKONE, Comptroller of Customs.

Decision No. 1032

Reference Nos. Ind. 18/82, 19/82, 20/82, 21/82, 22/82.

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:

Puritan No. 7, published by Puritan Publishing Co. Inc., Pennsylvania. *The Best of Puritan*, Vol. 1, published by Puritan Publishing Co. Inc., Pennsylvania. *Hustler*, Vol. 8, No. 10, published by Hustler Magazine Inc., California. *Swedish Erotica*, 5th edition, published by Swedish Erotica Ltd., California:

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: 7 October 1982.

Appearances: Mr McNiece for Comptroller of Customs. Written submissions from importer, Mr R. W. Thompson.

DECISION

THESE publications were imported privately and seized at Auckland Airport on 1 March. Forfeiture has been disputed by the importer so that they have been forwarded to the Tribunal for classification.

Puritan No. 7 is apparently published quarterly and is subtitled *Adult American Dream Book—Ultimate in Erotica*. The articles are sexually orientated and explicit in their detail. The illustrations are largely of males and females, many in posed and contrived positions with emphasis on genitalia.

The Best of Puritan is once again almost completely sexually orientated and as its title would suggest, contains articles and photographs from its parents.

Hustler, Volume 8, No. 10, is not dissimilar in content to *Puritan* and once again the *Best of Hustler* contains supposedly the best articles and illustrations from its parents.

A general comment can be made about *Puritan* No. 7 and issue No. 10 of *Hustler*. There is a minimal amount of serious content and insufficient other matter to offer any redeeming feature.

Swedish Erotica is supposed to be a complete full colour catalogue listing *Adult Movies from the Swedish Erotica Series*. There is little, if any, text; the bulk of the photographs being of men and women indulging in sexual activities in a variety of contrived and extraordinary positions.

It was the submission of the Comptroller that the 5 publications are predominantly concerned in arousing prurient interest, are likely to be injurious to the public good and are therefore indecent.

In his written submission the importer said:

- (a) That he was a responsible adult.
- (b) That the magazines would be read in privacy in his own home.
- (c) The magazines would not be shown to minors and in fact any other person.
- (d) The magazines would not be sold or lent to any other person.
- (e) The forfeiture of the magazines would be considered to be an invasion of his personal rights or freedom of choice.

Therefore he claimed he should be allowed to retain the volumes.

For the benefit of the importer it is useful to quote section 11 (1) and (2) of the Indecent Publications Act which reads:

"11. Matters to be taken into consideration by Tribunal or Court—

- (1) In classifying, or determining the character of any book or sound recording the Tribunal shall take into consideration—
 - (a) The dominant effect of the book or sound recording as a whole;
 - (b) The literary or artistic merit, or the medical, legal, political, social, or scientific character or importance of the book or sound recording;
 - (c) The persons, classes of persons, or age groups to or amongst whom the book or sound recording is or is intended or is likely to be published, heard, distributed, sold, exhibited, played, given, sent, or delivered;
 - (d) The price at which the book or sound recording sells or is intended to be sold;
 - (e) Whether any person is likely to be corrupted by reading the book or hearing the sound recording and whether other persons are likely to benefit therefrom;
 - (f) Whether the book or the sound recording displays an honest purpose and an honest thread of thought or whether its content is merely camouflage designed to render acceptable any indecent parts of the book or sound recording.