

All persons who may be affected by this publication and who desire to comment thereon may obtain copies from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.

The closing date for receipt of comment is 1 October 1984.

Dated at Wellington this 27th day of June 1984.

DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.
(S.A. 114/2/8)

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that supplementary integration agreements have been signed between the Minister of Education and the proprietors of the following schools:

Wellington Diocesan School for Girls (Nga Tawa)
Waikato Diocesan School for Girls, Hamilton

The said supplementary integration agreements come into effect on 13 June 1984. Copies of the supplementary integration agreements are available for inspection without charge by any member of the public at the Department of Education, Head Office, National Mutual Building, Featherston Street, Wellington and at regional offices.

Dated at Wellington this 22nd day of June 1984.

J. R. WILLIAMSON, for Director-General of Education.

10

Decision No. 18/84
IND 8/84

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:

"Een Jonge Reporter Aan De Ro!" published by Bastaard-Uitgeverij, Amsterdam;

"De Avonturen Van Suske En Wiske", published by Bastaard-Uitgeverij, Amsterdam;

"Nog Meer Sexavonturen Van Lucky Luke No. 2", publisher unknown.

Chairman: Judge W. M. Willis.

Members: H. B. Dick, L. P. Nikera, J. V. B. McLinden and I. W. Malcolm.

Hearing: Wellington, 23 May 1984.

Appearances: J. C. D. Groot, importer; C. F. Hillman for Comptroller of Customs.

DECISION

THESE publications were privately imported through Wellington sea freight in March 1984. They were seized but as the importer disputed forfeiture they have been referred to the Tribunal for classification.

The importer bought these publications in Holland and because he said he had seen publications of a similar type in New Zealand he thought there would be no trouble when they were imported. Each publication comes from Holland but *Lucky Luke* shows no publisher's name nor is there any indication of the place of publication. The text is in Dutch so that most persons in this country would have no idea of what has been written other than by reference to the cartoons. The cartoons are sexually orientated and are coarse in the extreme. There is no literary or artistic merit. The appeal would be for the lewd and prurient. The Comptroller drew our attention to section 11 (3) which reads:

"When the Tribunal decides that any picture story book likely to be read by children is indecent in the hands of children under a specific age that picture story book shall be deemed to be indecent in the hands of all persons."

It was submitted that the publications should be considered indecent even without reference to section 11 (3). We agree. Each publication is classified as indecent.

Dated at Wellington this 25th day of June 1984.

JUDGE W. M. WILLIS, Chairman.

3

Wellington Education Board—Election of Members 1984

PURSUANT to the Education Board Administration Regulations 1979, I hereby notify that the result of the call for nominations for

the election of members for the wards specified hereunder of the Education Board of the District of Wellington was as follows:

Hutt Central

Northey, Dr Roy Douglas (elected unopposed)

Horowhenua

Douds, Thomas Edmund (elected unopposed)

Marlborough West

Orchard, John Garth (elected unopposed)

Wairarapa Central

Brown, Mrs Shona (elected unopposed)

Wairarapa North

Humphries, Mrs Prue (elected unopposed)

Wellington West

Hesketh, Clive Rossall (elected unopposed)

J. LELLIOTT, Returning Officer.

Transport Licensing Authority Sitting

PURSUANT to section 120 and 121 of the Transport Act 1962 as amended, the No. 2 Transport Licensing Authority, J. M. Foster, has received the under-mentioned applications and will hold a public sitting at 10 a.m. on Monday, 23 July 1984 in the Conference Room, Ninth Floor, Customhouse Building, Quay Street, Auckland to hear evidence for or against granting them.

T. J. Hutchinson (Auckland) Ltd: To amend Continuous Goods Service Licence No. 20002 by the addition of 2 Rail Exemption Certificates to carry pre-cut or pre-nailed cottages including joinery, lining, fittings, roofing etc. (kitset). Area: North Island with exemption from section 109 (1), Transport Act 1962.

Russell John and Margaret Louise Rodgers and Donald Earle Reisterer: Amend Continuous Taxicab Service Licence No. 12469 by the addition of one Cab Authority to operate in the North Shore area.

Michael Noel Blackburn: A new Continuous Taxicab Service Licence to carry passengers. Area: to operate in the North Shore area.

Dated at Auckland this 22nd day of June 1984.

G. SHAW, Secretary, for Transport Licensing Authority.

1

Trading Bank Reserve Asset Ratio

PURSUANT to section 33 of the Reserve Bank of New Zealand Act 1964, the Reserve Bank, acting with the approval of the Minister of Finance, hereby gives notice that as from and including the 1st July 1984 and until further notice each trading bank shall maintain during each calendar month balances at the Reserve Bank plus holdings of Reserve Bank notes, of New Zealand coin, and of New Zealand Government securities, such that the aggregate of the averages of those balances and holdings during that month (determined in accordance with clauses 1 to 7 of this notice) equals or exceeds the aggregate of:

24.0 percent of that trading bank's average demand and time deposit liabilities in New Zealand in the immediately preceding month (determined in accordance with the provisions of clause 6 of this notice);

Provided that a trading bank may make up 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 the next following 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 termed "Contra Deposit Account" and on terms and conditions to be determined by the Reserve Bank.

For the purposes of this notice:

- (1) Balances held by a trading bank at the Reserve Bank shall (subject to clause 7 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 and of New Zealand coin for a calendar month shall be the average of the figures for those holdings recorded by the Reserve Bank for that trading bank as at each