

The application is for a very low power transmitter of 0.02 watts. It would be located in the foreman's office. It is a small unit which would require little space and, it is expected, little maintenance. There would be no studio required nor any staff as the station is a repeat of *Radio Caroline* and will be self-running. The CFM Company will finance and maintain the transmitter and the aerials.

The applicant has reached agreement with the Corporation to rebroadcast *Radio Caroline*. The BCNZ applauded the initiative of the applicant in making this proposal.

The Tribunal has considered the application and the evidence in support. The matters required to be considered by section 80 of the Broadcasting Act 1976 have been taken into account.

The station will have no economic effect on any existing station or the Corporation. The applicant has the ability to carry on the proposed service and is likely to do so satisfactorily.

The question of simulcasting was raised by the Post Office. Simulcasting will be permitted because the situation is a special one, established to allow listening by earphone radios not to establish a FM service.

The applicant will be broadcasting advertising matter as of course *Radio Caroline* does. However it will not add any advertising of its own and its warrant will be limited to the same programme and advertising as *Radio Caroline*.

The applicant has established a need at the Pareora Works for such a service. The Tribunal feels that this is a special situation and is impressed by this innovative solution to a problem. In the public interest this proposal is clearly desirable.

The application for the warrant is granted.

As the intention is to rebroadcast only the programmes of *Radio Caroline* it will be a condition of the warrant that no other programme material be broadcast without the consent of the Tribunal. The prohibition against networking will be modified to permit networking with 3ZC. Otherwise the usual conditions will apply.

Dated this 3rd day of September 1985.

B. H. SLANE, Chairman.

Lapse of Application for a Grant of Plant Selectors' Rights (Notice No. 3562; Ag. P.V. 3/27)

PURSUANT to regulation 12 of the Plant Varieties Regulations 1975, the Registrar of Plant Varieties hereby declares the application for Plant Selectors' Rights as specified in the Schedule hereto, to have lapsed.

SCHEDULE			
SPECIES: BIRCH (<i>Betula populifolia</i>)			
Name and Address of Applicant	Date of Application	Date of Lapse	Proposed Denomination
G. W. & A. P. Hall, 6 Stour Street, Oamaru	14/9/82	30/8/85	Andrena's Gold
Dated at Lincoln this 6th day of September 1985.			
F. W. WHITMORE, Registrar of Plant Varieties.			

3

Application for Protective Direction and Plant Selectors' Rights (Notice No. 3563; Ag. P.V. 3/23)

PURSUANT to section 11 of the Plant Varieties Act 1973, notice is hereby given that an application for a grant of Protective Direction and for a grant of Plant Selectors' Rights as specified in the Schedule hereto, has been received by the Registrar of Plant Varieties. If any interested person considers that he is likely to be unfairly affected by the application for a grant of Protective Direction and a grant of Plant Selectors' Rights, he may lodge an objection with the Registrar within 2 months from the date of this *Gazette*. Objections must comply with section 19 of the Plant Varieties Act 1973.

SCHEDULE			
SPECIES: WALNUT (<i>Juglans regia</i>)			
Name and Address of Applicant	Date of Application	Breeder's Reference	Proposed Denomination
Canterbury Tree Crops Trust (Inc.) P.O. Box 13049, Christchurch, as agent for M. J. Read, 105 Locksley Avenue, Dallington	3/9/85	CW1/121	Karaka
Dated at Lincoln this 3rd day of September 1985.			
F. W. WHITMORE, Registrar of Plant Varieties.			

4