- 4. Constitution of drainage areas—(1) That part of the Mangapu Drainage District existing immediately before the commencement of this order within the Otorohanga District is hereby constituted a drainage area of Otorohanga District under the name of "The Mangapu North Drainage District" and shall be deemed to have been constituted under Part XXIX of the Local Government Act 1974
- (2) That part of the Mangapu Drainage District existing immediately before the commencement of this order within the Waitomo District is hereby constituted a drainage area of Waitomo District under the name of "The Mangapu South Drainage District" and shall be deemed to have been constituted under Part XXIX of the Local Government Act 1974.
- 5. Transfer of functions and powers—(1) The functions and powers of the Mangapu Drainage Board in respect of the area of the Mangapu North Drainage District shall become the functions and powers of the Otorohanga District Council.

(2) The functions and powers of the Mangapu Drainage Board in respect of the area of the Mangapu South Drainage District shall become the functions and powers of the Waitomo District Council.

6. Transfer of assets and liabilities—All the assets and liabilities of the Mangapu Drainage Board shall become the assets and liabilities of the Otorohanga District Council.

7. Use of assets—The assets of the Mangapu Drainage Board shall, after all liabilities have been provided for, be applied only for the purposes of land drainage in the Mangapu North Drainage District and the Mangapu South Drainage District and any amounts requiring to be found to meet such liabilities shall be found only within those drainage districts.

8. Transfer of rates, levies and other responsibilities—The Otorohanga District Council in respect of the area of the Mangapu Drainage District existing immediately before the commencement of this order:

(a) Shall succeed to all rates or levies and other money payable to the Mangapu Drainage Board:

to the Mangapu Drainage Board;
(b) Shall have and may exercise and be responsible for all obligations, engagements and contracts which previously were, or which would have been, the responsibility of the Mangapu Drainage Board.

9. Bylaws—(1) The Otorohanga District Council in respect of the area of the Mangapu North Drainage District shall succeed to the bylaws of the Mangapu Drainage Board which are in force and are applicable to the Otorohanga District Council's altered circumstances and, until revoked or altered by the Otorohanga District Council every such bylaw shall remain in force in the area in which it was in force immediately before the commencement of this order; and every bylaw which cannot be restricted to the area shall be deemed inapplicable and revoked in respect of the area by this order.

(2) The Waitomo District Council in respect of the area of the Mangapu South Drainage District shall succeed to the bylaws of the Mangapu Drainage Board which are in force and are applicable to the Waitomo District Council's altered circumstances and, until revoked or altered by the Waitomo District Council every such bylaw shall remain in force in the area in which it was in force immediately before the commencement of this order; and every bylaw which cannot be restricted to the area shall be deemed inapplicable and revoked in respect of the area by this order.

10. Classifications of land for rating purposes—The classifications of land for rating purposes made by the Mangapu Drainage Board, and extant at its dissolution, shall enure in the Mangapu North Drainage District and the Mangapu South Drainage District as if those classifications had been made under Part IX of the Local Government Act 1974.

P. G. MILLEN, Clerk of the Executive Council. (I.A. 103/5/365)

The Halfmoon and Horseshoe Bays Harbour Board Dissolution Order 1984

DAVID BEATTIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 26th day of March 1984

Present:

THE RIGHT HON. SIR ROBERT MULDOON PRESIDING IN COUNCIL PURSUANT to section 36 of the Local Government 1974, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

ORDER

- 1. Title and commencement—(1) This order may be cited as the Halfmoon and Horseshoe Bays Harbour Board Dissolution Order 1984.
- (2) This order shall come into force on the 1st day of April 1984.
- 2. Dissolution of Halfmoon and Horseshoe Bays Harbour Board— The Halfmoon and Horseshoe Bays Harbour Board (hereinafter referred to as "the Board") is hereby dissolved.

- 3. Harbour limits—The Halfmoon and Horseshoe Bays Harbour limits in force immediately before the commencement of this order shall enure
- **4.** Transfer of powers, functions and other responsibilities—The corporation of the Southland Harbour Board:
 - (a) Shall have and may exercise and be responsible for all the powers, duties, acts of authority, and functions which were previously exercised, or which would have been so exercised, by the Board;

(b) Shall have and may exercise and be responsible for all liabilities, obligations, engagements, and contracts which previously were, or which would have been, the responsibility

of the Board;

(c) Shall have and may exercise and be responsible for all actions, suits, and proceedings pending by or against, or which would have been, the responsibility of the Board;
(d) Shall succeed to the bylaws of the Board which are in force

- (d) Shall succeed to the bylaws of the Board which are in force immediately before the commencement of this order and where such bylaws conflict with any other bylaw of the Southland Harbour Board, the bylaws of the Board shall prevail; and, until revoked or altered by the Southland Harbour Board, every such bylaw shall remain in force in the area in which it was in force immediately before the commencement of this order;
- (e) Shall succeed to all assets of the Board and to all rates or levies and other money payable to the Board.
- 5. Constitution of Stewart Island Harbour Committee—(1) The Southland Harbour Board shall establish and maintain a standing committee of the Southland Harbour Board to be known as "The Stewart Island Harbour Committee" (hereinafter in this order referred to as "the harbour committee") for the purposes of considering and making recommendations to the Southland Harbour Board on the operation and control of the Halfmoon and Horseshoe Bays Harbour and harbour limits and to carry out such responsibilities for the day to day management of the harbour and harbour limits as may be delegated to it by the Southland Harbour Board.
- (2) The harbour committee shall comprise the members of the Stewart Island County Council, together with the Chairman of the Southland Harbour Board or his nominee.
- (3) The Chairman of the harbour committee shall be the Chairman of the Stewart Island County Council.
- 6. Representation on Southland Harbour Board—(1) For the purposes of electoral representation on the Southland Harbour Board Stewart Island County shall together with Bluff Borough be deemed to form a combined district of the Southland Harbour Board.
- (2) At the next triennial general elections of members of local authorities to be held in 1986 and at each subsequent election the electors of the combined district of Bluff Borough and Stewart Island County shall jointly elect one member to the Southland Harbour Board.
- (3) Pursuant to section 19 (1) of the Harbours Act 1950 the Bluff Borough Council is hereby appointed to be the principal authority for the combined district of Bluff Borough and Stewart Island County for the purposes of elections to the Southland Harbour Board.

P. G. MILLEN, Clerk of the Executive Council.

(I.A. 103/5/364)

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Declaration that State Forest Land Ceases to be Part of Tararua State Forest Park—Wellington Conservancy

DAVID BEATTIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 2nd day of April 1984

Present:

THE HON. J. K. MCLAY PRESIDING IN COUNCIL

PURSUANT to section 63B (2) of the Forests Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that the area of State forest land described in the Schedule hereto, having been set apart as part of Tararua State Forest Park by a proclamation dated the 20th day of June 1975, and published in the New Zealand Gazette, of 10 July 1975, Volume II, page 1518, hereby ceases to be part of Tararua State Forest Park as from the date of publication hereof.

SCHEDULE

Wellington Land District—Featherston County

27.4254 hectares, more or less, being Sections 598 and 605 to 613, Featherston Suburban, and parts Section 494 and 495, Featherston Suburban, situated in Block VIII, Waiohine Survey District and Block III, Wairarapa Survey District. Tararua State Forest Park, by part *New Zealand Gazette*, 1975, page 1518. As shown on plan \$27/6, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 33681).