

Dated at Wellington this 8th day of March 1983.

R. A. QUAY, Registrar of Industrial Unions.

Department of Labour.

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Decision No. 5/83

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Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by the Broadcasting Corporation of New Zealand to amend its warrants (TV1—4 inclusive) for Television One in respect in respect of transmission commencement times:

Chairman: B. H. Slane.

Members: Lionel R. Sceats and Anne E. Wilson.

Hearing: Auckland, 17 February 1983.

Counsel: J. M. Thompson for Broadcasting Corporation of New Zealand.

W. G. Manning for Alternative Television Network Ltd.

J. G. Miles for Northern Television Ltd.

APPLICATION

AN amendment to the following terms of the warrants, viz.:

Hours of transmission:	Monday–Thursday	1030–2300 hours
	Friday	1030–2400 hours
	Saturday	0930–2400 hours
	Sunday	1100–2300 hours

Hours during which advertising permitted:	Monday–Thursday	1030–2300 hours
	Saturday	0930–2400 hours

by deleting the said terms and substituting the following terms, viz.:

Hours of transmission:	Monday–Thursday	1000–2300 hours
	Friday	1000–2400 hours
	Saturday	0800–2400 hours
	Sunday	0900–2300 hours

Hours during which advertising permitted:	Monday–Thursday	1000–2300 hours
	Saturday	0800–2400 hours

ORAL DECISION

THE application by the BCNZ is in respect of 4 television warrants, 1, 2, 3, and 4 and known as Television One.

The effect is to start broadcasting earlier by 30 minutes on weekdays, 90 minutes on Saturdays, and 2 hours on Sundays.

The reasons given for the application were that the weekday proposals were in response to the demand for the reintroduction of the *Keep Fit* series, that the earlier time for transmission on Saturdays would allow the presentation of specialist children's programmes at a time convenient to its significant number of younger viewers, that is prior to sports, chores, and other traditional Saturday morning activities, and the system of hours on Sunday morning would give the Corporation the opportunity to present an additional religious programme.

It is also proposed to follow that with a 2-hour sports review analysis programme. Evidence in detail of the proposals was given by Mr D. J. Monaghan, the Controller of Programming, who answered questions from the Tribunal.

The application of the factors of section 80 leads us to the conclusion that the amendments are desirable and in the public interest.

To grant them would not be contrary to Government policy, since the applicant has undertaken to make an application to amend the warrants to accommodate any television programme warrants that may be granted. Indeed, that is contemplated by the direction of the Minister of Broadcasting to the Corporation. We see no reason to deprive viewers of the opportunity for increased programme services in the meantime.

Contrary to the ATN submission there is not competing private application for the Tribunal to consider now. The grant of this application will not prejudice any private broadcaster granted a warrant later for morning television.

The application is therefore granted, effective from 21 February for weekdays and 22 April for Saturdays and Sundays. In each warrant for Television One stations there will be endorsed this condition:

The warrant holder shall apply for amendments to this warrant to enable the broadcast of programmes pursuant to any television programme warrants granted by the Tribunal.

Signed for the Tribunal.

B. H. SLANE, Chairman.

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Hawke's Bay Fire District Notice 1983

PURSUANT to section 26 of the Fire Service Act 1975, the New Zealand Fire Service Commission hereby gives the following notice.

NOTICE

1. **Title and commencement**—(1) This notice may be cited as the Hawke's Bay Fire District Notice 1983.

(2) This notice shall come into effect on the 1st day of April 1983.

(3) The Napier and Hastings Fire Districts as declared in the Fire Districts Boundaries (Napier) Notice 1980 in the *New Zealand Gazette* of 28 February 1980 are hereby abolished from 1 April 1983.

(4) The boundaries of the Hawke's Bay Fire District shall be as defined in the following Schedule.

SCHEDULE

HAWKE'S BAY FIRE DISTRICT

ALL that area in the Hawke's Bay Land District; Havelock North Borough, Napier City, Hastings City and part Hawke's Bay County bounded by a line commencing at a point on the sea coast being the westernmost point of the mean high water mark boundary of Lot 2, Deeds Plan 915 in Block II, Kidnapper Survey District and proceeding westerly generally along the generally northern boundaries of Lot 2, aforesaid, to Clifton Road; thence westerly along the southern side of that road to the eastern boundary of Section 4, Block II, Kidnapper Survey District; thence southerly along that eastern boundary and its production to the middle of the Maraetotara River; thence westerly generally down the middle of that river to the northern boundary of Kidnapper Crown Grant District; thence westerly along that boundary and its production to the middle of the Tukituki River; thence up the middle of that river to a point in line with the south-eastern boundary of Lot 9, D.P. 12534; thence southerly generally to and along that boundary and the eastern boundaries of Lots 6, 5, 4, 3, 2, and 1, D.P. 12534, part Lot 3, D.P. 4050, the eastern and south-eastern boundaries of part Lot 1, D.P. 4050, the production of the last mentioned boundary to and along the south-eastern boundaries of part Lot 3, and Lot 8, D.P. 7381, the southern boundaries of Lot 4, D.P. 16304, the eastern boundary of Lot 1, D.P. 8821, the eastern and south-eastern boundaries of Lot 2, D.P. 7801 and the south-eastern boundaries of Lot 1, D.P. 15454 and part Lot 1, D.P. 7410 to the southernmost point of the last-mentioned lot; thence northerly along the western boundaries of part Lot 1, D.P. 7410 to the southernmost point of part Lot 1, D.P. 2344; thence westerly generally along the generally southern boundaries of part Lot 1 aforesaid, parts Lot 24, Deeds Plan 107, part Lot 2, Deeds Plan 713 and the production of the last mentioned boundary across Middle Road to the middle of the Waikaha Stream; thence northerly along the middle of that stream to the southern side of Mutiny Road; thence westerly generally along that side and the southern boundaries of Lot 8, D.P. 4564 to the southernmost point of Lot 4, D.P. 5062; thence north-westerly generally along the south-western boundaries of Lot 4, D.P. 5062, and the production of the last mentioned boundary to the south-eastern side of the No. 2 State Highway; thence north-easterly along that side to a point in line with the south-western boundary of part Peka Peka 2A2D Block; thence north-westerly to and along that boundary, the south-western boundary of Lot 1, D.P. 6977 and the production of the last mentioned boundary across Anderson Road to the south-eastern boundary of Lot 2, D.P. 3118; thence south-westerly, north-westerly and north-easterly along the south-eastern, south-western and north-western boundaries of Lot 2 aforesaid and north-easterly along a right line to and along the north-western boundaries of part Lot 1, D.P. 13605 and Section 17, Block VI, Te Mata Survey District to the easternmost corner of part Lot 1, D.P. 3616; thence north-westerly along the north-eastern boundaries of part Lot 1 aforesaid, to the northernmost point of Lot 1 aforesaid; thence northerly along a right line across Turamoe Road to and along the western boundary of Lot 9, D.P. 16255 to the southern boundary of part Lot 7, D.P. 2016; thence easterly and northerly along the southern and eastern boundaries of part Lot 7 aforesaid, to the south-eastern side of Rosser Road, thence north-easterly along that side to a point in line with the middle of the Karewarewa Stream; thence north-easterly generally to and along the middle of that stream to a point in line with the south-eastern boundary of Korongata Block; thence north-easterly to and along that boundary