(a) Hard Core Magazines: The publications in this group include Fantasy Fuck No. 1, Parklane No. 1, Ribald No. 561, Sex Paper No. 183, Sex Paper No. 181, Vibrations Vol. 6, No. 7, Vibrations May 1982, Bizarr Sex Lovers No. 1, Xotica No. 4, Wishsvor Lage No. 11, Rodox Special Magazine No. 8, Exciting, Teenage Sex No. 15, Chick Licks No. 9, Porno Weekend and Pakh, Phys. 166. Weekend and Baby Blue Anal.

This collection of books and magazines can be classified as hard core pornography. There is a limited amount of text in each publication and it is solely related to matters of sex.

- (b) Paper Backs: The particular publications in this case are Penthouse Variations, Oui Letters, Randy Girls, From Here to Virginity, Us, Two and Women. Curiously Us, Two and Women have been imported commercially in Auckland and have been referred to the Tribunal for classification by the importer. Those 3 books have been dealt with separately and are the subject of Decision No. 14/84. So far as the remaining 4 are concerned the first 2 contain letters and articles explicitly relating to sexual adventures and experiences. There are no articles to give the books any pretence of literary or other merit. Randy Girls and From Here to Virginity are, as the Comptroller submitted, merely vehicles for weak sexually based stories with skimpy plots and no literary merit.
- (c) The remaining 2 are *Lingerie* and *Lace Vol. 3*, *No. 4* and *Silk*. These can be best described, again as submitted by the Comptroller, as girlie magazines depicting mainly nude and semi-nude models in predominantly unnatural poses.

It is possible to say of all of these publications that they are predominantly concerned with the lewd and prurient aspects of sex, that the subject matter is described or expressed in a patiently offensive manner, that they have no literary or artistic merit and are not otherwise redeemed by other characteristics and that the likelihood of corruption far exceeds possible benefit. They are classified as indecent.

Parklane No. 1, Ribald No. 561, Sex Paper Nos 181 and 183 were said to have been imported by D. R. Page, Tauranga and the remainder by J. J. Fleet, also Tauranga.

Dated at Wellington this 28th day of June 1984.

JUDGE W. M. WILLIS, Chairman.

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Hawkes Bay Licensing Committee

PURSUANT to section 221A of the Sale of Liquor Act 1962, as inserted by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Hawkes Bay Licensing Committee on 8 June 1984 made an order authorising the variation of the hours of trading (as specified in the variation of hours order made by the said Committee on 28 March 1977 and notified in the *New Zealand Gazette* on 14 April 1977, No. 41, page 1063) for the licensed premises known as the Taradale Hotel, Taradale.

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

(a) On any Friday or Saturday—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.

Dated at Wellington this 6th day of July 1984.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Bay of Plenty Licensing Committee

PURSUANT to sections 221A and 221B 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 Bay of Plenty Licensing Committee on 21 June 1984 made an order authorising variations of the usual hours of trading for the licensed premises known as Fentons Tavern, Rotorua.

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

- (a) On any Friday, Saturday and Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
- (b) 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

Dated at Wellington this 6th day of July 1984.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Bay of Plenty Licensing Committee

PURSUANT to sections 221A and 221B of the Sale of Liquor 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 Bay of Plenty Licensing Committee on 21 June 1984 made an order authorising variations of the usual hours of trading for the licensed premises known as The Westbrook Tavern,

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

- (a) On any Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
 (b) 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

Dated at Wellington this 6th day of July 1984.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

The Standards Act 1965—Draft New Zealand Standard Specification Available for Comment

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the following draft New Zealand standard specification is being circulated.

Number and Title of Specification

DZ 5826 Code of practice for the operation of swimming pools.

Part 2: Plain language code of practice for the control of water quality in school swimming pools. \$15.00.

This draft is a summary of the school swimming pool information set out in Part 1: The control of pool water quality which is now being completed for publication.

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

NOTE—Payment must accompany all requests for drafts.

The closing date for receipt of comment is 5 October 1984.

Dated at Wellington this 5th day of July 1984.

DENYS R. M. PINFOLD, Director, Standards Association of New Zealand.

(S.A. 114/2/8)

Transport Licensing Authority Sitting

PURSUANT to sections 121 and 135 of the Transport Act 1962 as amended by the Transport Amendment Act No. 2, 1983, the Wellington District and No. 7 Transport Licensing Authority (I. P. Wollerman), gives notice of the receipt of the following applications and will hold a Public Sitting, to hear evidence for or against the granting of them in the Conference Room, Agriculture and Fisheries Department, I.S.A. Building, Church Street, Palmerston North on Wednesday, 1 August 1984, commencing at 10.30 a.m.

A7/84/284—Patrick Joseph Gildea, Palmerston North: Transfer Taxi Service Licence No. 8329 from Joseph Reo, Palmerston North. 1 Public Hire Cab Authority, Palmerston North.

A7/84/299—Patrick Joseph Gildea: Amend Taxi Service Licence No. 8329 by adding the following special conditions: