Availability

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E.S.T.V. House, 4185 Queens Drive, Lower Hutt.

159 Hereford Street, Christchurch.

Government Building, 1 George Street, Palmerston North.

Cargill House, 123 Princes Street, Dunedin.

Other issues of the Gazette:

Commercial Edition—published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

Special Editions and Supplements—Published as and when required.

Government Notices

Customs

Customs Act 1966

Termination Notice: Countervailing Investigation Edible Rapeseed Oil

Notice was given in the <code>New Zealand Gazette</code> of 24 May 1988 of the initiation by the Comptroller of Customs of an investigation under section 186H of the Customs Act 1966 in respect of a complaint from South Oil Ltd. that edible rapeseed oil exported or intended to be exported to New Zealand from the Federal Republic of Germany, Canada and the Netherlands was being subsidised.

South Oil Ltd. had claimed that the allegedly subsidised imports had caused material injury in the form of; loss of sales and marketshare, under-utilisation of production capacity, actual and potential decline in profits, price suppression and depression and loss of employment.

Interested parties were invited to make written submissions to Customs.

Information and evidence was submitted by the Governments of Canada, the Federal Republic of Germany, the Commission of the European Communities, several overseas exporters, New Zealand importers and various end users of the product.

Section 1861 of the Customs Act 1966 and Article 2 (12) of the GATT Code on Subsidies and Countervailing require that an investigation shall be terminated where the Comptroller is satisfied that—

- (a) there is insufficient evidence of subsidising to justify proceeding with the investigation; or
- (b) there is insufficient evidence that material injury to a New Zealand industry has been or is being caused or threatened by means of the subsidising.

The Comptroller is satisfied, on the information available, that subsidies are paid to the vegetable oil industry in Canada, the Federal Republic of Germany and the Netherlands (the latter two by virtue of the European Economic Community Common Agricultural Policy).

However after analysis of all the relevant information the Comptroller considers that no causal link exists between the subsidised imports and the injury being experienced by the New Zealand industry.

Accordingly the Comptroller has terminated investigations into the complaint.

Dated this 1st day of August 1988.

M. W. TAYLOR, Comptroller of Customs. go8459

Education

Education Act 1964

Aorere College Board of Governors Notice 1988

Pursuant to sections 51 and 54 of the Education Act 1964, the Minister of Education gives the following notice:

Notice

- 1. (a) This notice may be cited as the Aorere College Board of Governors Notice 1988.
- (b) This notice shall come into force on the date of publication in the $\it New Zealand Gazette$.
- 2. There shall be a Board of Governors for Aorere College which shall be constituted as follows:
- (a) One member appointed by the Auckland Education Board;
- (b) One member elected by the teachers of Aorere College; but the member so elected may not be appointed as chairman or deputy chairman of the board;
- (c) Seven members elected by the parents of pupils attending Aorere College;
- (d) Two members co-opted by the board itself, as and when
- 3. The Southern Secondary Schools Board shall cease to control Aorere College, and the sole control of that school shall be vested in the Board of Governors constituted by clause 2 of this notice.
- 4. The Southern Secondary Schools Board of Governors Notice 1985* is hereby revoked.

Dated at Wellington this 25th day of July 1988.

DAVID LANGE, Minister of Education.

Member of the Executive Council of New Zealand.

*New Zealand Gazette, No. 110, 13 June 1985, page 2531. 2

Southern Secondary Schools Board of Governors Notice 1988

Pursuant to section 51 of the Education Act 1964, the Minister of Education gives the following notice: