

THE

NEW ZEALAND GAZETTE

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WELLINGTON: THURSDAY, 17 JANUARY 1985

CORRIGENDUM

Setting Rates of Special Berryfruit Levy (Notice No. 3412; Ag. 4/54/8)

In the notice with the above heading published in the New Zealand Gazette, 13 December 1984, No. 232, page 5685 at line 5 omit the word "fresh" and after the word "export" insert the words "or processing" so as to correctly read as follows:

PURSUANT to section 7 of the Berryfruit Levy Act 1967, having regard to the recommendations of the New Zealand Berryfruit Growers' Federation (Inc.), I hereby fix a special levy equal to 1^{1/2} cents per kilogram of blackcurrants and 3 cents per kilogram of boysenberries sold for export or processing purposes. This levy is to be paid by blackcurrant and boysenberry growers and is to be used for the purposes of promotion and market development of their respective products.

The rates of special levies fixed shall come into force and applies for the year commencing the 14th day after publication of this notice.

Dated at Wellington this 11th day of December 1984.

DAVID BUTCHER,

Parliamentary Under-Secretary to the Minister of Agriculture.

The Oyster Bay and Port Underwood Reclamation Order 1984

DAVID BEATTIE, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 17th day of December 1984

Present:

THE HON. G. W. R. PALMER PRESIDING IN COUNCIL

PURSUANT to sections 175 (3) and 265 of the Harbours Act 1950, His Excellency the Governor-General, acting on the joint recommendation of the Minister of Transport and the Minister of Lands and 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 Oyster Bay and Port Underwood Reclamation Order 1984.

(2) This order shall come into force on the 14th day after the date of its publication in the *Gazette*.

2. Interpretation—In this order—

"Act" means the Harbours Act 1950.

"Board" means the Marlborough Harbour Board constituted under section 15 (2) of the Act.

3. Authority to reclaim—Subject to sections 176 to 182 of the Act, the Board is hereby authorised to reclaim the land described in the First Schedule to this order.

4. Validation—The action of the Board in causing the land described in the Second Schedule to this order to be reclaimed without obtaining the proper authority from the Governor-General in Council is hereby validated and declared to have been lawful.

FIRST SCHEDULE

ALL that land situated in the Arapawa Survey District of the Marlborough Land District containing 1825 square metres, more or less, being part of the seabed of Oyster Bay and Port Underwood and more particularly shown as "Proposed Reclamation" on plan M.D. 16297, deposited in the office of the Secretary for Transport at Wellington.

SECOND SCHEDULE

ALL that reclaimed land situated in the Arapawa Survey District of the Marlborough Land District containing 245 square metres, more or less, and more particularly shown as "Existing Reclamation" on the aforesaid plan M.D. 16297.

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

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(M.O.T. 43/5/6/9)

Appointments, Promotions, Extensions, Transfers, Resignations and Retirements of Officers of the New Zealand Army

PURSUANT to sections 27 (2), 42 (2) and 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following