The New Zealand Gazette

WELLINGTON: THURSDAY, 24 AUGUST 1989

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Using the Gazette

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Vice Regal

Appointments

Appointment of a Member of the Executive Council
His Excellency the Governor-General has been pleased to appoint Mr Noel Scott, M.P., a Member of the Executive Council of New Zealand.
Dated at Wellington this 21st day of August 1989.
MARIE SHROFF, Clerk of the Executive Council.

Resignation of Parliamentary Under-Secretary
His Excellency the Governor-General has been pleased to accept the resignation of Mr Noel Scott, M.P., Parliamentary Under-Secretary in relation to the Office of Minister of Education.
Dated at Wellington this 21st day of August 1989.
GEOFFREY PALMER, Prime Minister.

Guests of Government

His Excellency Dr Abdullah Badr Danouk, Minister of Agriculture of the Republic of Iraq is expected to visit New Zealand from 27 August until 1 September.
His Excellency's visit is timed to co-incide with the New Zealand/Iraq joint trade talks. He will also be visiting agricultural establishments throughout the country.

Parliamentary Summary

Bills Assented To

Government Bills

17 August 1989—
- Racing Amendment
- Sale of Liquor
- Wheat Industry Research Levies

Assent No.
- 62
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**Bills Introduced**

**Government Bills**
*(Minister/Member in Charge Shown in Parenthesis)*

17 August 1989—
Radiocommunications Bill (Hon. Jonathan Hunt)

**Local Bills**

16 August 1989—
Auckland Harbour Board (Princes Wharf) Empowering Bill (Hon. Richard Prebble)
Auckland Harbour Board (Devonport Wharf) Vesting and Empowering Bill (Hon. Richard Prebble)

**Private Member’s Bill**

16 August 1989—
Electoral Expenses Bill (Clive Matthewson)

**Summary of Bills Introduced**

**Auckland Harbour Board (Devonport Wharf) Vesting and Empowering Bill**

This Bill makes provision for leasing land to Ports of Auckland Limited and to vest in the Auckland Harbour Board land constituting part of the bed of the Waitemata Harbour.

**Auckland Harbour Board (Princes Wharf) Empowering Bill**

This Bill makes provision for leasing land in the Auckland Harbour Board and constituting part of the bed of the Waitemata Harbour to Ports of Auckland Limited.

**Electoral Expenses Bill**

This Bill abrogates, in the case of the 1987 general election, the limit of $5,000 on the total election expenses of candidates that is prescribed by section 139 (2) of the Electoral Act 1956 and requires the removal from a Corrupt Practices List of any name entered on it by reason only of the limit of $5,000 on the total election expenses of a candidate having been exceeded at the 1987 general election.

**Radiocommunications Bill**

This Bill provides for the management of the radio spectrum, which includes the radio frequencies used by radio and television broadcasters. The Bill is the last of the major legislative measures required in the reform of the telecommunications and broadcasting sectors.

Principal features of the Bill are:

1. The creation of tradeable rights in radio frequencies, through a system of registration of radio frequencies;
2. The management and use of registered radio frequencies are intended to be largely self-regulating;
3. The tort of nuisance may be invoked to deal with interference to radio and TV reception;
4. Existing users of frequencies to be registered under the Bill are entitled to certain transitional rights.
Government Notices

Agriculture and Fisheries

Fisheries Act 1983

The Fisheries (Riverton Rocks Shellfish Closed Season) Notice 1989 (No. 4932)

Pursuant to sections 85 and 86 of the Fisheries Act 1983, the Director (Operations), acting under authority delegated by the Director-General of Agriculture and Fisheries, and after consultation with the Director-General of Conservation and the Fishing Industry Board, hereby gives the following notice:

Notice

1. Title and commencement—This notice may be cited as the Fisheries (Riverton Rocks Shellfish Closed Season) Notice 1989 (No. 4932) and shall come into effect on the 1st day of September 1989.

2. Interpretation—In this notice, the term:

“Riverton Rocks Shellfish Area” means all those waters lying within an area bounded by a line commencing at Howells Point Light (at 46° 23.1’S and 168° 01.8’E); thence proceeding on a true bearing of 234° for a half of a nautical mile to a point (at 46° 23.4’S and 168° 01.2’E); thence generally in a north-easterly direction at a distance of half a nautical mile from the mean high water mark to a point at (46° 21.7’S and 168° 02.4’W); thence to the shore on a true bearing of 307° to a point (at 46° 21.4’S and 167° 21.6’E); thence along the mean high water mark to a point on the northern entrance to the Riverton estuary (46° 21.5’S and 168° 01.4’E); thence to a point on the southern entrance to the Riverton estuary (at 46° 21.6’S and 168° 01.3’E); thence generally in a southerly direction along the mean high water mark to the point of commencement.

3. Closed season for shellfish determined—There is hereby determined to be a closed season for the taking of all shellfish by amateur fishers within the Riverton Rocks Shellfish Area commencing on the 1st day of September 1989 and expiring with the 31st day of August 1990.

Dated at Wellington this 21st day of August 1989.

B. D. SHALLARD, Director (Operations), MAFFish (acting pursuant to delegated authority).

Conservation

Fisheries Act 1983

District Anglers (Auckland Acclimatisation District) Notice 1987, Amendment No. 2

Pursuant to section 71 of the Fisheries Act 1983, the Auckland Acclimatisation Society amends the District Anglers (Auckland Acclimatisation District) Notice 1987, and shall be read together with and deemed part of the District Anglers (Auckland Acclimatisation District) Notice 1987 (hereinafter referred to as the “principal notice”).

(2) This amending notice shall come into force on the 1st day of October 1989.

2. Open season—Clause 3 of the principal notice is amended by omitting from subclause (3) (ix) the word “Wharepapa” and substituting the word “Seafood”.


4. Authorised tackle—Clause 6 of the principal notice is amended by omitting from subclause (7) paragraph (k) (xi) the words “State Highway 31” and substituting the words “the Pirongia-Ngutunui roadway”.

Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

District Anglers (Hawera, Stratford and Taranaki Acclimatisation Districts) Notice 1987, Amendment No. 2

Pursuant to section 71 of the Fisheries Act 1983, the Hawera, Stratford and Taranaki Acclimatisation Societies amend the District Anglers (Hawera, Stratford and Taranaki Acclimatisation Districts) Notice 1987, Amendment No. 2, and shall be read together with and deemed part of the District Anglers (Hawera, Stratford and Taranaki Acclimatisation Districts) Notice 1987 (hereinafter referred to as the “principal notice”).

(2) This amending notice shall come into force on the 1st day of October 1989.

2. Open season—Clause 3 of the principal notice is amended by repealing paragraphs (b) and (b) (1) and substituting the following paragraph:

“(b) There shall be an open season from the 1st day of June in any year to the 30th day of April in the following year (both days inclusive) in Lake Rotorangi.”

Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

District Anglers (Wellington Acclimatisation District) Notice 1987, Amendment No. 2


1. Title and commencement—(1) This amending notice may be cited as the District Anglers (Wellington Acclimatisation Districts) Notice 1987, Amendment No. 2, and shall be read together with and deemed part of the District Anglers (Wellington Acclimatisation District) Notice 1987 (hereinafter referred to as the “principal notice”).

(2) This amending notice shall come into force on the 1st day of October 1989.

2. Open season—Clause 3 of the principal notice is amended by repealing subclause (3) and substituting the following subclause:
No licence holder, when fishing with natural bait for acclimatised fish, shall use or have under his control more than one assembled rod and running line at any one time.

3. Daily limit bag—Clause 9 of the principal notice is amended by repealing subclause (2) and substituting the following subclause:

"Notwithstanding subclause (1) of this clause no licence holder shall on any one day take or have in his possession more than a total of:

(a) Four trout or salmon taken from the Hutt River including all tributaries of that river.

(b) Two trout or salmon taken from each of the following rivers (all tributaries included): Hautapu, Rangitikei (above the Mangohane Bridge), Ruamahanga (above the Mount Bruce SH2 bridge), and Waimiuomatara Rivers."

Approved at Wellington this 21st day of August 1989.

D. McDowell, Director-General of Conservation.

District Anglers (Nelson Acclimatisation District) Notice 1989

Pursuant to section 71 of the Fisheries Act 1983, the Nelson Acclimatisation Society hereby gives the following district anglers notice.

Notice

1. Title and commencement—This notice may be cited as the District Anglers (Nelson Acclimatisation District) Notice 1989, and shall come into force on the 1st day of October 1989.

2. Interpretation—Words and expressions in this notice which are defined in the Fisheries Act 1983 or the Freshwater Fisheries Regulations 1983 shall have the meanings so defined.

3. Open season—(1) Subject to subclauses (2) and (3) of this clause and to clause 4 of this notice, there shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of April in the following year (both days inclusive).

(2) There shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of September in the following year (both days inclusive) in the following waters:

(a) The Cobb Reservoir.

(b) The Waima and Wairoa Rivers downstream of the confluence with the Lee River.

(c) The Aorere River downstream from the road bridge at Rockville.

(d) The Motueka River downstream from the road bridge at Ngatimoti.

(3) There shall be an open season for fishing for acclimatised fish from the 1st day of May to the 14th day of September in the same year (both days inclusive) in Lakes Rotiti and Rotorua.

(4) No licence holder shall fish for or take any acclimatised fish except during an open season.

4. Closed season—(1) There shall be a closed season for fishing for acclimatised fish—

(i) From the 1st day of October to the 31st day of October in the same year (both days inclusive) in Lake Daniels.

(ii) From the 1st day of October in any year to the 30th day of September in the year following (both days inclusive) in the Brook Stream located in Nelson City.

(iii) From the 1st day of May to the 14th day of September in the same year (both days inclusive) in Lakes Rotiti and Rotorua, within a radius of 100 metres from the centre of the meeting line with the lakes of those rivers and streams listed.

Lake Rotiti—(a) Travers River

(b) Coldwater Stream

(c) Black Valley Stream

(d) Buller River

Lake Rotoroa—(a) Sabine River

(b) D'Urville River

(c) Gowan River

5. Authorised tackle—(1) No licence holder shall fish for or take any acclimatised fish except by using a rod and running line.

(2) Notwithstanding subclause (1) of this clause—when playing an acclimatised fish, a landing net may be used to secure or land any such fish.

(3) No licence holder shall use in fishing for acclimatised fish or have under his or her control more than one assembled rod and running line at any one time.

(4) No licence holder shall fish for acclimatised fish unless he or she is within 15 metres of the rod he or she is using and has the rod under his or her own visual observation.

(5) No licence holder in fishing for acclimatised fish shall use any lure or bait other than artificial fly in the following waters and all their tributaries:

(a) Maitai River (except the holders of a junior licence).

(b) Riwaka River.

(c) Wakapuaka River (Happy Valley).

(d) Motupiko River.

(e) Mangles River.

(f) Pearse River.

(g) Cobb River—upstream from the first gorge above the reservoir, designated by white posts on the river banks.

6. No licence holder in fishing for acclimatised fish shall—

Fish from any boat in those parts of Lake Rotoroa and Lake Rotiti within a radius of 100 metres from the centre of the meeting lines of the listed rivers and streams flowing into the lakes, or those parts of the lakes within a radius of 100 metres from the centre of the meeting lines with the lake of the outlet rivers.

This restriction applies to the following waters:

Lake Rotiti—(a) Travers River

(b) Coldwater Stream

(c) Black Valley Stream

(d) Buller River

Lake Rotoroa—(a) Sabine River

(b) D'Urville River

(c) Gowan River

6. Prohibition on unauthorised fishing tackle, etc.—No licence holder shall, when fishing for acclimatised fish, use or have in his or her possession or under his or her control or convey or cause to be conveyed in the vicinity of any place where he or she is fishing or proposes to fish any paravane, any stroke-hauling or foullhooking gear, any spear, any narcotic or poisonous substances or liquid injurious to fish.

7. Use of nets—Subject to clause 5 (2) of this notice, no licence holder shall use or cause to be used for taking acclimatised fish a net of any description:

Provided that it shall be a defence for any person charged with a breach of this clause if he or she proves that he or she was netting for indigenous fish in accordance with the provisions of any regulations or notice in force in that behalf.

8. Prohibition of possession or control of spear gun—(1) No licence holder shall, when taking any acclimatised fish or when in possession of any acclimatised fish, have in his or her possession or under his or her control any spear gun or...
any pointed missile (other than a bullet) which is propelled by means of any mechanical or explosive device.

(2) Where any person is charged with an offence under subclause (1) of this clause, it shall be a defence to the charge if the defendant proves that the spear gun or pointed missile in his or her possession or under his or her control was not used in taking acclimatised fish.

(3) In this clause the term "explosive" has the same meaning as in the Explosives Act 1957.

9. Authorised lures and baits—No licence holder shall fish for acclimatised fish with any artificial or natural bait or lure other than fly, insect, worm, crustacea, minnow, uncoloured bread dough or fish [excluding fish ova or any shellfish (mollusca)].

10. Daily bag limit—(1) No licence holder shall on any one day take or have in his or her possession more than four (4) trout or salmon.

(2) No licence holder shall continue to use a rod and running line to take acclimatised fish on any day on which he or she has already caught, taken or killed 2 acclimatised fish.”

(4) By renumbering the existing subclause (4) as subclause (5).

Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

District Anglers (South Canterbury and Waitaki Valley Acclimatisation Districts) Notice 1987, Amendment No. 2

Pursuant to section 71 of the Fisheries Act 1983, the South Canterbury and Waitaki Valley Acclimatisation Societies amends the District Anglers (South Canterbury and Waitaki Valley Acclimatisation Districts) Notice 1987, supplement to the New Zealand Gazette of Thursday, 24 September 1987, pages 4517 to 4519.

1. Title and commencement—(1) This amending notice may be cited as the District Anglers (South Canterbury and Waitaki Valley Acclimatisation Districts) Notice 1987, Amendment No. 2, and shall be read together with and deemed part of the District Anglers (South Canterbury and Waitaki Valley Acclimatisation Districts) Notice 1987 (hereinafter referred to as the "principal notice").

(2) This amending notice shall come into force on the 1st day of October 1989.

2. Open season—Clause 3 of the principal notice is amended:

(1) By replacing in subclause (3) the comma after the word "Tekapo" with the word "and", and deleting the remainder of the subclause after the word "Aviemore".

(2) By deleting the existing subclause (4), and substituting the following subclause:

"(4) There shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of September in the year following (both days inclusive) in the Pukaki-Ohau, Tekapo-Pukaki, Ruataniwha-Ohau "B" and Ohau "B"-Ohau "C" hydro canals and in Lake Benmore, Lake Ruataniwha and the Waiparo Arm of Lake Ruataniwha."

3. Closed season— Clause 4 of the principal notice is amended:

(1) By inserting after subparagraph (iii) of paragraph (g), the following paragraph:

"(h) From the 1st day of April to the 30th day of April in the same year (both days inclusive) in McKinnons Creek, a tributary to the south side of the lower Rangiata River in the South Canterbury Acclimatisation Society District;"

4. Authorised tackle—Clause 5 of the principal notice is amended:

(1) By inserting after subparagraph (ii) of paragraph (h) of subclause (6), the following paragraph:

"(j) Fish in Lake Benmore from a moving or moored boat while using natural bait;"

5. Authorised lures and baits—Clause 9 of the principal notice is amended:

(1) By deleting from subclause 2 (c), the words "or in any small high country tarn" and replacing with words "in the Omarama Stream upstream from the bridge on State Highway 8 at Omarama, in Swan Lagoon, Green Lagoon, Yellow Lagoon, Watson Lagoon, Lake Poaka, Lake Merino, or in any other high country tarn or lagoon."

6. Daily limit bag—Clause 10 of the principal notice is amended:

(1) By adding to subclause (2) (d), after subparagraph (xxx), subparagraph "(xxxi) Omarama Stream."
District Anglers (Otago Acclimatisation District) Notice 1989

Pursuant to section 71 of the Fisheries Act 1983, the Otago Acclimatisation Society hereby gives the following district anglers notice.

1. Title and commencement—(1) This notice may be cited as the District Anglers (Otago Acclimatisation District) Notice 1989, and shall come into force on the 1st day of October 1989.

2. Interpretation—Words and expressions in this notice which are defined in the Fisheries Act 1983 or the Freshwater Fisheries Regulations 1983 shall have the meanings so defined.

3. Open season—(1) Subject to subclauses (2), (3) and (4) of this clause and to clause 4 of this notice there shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of April in the following year (both days inclusive).

(2) There shall be an open season for fishing for acclimatised fish from the 1st day of June to the 30th day of September in the same year (both days inclusive) in the Mataura River downstream from the Gorge Road traffic bridge.

(3) There shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of September in the following year (both days inclusive) except for the first Saturday and Sunday of the game season in May of each year, in the following waters:

(a) The Shag River downstream from the main State Highway 1 road bridge:

(b) The Clutha River downstream from the main State Highway 1 road bridge at Balclutha:

(c) The Taieri River downstream from the main road bridge at Allanton:

(d) Butcher's Dam:

(e) Phoenix Dam:

(f) Conroy's Dam:

(g) Poolburn Dam:

(h) Lake Onslow:

(i) Lake Wahiola, including the waterways connecting this lake to Lake Waipori and east on those waterways to the railway bridge:

(j) Lake Waipori:

(k) Tomahawk Lagoon:

(l) Lake Roxburgh between the dam wall and the bridge on State Highway 8 at Alexandra:

(m) The Waikouaiti River downstream from the main State Highway 1 road bridge:

(n) The Tokomairiro River downstream from Coal Gully road bridge:

(o) The Owaka River downstream from the Pounawea Road/Newhaven Road bridge:

(p) The Catlins River downstream from the State Highway 92 road bridge:

(q) The Tahakopa River downstream from the Maclean River confluence:

(r) Hoffman's Dam:

(s) Coalpit Dam:

(t) Puerua Estuary downstream from the State Highway 92 road bridge:

(u) The Water of Leith downstream from the Anzac Avenue foot bridge.

(4) There shall be an open season for fishing for acclimatised fish from the 1st day of October in any year to the 30th day of September in the following year (both days inclusive) in Lake Dunstan.

(5) No licence holder shall fish for or take an acclimatised fish except during an open season.

4. Closed season—(1) There shall be a closed season in respect of the taking of acclimatised fish from the 1st day of October to the 31st day of October in the same year (both days inclusive) in Lake Waipori and any tributary of Lake Mahinerangi.

(2) There shall be a closed season in respect of the taking of acclimatised fish from the 1st day of October in any year to the 30th day of September in the following year (both days inclusive) in the following waters:

(a) The waters lying between the Roxburgh Dam and a line joining the sites of posts marked “Fishing prohibited above this point” placed on each side of the Clutha River at the outlet of the spillway from the Roxburgh powerhouse;

(b) The waters of the Waipori No. 3 Dam on the Waipori River adjacent to the Waipori township;

(c) The waters of Careys Creek within 100 metres of R. O. Bartlett's salmon farm diversion structure.

5. Authorised tackle—(1) No licence holder shall fish for or take any acclimatised fish except by using a rod and running line.

(2) Notwithstanding subclause (1) of this clause:

(a) When playing an acclimatised fish, a landing net or gaff may be used to secure or land any such fish;

(b) For keeping acclimatised fish alive a keep net of not more than 1.8 metres in length may be used in the water from which that fish was taken.

(3) No licence holder shall use in fishing for acclimatised fish or have under his or her control more than one assembled rod and running line at any one time.

(4) No licence holder shall fish for acclimatised fish unless he or she is within 15 metres of the rod he or she is using and has the rod under his or her own visual observation.

(5) Subject to subclause (6) of this clause, no licence holder shall troll from a mechanically propelled boat within 200 metres of any person fishing from the shore of a lake or from a riverbank.

(6) No licence holder in fishing for acclimatised fish shall troll from any boat in any river or stream except the Taieri River downstream from the Henley Ferry Bridge, the Clutha River downstream from Balclutha, and the Mataura River downstream from the Mataura Island Bridge, or from any boat, canoe, pontoon, or any form of body floatation device in the Mataura River upstream from the Mataura Island Bridge.

(7) No licence holder when fishing for acclimatised fish shall use:

(a) More than 2 lures or baits;

(b) Any bait or lure treated with any medicinal or chemical preparation other than:

(i) In the case of artificial fly, oil used solely to give buoyancy of such files; and

(ii) In the case of natural baits, a formalin or other preservative preparation;

(c) On or in conjunction with any fly, spoonbait, minnow, or other lure any double or treble hook or other fixed multiple assembly of hooks any one hook of which has a greater distance than 13 mm between the point and the nearest part of the shank of the hook;

(d) Any unsportsmanlike device or method.
6. Prohibition on unauthorised fishing tackle, etc.—No licence holder shall, when fishing for acclimatised fish, use or have in his or her possession or under his or her control or convey or cause to be conveyed to the vicinity of any place where he or she is fishing or proposes to fish, any stroke-hauling or foulhooking gear, or any spear.

7. Use of nets—Subject to clause 5 (2) of this notice no licence holder shall use or cause to be used for taking any acclimatised fish, a net of any description:

Provided that it shall be a defence for any person charged with a breach of this clause if he or she proves that he or she was netting for indigenous fish in accordance with the provisions of any regulations or notices in force in that behalf.

8. Prohibition on possession or control of spear gun—

(1) No licence holder shall, when taking any acclimatised fish or when in possession of any acclimatised fish, use or have in his or her possession or under his or her control any spear gun or any pointed missile (other than a bullet) which is propelled by means of any mechanical or explosive device.

(2) Where any person is charged with an offence under subclause (1) of this clause, it shall be a defence to the charge if the defendant proves that the spear gun or pointed missile in his or her possession or under his or her control was not used in taking the acclimatised fish.

(3) In this clause the term "explosive" has the same meaning as in the Explosives Act 1957.

9. Authorised lures and baits—No licence holder shall fish for acclimatised fish with any artificial or natural bait or artificial or natural lure other than fly, insect, worm, crustacea, minnow, fish (excluding fish ova or any portion of a fish or any shellfish (molluscs)), amphibians or mammal.

10. Daily limit bag—(1) No licence holder shall on any one day take or have in his or her possession more than 10 trout or salmon.

(2) Notwithstanding subclause (1) of this clause no licence holder shall on any one day take or have in his or her possession:

(a) More than 6 trout or salmon taken from Lake Dunstan;
(b) More than 4 salmon taken elsewhere in the District other than (a) above;
(c) More than 4 trout taken from the Pomahaka River upstream from the Park Hill Bridge.

(3) No licence holder shall continue to use a rod and running line to take trout or salmon on any day on which he or she has already killed 10 trout or salmon.

(4) It shall be permissible to make up the difference between a lesser limit bag prescribed in one place and a higher limit bag prescribed in another place.

11. Minimum size to be taken—(1) No licence holder shall take or have in his or her possession, any trout or salmon which does not exceed in length:

(a) In the case of any trout taken from the Water of Leith or the Teviot River, 20 cm;
(b) In the case of any salmon taken from the Water of Leith, 40 cm;
(c) In the case of any trout or salmon taken from Lake Dunstan, 30 cm;
(d) In the case of trout or salmon taken from any other water, 25 cm.

(2) Every licence holder taking a trout or salmon which does not exceed the specified length shall immediately return it with as little injury as possible into the water from which it was taken.


Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

District Anglers (Southern Lakes Acclimatisation District) Notice 1989

Pursuant to section 71 of the Fisheries Act 1983, the Department of Conservation hereby gives the following district anglers notice.

Notice

1. Title and commencement—(1) This notice may be cited as the District Anglers (Southern Lakes Acclimatisation District) Notice 1989, and shall come into force on the 1st day of October 1989.

2. Interpretation—(1) In this notice, unless the context otherwise requires—

"Artificial fly" shall be deemed to include any lure of feather, fur, wool, or other material of any kind customarily used in the making of artificial flies; but shall not include any lure in the tying of which lead or other weight has been incorporated unless the hook incorporated in that lure does not exceed 14 mm in length (exclusive of the eye) and the gape of the hook does not exceed 6 mm.

"Artificial minnow" shall be deemed to include spoonbait, any feather lure in the tying of which lead or other weight has been incorporated to facilitate the casting or sinking of the lure, and any lure which incorporates a spinning device or a device to impart a wobbling or irregular motion to the lure.

"Boat" includes a launch or other vessel; and also includes any canoe, punt, or raft, and any aircraft or hovercraft on the surface of the water:

"District" means the Southern Lakes Acclimatisation District:

"Foulhook" in relation to any acclimatised fish, means to take the acclimatised fish with a hook otherwise than through the mouth:

"Lake Wanaka Outlet" is that portion at the source of the Clutha River lying between the Outlet launching ramp breakwater and a point approximately 400 metres downstream, indicated by landmarks on both banks:

"Lake Dunstan" means the lake immediately upstream of the Clyde Dam:

"Landmark" means a black and yellow ringed post:

"Lochry River Special Catch and Release Zone" means that portion of the Lochry River from its source to its confluence with the Longburn, and includes all tributaries of that portion of the Lochry River and Longburn and all its tributaries:

"Lower Waiau River" is that portion of the Waiau River within the District which is not included in the Upper Waiau River:

"Lure" means any natural or artificial fly, any natural or artificial minnow, any natural or artificial worm, any artificial crustacean, rodent, mollusc, creeper, huhu or matai grub:

"Main Divide" means the geographic line which divides those watersheds entering the sea between Makawhio Point and Puysegur Point from all other District waters:

"Molyneux Pond" means that pond situated in Molyneux Orchard:

"Natural fly" includes spiders and insects; but does not
include anything the use of which is prohibited by subclause (1) of clause 6 of this notice:

"Sarita Pond" means that pond situated in Sarita Orchard:

"Take" and all references thereto includes taking, fishing for, catching, killing, or pursuing by any means or device; and also includes the attempt to take:

"Upper Waiau River" is that portion of the Waiau River between Lake Te Anau and Lake Manapouri:

(2) Words and expressions in this notice which are defined in the Fisheries Act 1983 or the Freshwater Fisheries Regulations 1983 shall unless the context otherwise requires have the meanings so defined:

3. Open season— (1) Except as provided in subclause (2) of this clause, fishing for acclimatised fish by licence holders shall be permitted during the open season which shall be—

(a) In respect of the following waters:

(i) Lake Hawea, Lake Wanaka, Lake Wanaka Outlet, Lake Wakatipu, Lake Hayes, Lake Te Anau, Lake Manapouri, Lake Monowai, Lake Hauroko, Lake Potemeri, Lake Hakapoua, Lake Dunstan, Molyneux Pond and Sarita Pond (but excluding those parts dealt with in clause 4):

(ii) The Hawera River, the Clutha River (that portion within the District downstream of the Albert Town Bridge), the Kawarau River and the Lower Waiau River (but excluding that part dealt with in clause 4):

(iii) All waters draining to the Tasman Sea between Makawhio Point and Puysegur Point from the 1st day of October in any year to the 30th day of September in the next succeeding year (both days inclusive):

(b) In respect of all rivers and streams flowing to all lakes in the District east of the Main Divide (with the exception of the Upper Waiau River, Von River, Lochy River and Timaru Creek), from the 1st day of November in any year to the 31st day of May in the next succeeding year (both days inclusive):

(c) In respect of all tributaries of Lake Moeraki and Lake Paringa (but excluding waters dealt with in clause 4):

from the 1st day of October in any year to the 30th day of September in the next succeeding year (both days inclusive):

(d) In respect of the Von River, Lochy River and Timaru Creek, from the 1st day of December in any year to the 31st day of March in the next succeeding year (both days inclusive):

(e) In respect of all other waters in the District, from the 1st day of October in any year to the 31st day of May in the next succeeding year (both days inclusive):

(2) There shall be an open season for quinat (chinook) salmon in Lakes Moeraki and Paringa for the period of the month of March only.

4. Closed season— (1) There shall be a closed season in respect of taking acclimatised fish from the 1st day of October in any year to the 30th day of September in the next succeeding year (both days inclusive), in the following waters—

(a) That part of Lake Wanaka that lies within 150 metres of any part of the launch wharf at the township of Wanaka:

(b) Queenstown Bay, Lake Wakatipu, inside a straight line drawn from the outermost point of the Tourist Park to the point where the south bank of One Mile Creek meets Lake Wakatipu:

(c) That portion of Lake Wakatipu that lies within 100 metres of any part of the wharf in Black Bay (commonly known as the Walter Peak Jetty):

(d) Mill Creek (which flows into Lake Hayes) from the Speargrass Flat Road bridge to the falls:

(e) That portion of Lake Te Anau that lies within 100 metres of any part of the wharf at the Fiordland Travel Company’s office at the township of Te Anau:

(f) That portion of the Lower Waiau River which lies within 100 metres of any part of the Fiordland Travel Company’s Tourist Centre, Pearl Harbour, Manapouri:

(g) All waters in which acclimatised fish are held in captivity for display, hatching, or other purposes, or from within a distance of 80 metres from such waters or other such distance as defined by landmarks:

(2) Except as provided in clause 3 (2), shall be a closed season in respect of taking quinat (chinook) salmon from all waters draining into the Tasman Sea between Makawhio Point and Puysegur Point from the 1st day of October in any year to the 30th day of September in the next succeeding year (both days inclusive).

5. Restrictions on methods of fishing— (1) No licence holder shall take acclimatised fish by any means other than with one rod and running line, or use for the purpose of taking acclimatised fish—

(a) Any strokehauling or foulhooking gear; or

(b) Any hook that has a distance greater than 14 mm between the point and the nearest part of the shank or hook; or

(c) Any lure having attached thereto more than two hooks, which may be either single hooks or multiple hook units; or

(d) More than two lures; or

(e) Any unsportsmanlike device.

(2) No licence holder shall foulhook or attempt to foulhook any acclimatised fish.

(3) No licence holder shall take acclimatised fish with a set rod, unless—

(a) He is fishing from a boat of which he is the sole occupant; or

(b) Where there are two or more occupants of the boat, he has the actual physical control of the navigation of the boat; or

(c) He remains within 15 metres of his rod.

(4) No licence holder who is actually fishing for acclimatised fish with a rod and running line from a boat shall have in his possession any other assembled rod.

6. Restrictions on lures— (1) Subject to subclause (2) of this clause, no licence holder shall, in fishing for acclimatised fish, use—

(a) With any lure, any medicated or chemical preparation other than—

(i) A preparation used solely for the purpose of floating a dry artificial fly; or

(ii) With a bait of natural minnow a chemical preparation in the nature of formalin or other preservative; or

(b) Any mollusc, or the freshwater crayfish (koura), or the creeper, or the huhu or matai grub, or fish roe, or any imitation of fish roe:

Provided that the shell of any mollusc may be used in the preparation of an artificial minnow.

(2) No licence holder shall, in fishing for acclimatised fish, use in any water specified in Column 1 of the Schedule to this notice any lures other than those specified for that water in Column 2 of that Schedule.

7. Restrictions on use of boats— (1) No licence holder shall fish for acclimatised fish from any boat in any of the following waters, unless the boat is securely anchored or otherwise secured, namely:

(a) That portion of the Clutha River that lies within the District, the upstream limit of which terminates at a point 400 metres downstream of the Lake Wanaka outlet launching ramp breakwater on the true right bank as marked by landmarks on both banks:
(b) The Hawea River:

(c) Those portions of the Waiau River and its tributaries that lie within the District, with the exception of that portion of the River which is between Home Creek and the eastern boundary of the District:

(d) That portion of Lake Te Anau that lies within 300 metres of the water's edge, commencing at a point known as Blue Gum Point west of the Te Anau township and extending along the eastern side of the Lake to Marakura Yacht Clubrooms:

(e) Within a radius of 200 metres from the midpoint of the meeting line of Windbag Stream where it flows into Lake Paringa:

(f) Within a radius of 200 metres from the midpoint of the meeting line of Moeraki River where it flows into Lake Moeraki.

(2) No licence holder shall fish from or tow or troll any lure from, any mechanically drawn boat on Lake Hayes, Lake Johnson, Lake Moke, Lake Reid or Lake Dispute.

(3) No licence holder shall fish from any boat on Lake Kilpatrick.

8. Bag limit—(1) No licence holder shall kill any acclimatised fish taken from the Lochy River Special Catch and Release Zone. Any acclimatised fish taken from the Lochy River Special Catch and Release Zone shall be immediately released back into the water from which it has been taken.

(2) No licence holder shall on any one day kill more than one acclimatised fish taken from the Lochy River (excluding the Lochy River Special Catch and Release Zone), the Von River, the Greenstone River or the Caples River (including all tributaries of those rivers but excluding Lake McKellar).

(3) Subject to subclause (2) of this clause, no licence holder shall on any one day kill more than 3 acclimatised fish taken from rivers flowing into any of the Lakes Hawea, Wanaka, Wakatipu, Te Anau, or Manapouri, or from the Nevis River.

(4) No licence holder shall kill more than 2 quinnat (chinook) salmon during the March open season dealt with in clause 3 (2).

(5) In all other waters of the District, no licence holder shall on any one day kill more than 6 acclimatised fish.

(6) For the purposes of this clause the expression “acclimatised fish” does not include perch (*Perca fluviatilis*).

9. Size limit—No licence holder shall have in his possession any acclimatised fish, other than perch (*Perca fluviatilis*), that does not exceed 30 cm in length.

10. Hours of fishing—(1) A licence holder may only fish between the hours of 6 a.m. and 8 p.m. in Lake Moreaki and Lake Paringa and any rivers and streams flowing into or out of those lakes during the month of March.

(2) Except as provided in subclause (1) of this clause a licence holder may fish in waters during the open season at any time of the day or night.


Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

### Schedule

#### Restrictions on Lures

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Description of Waters</td>
<td>Lures Permitted</td>
</tr>
<tr>
<td>1. (a) Lake Hayes and all streams flowing into or out of Lake Hayes</td>
<td>Natural or artificial fly, natural or artificial minnow, natural or artificial worms, or artificial crustacean, rodent, mollusc, creeper, hiku or matai grub.</td>
</tr>
<tr>
<td>(b) Lake Johnson</td>
<td></td>
</tr>
<tr>
<td>2. (a) The Kawarau River between its confluence with the Shotover River and Lake Dunstan</td>
<td>Natural or artificial fly, artificial minnow, natural or artificial worms, or artificial crustacean, rodent, mollusc, creeper, hiku or matai grub.</td>
</tr>
<tr>
<td>(b) The Clutha River between the Luggate Bridge and Lake Dunstan</td>
<td></td>
</tr>
<tr>
<td>(c) That portion of Lake Dunstan within the boundaries of the District.</td>
<td></td>
</tr>
<tr>
<td>3. (a) That portion of the Clutha River lying between a point indicated by a landmark, approximately 600 metres from the outlet of Lake Wanaka, and a point indicated by a landmark, approximately 600 metres above the bridge at Albert Town</td>
<td>Natural fly, or artificial fly.</td>
</tr>
<tr>
<td>(b) The Nevis River</td>
<td></td>
</tr>
<tr>
<td>(c) All rivers and streams flowing into Lake Wakatipu, except the Dart River and the Rees River and the tributaries of the Dart and Rees Rivers</td>
<td></td>
</tr>
<tr>
<td>(d) The Upukerora River</td>
<td></td>
</tr>
<tr>
<td>(e) The Eglinton River</td>
<td></td>
</tr>
<tr>
<td>4. All other waters within the District</td>
<td>Natural or artificial fly, artificial minnow, or artificial crustacean, rodent, mollusc, creeper, hiku or matai grub.</td>
</tr>
</tbody>
</table>

#### Explanatory Note:

This note is not part of the notice, but is intended to indicate its general effect.

This notice sets the conditions under which a current licence holder may fish for acclimatised fish in the Southern Lakes Acclimatisation District.

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District Anglers (West Coast and Westland Acclimatisation Districts) Notice 1987, Amendment No. 2


1. **Title and commencement**—(1) This amending notice may be cited as the District Anglers (West Coast and Westland Acclimatisation Districts) Notice 1987, Amendment No. 2, and shall be read together with and deemed part of the District Anglers (West Coast and Westland Acclimatisation Districts) Notice 1987 (hereinafter referred to as the “principal notice”).

(2) This amending notice shall come into force on the 1st day of October 1989.

2. **Authorised tackle**—Clause 5 (5) (i) of the principal notice is amended by insertion of the words “and Lake Kaniere” after the words “Lake Mapourika”.

3. **Minimum size to be taken**—Clause 11 (1) of the principal notice is amended by the insertion of the words “and Lake Kaniere” after the words “Lake Mapourika”.

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ge13570
Approved at Wellington this 21st day of August 1989.

D. McDOWELL, Director-General of Conservation.

Defence

Defence Act 1971

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

Pursuant to section 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations, and retirements of officers of the New Zealand Army.

REGULAR FORCE

Graduates—Royal Military College, Duntroon

The following Officer Cadets graduated from the Royal Military College, Dun troon, and are appointed to commissions in the rank of Lieutenant in the Corps shown, with seniority and effect from 21 June 1989:

Mark Stephen Blythen, The Corps of Royal N.Z. Electrical and Mechanical Engineers.

Roger Earp, Royal N.Z. Infantry Regiment.

Daniel Bruce Gawn, Royal N.Z. Infantry Regiment.

Timothy John Fitzalan Howard, Royal N.Z. Army Ordnance Corps.

Graduates—Officer Cadet School

The following Officer Cadets graduated from the Officer Cadet School, and are appointed to commissions in the rank of 2nd Lieutenant in the Corps shown, with seniority and effect from 22 June 1989:


Tracy Karen Burke, Royal N.Z. Corps of Transport.

David Anthony de Koning, Royal N.Z. Armoured Corps.

Iain Warren Fraser, Royal N.Z. Infantry Regiment.

Peter John Hanrahan, The Corps of Royal N.Z. Electrical and Mechanical Engineers.

Malcolm Robert Harrison, The Corps of Royal N.Z. Engineers.

Darryl Jeffrey Hubbard, The Corps of Royal N.Z. Engineers.

Craig William Joyce, Royal N.Z. Corps of Signals.

Michael John Kareko, Royal N.Z. Army Ordnance Corps.

James Campbell McAllister, The Corps of Royal N.Z. Electrical and Mechanical Engineers.

Graeme James Palmer, Royal N.Z. Infantry Regiment.

Nicolette Robinson, The Corps of Royal N.Z. Electrical and Mechanical Engineers.

Kevan George Anthony Scott, Royal Regiment of N.Z. Artillery.

Richard John Weston, The Corps of Royal N.Z. Electrical and Mechanical Engineers.

Philip Basil Wood, N.Z. Intelligence Corps.

The Corps of Royal N.Z. Engineers

Temporary Captain and Quartermaster Alan John Brown, B.E.M., is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 14 June 1989.

Temporary Captain J. A. Hill to be Captain with seniority and effect from 1 January 1989.

Royal N.Z. Corps of Signals

Lieutenant C. J. MacFarlane, B.A. to be temporary Captain with effect from 26 July 1989.

Lieutenant David John Smylie is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 1 July 1989.

Royal N.Z. Infantry Regiment

Lieutenant Colonel Peter Thomas Grant is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 17 June 1989.

Lieutenant Colonel B. L. Fraher, B.A.(M.I.), is re-engaged until 31 July 2001.

The following Majors to be temporary Lieutenant Colonel with effect from the date shown:


The following are transferred to the Army Reserve, General List of Officers, in their present rank with effect from the date shown:

Captain Alan Neil Firth, 1 July 1989.

Captain and Quartermaster Gerald Philip O’Connor, 17 June 1989.

Lieutenant D. S. F. Kaire to be temporary Captain with effect from 14 April 1989.

Supernumerary List


Temporary Major Roland Alfred Manning, M.B.E., is posted to the Retired List in the rank of Major, with effect from 30 June 1989.

Royal N.Z. Corps of Transport

Lieutenant Colonel Grant John Crowie is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 1 July 1989.

Major H. C. Weddell is re-engaged until 1 January 1996.


Royal N.Z. Army Medical Corps

The following are re-engaged until the date shown:

Major S. E. Wilson, M.B., Ch.B., 10 January 1995.


Royal N.Z. Army Ordnance Corps


Temporary Captain K. C. Singh to be Captain with seniority from 21 December 1988 and effect from 27 July 1989.

The Corps of Royal N.Z. Electrical and Mechanical Engineers

Lieutenant and Quartermaster Allan MacGibbon is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 18 July 1989.

Royal N.Z. Dental Corps

Colonel Commandant

Colonel J. A. McArthur, O.B.E., Retired List, is appointed Colonel Commandant, RNZDC, for a period of 4 years with effect from 1 May 1989, vice Lieutenant Colonel A. C. Smillie, E.D., Retired List.

N.Z. Army Legal Service

The following Captains are transferred to the Army Reserve, General List of Officers, in their present rank with effect from the date shown:


Royal N.Z. Military Police
Captain Eric Jan Pos is posted to the Retired List with effect from 19 July 1989.
Lieutenant C. J. Budge to be temporary Captain with effect from 10 July 1989.

Royal N.Z. Army Education Corps
Lieutenant R. T. Balsom, B.Sc.(Hons), to be temporary Captain with effect from 27 July 1989.

Royal N.Z. Nursing Corps
Captain Deborah Faye Waller: the notice published in the Gazette, 22 June 1989, No. 107, page 2745, is cancelled and the following substituted: “Captain D. F. Waller is transferred to the Territorial Force with effect from 18 February 1989”.
Temporary Captain Catherine Jean Burnett is transferred to the Army Reserve, General List of Officers, in her present rank with effect from 12 June 1989.

TERRITORIAL FORCE
Royal Regiment of N.Z. Artillery
3rd Field Regiment, RNZA
Douglas Robert Craig is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

Royal N.Z. Armoured Corps
Waikato/Wellington East Coast Squadron, RNZAC
Captain J. D. St C. Ramsden is transferred to the Army Reserve, Regimental List of Officers, Waikato/Wellington East Coast Squadron, RNZAC, in his present rank and seniority with effect from 1 April 1989.
1st Squadron New Zealand Scottish, RNZAC
Peter Werner Schibli is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.
2nd Squadron New Zealand Scottish, RNZAC
Duane Rakena Williams is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

The Corps of Royal N.Z. Engineers
25th Engineer Support Squadron, RNZE
The following are transferred to the Army Reserve, Regimental List of Officers, 25th Engineer Support Squadron, RNZE, in their present rank and seniority with effect from the date shown:
Captain P. B. Chapman, 8 June 1987.

Royal N.Z. Corps of Signals
1st Task Force Signals Squadron, RNZ Sigs
Fiona Helen Jeffcoat is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.
3rd Task Force Signals Squadron, RNZ Sigs
2nd Lieutenant S. P. Taylor to be Lieutenant with seniority from 28 February 1989 and effect from 7 April 1989.

Force Maintenance Group Signals Group, RNZ Sigs
Meredith Kate Nicholson Hill is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

Royal N.Z. Infantry Regiment
Lieutenant Clement Martin Wareham, M.Com.(Hons), is posted to the Retired List with effect from 1 July 1989.

2nd Battalion (Canterbury and Nelson, Marlborough and West Coast), RNZIR
Temporary Captain Leslie George Stanton is posted to the Retired List in the rank of Captain, with effect from 31 March 1988.
Temporary Captain P. M. Deazley to be Captain with seniority and effect from 15 July 1989.
Lieutenant A. S. Grant to be temporary Captain with effect from 11 March 1989.
2nd Lieutenant A. G. Jansen to be Lieutenant with seniority from 30 August 1988 and effect from 27 October 1988.
The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989:
Steven Thomas Chapman.
Anthony Paul Daly.

3rd Battalion (Auckland (Countess of Ranfurly's Own) and Northland), RNZIR
Temporary Major A. F. Williams to be Major with seniority from 7 November 1988 and effect from 1 April 1989.
The commissions of the following are cancelled with effect from the date shown:
2nd Lieutenant Tenby George Bolland Powell, 14 July 1989.
The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989:
Ashley Robin Bloomfield, B.H.B.
Paul Gregory Garner.
Christopher James Powell.
Cliff Kahira Te Amo.

4th Battalion (Otago and Southland), RNZIR
Craig Don Herbison is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

6th Battalion (Hauraki), RNZIR
Major Donald Bruce Hannan Thomson, E.D., is posted to the Retired List with effect from 11 March 1989.

7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bay), RNZIR
Honorary Colonel
Colonel W. C. Nathan, O.B.E., E.D.*, Retired List, is appointed Honorary Colonel, 7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bay), RNZIR, for a period of 1 year with effect from 1 July 1989, vice Lieutenant Colonel J. C. Andrew, O.B.E., E.D., Retired List.

Captain A. J. C. Wareham, E.D., is transferred to the Army Reserve, Regimental List of Officers, 7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bay), RNZIR, in his present rank and seniority with effect from 1 May 1989.
2nd Lieutenant R. N. Te Moana is transferred to the Regular Force with effect from 6 July 1989.
The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989:
Roger Stephen Ball.
Robin John Claridge.
Anthony John Cuncannon, DIP.MUS.
Peter James Fraser.
Andrew Denis Griffin.
Colin John Huston.
**Royal N.Z. Corps of Transport**

3rd Transport Squadron, RNZCT

Brendan Douglas Nally is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

**Royal N.Z. Army Medical Corps**

Major Michael John Knapton, M.B., Ch.B., is transferred from the Retired List in the rank of Major, with seniority from 15 November 1983 and effect from 15 June 1989.

1st Medical Battalion, RNZAMC

Brian Lewis Towserey, D.P.H., is appointed to a commission in the rank of Major, with seniority from 22 May 1989 and effect from 1 June 1989.

Haemish Alexander Crawford, M.B., Ch.B., is appointed to a commission in the rank of Lieutenant, with seniority from 22 November 1988 and effect from 13 July 1989.

2nd (GH) Field Hospital, RNZAMC

Geoffrey John Day is appointed to a commission in the rank of Lieutenant (temp. Captain), with seniority from 30 May 1987 and effect from 30 May 1989.

3rd Medical Battalion, RNZAMC

Nicholas Bruce Palmer, B.Sc., M.B., Ch.B., is appointed to a commission in the rank of Lieutenant, with seniority from 24 November 1988 and effect from 2 June 1989.

Patricia Nancy Manks is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 5 March 1989.

**Royal N.Z. Army Ordnance Corps**

3rd Supply Company, RNZACO

2nd Lieutenant Melanie Hines is transferred to the Army Reserve, General List of Officers, in her present rank with effect from 5 May 1989.

**The Corps of Royal N.Z. Electrical and Mechanical Engineers**

1st Field Workshop, RNZEME

Lieutenant R. G. Margetts is transferred to the Regular Force with effect from 6 July 1989.

**Royal N.Z. Dental Corps**

Prudence Wendy Baxter, B.D.S., is appointed to a commission in the rank of Captain (temp. Major), with seniority from 2 March 1981 and effect from 21 June 1989.

**Royal N.Z. Chaplains' Department**

Chaplain Class IV P. D. Bathurst, B.Sc., to be Chaplain Class III with seniority from 21 June 1986 and effect from 7 January 1987.

The following Chaplains Class IV are posted to the Retired List with effect from the date shown:

- John Francis Fitness, (Salvation Army), 27 July 1986.

**Royal N.Z. Nursing Corps**

Major M. A. Horsley, E.D., is transferred to the Army Reserve, Regimental List of Officers, 1st Medical Battalion, RNZAMC, in her present rank and seniority with effect from 26 May 1989.

Captain Deborah Faye Waller is transferred from the Regular Force in her present rank, with seniority from 9 June 1988 and effect from 18 February 1989.

**Extra Regemental Employment**

**Headquarters Land Force Command**

Lieutenant Colonel Lawrence Henry Pilling, M.B.E., RNZIR, is posted to the Retired List with effect from 7 June 1989.

Captain John Herbert Mountain, RNZAMC, is transferred to the Army Reserve, General List of Officers, in the rank of Lieutenant and Quartermaster with effect from 31 March 1988.

**Headquarters Force Maintenance Group**

Major James Edwin Thompson, E.D.*, RNZA, is posted to the Retired List with effect from 7 August 1988.

**ARMY RESERVE**

**Regimental List of Officers**

25th Construction Squadron, RNZE

The following are posted to the Retired List with effect from 22 June 1989:

- Captain Peter Barry Chapman.
- Lieutenant Jeffrey Michael Walker.

3rd Battalion (Auckland (Countess of Ranfurly's Own) and Northland), RNZIR

2nd Lieutenant Andrew Henry Basly is posted to the Retired List with effect from 2 May 1989.

**Headquarters Land Force Command**

Major Graham Vincent Hubble, L.L.B., NZALS, is posted to the Retired List with effect from 30 October 1988.

**Headquarters Support Command**

Lieutenant Colonel Michael Angus Birnie Allan, E.D., M.B., Ch.B., D.A., RNZAMC, is posted to the Retired List with effect from 8 July 1989.

**General List of Officers**

The following are posted to the Retired List with effect from the date shown:

**Royal Regiment of N.Z. Artillery**


**Royal N.Z. Infantry Regiment**


Major John Robert Campbell, 1 August 1989.

Major and Quartermaster Sherman Vincent Smith, 18 May 1989.

**Royal N.Z. Corps of Transport**

Captain Dennis Norman Wan, 16 July 1989.

**Royal N.Z. Army Ordnance Corps**

Major John Robert Hicks, 1 July 1989.

Captain and Quartermaster Ian James McRae, 21 June 1989.

**The Corps of Royal N.Z. Electrical and Mechanical Engineers**


Captain Ron Stanley Mark, 15 June 1989.
Royal N.Z. Dental Corps


N.Z. Army Pay Corps

Temporary Captain and Quartermaster Kevin Warwick Bromwich, 17 July 1989 (in the rank of Captain and Quartermaster).

Royal N.Z. Nursing Corps

Captain Jacqueline Margaret McHaffie, 14 June 1989.

Dated at Wellington this 18th day of August 1989.

R. J. TIZARD, Minister of Defence.

Go13569

Education

Education Act 1964

Notice Changing Name of Palmerston North Teachers' College

Pursuant to section 67B (2) of the Education Act 1964, the Minister of Education gives the following notice:

Notice

1. (a) This notice may be cited as the Palmerston North Teachers' College change of name to Palmerston North College of Education notice.

(b) This notice shall come into force on the date of publication in New Zealand Gazette.

2. The name of Palmerston North Teachers' College constituted by notice in the New Zealand Gazette on 20 November 1975 is hereby varied to Palmerston North College of Education.

Dated at Wellington this 21st day of July 1989.

DAVID LANGE, Minister of Education.

Go13798

Health

Clean Air Zone (Christchurch) Order 1977

Approval of Fuel Burning Equipment and Class of Fuel for Use in Clean Air Zones

Pursuant to clause 5c of the Clean Air Zone (Christchurch) Order 1977, and clause 5 of the Clean Air Zones (Canterbury Region) Order 1984, I, Helen Elizabeth Clark, Minister of Health, hereby approve from the 24th day of August 1989 until the close of the day given below, for use in the districts of the following local authorities, namely—

Christchurch City
Eyre County
Heathcote County
Kaiapoi Borough
Paparua County
Rangiora District
Riccarton Borough
Waimairi District

the fuel burning equipment and the class of fuel for that equipment specified in the Schedule to this notice.

Schedule

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Fuel</th>
<th>Date of Expiry of Notice</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vista 640—manufactured by Stack Heating</td>
<td>Wood with a moisture content less than 25% (net basis)</td>
<td>19 July 1994</td>
</tr>
<tr>
<td>Combi 640—manufactured by Stack Heating</td>
<td>Wood with a moisture content less than 25% (net basis)</td>
<td>19 July 1994</td>
</tr>
</tbody>
</table>

None of the heaters have approval to have a water heater fitted.

Dated at Wellington this 17th day of August 1989.

HELEN CLARK, Minister of Health.

Go13799

Justice

Criminal Justice Act 1985

Rolleston District Prisons Board

Pursuant to section (2) (b) of the Criminal Justice Act 1985, the Minister of Justice has been pleased to appoint

Tahi Tako, Justice of the Peace of Christchurch

to be a member of the Rolleston District Prisons Board for a term of 3 years on and from the date hereof.

Dated at Wellington this 24th day of August 1989.

D. OUGHTON, Secretary for Justice.

Go13797

Land Valuation Proceedings Act 1948

Land Valuation Proceedings Amendment Act 1977

North Canterbury Land Valuation Tribunal

Pursuant to section 19 of the Land Valuation Proceedings Act 1948, as substituted by section 2 of the Land Valuation Proceedings Amendment Act 1977

Raymond Harry Fright, Valuer of Christchurch

to be a member of the North Canterbury Land Valuation Tribunal for a term of 6 years on and from 1 September 1989.

Dated at Wellington this 11th day of August 1989.

PHILIP WOOLLASTON, for Minister of Justice.

(Adm. 3/18)

Go13798

Law Practitioners Act 1982

Order for Striking Off Practitioners Name

M. 292/89

In the matter of the Law Practitioners Act 1982:

Pursuant to section 119 of the Law Practitioners Act 1982, notice is hereby given that on the 22nd day of May 1989, the New Zealand Law Practitioners Disciplinary tribunal ordered as follows:

1. That the name of the practitioner Stephen John McMillan be struck off the roll of barristers and solicitors of the High Court of New Zealand.

2. That the practitioner pay to the New Zealand Law Society the sum of $2,107.00 in respect of the costs and expenses of and incidental to the enquiry by the Tribunal.

3. That the practitioner pay to the Auckland District Law Society the sum of $2,646.00 towards the costs and expenses of and incidental to the enquiry by its Council.
Marriage Act 1955

Marriage (Approval of Organisations) Notice
No. 10
Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice
1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 10.
2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule
Redwood Christian Assembly.
Dated at Lower Hutt this 18th day of August 1989.
B. E. CLARKE, Registrar-General.

Sale of Liquor Act 1962

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Northland Licensing Committee
Pursuant to section 221A (14) of the Sale of Liquor Act 1962 as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, David Oughton, Secretary for Justice, hereby give notice that the Northland Licensing Committee on 24 July 1989 made an order authorising variations of the usual hours of trading for the licensed premises known as the Russell RSA Incorporated, Russell.

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 every Friday and Christmas Eve (Christmas Eve not being a Saturday). Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

(b) On every Saturday (including Christmas Eve but not including New Year's Eve). Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

(c) On every New Year's Eve. Opening at 11 o'clock in the morning and closing at 12.30 o'clock in the morning of New Year's Day.

Dated at Wellington this 17th day of August 1989.
D. OUGHTON, Secretary for Justice.
(Adm. 2/72/5)

Labour Relations Act 1987

Proposed Cancellation of Registration of Defunct Union/Employers Organisation
Pursuant to section 33 (2) of the Labour Relations Act 1987, it is hereby notified that the registration of the Wairarapa Master Butchers' Industrial Union of Employers, registered No. 1666, situated at Masterton will, unless cause to the contrary is shown, be cancelled on the expiration of 30 days from the date of the publication of this notice in the Gazette.
Dated at Wellington this 14th day of August 1989.
M. E. FEELY, Registrar of Unions.
Department of Labour.

National Roads Board

Transport Act 1962

Auckland Harbour Bridge Authority Bylaw 1959—Revoking Amendments No. 18 and No. 19
It is noted that the National Roads Board by resolution passed on 19 July 1989 and pursuant to section 72 of the Transport Act 1962 and section 7 of the Auckland Harbour Bridge Authority Dissolution Act 1983 revokes Amendments No. 18 and No. 19 of the Auckland Harbour Bridge Authority Bylaw 1959 thereby permitting the use of the extensions to the Auckland Harbour Bridge by Heavy Motor Vehicles as defined in the Heavy Motor Vehicles Regulations 1974.
This Bylaw amendment comes into effect the date of publication in the Gazette.
R. K. THOMSON, Secretary.
National Roads Board.
(72/1/2A/15)

g013612

Transport

International Air Services Licensing Act 1947

Notice of Intention to Amend an International Air Service Licence

Notice is hereby given that I intend to exercise the power conferred on me by section 14 of the International Air Services Licensing Act 1947, to amend the terms of the International Air Service Licence issued to Air New Zealand Limited to increase the frequency of air services that the airline may operate on the route "Points in New Zealand to Singapore" to "up to 3½ B747s per week (1 B767 service may be substituted for ½ B747 service)".

This amendment will take effect on 19 September 1989.
Signed at Wellington this 16th day of August 1989.
W. P. JEFFRIES, Minister of Civil Aviation and Meteorological Services.
g013901

Transport Act 1962

Approval of a Traffic Improvement School

Pursuant to section 39 (a) (a) of the Transport Act 1962, and pursuant to a delegation given by the Secretary for Transport in an Instrument dated 2nd day of November 1987; I, Timothy John Sanger, Director of Road Transport, hereby approve the following school listed in the Schedule below, for the purpose of section 68 of the Transport Act 1962.

Customer Services Branch, Land Transport Division of the Ministry of Transport.

Signed at Wellington this 16th day of August 1989.
T. J. SANGER, Director of Road Transport.

(File 16/6/5)
g013787

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the No. 3 Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the places, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

No. 3 District Courtroom, Courthouse, Anglesea Street, Hamilton on Monday, 11 September 1989 at 11 a.m.

a03/89/02006 Noema Morunga, Ngaruawahia. Transfer Taxicab Service licence No. 01896 from Kevin Selwyn and Judy Elizabeth O'Connor, Ngaruawahia with one Public Hire Cab Authority to operate as follows: Ngaruawahia. Vehicle Authority 15998 only is to be transferred.

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the No. 4 Transport District Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the places, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Mount Maunganui, Borough Council Chambers, Mount Maunganui on Tuesday, 12 September 1989 at 9.30 a.m.
a04/89/02143 Bayline Group Limited, Tauranga. Amend Passenger Service licence No. 00016 by amending the service as follows: by deleting current route and timetable and inserting new route and timetable as held on Ministry of Transport files.
a04/89/02142 Noreen Kawainga Tata, Tauranga. Transfer Taxicab Service licence No. 03070 from William Turangi Tata, Tauranga with one Public Hire Cab Authority to operate as follows: Tauranga.

R. HILLMAN, Secretary.
Transport Licensing Authority.
g013799

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Traffic Improvement Schools

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 2nd day of November 1987; I, Geoffrey Thomas Henry, Assistant Director of Road Transport, hereby approve the following schools for the purposes of issuing a certificate of completion of a course of advanced instruction in terms of regulation 32 (2) of the Transport (Driver Licensing) Regulations 1987.

Roadsense Traffic Improvement School, Papamoa; under the direction of J. S. Wiles.
All Triumph Driving Academy, Upper Hutt; under the direction of J. M. Sirota.
AA (South Taranaki) Inc. Driving School, Hawera; under the direction of P. W. Gulliver.
B H Turner Driving School, Christchurch; under the direction of B. H. Turner.
Watt and Swanson—Road Safety Consultants, Albany; under the direction of B. Watt.

Signed at Wellington this 8th day of August 1989.
G. T. HENRY, Assistant Director of Road Transport.

(File: 16/6/5)
g013788
Authorities and Other Agencies of State

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 3, 19 August 1989

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 3 for 19 August is as follows:

One prize of $50,000: 8792 393355.
Eighteen prizes of $5,000: 068 764419, 314 269284, 329 295305, 417 713208, 424 250462, 975 623115, 1010 809963, 1121 759037, 1321 904449, 1918 064671, 2597 353115, 4582 582720, 6387 405137, 6897 480741, 7293 945354, 7592 552548, 7982 493875 and 9097 508762.

DAVID CAYGILL, Minister of Finance.

Reserve Bank

Reserve Bank of New Zealand Act 1964

New Bank Registration

Notice is hereby given that on the 11th day of August 1989 the Reserve Bank of New Zealand registered Post Office Bank Limited as a registered bank, pursuant to section 38(b) (3) of the Reserve Bank of New Zealand Act 1964. Notice is also given of the relinquishment of registered bank status by Barclays Bank New Zealand Limited (on 30 June 1989) and by CIBC New Zealand Limited (on 4 July 1989).

K. G. MORRELL, Chief Manager, Financial Institutions Department.

Securities Commission

Securities Amendment Act 1988

Designation Under Section 6 (1) (a) of the Securities Amendment Act 1988

Pursuant to section 6 of the Securities Amendment Act 1988, the Securities Commission gives notice that:

Merchant Securities Limited
Arawata Investments Limited
Southpac Nominees Limited

are hereby designated as nominee companies to whom paragraph (a) of subsection (1) of section 6 applies.

Dated at Wellington this 18th day of August 1989.

The Common Seal of the Securities Commission was hereunto affixed in the presence of:

[LS]

C. I. PATTERSON, Chairman of the Commission.

Designation Under Section 6 (1) (e) of the Securities Amendment Act 1988

Pursuant to section 6 of the Securities Amendment Act 1988, the Securities Commission gives notice that:

Fay, Richwhite Equities Nominees Limited
Culverwell Nominees Limited

are hereby designated as nominee companies to whom paragraph (e) of subsection (1) of section 6 applies.

Dated at Wellington this 18th day of August 1989.

The Common Seal of the Securities Commission was hereunto affixed in the presence of:

[LS]

C. I. PATTERSON, Chairman of the Commission.

Land Notices

Conservation

Reserves Act 1977

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Auckland Conservancy, hereby notifies that the following resolution was passed by The Rodney County Council on the 27th day of July 1989.

'That in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, The Rodney County Council hereby resolves that the piece of land held by the said county in fee-simple and described in the Schedule hereto, shall be, and the same is hereby declared to be a local...
Classification of Reserve and Vesting in the Green Island Borough Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Acting Otago Regional Conservator, Department of Conservation hereby classifies the reserve described in the Schedule hereto, as a local purpose reserve (cemetery), and vests the said reserve in The Green Island Borough Council in trust for that purpose.

Schedule

Otago Land District—Green Island Borough

8445 square metres, more or less, being Lot 1, D.P. 20152, situated in Green Island Bush Survey District. Part GN 734919/2.

Dated at Dunedin this 15th day of August 1989.

I. R. H. WHITWELL, Acting Regional Conservator.

(Cons. R.O. 8/7/50,8/241) 2/1

Lands

Public Works Act 1981

Land Acquired for a Limited Access Road in the County of Whangarei

Pursuant to sections 20 and 153 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Lands, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired subject to easement certificate B.645120.4 for a limited access road, which has become road, limited access road and State highway and, pursuant to section 11 (1A) of the National Roads Act 1953 shall form part of State highway No. 1 and shall vest in the Crown on the 24th day of August 1989.

Schedule

North Auckland Land District

All that piece of land containing 125 square metres, being part Lot 2, D.P. 113509; as shown marked “G” on S.O. Plan 62106, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 15th day of August 1989.

B. G. PARKER, Acting District Manager.

(Ak. D.O. 72/1/1/0/303) 1CL

Land Held for Motorway Set Apart in Connection with a Motorway in the Borough of Mount Roskill

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby declares the land described in the Schedule hereto to be set apart in connection with a motorway.

Schedule

North Auckland Land District

All that piece of land containing 1358 square metres, being Lot 2, D.P. 38589. All certificate of title, volume 1012, folio 185 (G.N. B. 845126.1), North Auckland Land Registry.

Dated at Auckland this 15th day of August 1989.

B. G. PARKER, Acting District Manager.

(Ak. D.O. 71/2/15/0/113) 1CL

Land Held for Water Power Development Set Apart for State Housing Purposes in the County of Whangarei

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Auckland, hereby declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

North Auckland Land District

All that piece of land containing 761 square metres, being Lot 7, D.P. 122426. All certificate of title No. 71B/81, North Auckland Land Registry.

Dated at Auckland this 15th day of August 1989.

B. G. PARKER, Acting District Manager.

(Ak. D.O. 92/15/27/6) 1CL

Land Acquired for Hawke's Bay County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for soil conservation and river control purposes, and shall vest in The Hawke's Bay Catchment Board from the date of publication in the Gazette.

Schedule

Hawke's Bay Land District

660 square metres, situated in Block XVI, Heretaunga Survey District, being part Lot 2, D.P. 8596, marked ‘D’ on S.O. Plan 7987, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 10th day of August 1989.
Road Realignment in Hawke's Bay District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road, which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 5 and shall vest in the Crown on the date of publication in the Gazette.

Schedule

Hawke's Bay Land District

1.2250 hectares, situated in Blocks III and VII, Pohue Survey District, being part Tarawera B, shown marked ‘A’ on S.O. Plan 9795, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 10th day of August 1989.
G. P. HULBERT, District Solicitor.

Land Acquired in Hawke's Bay District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for soil conservation and river control purposes, and shall vest in The Hawke’s Bay Catchment Board from the date of publication in the Gazette.

Schedule

Hawke's Bay Land District

460 square metres, situated in Block XVI, Heretaunga Survey District, being part Lot 14, D.P. S. 6166, marked ‘C’ on S.O. Plan 7985, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 11th day of August 1989.
G. P. HULBERT, District Solicitor.

Crown Land Set Apart for Kokiri Purposes in Cook County

Pursuant to section 52 (1) of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Manager, Department of Lands, Gisborne, declares the land described in the Schedule to be set apart for the purposes of a Kokiri Centre under section 464A of the Maori Affairs Act 1953.

Schedule

Gisborne Land District

1011 square metres, situated in Block V, Turanganui Survey District, being Section 1, S.O. Plan 1695. All transfer 15111.

Dated at Gisborne this 10th day of August 1989.
R. F. MCIMINN, District Manager.

Land Held for Use Convenience and Enjoyment of a Road Set Apart for Road in Waipa County

Pursuant to section 52 (1) of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Manager, Department of Lands, Gisborne, declares the land described in the Schedule to be set apart for road and pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 35.

Schedule

Gisborne Land District

Area

m²

Being

1257 Part Rotokautuku as marked ‘A’ on plan.
259 Part Rotokautuku A8; marked ‘B’ on plan.

Both in Block XVI, Mangaoparo Survey District, marked as mentioned on S.O. Plan 8401, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Gisborne this 10th day of August 1989.
R. F. MCIMINN, District Manager.

Road Stopped in Thames-Coromandel District

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, declares the piece of road described in the Schedule hereto to be stopped and further declares that the stopped road, now known as Section 1, S.O. 57557, shall be amalgamated with the land in certificate of title No. 3A/149, subject to notice S. 37804 settling the land as a joint family home, and to memorandum of mortgage S. 132688, South Auckland Land Registry.

Schedule

South Auckland Land District

82 square metres, situated in Block VII, Thames Survey District, adjoining Lot 1, D.P. S. 8686; as shown marked “A” on S.O. Plan 57557, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 15th day of August 1989.
R. W. BARNABY, District Manager.

Land in Waikato County Acquired for Road

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Waikato County Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

Area

m²

Being

215 Part Lot 1, D.P. S. 12601; marked “C” on S.O. Plan 58160.
369 Part Section 99S, Te Miro Settlement; marked “D” on S.O. Plan 58160.
569 Part Lot 1, D.P. S. 12601; marked “A” on S.O. Plan 58161.
165 Part Lot 1, D.P. S. 12601; marked “B” on S.O. Plan 58161.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.
Dated at Hamilton this 15th day of August 1989.
W. G. KORVER, Acting District Solicitor.

Land Acquired for Waterworks in Ohinemuri County
Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for waterworks and shall vest in The Ohinemuri County Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District
285.4392 hectares, being part Section 6, Block V, Ohinemuri Survey District. All certificate of title No. 40D/682.
Dated at Hamilton this 11th day of August 1989.
W. G. KORVER, Acting District Solicitor.

Amending a Notice Setting Apart Land for Post Office Purposes in Thames-Coromandel District
Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, amends the notice dated 11 July 1989, published in Gazette, 20 July 1989, No. 125, page 3114, setting apart land for post office purposes in Thames-Coromandel District by omitting the Schedule and substituting the following Schedule.

Schedule

South Auckland Land District
645 square metres, being part Section 1, S.O. Plan 57469. Residue certificate of title, Volume 150, folio 171.
Dated at Hamilton this 14th day of August 1989.
W. G. KORVER, Acting District Solicitor.

Amending a Notice Setting Apart Land for Post Office Purposes in Piako County
Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, amends the notice dated 7 July 1989 published in Gazette, 20 July 1989, No. 125, page 3113, setting apart land for post office purposes in Piako County by omitting the Schedule and substituting the following Schedule.

Schedule

South Auckland Land District
751 square metres, being part Section 1, S.O. Plan 57277. All certificate of title, Volume 226, folio 57.
Dated at Hamilton this 14th day of August 1989.
W. G. KORVER, Acting District Solicitor.

Land in Otorohanga District Acquired for a Limited Access Road
Pursuant to sections 20 and 153 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a limited access road which has become road, limited access road and State highway and which, pursuant to section 11 (1a) of the National Roads Act 1953, shall form part of State Highway No. 3 and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District
262 square metres, being part Section 5, Block I, Mangorongo Survey District; as shown marked “B” on S.O. Plan 57018, held in the office of the Chief Surveyor at Hamilton.
Dated at Hamilton this 14th day of August 1989.
W. G. KORVER, Acting District Solicitor.

Declaring Land to be Taken in Whakatane District
Pursuant to section 119 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be taken and vested in The Whakatane District Council.

Schedule

South Auckland Land District
Area

m²

Being

674 Part Allotment 176, Parish of Waimana; marked “SA” on plan.
152 Part Allotment 176, Parish of Waimana; marked “SC” on plan.
As shown marked as above mentioned on S.O. Plan 53497, lodged in the office of the Chief Surveyor at Hamilton.
Dated at Hamilton this 11th day of August 1989.
R. W. BARNABY, District Manager.

Land to be Set Apart for Post Office Purposes in the Wellington Land District
Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington, hereby declares the land described in the Schedule hereto to be set apart for post office purposes and shall remain vested in the Crown.

Schedule

Wellington Land District
Area

m²

Being

826 Section 151, Township of Carterton situated in Block X, Tiffin Survey District. Part Wellington Provincial Gazette, 1863, page 44 (public reserve).
1012 Section 6, Block IV, Town of Taipake. Part New Zealand Gazette, 1897, page 1343 (land permanently reserved, post office site).
Dated at Wellington this 10th day of August 1989.
R. NARAYAN, Acting District Solicitor.
Land Declared to be Road in Block IX, Kopuaraunga Survey District

Pursuant to section 114 of the Public works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be road which shall vest in The Masterton District Council on the 24th day of August 1989.

Schedule

Wellington Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>Part Old Bed, Kopuaraunga River, marked 'A' on plan.</td>
</tr>
<tr>
<td>18</td>
<td>Part Section 43, Rangitumau District, marked 'B' on plan.</td>
</tr>
<tr>
<td>34</td>
<td>Part Old Bed, Kopuaraunga River, marked 'C' on plan.</td>
</tr>
<tr>
<td>110</td>
<td>Part Section 43, Rangitumau District, marked 'D' on plan.</td>
</tr>
<tr>
<td>144</td>
<td>Part Section 42, Rangitumau District, marked 'E' on plan.</td>
</tr>
<tr>
<td>266</td>
<td>Part Lot 1, D.P. 3078, marked 'F' on plan.</td>
</tr>
</tbody>
</table>

Situated in Block IX, Kopuaraunga Survey District, as shown marked as above mentioned on S.O. Plan 33365, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 9th day of August 1989.
R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 19/2/2/0)

Land Declared to be Road in the Wellington Land District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be road which shall vest in The Masterton District Council on the 24th day of August 1989.

Schedule

Wellington Land District

1199 square metres, being part Section 86, Masterton Small Town Settlement and also being part Lot 4, D.P. 114. All certificate of title, Volume 213, folio 282, Wellington Land Registry.

Dated at Wellington this 9th day of August 1989.
R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. PL 27/20/1)

Stopped Road to be Vested in Block XI, Onamalutu Survey District

Pursuant to section 117 (7) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares:

(a) The land described in the First Schedule hereto to be added to the land held for a public work contained in certificate of title No. 3A/1171, Marlborough Land Registry.

(b) The land described in the Second Schedule hereto to be added to the land held for a public work contained in certificate of title No. 35/1, Marlborough Land Registry.

First Schedule

Marlborough Land District

1765 square metres, being Section 1, S.O. Plan 6463, situated in Block XI, Onamalutu Survey District. Part Gazette notice No. 146439, Marlborough Land Registry.

Second Schedule

Marlborough Land District

1501 square metres, being Section 2, S.O. Plan 6463, situated in Block XI, Onamalutu Survey District. Part Gazette notice No. 146439, Marlborough Land Registry.

Dated at Wellington this 17th day of August 1989.
R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 19/2/33/0)

Land Held for a Reserve to be Set Apart for Post Office Purposes in the City of Dunedin

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin declares the reserve described in the Schedule hereto to be set apart for post office purposes.

Schedule

Otago Land District—City of Dunedin

All that piece of land containing 1979 square metres, being Section 1, S.O. 14450. Part Deeds Index C897.

Dated at Dunedin this 21st day of August 1989.
K. M. STEWART, District Manager, Department of Lands, Dunedin.

(Lands Dn. D.O. 24/105)

Land Set Apart and Leasehold Estate in Land Acquired for Irrigation and Power Generation, Power Generation and Road Realignment in the Maniototo County

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin:

(a) Pursuant to section 20, declares that, an agreement to that effect having been entered into:

(i) The leasehold estate in the land described in the First Schedule hereto is hereby acquired for irrigation and power generation and shall vest in the Crown on the 24th day of August 1989.

(ii) The land and the leasehold estate in the land described in the Third Schedule hereto is hereby acquired for power generation and vested in The Otago Electric Power Board on the 24th day of August 1989.

(b) Pursuant to section 52, declares the Crown land in the First and Second Schedules hereto to be set apart for irrigation and power generation.

(c) Pursuant to section 114, declares the land described in the Fourth Schedule hereto to be road and vested in The Maniototo County Council.

(d) Pursuant to section 116, declares the portions of road described in the Fifth Schedule hereto to be stopped and pursuant to section 52, declares that:

(i) The areas firstly and secondly described in the Fifth Schedule hereto are set apart for power generation and shall vest in The Otago Electric Power Board.

(ii) The areas thirdly, fourthly, fifthly, sixthly, seventhly and eighthly described in the Fifth Schedule hereto are set apart for irrigation and power generation.
(e) Pursuant to section 119 (1), declares the land described in the Sixth Schedule hereto to be taken and amalgamated with the land in the Third Schedule hereto held by The Otago Electric Power Board for power generation.

**Schedule**

**Otago Land District—Maniototo County**

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.1178</td>
<td>Part Run 308F, Block X, Upper Taieri Survey District, shown marked 'H' on S.O. Plan 21584.</td>
</tr>
<tr>
<td>0.9665</td>
<td>Part Run 308F, Block X, Upper Taieri Survey District, shown marked 'K' on S.O. Plan 21584.</td>
</tr>
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<td>4.7789</td>
<td>Part Run 308F, Block X and XII, Upper Taieri Survey District, shown marked 'A' on S.O. Plan 21585.</td>
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<td>1.3310</td>
<td>Part Run 308F, Block XII, Upper Taieri Survey District, shown marked 'A' on S.O. Plan 21586.</td>
</tr>
<tr>
<td>5.1547</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'C' on S.O. Plan 21586.</td>
</tr>
<tr>
<td>11.2936</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'A' on S.O. Plan 21587.</td>
</tr>
<tr>
<td>0.2216</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'C' on S.O. Plan 21587.</td>
</tr>
<tr>
<td>0.1594</td>
<td>Part Section 2, Block XII, Upper Taieri Survey District, shown marked 'E' on S.O. Plan 21587.</td>
</tr>
<tr>
<td>9.5923</td>
<td>Part Run 308F, Block XIII and XIV, Upper Taieri Survey District, shown marked 'F' on S.O. Plan 21588.</td>
</tr>
<tr>
<td>0.3078</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'H' on S.O. Plan 21588.</td>
</tr>
<tr>
<td>0.1427</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'K' on S.O. Plan 21588.</td>
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<tr>
<td>19.0700</td>
<td>Part Run 308F, Block XIII and XIV, Upper Taieri Survey District, shown marked 'G' on S.O. Plan 21589.</td>
</tr>
<tr>
<td>3.0366</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'O' on S.O. Plan 21590.</td>
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<tr>
<td>1.8623</td>
<td>Part Run 308F, Block XIII, Upper Taieri Survey District, shown marked 'R' on S.O. Plan 21590.</td>
</tr>
<tr>
<td>7.6516</td>
<td>Part Run 308F, Block XIII, Upper Taieri Survey District, shown marked 'S' on S.O. Plan 21591.</td>
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<tr>
<td>9.2768</td>
<td>Part Run 308F, Block I, Loganburn Survey District, shown marked 'X' on S.O. Plan 21592.</td>
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<tr>
<td>11.0800</td>
<td>Part Run 308F, Block I, Loganburn Survey District, shown marked 'Y' on S.O. Plan 21593.</td>
</tr>
<tr>
<td>2.6500</td>
<td>Part Run 248M, Block I, Loganburn Survey District, shown marked 'D' on S.O. Plan 21593.</td>
</tr>
<tr>
<td>6.5100</td>
<td>Part Run 248M, Block I, Loganburn Survey District, shown marked 'E' on S.O. Plan 21594.</td>
</tr>
<tr>
<td>0.6800</td>
<td>Part Run 248M, Block I, Loganburn Survey District, shown marked 'K' on S.O. Plan 21595.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on the plans above mentioned lodged in the office of the Chief Surveyor at Dunedin.

**Second Schedule**

**Otago Land District—Maniototo County**

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0200</td>
<td>Crown Land, Block I, Loganburn Survey District, shown marked 'C' on S.O. Plan 21593.</td>
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<tr>
<td>1.5900</td>
<td>Crown Land, Block I, Loganburn Survey District, shown marked 'F' on S.O. Plan 21594.</td>
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<tr>
<td>0.8090</td>
<td>Part Section 8, Block I, Loganburn Survey District, shown marked 'H' on S.O. Plan 21594.</td>
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<tr>
<td>2.1900</td>
<td>Part Section 8, Block I, Loganburn Survey District, shown marked 'I' on S.O. Plan 21594.</td>
</tr>
<tr>
<td>2.3000</td>
<td>Part Section 8, Block I, Loganburn Survey District, shown marked 'J' on S.O. Plan 21594.</td>
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<tr>
<td>0.5600</td>
<td>Crown Land, Block I, Loganburn Survey District, shown marked 'L' on S.O. Plan 21595.</td>
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<tr>
<td>1.3900</td>
<td>Part Section 8, Block I, Loganburn Survey District, shown marked 'N' on S.O. Plan 21595.</td>
</tr>
<tr>
<td>2.0200</td>
<td>Part Section 8, Block I, Loganburn Survey District, shown marked 'P' on S.O. Plan 21595.</td>
</tr>
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</table>

As shown marked as above mentioned on the plans above mentioned lodged in the office of the Chief Surveyor at Dunedin.

**Third Schedule**

**Otago Land District—Maniototo County**

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
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<tbody>
<tr>
<td>2.5000</td>
<td>Part Section 23, Block X, Upper Taieri Survey District, shown marked 'A' on S.O. Plan 21584.</td>
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<tr>
<td>0.9225</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'B' on S.O. Plan 21587.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on the plans above mentioned lodged in the office of the Chief Surveyor at Dunedin.

**Fourth Schedule**

**Otago Land District—Maniototo County**

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
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</thead>
<tbody>
<tr>
<td>0.2800</td>
<td>Part Section 23, Block X, Upper Taieri Survey District, shown marked 'E' on S.O. Plan 21584.</td>
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<tr>
<td>0.6975</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'B' on S.O. Plan 21586.</td>
</tr>
<tr>
<td>0.0425</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'C' on S.O. Plan 21588.</td>
</tr>
<tr>
<td>0.3521</td>
<td>Part Run 308F, Block XIII, Upper Taieri Survey District, shown marked 'E' on S.O. Plan 21588.</td>
</tr>
<tr>
<td>0.0637</td>
<td>Part Run 308F, Block XIII, Upper Taieri Survey District, shown marked 'F' on S.O. Plan 21589.</td>
</tr>
<tr>
<td>0.546</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'L' on S.O. Plan 21589.</td>
</tr>
<tr>
<td>1.2662</td>
<td>Part Section 2, Block XIII, Upper Taieri Survey District, shown marked 'P' on S.O. Plan 21590.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on the plans above mentioned lodged in the office of the Chief Surveyor at Dunedin.

**Fifth Schedule**

**Otago Land District—Maniototo County**

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
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</thead>
<tbody>
<tr>
<td>2.4000</td>
<td>Adjoining or passing through</td>
</tr>
<tr>
<td>0.8800</td>
<td>Section 23, Block X, Upper Taieri Survey District, shown marked 'D' on S.O. Plan 21584.</td>
</tr>
<tr>
<td>0.1000</td>
<td>Run 308F, Block X, Upper Taieri Survey District, shown marked 'F' on S.O. Plan 21584.</td>
</tr>
<tr>
<td>0.1549</td>
<td>Section 2 and Run 308F, Block XIII, Upper Taieri Survey District, shown marked 'H' on S.O. Plan 21589.</td>
</tr>
<tr>
<td>0.4700</td>
<td>Section 8 and Run 308F, Block I, Loganburn Survey District, shown marked 'B' on S.O. Plan 21593.</td>
</tr>
<tr>
<td>2.9600</td>
<td>Section 8, Block I, Loganburn Survey District, shown marked 'G' on S.O. Plan 21594.</td>
</tr>
<tr>
<td>0.5720</td>
<td>Section 8, Block I, Loganburn Survey District, shown marked 'M' on S.O. Plan 21595.</td>
</tr>
<tr>
<td>0.5770</td>
<td>Section 8, Block I, Loganburn Survey District, shown marked 'O' on S.O. Plan 21595.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on the plans above
Sixth Schedule

Otago Land District—Maniototo County

Area
ha
0.0500

Being
Part Section 23, Block X, Upper Taieri Survey District, shown marked 'L' on S.O. Plan 21584.

As shown marked as above mentioned on the plans above mentioned lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 21st day of August 1989.

K. M. STEWART, District Manager, Department of Lands, Dunedin.

(Lands Dn. D.O. 15/7/0, 8, 9, 11, 15, 26)  

Reserve for Public Buildings Set Apart for Road Maintenance Workers Residence

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, New Plymouth declares the reserve for public buildings described in the Schedule hereto to be set apart for a road maintenance workers residence.

Schedule

Taranaki Land District—Stratford District

885 square metres, being Section 17, Block II, Town of Whangamomona; part New Zealand Gazette, 1905, page 2764.

Dated at New Plymouth this 17th day of August 1989.

B. M. ROLLO, District Manager.

(Lands NP. D.O. 10/5)  

Amending a Notice Declaring Land to be Crown Land in the County of Waimea

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby amends the notice dated 12 August 1988 and published in the New Zealand Gazette of 8 September 1988, No. 154 at page 3576, by adding after the fourth line the words "subject to the Land Act 1948".

Dated at Wellington this 18th day of August 1989.

R. NARAYAN, Acting District Solicitor.

(Lands H.O. 24/341/4; Wn. D.O. 23/43/3/0/4)  

Declaring Road Stopped and Land Taken in Block I, Jacobs River Hundred, Wallace County

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Invercargill:

(a) Pursuant to sections 116 and 117, declares the road described in the First Schedule hereto to be stopped and when so stopped be amalgamated as follows:

1. The area of land firstly described to be amalgamated in certificate of title No. 8D/564, subject to existing encumbrances.

2. The area of land secondly described to be amalgamated in certificate of title No. 6C/429, subject to existing encumbrances.

(b) Pursuant to sections 114 and 119, declares the land described in the Second Schedule hereto to be taken and when so taken be amalgamated in certificate of title No. 7B/299, subject to existing encumbrances.

First Schedule

Southland Land District

Road Stopped

Area
m²
Being
786 Part Section 27 (Deeds Index E234) as shown marked 'E' on plan.
65 Part Section 27 (Deeds Index F296) as shown marked 'F' on plan.

As shown as above mentioned on S.O. Plan 10849, lodged in the office of Chief Surveyor at Invercargill.

Second Schedule

Southland Land District

Land Taken

4461 square metres, being part Section 82 as shown marked 'B' on S.O. Plan 11222, lodged in the office of the Chief Surveyor at Invercargill.

Dated at Invercargill this 7th day of August 1989.

P. J. PERKINS, District Manager.

(Lands Dn. D.O. 18/767/53)  

Land Acquired for Road, Land Declared to be Road and Road Stopped in Southland County

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Invercargill:

(a) Pursuant to section 20, declares that, agreements to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road and vested in The Southland County Council on the date of publication hereof in the Gazette.

(b) Pursuant to section 114, declares the land described in the Second Schedule hereto to be road and vested in The Southland County Council on the date of publication hereof in the Gazette.

(c) Pursuant to sections 116 and 117, declares the portions of road described in the Third Schedule hereto to be stopped and that:

1. The area of land firstly described to be amalgamated in certificate of title No. 7C/147, subject to existing encumbrances.

2. The area of land secondly described to be amalgamated in certificate of title, Volume 59, folio 125, subject to existing encumbrances.

First Schedule

Southland Land District

Land Acquired for Road

All those pieces of land situated in Block VIII, Wendonside Survey District described as follows:

Area
m²
Being
1015 Part Section 28, marked 'A' on S.O. Plan 10949.
726 Part Section 6, marked 'A' on S.O. Plan 10950.
150 Part Section 6, marked 'B' on S.O. Plan 10950.
154 Part Section 6R, marked 'C' on S.O. Plan 10950.
247 Part Section 6, marked 'A' on S.O. Plan 10951.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Invercargill.
Second Schedule

Southland Land District

Land Declared to be Road

All those pieces of land situated in Wendonside and Wendon Survey Districts described as follows:

- Area: \( m^2 \)
- Being
  - 2166 Bed of the Waitakia River situated in Block VIII, Wendonside Survey District and Block X, Wendon Survey District, marked 'B' on plan.
  - 1820 Part Lot 1, D.P. 11495, being part Section 12, Block X, Wendon Survey District, marked 'C' on plan.

As shown as above mentioned on S.O. Plan 10951, lodged in the office of the Chief Surveyor at Invercargill.

Third Schedule

Southland Land District

Road Stopped

All those pieces of road situated in Wendonside and Wendon Survey Districts described as follows:

- Area: \( m^2 \)
- Adjoining
  - 1912 Part Section 12, Block X, Wendon Survey District, as shown marked 'D' on plan.
  - 178 Part Section 6, Block VIII, Wendonside Survey District, as shown marked 'E' on plan.

As shown as above mentioned on S.O. Plan 10951, lodged in the office of the Chief Surveyor at Invercargill. Dated at Invercargill this 7th day of August 1989.

P. J. PERKINS, District Manager.

(Lands Dn. 18/767/15)

Deviation to Mill Road

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Hokitika, hereby:

(a) Pursuant to section 114 (1), declares the land described in the First Schedule hereto to be road and vested in The Grey County Council.

(b) Pursuant to sections 116, 117 and 120 (3) and with the consent of The Grey County Council, declares the road described in the Second Schedule hereto to be stopped and vested in David Owen Bishell of Ahaura, farmer and Joyce Lorraine Bishell, his wife.

First Schedule

Westland Land District—Grey County

2,836 square metres, being part Section 179, Square 122 as shown marked 'A' on S.O. Plan 10877, lodged in the office of the Chief Surveyor at Hokitika.

Second Schedule

Westland Land District—Grey County

496 square metres, adjoining part Section 179, Square 122 as shown marked 'B' on S.O. Plan 10877, lodged in the office of the Chief Surveyor at Hokitika.

Dated at Hokitika this 10th day of August 1989.

H. J. BRYANT, District Manager.

(Ch. D.O. 35/22)

Land at Anama Acquired for Education Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for education purposes together with the easements created by transfer 472894 and Proclamation 473066 and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Ashburton County

2.0234 hectares, being Reserve 3569; all certificate of title, Volume 733, folio 67. Dated at Christchurch this 14th day of August 1989.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. PL06-071)
Land Acquired for Soil Conservation and River Control Purposes in Hauraki Plains County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in The Hauraki Catchment Board on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td>Part Lot 2, D.P. S. 3859; marked “A” on plan.</td>
</tr>
<tr>
<td>ha</td>
<td>Part Lot 1, D.P. S. 3859; marked “B” on plan.</td>
</tr>
<tr>
<td>13,900</td>
<td>Part Lot 3, D.P. S. 3859; marked “C” on plan.</td>
</tr>
<tr>
<td>1,4180</td>
<td>Part Lot 4, D.P. S. 3859; marked “D” on plan.</td>
</tr>
<tr>
<td>13,0490</td>
<td>Part Awaiti 1C1 Block; marked “E” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 58208, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 18th day of August 1989.

W. G. KORVER, Acting District Solicitor.

Land Acquired for Soil Conservation and River Control Purposes in Ohinemuri County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in The Hauraki Catchment Board on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

All that piece of land containing 500 square metres, situated in Block XII, Waikou Stream District, being part Old Opouke Stream Bed; as shown marked “C” on S.O. Plan 57382. LODGED in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 18th day of August 1989.

W. G. KORVER, Acting District Solicitor.

Land Acquired for Soil Conservation and River Control Purposes in Thames-Coromandel District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in The Hauraki Catchment Board on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

All that piece of land containing 212 square metres, situated in the Borough of Thames, being Lot 2, D.P. 29646 and being parts Karaka and Karaka No. 1 Blocks and part of Old Karaka Creek Bed. All certificate of title, Volume 733, folio 38.
Dated at Hamilton this 18th day of August 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 96/094001/0/13)

First Schedule

Date of Notice Reference Registration No.
26 April 1971 New Zealand Gazette, K. 257042
No. 52, 8 July 1971, page 73

Second Schedule

Maori Affairs Act 1953

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Gisborne 1989, No. 5.

2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.

Area Being

ha 27.51708 Kaiwaitau 4C situated in Block IV, Mahanga Survey District. Partition order dated 11 February 1925.

Dated at Gisborne this 10th day of August 1989.

N. M. IHAKA, District Manager.

Department of Maori Affairs, Gisborne.

(Gis. 1989 No.5; D.O. L4/2/12)

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<table>
<thead>
<tr>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>$15.00 and less</td>
<td>$1.00</td>
</tr>
<tr>
<td>$15.01 and greater</td>
<td>$2.50</td>
</tr>
</tbody>
</table>

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V. R. WARD, Government Printer.
**New Zealand Post**

**Treaty of Waitangi Act 1975**

**State Owned Enterprises Act 1986**

Notice is given that New Zealand Post Limited has applied to the Waitangi Tribunal under section 8d of the Treaty of Waitangi Act 1975 to recommend that the land described below, be no longer liable to resumption by the Crown on behalf of any Maori claimants to the Waitangi Tribunal.

The land is former Crown land transferred to New Zealand Post Limited by section 23 of the State Owned Enterprises Act 1986, situated at the corner of Queen and Oxford Streets, Levin and being more particularly described as Lots 1, 2, 3, and part Lot 4, D.P. 1006, being certificate of title 420138 and Proclamation No. 2748, Wellington Land Registry.

Any Maori who considers that he or she or any group of Maori of which he or she is a member have grounds for a claim in respect of the land under section 6 of the Treaty of Waitangi Act 1975 must submit a claim to the Waitangi Tribunal before the 30th day of November 1989, and may post that claim to the Registrar, Waitangi Tribunal, P.O. Box 10-044, The Terrace, Wellington, New Zealand Post Limited.

A claim has been submitted to the Tribunal on behalf of the Mauapoko runanga (Wai 52) which affects all land under the ownership or authority of the Crown in the Levin area. If no other claim in relation to the land is submitted to the Waitangi Tribunal before the 30th day of November 1989, and if all parties to the above claim (Wai 52) have informed the Tribunal in writing that they consent to the making of the recommendation, the Tribunal may recommend that the land or interest in land be no longer liable to resumption under section 27b of the State Owned Enterprises Act 1986. Dated at Wellington this 14th day of August 1989.

H. C. PARKER, Managing Director.

New Zealand Post Limited.

**Treaty of Waitangi Act 1975**

**State Owned Enterprises Act 1986**

He whakatau tenei kua tono a New Zealand Post Limited ki te Roopu Whakamana i te Tiriti o Waitangi i raro i te tekiona 8d o te Treaty of Waitangi Act 1975 kia tono ki te Kawanatanga kia ka e riro ano te whenua kua whakahua i raro iho nei, i raro i te mana o te Karauna mo nga Maori e tuku kereme ana ki te Roopu Whakamana i te Tiriti o Waitangi.

Ko te whenua, i raro i te mana o te Karauna i ona wa, i whakawhitia ki a New Zealand Post Limited i raro i te tekiona 23 o te State Owned Enterprises Act 1986 (i raro rani e tetahi atu wahanga o te Ture nei). Ko te whenua nei kei te koki o Queen and Oxford Streets, he Levin e mohiotia nei hoki ko te Lots 1, 2, 3, and part Lot 4, D.P. 1006, being certificate of title 420/38 and Proclamation No. 284, Wellington Land Registry.

Mehemana tetahi maori e whakapono ana a ehei ana ia, tetahi roopu Maori ranei e whaiapanga atu ana ia, ki te whakatakoto kereme ki taua whenua i raro i te tekiona 6 o te Treaty of Waitangi Act 1975, me whakatakoto kereme atu ia ki te Roopu Whakamana i te Tiriti o Waitangi i mua o te 30th of nga ra o November 1989, a ko ahi e ki te tuku i taua kereme ki te Kairehita o te Roopu Whakamana i te Tiriti o Waitangi, Pouaka Poutapeta 10-044, Te Whanga-Nui-a-Tara.

Kua tono a te runanga o Mauapoko (Wai 52) he kereme ki te Roopu Whakamana i te Tiriti, ko te kereme e ahei ana ki nga whaiapanga me nga mana whenua a te Karauna kei te rehe o Levin.

Mehemana kaore e tuku ana atu he kereme mo taua whenua ki te Roopu Whakamana i te Tiriti o Waitangi i mua o te 30th of nga ra o November 1989, a mehema kua whakae a tahi nga roopu o te kereme kei runga ake nei (Wai 52) kia ka e riro ano te whenua ki te Karauna, kei te Roopu Whakamana i te Tiriti o waitangi te mana ki te tono kia kaue a te Karauna e whaiwhai atu ano ki taua whenua, ki tetahi wahanga ranei o taua whenua, i raro i te tekiona 27b o te State Owned Enterprises Act 1986.

H. C. PARKER, Managing Director.

New Zealand Post Limited.

**Treaty of Waitangi Act 1975**

**State Owned Enterprises Act 1986**

Notice is given that New Zealand Post Limited has applied to the Waitangi Tribunal under section 8d of the Treaty of Waitangi Act 1975 to recommend that the land described below, be no longer liable to resumption by the Crown on behalf of any Maori claimants to the Waitangi Tribunal.

The land is former Crown land transferred to New Zealand Post Limited by section 23 of the State Owned Enterprises Act 1986, situated at the corner of Baring Square and East Street, Ashburton and being more particularly described as 1255 square metres, being Lot 1, D.P. 11591, part Reserves 1642 and 1643 (Town Section 498 and part Town Section 511) and being all certificate of title 461/274, Canterbury Land District.

Any Maori who considers that he or she or any group of Maori of which he or she is a member have grounds for a claim in respect of the land under section 6 of the Treaty of Waitangi Act 1975 must submit a claim to the Waitangi Tribunal before the 30th day of November 1989, and may post that claim to the Registrar, Waitangi Tribunal, P.O. Box 10-044, The Terrace, Wellington.

If no claim in relation to the land is submitted to the Waitangi Tribunal before the 30th day of November 1989, the Tribunal may recommend that the land or interest in land be no longer liable to resumption under section 27b of the State Owned Enterprises Act 1986. Dated at Wellington this 14th day of August 1989.

H. C. PARKER, Managing Director.

New Zealand Post Limited.
Mehemea Tetahi Maori e whakapono ana e ahei ana ia, tetahi roopu Maori ranei e whaipanga atu ana ia, ki te whakatakoto kereme ki te taua whenua i raro i te tekiona 6 o te Treaty of Waitangi Act 1975, me whakatakoto kereme atu ia ki te Roopu Whakamana i te Tiriti o Waitangi i mua o te 30th o nga ra o November 1989, a ka ahei ki te tuku i taua kereme ki te Kairehita o te Ropu Whakamana i te Tiriti o Waitangi, Pouaka Poutapeta 10-044, Te Whanga-Nui-a-Tara.

Mehemea kaore e tukua atu he kereme mo taua whenua ki te Roopu Whakamana i te Tiriti o Waitangi i mua o te 30th o nga ra o November 1989, kel te Ropu Whakamana i te Tiriti o Waitangi te mana ki te tono kia kaua te Karauna e whaiwahi atu ano ki taua whenua, ki tetahi wahananga ranei o taua whenua, i raro i te tekiona 27a o te State Owned Enterprises Act 1986.

I hainatia i Wellington i te 14th o nga ra o August 1989.

H. C. PARKER, Managing Director.

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